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10. 44.]

PERTH: FRIDAY, SEPTEMBER 21.
[1923.

No. 16416.-C.S.O.
Bank Holidays at Dongarra and Kellerberrin. PROCLAMATION

Whstern australia, \{ By His Excellency Sir Francis Alex то wit. $\quad\}$ ander Newdegate, Knight Commande of the Most Distinguished Order ot F. A. Newdegate, St. Michael and St. George, Governor Governor. in and over the State of Western the Commonwealth of Australia.
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.

Friday, 28th September, 1923-Dongarra.
Tuesday, 2nd October, 1923-Kellerberrin.
Given under my hand and the Public Seal of the said State, at Perth, this 12th day of September, 1923.

By His Excellency's Command,
R. S. SAMPSON, Colonial Secretary.
GOD SAVE THE KTNG ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 12 th day of September, 1923, the following Order in Council was authorised to be issued:-

The Public Works Act, 1902.
Agricultural Areas Water Supplies-Narambeen.
ORDER IN COUNCIL.
P.W.W.S. $550 / 22$; Ex. Co. 2728.

WHEREAS by Section 11 of "The Public Works Act, 1902,' it is made lawful for the Governor, by Order in Council, to authorise the Minister to undertake, construct, or provide any Public Work (subject as to Railways to Section 96), and such authorisation shall be deemed an authority to such Minister by and under that Act: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council and in exercise of the power conferred by the recited section of "The Public Works Act, 1902,", doth
hereby authorise the Minister for Works and Trading Concerus to provide a Water Supply Tank at Narambeen, on the land shown coloured green ou Plan P.W.D., W.A., No. 22747 (L. \& S. 48319 ), which may be inspected at the office of the Minister for Works and Trading Concerns, Perth.
H. T. STITFOLD,

Acting Clerk of the Council.

AT a Meeting of the Executive Conncil held in the Execntive Council Chamber, at Perth, this 19th day of September, 1923, the following Orders in Council were authorised to be issued:-
The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

## ORDER IN GOUNCIL:

## M.W.S. $845 / 21$.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909,' it is provided that, subject to the provisions of the Act, the Minister of Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend Water Works, Sewerage Works, and Stormwater Drainage Works: And whereas it is furthei provided that the Governor may exempt reticulation works from certain sections of this Act: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the construction and extension by the Minister of Water Supply, Sewerage, and Drainage of the following works under the said Act, and does hereby exempt such works from the operations of Sections 20, 21, 22, and 23 of the said Act:-

## Description and Location of Retieulation Worles

 approved and exempted.Metropolitan Water Supply Improvements. En'argement of Mains.
The works consist of the replacing of the existing galvanised iron tube mains with cast-iron mains of various sizes and lengths, in the localities as shown hereunder.

The whole of the works are as indicated in red on Drawings Nos. 1 to 18 of Plan M.W.S., S., \& D.D., W.A., No. 4225.

City of Perth, Leederville Ward:
Salvado Road and Harborue Street-12 chains 6 -inch dia., Drawing No. I.

City of Perth, North Perth Ward:
Coronation Street- 15 chains 3 -inch dia., Drawing No. 2.
Eton Street-40 chains 4 -inch dia, Drawing No. 17.
Gill Street- 13 chains 3 -inch dia., Drawing No. 17
Norfolk Street-191/2 chains 3-inch dia., Drawing No. 18.

Hyde Street-10 chains 3 -inch dia., Drawing No. 18. City of Perth, Victonia Park Ward:
Sunbury Road- $151 / 2$ chains 4 -inch dia., Drawing No. 3.

Teague Street-201/2 chains 4-inch dia., Drawing No. 3.
Cargill Street-22 chains 4-inch dia., Drawing No. 4.
Geddes Street- 22 chains 4 -inch dia., Drawing No. 4
Gloucester Street-12 chains 3 -inch dia., Drawing No. 4.
Gerard Street-67 chains 4 -inch dia., Drawing No. 5.
Roberts Road- 7214 chains 6 and 4 -mech dia., Drawing No. 16.
Perth Road Board, Maylands Ward:
Railway Terrace- 33 chains 4 -inch dia., Drawing No. 6.
Sherwood and Rupert Streets-9 chains 3 -inch dia., Drawing No. 6.
South Perth Road District:
Salisbury Avenue-141/2 chains 4 -inch dia., Drawing No. ${ }^{7}$.
Roseberry Avenve-181/2 chains 4 -inch dia., Drawing No. 7.
Arlington Avenue-12 chains 4 -inch dia., Drawing No. 7.
Gladstone Avenne-31/2 chains 4 -inch dia., Drawing No. 7.
Forrest Street-451/2 chains 4 -inch dia., Drawing No. 8 . Belmont Part Road District:
Keymer and Wallace Streets- 46 chains 4 -inch dia., Drawing No. 9.
Epsom Avenne- 27 chains 4-inch dia., Drawing No. 10. Kooyong Road-191/2 chains 4 -inch dia., Drawing No. 10.

Claremont Municipality:
Divers Street-11/2 chains 4 -inch dia., Drawing No. 11
King Street $101 / 2$ chains 3 -inch dia., Drawing No. 11. Cottesloc Municipality:

John Street-181/2 chains 4 -inch dia., Drawing No. 12.
Nailsworth and Clamberlain Streets-22 chains 4 -inch dia., Drawing No. 12.
Princess Street-13 chains 3-inch dia., Drawing No. 12.

East Fremantle Municipality:
Hillside Avenue and Bellevue Street- $161 / 2$ chains 4. inch dia., Drawing No. 13.
Melville Road District:
Harris Road- 25 chains 4 -inch dia., Drawing No. 14.
Waddell Road-31 chains 4 -inch dia., Drawing No. 14. Bassendean hoad District:

Guildford Road-34 chains 6 -inch dia., Drawing No. 15.

Surrey Road-271/2 chains 6 -inch dia., Drawing No. 15.
This Order in Council shall take effect from the 21 st day of September, 1923.
H. T. STITFOLD,

Acting Clerk of Executive Council.

The Land Act, 1898.

## ORDER IN COUNCIT.

Corr. No. $4567 / 14$
WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Govenor 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. 18120 (at Morawa) should vest in and be held by Messrs. Sydney Mackenzie Valentine, Frederick Gill, Archibald Francis Gustavus Burt, Alexander Anderson, and Francis Arthur Granville, in trust for the purpose of Agricultural Hall Site: Now, therefore, His Excellency the Govemor, by and with the advice and consent of the Executive Comencil, toth hereby direct that the before-mentioned Reserve shall vest in and be held by Messrs. Sydney Mackenzie Valcutine, Frederick Gill, Archibald Francis Gustavus Burt, Alexander Anderson, and Francis Arthar Gramville, in trust for the purpose aforesaid; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.
H. T. STTTFOLD,

Acting. Clerk of the Council.

## The Land Act, 1898.

ORDER IN COUNCIL.
Corr. No. 1661/18.
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. 17761 should vest in and be held by Messis. F. Yandle, H. Kelly, E. W. Tucker, J. Hickey, W. E. Brown, in trust for the purpose of Agricultural Hall Site: Now, therefore. His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Messrs. F. Yandle, H. Kelly, E. W. Tucker, J. Hickey, and W. E. Brown, in trust for the purpose aforesaid; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.
H. T. STITFOLD,

Acting Clerk of the Comncil.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.
ORDER TN COUNCIL.
M.W.S. 704/23.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909,' it is provided that, subject to the provisions of the Act, the Minister of Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend Water Works, Sewcrage Works, and Stormwater Drainage Works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates, in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister of Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:-

## Hills Water Soheme.

Churchman Brook Dam and Pipe Line to Perth.
(a.) The construction of an earth dam on Churchman Brook, complete with by-wash, valve, and meter houses, ete.
(b.) The provision and laying of (2) two miles of 16 -inch diameter, $31 / 2$ miles of 30 -inch diameter, and 17 miles of 36 -inch diameter steel main.
(c.) The construction of an approach road from Armadale to the Churchman Brook Dam Site, as shown on Plan M.W.S., S., \& D.D. No. 4205.

This Order in Council shall take effect from the 21st day of September, 1923.
H. T. STITFOLD,

Acting Clerk of Executive Conncil.

## THE AUDIT ACT, 1904.

The Treasury,
Perth, 17 th September, 1923 .
Treasury No. 110/23.
IT is published, for general information, that Mr. V. R. Owen has been appointed Receiver of Revenue for the Harbour and Light Department, as from the 10th September, 1923.

## GOVERNMENT SAVINGS BANK.

The Treasury,
Perth, 15th September, 1923.
Treasury No. 2745/21.
IT is hereby published, for general information, that Mr. Walter C. A. Light has been appointed Agent of the Govermment Savings Bank at Mount Hawthorn, vice $\mathrm{Mr}^{\prime}$, Walter Harvey, resigned.

The Treasury,
Perth, 18th September, 1923.
Treasury No. 2130/23.
IT is hereby published, for general information, that an Agency of the Govermment Savings Bank has been opened at Cambridge Street, Churchlands, and that Mr. John Stephemson has been appointed Agent.

Treasury No. 3126/21.
IT is hereby published, for general information, that the Mount Marshall District Earmers' Co-operative, Company; Lta, hare been appointed Agents of the Government Savings Bank at Beneublin, vice Mr. F. A. Pratt.

Treasury No. 2118/23.
IT is hereby published, for general information, that Mr. W. R. Dalrymple has been appointed Agent of the Govermment Savings Bank at Mandurah, vice Mr. R. L. Tuckey, resigned.
G. W. SIMPSON,

Acting Under Treasurer.

## No. 16417.-C.S.O.

## APPOINTMENTS AND RESIGNATIONS.

## Colonial Secretary's Office,

 Perth, 21st September, 1923.HIS Excellency the Governor in Council has been pleased to make the following appointments:-
M.P.H. 433/19.—Dr. G. S. C. Mayrhofer to be Junior Resident Medical Officer, Perth Hospital, from the 10th May, 1923.
M.P.H. 433/19.-Dr. A. N. Magnus to be Junior Resident Medical Officer, Perth Hospital, from the 1 st Sep tember, 1923.
M.P.H. $1607 / 20-$ Dr. W. H. Rigby to be District Medical Officer and Public Vaccinator, Margaret River, from the 14 th Angust, 1923.
And to accept the following resignations:-
M.P.E. 483/19.-Dr. Lestie LeSouef as Junior Resident Medical Officer, Perth Hospital, from the 15 th July, 1923.
M.P.TT. 433/19.-Dr. W. A. Mackey as Junior Resident Medical Officer, Perth Hospital, from the $2 n d$ September, 1923.

1575/22.-W. Dixon, of Rockingham, as an Fonorary Inspector' of Fisherics under "The Fisheries Act, 1905-13.'
G. DIBDTN,

Acting Under Secretary.

Crown Law Department, Perth, 20th September, 1923.

## C.L.D. $4016 / 23$.

HIS Excellency the Governor in Executive Council has nominated the Honomable John Alfred Northmore, a Judge of the Supreme Court, to act as President of the Conrt of Arbitration during the temporary absence of the President, pursuant to Section 43 of the Industrial Arbitration Act, No. 57 of 1912.

HIS Excellency the Governor in Executive Council has approved of the following appointments:--
C.L.D. 3986/23.-Percy Louis Gibbons, Licensing Magistrate, to act in the place of the Chairman of Licensing Courts as Deputy Chairman, in case of the absence or temporary incapacity at any time of the Chairman.
C.L.D. $4054 / 23 .-$ F. Gray, temporarily, as Acting Associate to His Honour Mir. Justice Draper, and Clerk of Arraigns at the Court of Session, Broome.
C.L.D. $5983 / 13 .-\mathrm{C}$. R. Stahl, temporarily, as Acting Clerk of the Local Court and Acting Clerk to Magistrates, M.t. Magnet, during the absence on leave of J. Thomas, as from the Stle September, 1923.
C.L.D. $4007 / 23 .-$ C. R. Stahl as Acting Electoral Registrar and Returning Officer for the Mount Magnet Electoral District (under the provisions of Section 6 of "The Electoral Act, 1907") during the absence on leave of. J. Thomas, as from the 8th September, 1923.
C.L.D. 3773/20.

THE Hon. Minister for Justice has appointed Sergeant Crowe as Bailiff of the Local Court, York, vice Sergeant Dodd, resigned.
F. G. HAMPTON,

Under Secretary for Law.

Office of Public Service Commissioner, Perth, 20th September, 1923.
HLS Excellency the Governor in Executive Council has approved of the following appointments:-

Ex. Co. 2718; P.S.C. 449/23.
F. T. McAdam, Selection Officer, Group Settlement Branch, to be Clerk-in-Charge, at his present rate of salary (£324), as from 1st September, 1923.

Ex. Co. 2827.
F. A. Scott, Clerk, Tmmigration Branch, Colonial Secretary's Department, to be Clerk Assistant, at a salary of $£ 276$ per annum, as from lst July, 1923.

Ex. Co. 2827 ; P.S.C. 52/22.
Walter Mervyn Carne, under Section 29 of the Public Service Act, to be Economic Botanist and Pathologist, Department of Agriculture, at a salary of $£ 504$ per annum, as from 7 th February, 1923.
Ex. Co. 2827 ; P.S.C. $173 / 23$.
Thomas Borman Prindiville, under Section 28 of the Public Service Act, to be Junior Glerk, Accounts Branch, Metropolitan Water Supply Department, at a salary of $£ 96$ per annum, as from 19th March, 1923.

Ex. Co. 2827 ; P.S.C. $539 / 18$.
Patrick Hugh Gallagher, under Section 28 of the Public Service Act, to be Jumior Clerk, at a salary of $£ 120$ per annum, as from 1st Tannary, 1923.

Ex. Co. 2827; P.S.C. 264/20.
James Joseph Devereux, under Section 28 of the Public Service Act, to be Junior Clerk, Record Branch, Lands and Surveys Department, at a salary of $£ 96$ per annum, as from 1st February, 1923.
Also of the acceptance of the following resignations:Ex. Co. 2829.
S. Porter, Clerk, Accomnts Branch, Forests Department, as from 10th October, 1923.

Ex. Co. 2827.
L. J. R. George, Junior Clerk, Accounts Branch, Lands and Surveys Department, as from 11th September, 1923.

Ex. Co. 2713
IT is hereby notified, for general information, that Wednesday, 26 th September, 1923 , will be observed as a Public Service Holiday at Northam.
G. W. SIMPSON,

Public Service Commissioner.

## RESERVES.

Department of Lands and Surveys,
Perth, 21st September, 1923.
HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserves the land described in the Scledule below, for the purposes therein set forth:-

4689/23.
BALMANUP.-No. 18398 (Church Site, Anglican).Lot No. 38. ( 1 rood.) (Plan Balmanup.)

5396/23.
BALMANUP.--No. 18399 (Hall Site).-Lot No. 47. (2 acres 1r. 7p.) (Plan Balmanup Townsite.)

5395/23.
BALMANUP.-No. 18400 (School Site).-Lot No. 48. (4 acres 0r. 29p.) (Plan Balmanup.)
C. G. MORRIS,

Under Secretary for Tands.

## AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

HIS Excellency the Govemor in Executive Council has been pleased to approve of the Area and Boundaries of the following Reserve being amended as described in the Schedule below, for the purpose therein set forth; the Area and Boundaries previously published in the Government Gazette being hereby cancelled:-

2098/23.
NARALING-No. 18275 (Cemetery)--Lot 94. (About 9 acres 2 r. 32p.) (Plan Naraling Townsite.)

CEMETERTES ACP. 1897.
Appointment of Members, Bedmond Cemetery Boart. 8894/19.
HIS Excellency the Governor in Executive Council has been pleased to aproint, under the provisions of the above Act, Messrs. Harry Rusten and Harry McGough as members of the Redmond cemetery Board.

CEMETERTES ACT, 1897.
Appointment of Board, Dudinin Cemetery.
3693/13.
HIS Excellency the Governor in Executive Conncil has been pleased to appoint, under the provisions of the above Act, the Roe Road Board as a Board to control and manage the Dudinin Cemetery, Reserve 14995.

WORKERS' HOMES ACT, 1911.
Cancellation of Dedication of Lots at Goomalling. 11294/02.
HIS Excellency the Governor in Executive Comncil has been pleased to cancel the dedication of Goomalling Lots 301 to 316, inclusive, to the purposes of "The Workers" Homes Act., 1911."

## LOST CASH ORDER.

Corr. No. 3390/20.
IT is hereby notified that Cash Order. Number 41616, drawn by Paymaster J. Fox in favour of F. G. Plow? right for an amount of $£ 19 \mathrm{~s} .4 \mathrm{~d}$, has been lost. Payment has been stopped, and it is intended to issue a fresh order in lien thereof.

## NEW TOWNSITE

On the Peel Estate Railway.

## Balmanup.

Corl. 1462/23.
HTS Excellency the Governor in Executive Council has been pleased to approve of the area described hereunder being classified as "Town and Suburban'" and set apart to form a Townsite on the Peel Estate Railway, hereafter to be known and distinguished as "Balmanup": -
The area bounded by lines starting from the NorthEast comer of Peel Estate Lot 633 and extending 263 deg. 32 min., 39 chains 6.7 links. along its North boundary to a public road; thence 23 deg. 19 min., 3 chains 49.6 links; thence 354 deg. 46 min., 30 chains 47.2 links; thence 26 deg. 20 min., 47 chains 48.8 links; thence 11 deg. 18 min., 9 chains 52.7 links; thence 34 deg. 27 min., 8 chains 42.8 links; thence 133 deg. 54 min., 48 chains 57.2 links; thence 178 deg. 53 min., 36 chains 2.4 links; thence 280 deg. 4 min., 4 chains 84.5 links; thence 266 deg. 35 min., 7 chains 26 links; thence 260 deg. 16 min., 5 chains 10.4 links; thence 276 deg. 31 min., 3 chains 18.6 links; thence 166 deg. 33 min., 4 chains 53.1 links; thence 171 deg. 40 min ., I chain 4 links; thence 256 deg. 47 min ., 47.6 links, and thence 173 deg. 32 min ., 16 chains 96.3 links, to the starting point. (Plan 341A/40, B2, and O.P. 2618.)

## FORFEITURES.

THE undermentioned leases have been cancelled under Section 136 of "The Land Act, 1898," for non-payment of rent to 30th June, 1923:-

Name, District, Lease No., Area, Rent, Corr. No.
Betts, Stanley B., Avon (pt. 20468), 9462/68 (644a.), £24 3s.; 642/15.
Betts, Stanley B., Avon (pt. 20468), 20605/74 (160a.); 641/15.
Chatley, Ernest William, Nelson (7581), 34821/55 (152a.), £9 8s. 5d.; 4072/14.
Chatley, Ernest William, Nelson (8243), 1756/60 (5a.), £3 17s. 2d.; 3530/20.
Gangell, Samuel, Avon (20042), 12441/68 (669a.), £1 10s. 6d.; 3526/20.
Ivey, George Edwin, Avon (20096), 13460/68 (945a. 2r. 20p.), £1 8s. 6d.; 7178/20.
Murphy, Cyril John, and Marshall, George, Feel Estate (Lot 920), 1661/152 (about 200a.), non-compliance with conditions; 6568/21.
Whyte, Martin, Nelson (pt. 4304), 27022/55 (159a. 2r.), £3; 12592/10.

Whyte, Martin, Nelson (2747), 27023/55 (99a. 2r.), £3 5s. 6d. ; 12590/10
Woodall, Thomas H., Avon (20729), 14649/68 (819a.), £1 18s. 11d.; 4379/21.
Gibbs. Geo. Wm., Kalgoorlie (2193), 516/88E (1r.), £2 13s. 3d.; 8663/05.

The undermentioned leases have been cancelled under Section 137a:-
Adamson, Robert James, Eastern Boulder (1729), 4964/153 (5a.), abandoned; 1323/22.
Bunter, Catherine, Nansou (35), 5070/153 (1r.), abandoned; 2333/15.
Corbett, Thomas, Sontl-West, $3789 / 93$ (about 1,985a.), abandoned; 4981/21.
MeLellan, Donald, North-West, $3218 / 96$ \& 102 ( $100,000 \mathrm{a}$.), non-compliance with conditions; $342 / 20$
C. G. MORRIS,

Under Secretary for Lands.

## LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 21st September, 1923.

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

Applications to be lodged at Albany.
1227/13.-ALBANY (Town), 819, 820, $\mathfrak{f 6 0}$ eaclı; 821, 822 (late Lot 468), £75 each. Reserve 15676 (E.S.) is hereby cancelled.

## Applications to be lodged at Bridgetown.

1378/99.-BOYUP BROOK (Suburban for Cultivation), 151 ( 9 a . 0r. 2p.), £20; ( Town) 15 (0a. 1r. 2p.),


## Applications to be lodged at Northam.

11589/12, Vol. 2.-BALLIDU (Town), 2 and 20 (0a. 1r. 0p. each), $£ 25$ each. Lot 2 subject to the payment of $£ 210 \mathrm{~s}$. for improvements to the Government at the sale, on the fall of the hammer.
$3151 / 20$--MUKINBUDIN (Town), 1, £25; 17, 25 , 11. 13, £20 each; 26 , £15.

6018/11.-QUAIRADING (Suburban for Cultivation), 94 (5а.), £25; 103 (4a. 2r. 32p.), £24; 133 (2a. 1r. 28 p.), £20; (Town). 172, 173 (0a. 1r. 0p. each), £13 each. Lot 94 subject tothe payment of £20 for improvements to the Government at the sale, on the fall of the hammer.

## Applications to be lodged at Perth.

1462/23.-BALMANUP (Town), 7, £20; 1, 15, and 23 , $£ 15$ each; 2, 3, 5. 6,10 to 12 inclusive, 14,18 to 20 inclusive, 22, 24, 31, 32, 39, and 46, £12 each; 40, £11; $25,26,28$ to 30 inclusive, 34 to 36 inclusive. 41 to 43 inclusive, and 45 , £10 each. (Suburban for Cultivation), 49 to 55 inclusive, £18 each; $56, £ 48 ; 57, £ 50 ; 58,59$, and 60, £54 each; 61, £52; 62, £51; 63 and 65 , £40 each; 66 , £ 42 ; $67, £ 54 ; 68$, £ 77 ; 69 , £ 82 ; 70, £ 90 ; 71 and 72, £ 100 each; 73 and 74. £110 each; 75, £150. Lots $4,8,9,13,16,17,21,27,33,37,44$, and 64 are hereby excepted from sale as Reserve 18401.
$8637 / 12 .-$ BODDINGTON (Town), 20 (0a. 1r. 0p.), £12.

## Applications to be lodged at $W_{i}$ agin.

4133/04.-WAGIN (Suburban for Cultivation), 605 (5a. 0r. 0p.), £20. Reserve 9757 (E.S.) is hereby reduced.

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:

## 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:-

## WAGIN.

2nd October, 1923, at 11 a.m., at the District Lands Office-

Kukerin-Town, 29, 30, 1r. each, £18 each.

## BUSSELTON.

3rd October, 1923, at 3.30 p.m., at the District Lands Office-

Capel-Town, 125, 127, 1a. 0r. 16p., 55 each.

## CARNARVON.

3rd October, 1923, at 11 a.m., at the Court House-Carnarvon-Town, 380, 1r. 27 p ., £20.

## COLLTE.

3 rd October, 1923, at 11 a.m., at the Court House-Collie-Town, 1256, 1a. 0r. 3p., £70.

## LEONORA.

3rad October, 1923, at 2 p.m., at the Mining Registrar's Office-Leonora-Town, §528, 1r., £12 10s.

KATANNTNG.
4th October, 1923, at 11 a.m., at the District Lands O/fice-

Gnowangerup-Town, 40, 41, 1r. each, £10 each; *100, 101, 3a. 1r. 20p. each, £20 each.
Kojonup-"194, 6a. 3r. Sp., £10; 195, 6a. 3r. 9p., £11. Muradup-*71, 1a. 2r. $282 / 10 \mathrm{p} ., £_{10} ; 73$, 1a. 2r. $273 / 10 \mathrm{p} ., ~ £ 10 ; 76$, 2a. 2r. 1p., £11. Tingerup-Town, 22, 1r., £12.

## NARROGIN.

4th October, 1923, at 12 noon, at the District Lands Office-Yealering-*77, 2a. 21. 15p., £12; 82, 3a., $£ 15$.

## BRUCE ROCK.

6th October, 1923, at 11 a.m., at the District Laid Inspector's OfficeBruce Rock-Town, 263, 1r., $£ 35$; 264, 39 2//10p., £45. Ardath-Town, 28, 29, 1r. each, £20.

## BRIDGETOWN.

10th October, 1923, at 10.30 a.m., at the District Lands Office-Balingup-Thown, 13, Ir. 34 p. £25. Boyup Brook-*203, 1a. 2r. 17 p , $£ 15$. Manjimup-Town, 317, 1r., £10. Mayamup-Town, 7, 1r., £8; 17, 1r., £10. North Greenbushes-†Town, 21, 22, 1r. each, £10 each.
Yammah-Town, 3, 25, 1r. each, f18 each; 4, 6, 1r. each, $£ 16$ each. Wilga--\|Town, 21, 21. 6p., £10; 22, 2r., £10; 23, 2r. $125 / 10 \mathrm{p} ., £ 10$; 24, 2r. $95 / 10 \mathrm{p} ., £ 10$; 25, 1a. 1r. 28p., £10.

## BUNBURY.

10th Octoper, 1923, at 3.30 p.m., at the Court House-Domybrook-Town, 302, 1r., £10.

## NORTHAM.

11th October, 1923, at 11.30 am., at the District Lands Office-

Bencubbin—"109, 1a. 2r. 147/10p., £14; 113, 2a. 11. $27 \mathrm{p} .$, £1.5.

Burracoppin-Town, 60, 1r.. £10.
Dowerin-Town, 86, 1r., £10; 157, 1r., £15.
Goomalling-Town, 230, 2r. $355 / 10 \mathrm{p}$., £15.
Kununoppin-Town, 9, 1r., £100.
Mer'redin-Town, 226, 1r., £20; 395, 396, 1r. each, £25 each.
Mount Hardy-*55, 3a., £15; 143, 1a. 0r. 23p., £5.
Mukinbudin-Town, 11, 13, Ir. each, £20 each.
Trayning-Town, 14, lr., £35; 89, 39 9/10p., £30; 90, 1 r., £25.
Wubin-Town, 23, Ir., £12; 57, 39 9/10p., £12; 58, Ir., $£ 10$.

## PERTH.

12th October, 1923, at 11 a.m., at the Department of Lands and Surveys-

Bedfordale-"16, 4a. 2r. 20p., £14.
Boddington-Town, $35,36,43,44,45,11$. each, $£ 12$ each; $42,399 / 10 \mathrm{p} .$, £15.
Dwellingup-Town, 169, 3r. 311/2p., £10.
Kalamumda-*135, 15a. Ir., £30.
Kelmascott-*182, 3a. 2r. 19p., £7 5s.; 183, 2a. 3r. $16 \mathrm{p} .$, £5 14s.
Mundaring-*238, 4a. 21. 22p., £15; 239, 6a. 1r. 8p., £20.
South Nedlands-Town, 59, 60, 63, 1r. each, $£ 70$ each; 64, Ir. 4p., £70; 65, 66, 1r. each, £70; 173 , 1r., £80; 174, 1r. 6p., £90; 175, 1r. 6p., £85; $176,177,178,1 \mathrm{r}$. each, $£ 70$ each; 180, 1r. $9 \mathrm{p} .$, $\ddagger 75 ; 181,182,183,184,1 \mathrm{r}$. each, £65 each; 185, 1r. 8p., £70; 189, 190, 1r. each, £40 each; 199, 200, 1r. each, $£ 60$ each; 201, 1r. 2p., $£ 60$; 202, 203, 1r. each, £60; 213, 1r., £70; 214, 1r. 2p., ${ }^{2} 70$; 218, 1r. 11p., £70; 219, 1r. 3p., £70; 155, 1r. 8p. £70; 156, 157, 158, 1r. oach, £65; 159, 1r. $16 \mathrm{p} .$, $£ 80$; 160, 1r. 6 p., $£ 75$; 161, 162, 163, 1r. 6p. each, $£ 70 ; 164,1 \mathrm{r} .6 \mathrm{p} ., £ 85 ; 165,1 \mathrm{r} .6 \mathrm{p} ., \mathfrak{£} 80 ; 166,167$, 168 , 1r. each, $£ 80$ each; 170, 1r. 5 p., $£ 100 ; 77$, Ir. 8p., £70.
Wellard-Town, 1, 16, 391/10p. each, £15 each; 2, 1r., $£ 12$.
Wungong-*69, 10a. 1r. 37p., £30.
"Suburban fur eultivation.
TNorth Greenbushes Lots 21 and 22 to be sold subject to the payment of $£ 2$ each, for improvements at the time of sale.

+ Subject to payment for improvements (fencing) within 30 days from date of sale, at the Minister's valuation, which shall be final and binding on the purchaser.
§The lease of this lot only is submitted to auction and same is to be sold subject to the conditions that the Lessee shall not carry on, or suffer or permit to be carried on, on this lot, any trade or business whatsoever, without the consent in writiug of the Minister for Lands being first obtained; and further, the conditions under which this lot is made available shall not entitle the Lessee now, or at any future time, to the right to convert same to fee simple. Also subject to the payment, within 30 days of sale, of the value of any improvements which may exist on this lot.
$\|$ Wilga Lots 21 and 22 to be sold subject to the payment of $£ 50$ and $£ 40$ respectively, for improvements at the time of sale.

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, on payment of 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.

## PARKS AND RESERVES ACT, 1895.

## Supreme Court Gardens.

$672 / 99$.
HTS Excellency the Governor in Executive Council has been pleased to approve, under the above Act, of Reserve A18391 (Supreme Court Gardens, Perth), being placed under the control and management of the State Gardens Board (Messrs. L. E. Shapcott and C. G. Morris).

## LAND OPEN FOR SELECTION

$1 T$ is hereby notified, for general information, that the areas scheduled hereunder will be available $f_{\text {or }}$ selection under "The Land Act, 1898,'" and its amendments, on and after the dates set out in the schedules.
The areas marked "A" shall be open for selection by the special classes of selectors hereinafter named in the following order of preference:-
(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.
(In the event of an applicant other than a Discharged Soldier under subparagraph (1) obtaining a block within a Repurchased Fstate, the term of the lease and conditions of payment will be subject to re-adjustment in accordance with the provisions of "The Agricultural Lands Purchase Act, 1909.')

The areas marked "B'" are not subject to such order of preference.

The areas marked thus * 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 block the application to be granted will be determined by the Land Board, except in cases where it is already determined by the order of preference set out above under "A." 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 A.I.F. Soldier's only.

## SOTEEDULES.

OPEN WEDNESDAY, 26th SEPTEMBER, 1923.

## ALBANY LAND AGENCY.

## "B."

Plantagenet District (near Lake Saide).
Corr' No. 3569/22.
Open under Part V. (Plan $456 \mathrm{~B} / 40$, Fl.)
Locations 2566 and 2551, containing 57 acres and 281/t acres respectively; subject to repricing (classifications, $13692 / 03$, Vol. 3, pages 15 and 30) ; subject to limitation of area as applying to the subdivision; being H. D. Barton and J. Ryan's forfeited Leases $39365 / 55$ and 32218/55.

## BRIDGETOWN LAND AGENCY.

## "B."

Nelson District (about 10 miles South of Qualeup),
Corr. No. 259/23.
Open under Parts V., VI., and VIII. (Plan 438/80, F1.)

Location 7954 , comprising 483 acres 3 roods 36 perches, at 3s. 6d. per acre, ex improvements (if any) ; subject to limitation of selection as applying to this district (classification, page 5) ; being Frederick J. Hills' can. celled application.

BUNBURY LAND AGENCY.
Wellington Distriot--Dardanup Repurchased Estate.
Plans 411D/40 and Dardanup Repurchased Estate.
(Adjoining Dardanup Station.)
"B."
Available for General Selection.
Corr. No. 4107/23.
Open under Part V., Section 55, of "The Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909."


Subject to conditions as published re applicants having necessary experience, limitation of selection, and right of Government to make and maintain drains free of compensation.

Being Ernest A. Trigwell's cancelled application.

ESPERANCE LAND AGENCY.

## "B."

Lsperance District (about six miles West of I'reslove). Corr. No. 2990/22.
Open under Parts V., VI., and VIII. (Plan Esperance, Sheet $4,402 / 80$, B3.)

Location 866, comprising 1,023 acres 2 roods 30 perches, at Ils per acre (classification, page 20 of $\overline{5186 / 21}$ ); subject to conditions governing Agricultural Bank advances as may be granted; being R. O. Shalders' forfeited Lease $39242 / 55$.

## GERALDTON LAND AGENCY.

"B."
Victoria District (about 31/2 miles South-South-West from Perenjori).
Corr. No. 2128/23.
Open under Parts V., VI., and VIIL. (Plan 122/80, E\&F4.)

Locations 6116 and 7955 , comprising 694 acres, at 9 s . 6d. per acre (classification, page 80 of $1798 / 12$ ). (Location 7955 is unsurveyed Homestead portion of Location 6116, to be selected therewith) ; being $F, W$. Stockden's forfeited Leases 40023/55 and 23376/74.
"B."
Victoria District (about seven miles North-East of Bowgada).
Corr. No. 3583/23.
Open under Parts V., VI, and VIII. (Plau 122/80, F1 \& 2.)
Location 7676. comprising 1,521 acres 3 roods 12 perches, at 8 s .6 d . per acre (ex. improvements, if any) (classification, page 4 of $6067 / 22$ ) ; subject to conditions governing Conditional Purchase selection within Pastoral Leases in South-West Division; being William Pitheral's cancelled application.

> "B:"

Victoria District (from five to seven miles East of Pintharulea).
Corr". No. 6837/22.
Open under Parts V., VI., and VIII, (Plan 128/80, D3 \& 4.)
Locations 5924 and 6647, comprising 1,991 acres and 1,712 acres, at 10 s . per acre respectively (classification, pages 4 and 9 of $12063 / 11$, Vol. 2); subject to conditions governing selection of land within Pastoral Leases in South-West Division, Pastoral Lessees' claim or as decided by arbitration must be paid by selector before the approved notice issues; being A. Spencer and H. B. Johnson's cancelled applications.

## NARROGIN LAND AGENCY.

"B."
Williams District (about nine miles South-East of
Popanyinning).
Corr. No. 2712/21.
Open under Parts V., VI., and VITI. (Plan 378D/40, A3 \& 4.)

| Location No. | Area. | Price per acre. | Remarks, |
| :---: | :---: | :---: | :---: |
| 11330 |  | $\begin{array}{cc} \underbrace{5}_{0} & \text { s. } . ~ d . ~ \\ \hline \end{array}$ | To be reduced to 6s. per acre if poison be eradicated within 5 years. Classifi- |
| $11331 \dagger$... | $477 \quad 211$ | $\begin{array}{lll}0 & 9 & 3\end{array}$ | Classification, page 13 of 1597/15. |
| 11275 | $160 \quad 0$ | 070 | Classification, page 9 of 9131/12. |

$\dagger$ Price includes improvements.
Being Fredk. A. Hearn's forfeited leases 14902/68, 14106/68, and 22289/74.
"B."
Avon District (about 19 miles South-East of Kondinin). Corr. No. 6187/22.
Open under Parts V., VI., and VIII. (Plan 376/80, D2.)
Locations 23459 and 23458, comprising 1,160 acres; subject to survey, classification, pricing, and payment of full survey fee with application; no Agricultural Bank advance guaranteed; being A. H. Joyce's cancelled applications.
"'B.")

Williams District (about three miles North of Tincurrin).
Corr. No. 2547/17.
Open under Parts V., VI., and VIII. (Plan 386A/40, B2.)
Location 6981, comprising 450 acres 1 rood 9 perches, at 6s. 3d. per acre (classification, page 9 of $2547 / 17$ ); being W. S. Doney's forfeited Leases 10812/68 and 21279/74.

> "B."

Williams District (about two miles South of Dardadine Siding).
Corr. No. 2501/23.
Open under Parts V., VI., and VIII. (Plan $410 \mathrm{~B} / 40$, F1 \& 2.)

Location 12898, comprising about 340 acres; subject to survey, classification, pricing, and payment of full survey fee if called upon; being' Chas. F. Brown's cancelled application.
"B."
Williams District (about five miles East from Dudinin). Corr. No. 4641/22.
Open under Parts V., VI., and VIII. (Plan 386/80, D \& E1.)
Locations 12755 and 12754, comprising about 680 acres, at 4 s . per acre (classification, page 5 of $4641 / 22$ ) ; being Jno. B. Higgs' forfcited Leases $16457 / 68$ and $23249 / 74$. (Area subject to adjustment on receipt of diagram.)

## NORTHAM LAND AGENCY. <br> "B." <br> Ninghan District (near Kondut).

Corr. No. 3602/22,
Open under Parts V., VI., and VIII. (Plan 57/80, D\&E1\&2.)
The area, containing about 612 acres, bounded by lines commencing at the North-East conner of Location 1062, and extending East along the South boundary of Location 1509; thence South and East to the NorthWest corner of Location 1085; thence along the West and South boundaries of the latter and the South boundary of Location 132; thence South to Road No. 3891 ; thence West along the latter and North along part of the Easternmost boundary of Location 2612, and along the South and East bourdaries of said Location 1062 to the starting point; subject to survey, classification, and pricing.

$$
\overline{" \mathrm{~B} . "}
$$

Nugadong A.A. District (about $41 / 2$ miles West of Wubin).
Corr. No. 1384/21.
Open under Parts V., VI., and VIII. (Plan 89/80, B3.)
Lot 75, comprising. 2881/2 acres, at 8 s . 6 d . per acre; to be reduced to 3s. per acre if poison be eradicated within five years (classification, page 8 of $5233 / 19$ ); being J. T. Glowrey's forfeited Lease 13572/68.

## "B."

Melbourne District (adjoining Korraling Station).
Corr. No. 7693/22.
Open under Parts V., VI., and VIII. (Plan 57/80, D2.)

Location 3014, comprising abont 100 acres; subject to survey, classification, and pricing; being F. A. Latham's cancelled application. No Agricultural Bank advance guaranteed.

Ninghan District (about 10 milcs North-West of Koorda).

Corr. No. 2483/23.
Open under Parts V., VI., and VIIT. (Plan 56/80, D1.)
Location 2128 and 2133, comprising about 1,700 acres; subject to surrey, classification, pricing, and payment of full survey fee with application (Location 2133 is the Western portion of Location 649) ; being C. R. P. Roger's cancelled application.
"B."
Avon District (about 12 miles from Hines' Hill). Corr. No. 6258/22.
Open under Parts V., VI., aud VIII. (Plan 34/80, D \& E4.)
Location 23000, comprising. 1,020 acres 2 roods 12 perches, at 6s. per acre (classification, page 6 of $6258 /$ 22) ; being A. H. Wright's forfeited Lease 16742/68.

> "B.'"

Kwolyin Agricultural Area (about 11 mi'es North-East of Kwolyin).
Corr. No. 2547/23.
Open under Parts V., VI., and VIII. (Plan 4/80, 01.)

Lots 36 and 216, comprising 339 and 161 acres respectively, at 4 s .3 d . per acre (classification, page 30 of $574 / 08$ and page 45 of $575 / 08$ ) ; subject to payment of Agricultural Bank principal of $£ 250$, plus interest to $30 / 6 / 23$ of £ 815 s. ; being J. A. Murphy's inadmissible application.
"B."
Roe District (about 30 miles from Narembeen).
Cor'r. No. 4601/23.
Open under Parts V., VI., and VIII. (Plan Locations near Narembeen and $5 / 80$.)


No Agricultural Bank advance, and the Government does not guarantee a railway; being W. T. Brook's cancelled application.

## "B."

Avon District (about nine miles South-East of Burracoppin).
Corr: No, 4816/22.
Open under Parts V., VI., and VIII. (Plan 24/80, D2.)

Locations 20775 and 22956, comprising 877 acres, at 7 s .6 d. per acre (classification, page 79 of $8295 / 13$, Vol. 1). (Location 22956 is uusurveyed Homestead portion of Location 20775, to be selected therewith) ; no Agricultural Bank advance guaranteed; being Jack Rose's forfeited Leases 16031/68 and 22957/74.

## "B."

Ninghan District (about 12 miles East of Datwallinu). Corr. No. 6006/21.
Open under Parts V., VI., and VIII. (Plan 65/80, A1.)

| Location No. | Area. | Price per <br> acre. | Remarks. |
| ---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |

(Location 571 is unsurvejed Homestead portion of Location 1800, to be selected therewith); no Agricultuial Bank advance guaranteed; being C. W. Crofts' forfeited Leases 14709/68 and 22451/74.
"B."
Ninghan District (about 20 miles East of Dalwalinu). Cor'. No. 5179/22.
Open under Parts V., VI., and VIII. (Plan $88 / 80$, A4.)

Locations 2055 and 2143, comprising about 10,000 acres; subject to survey, classification, pricing, and payment of full survey fee, viz., £97, with application; being Messis: J. Mills and A. Whitfield's cancelled applications. No Agricultural Bank advauce nor railway guaranteed.

## "B."

Ninghan District (about 14 miles North of Bencubbin). Corr'. No. 1697/23.
Open under Parts V., VI., and VIII. (Plan 66/80, C4.)

Locations 1910 and 1938, comprising 999 acres 0 roods 17 perches, at los. per acre (classification, page 7 of $2522 / 22$ ). (Location 1938 is the unsurveyed portion of Location 1910, to be selected therewith); no Agricultural Bank advance guaranteed on this location nor the construction of a railway line to serve it; being Joseph Flint's forfeited Leases 39973/55 and 23330/74.

## "B."

Avon District (about $21 / 2$ miles from Yoting).
Corr. No. 9042/19.
Open under Parts V., VI., and VIII. (Plans 30/40, Fs \& 4, 4/80, A4.)

Location 20873, comprising 3,575 acres, at 2 s . per acre; subject to payment of survey fee, £51, with application; being E. Gordon and J. Loudon's forfeited Lease $11792 / 68$ (classification, page 9 a of $6461 / 13$ ).
"B."
Avon District (about 20 mi:es North-East of Nungarin). Corr. No. 5986/22.
Open under Parts V., VI., and VIII. (Plan 35/80, C1.)

Locations 15977 and 22989, comprising 814 and 160 acres, at 8 s . per acre (classification, page 110 of $6840 / 09$, Vol. 11). (Location 22989 is unsurveyed Homestead portion of Location 15977, to be selected therewith); no Agricultural Bank advance guaranteed; the Government reserves the right to resume for railway or other public purposes without compensation save for value of improvements; being Jno. English's forfeited Leases 16140/68 and 23006/74.

## "B."

Avon District (about five miles North of Narembeen). Cori. No, 3013/23.
Open under Parts V., VI., and VIII. (Plan 5/80, B3.)

Location 18175, comprising 993 acres, at 7 s .6 d . per acre (classification, page 8 of 12062/11) ; subject to payment of Agricultural Bank principal of $£ 44517 \mathrm{~s}$, phus interest to date; being William Pitherall's cancelled application.

## "B,"

Swan District (near Wooroloo Townsite).
Cotr. No. 6843/20.
Open under Part V., Sectiou 60. (Plan 2A/40, A1.)
Location 2919 , comprising 5 acres 3 roods 28 perches, at £2 10s. per acre (classification, page 136 of $7649 / 97$ ); being D. Ballantine's forfeited Lease 1779/60.

## RAVENSTHORPE LAND AGENCY.

"B."
O'dfeld District (about 11⁄2 mites, East from Ravens. thorpe).
Corr. No. 3535/23.
Open under Parts V., V., and VIII. (Plan $420 \mathrm{~B} / 20$.)
Location 60, comprising 225 acres, at 15s. per acre (clasification, page 24 of $311 / 15$ ) ; subject to conditions re prospecting and right of Crown to resume; being Edgar Shimner's cancelled application.

## SOUTHERN CROSS LAND AGENCY. <br> "B."

Yilgarn District (about two miles from Ghooli). Corr. No. 3920/23.
Open under Parts V. and VI. (Plan Locations near Southern Cross, Sheet 2.)

Locations 418 and 426, comprising 2,210 acres 2 roods 26 perches and 999 acres 2 roods 33 perches, at 8 s . and 10s. per acre, respectively (classification, pages 6 and 14 of $6263 / 22$ ) ; subject to conditions as published re prospecting rights and Crown's right to resume and Goldfields Water Supply being allowed to remove timber for its requirements; being George Wilson and James Topping's cancelled applications.
"B."
Yilgarn District (about 61/2 miles North from Burra coppin).
Corr. No. 5375/22.
Open under Parts V. and VI. (Plan 35/80, C4.)
Location 132, comprising 1,763 acres 3 roods 12 perches, at 5s. 6d. per acre (classification, page 13 of 1113/22) ; subject to conditions applying to this district re prospecting rights, Government's light to resume, and remove timber when required; Agricultural Bank advauces considered on their merits; being W. J. Durkin's forfeited Lease 16010/68.
"B."
Yilgarn District (about 10 miles from Walgoolan). Corr. No. 7300/22.
Open under Parts V. and VI. (Plau 35/S0, C \& D3.) Location 200, comprising 998 acres 3 roods 28 perches, at 8s. per acre (classification, page 20 of $3202 / 22$ ); subject to resumption and prospecting rights as applying to the district; no Agricultural Bank advance guaranteed; being Alex. Howe's forfeited Lease 39864/55.

## WAGIN LAND AGENCY.

"B."
Roe District (about 40 miles East of Lalke Grace).
Corr. No. 5324/22.
Open under Parts V., VI., and VIII. (Plan 388/80, C4.)

Locations 56 and 603, comprising 1,006 acres 1 rood 16 perches, at 13s. IId. per acre (including improvements) (classification, page 7 of $3243 / 22$ ) ; subject to conditions governing selection within Newdegate subdivision re one location to each applicant unless otherwise approved by the Minister. No railway or Agricultural Bank advance guaranteed. The Government reserves the right to resume for railway or other public purposes without compensation save for value of improvements so resumed; being Michael Travers' forfeited Leases 39513/55 and 22959/74. (Location 603 is unsurveyed Homestead Farm portion of Location 56, to be selected therewith.)
"B."
Roe District (Newdegate Subdivision).
Corr. No. 7459/22.
Open under Parts V., VI., and VIIT. (Plan 406/80, D1.)

$\dagger$ No Agricultural Bank advance will be granted on these locations.
Locations 630 and 631 are unsurveyed Homestead portions of preceding locations, to be selected therewith, No Agricultural Bank advances nor railway guaranteed. Selection limited to one location to each selector in this subdivision inless otherwise approved by the Minister, also right of Government to resume without compensation except for value of improvements so resumed; being K. C. Gettingby's forfeited Leases 16275/68, 23117/74, also L. Price's cancelled applications.

OFEN WEDNESDAY, 3rd OCTOBER, 1923.
ALBANY LAND AGENCY.
"B."
Plantagenet District (about three mi'es North from Denmark).
Corr. No. $11317 / 07$.
Open under Parts V., VI., and VIIT. (Plan $452 \mathrm{C} / 40$, E4.)
Location 2072, comprising 156 acres 3 roods 4.8 ferches; subject to pricing and payment for improvements over and above the Agricultural Band advance (classification, page 35 A of $11317 / 07$ ); subject to payment of Agricultural Bank principal (£38), plus interest to date ; being Frederick C. Smith's forfeited Homestead Farm 9872/74.

## BEVERLEY LAND AGENCY.

"B."
Avan District. (about five miles from Corrigin).
Corr. No. 3207/23.
Oper under Parts V., VI., and VIII. (Plan 344/80, ( \& D4.)

Locations 18812 and 23566, comprising 1,000 acres, at 7 s . per acre (classification, page 60 of $6030 / 13$ ). Location 23566 is unsurveyed Homestead Farm portion of Location 18812, to be selected therewith; no Agricultural Bank advance guaranteed ; being Willian J. Hens tridge's cancelled applications.

## BRIDGETOWN LAND AGENCY.

"B."
Nelson District (about five miles South-South-West of Pemberion).

## Corr. No. 4155/23.

Open under Parts V. and VITL, (Plan 442C/40, D3.)
Location 5065, comprising 130 acres 1 rood, at 16 s . per acre (classification, page 8 of $3297 / 11$ ); subject to the conditions governing the selection of land within State Saw-milling Permits.

| ESPERANCE LAND AGENCY. |  |  |  |
| :---: | :---: | :---: | :---: |
| Esperance District (about six miles South |  |  |  |
| Corr. No. 2759/21. <br> Open under Parts V., VI., and VIII. (Plan $402 / 80$, B4.) |  |  |  |
| Location No. | Area. | Price per acre. | Remarks. |
| 512 ... | $\begin{aligned} & \text { acres } \\ & 1,000 \end{aligned}$ | $\begin{array}{ccc}f & \mathrm{~s} . & \mathrm{d} \\ 0 & 10 & 0\end{array}$ | Classification, p. 5 of 16466/10 |
| $513 .$. | 1,000 | 0120 | improvements. Classification p. 12 of $16465 / 10$ |

Subject to conditions governing Agricultural Bank advances as may be granted; being C. I. and Wm. Speck's forfeited Leases $12527 / 56$ and $12678 / 56$.
$\overline{\text { "B.". }}$
Fitzgcrald District (about eight miles from Salmon
Gums).
Corr'. No. 3460/23.
Open under Parts V., VI., and VIII. (Plan Locations near Esperance, Sheet 12.)
Locations 301 and 224, comprising 1,000 acres 1 rood 15 perches, at 11 s .6 d . per acre (classification, page 7 of $70 / 22$ ) ; subject to conditions governing Agricultural Bank advances as may be granted; being Wm. Chadwick's cancelled application.

## GERALDTON LAND AGENCY. <br> "B."

Victoria District (about three miles from Curara). Corr. No. 5050/20.
Open under Parts V., VI., and VITI. (Plan 156B/40, E2.)

Location 5732, comprising 2,911 acres, at 6 s .6 d . pex acre (classification, page 18 of $10300 / 11$ ) ; being J. W Finnerty's forfeited Lease 13079/68.

## Fictoria District

Corr. No. 8867/12.
Open mider Parts V., VI., and VIII. (Plan 126A/40, B1.)

The land contained within the closed road passing along the South boundary of Victoria Location 2269 , at 15 s . per acre.
This land is available only to holders of land abutting thereon.

## "B."

Fictoria District (about $31 / 2$ miles South of Wilroy). Corr. No. 4481/21.
Open under Parts V., VT., and VTHT. (Plan 156/80, F3.)
Location 6784, comprising 903 acres 2 roods 5 perches, at 8 s .9 d , per acre (classification, page 69 of $10300 / 11$ ); being A. G. Raven's forfeited Lease .14279/68.

## "A.'"

Viotoria District (near Northampton). Corr. No. 106/84.
Open under Parts V., VI., and VIII. (Plan 160D/40, A4, and Locations near Northampton Common.)

Classification, pages 171 to 183 of Corr. $106 / 84$.


These locations are available subject to the inclusion of the following clause in the leases thereof:-This lease is 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 purposes of "The Mining Act, 1904," withort compensation, excepting for the value of the improvements (if any) then being on the land so resumed.
The above locations as open $5 / 9 / 1923$ are hereby withdrawn from selection, and will again be available on and after 3rd October, 1923. Order of preference "A." Selection is limited to one block to each selector.

Fictoria District-Yandanooka Repurchased Estate.
Open for general selection, order of preference not to apply.

Corres. 1278/23. : (Yandanooka Repurchased Estate, Sheet 4, 123/80.)

Under Part VI., Section 68, of the Land Act, and provisions of "The Agricultural Lands Purchase Aet, 1909."

Location 131, containing approximately 3,290 aeres, at 1 s . per acre; subject to survey and payment of full survey fee, viz., 44 10s., with application. Tems of payment of the purchase money:--First half-year's interest capitalised at $4^{\prime}$, per cent, interest payable halfyearly for $41 / 2$ years; half-yearly instalments for balance of term 35 years, plus interest at 5 per cent.
Selection is limited to one lot to each selector, except by special approval of the Minister, subject to valuation of any improvements; such improvements, if any, to be added to the price of the land. Being A. E. and E. T. B. Cardwell's cancelled application.

## KATANNING LAND AGENCY.

## Plantagenet District

Corr. No. $4321 / 15$
Open under Part V. (Plan $436 / 80$, F4.)
The land contained within the closed road passing through Plantagenet Location 3264 and the land contained within the closed road passing through Location 3279 , at 75 s . 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 bloeks in the same name.

## Kent District.

Corr. No. $532 / 23$.
Open under Part V, (Plan $435 / 80, B \& C 4$.)
The land contained within the closed road passing along the North-East boundary of Kent Location 162 , at 15 s . 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.

## Kojonup District.

Corr. No. 5400/22
Open under Part V. (Plan 417/80, E4.)
The land contained within the closed road along the South boundary of Kojonup Location 3694, 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.
"B."
Kent District (about eight miles from Pingrup line). Corr. No. 2304/22.
Open under Parts V., VI., and VIII. (Plan 418/80, (1 \& 2.)

Locations 401 and 754, comprising 1,000 acres, at 12 s . per acre (classification, page 15 of $2304 / 22$ ); subject to payment of Agricultural Bank principal (£75), plus interest to date; being Jas. D. Robinson's forfeited Leases $39775 / 55$ and $23170 / 74$. (Location 754 is unsurveyed Homestead Farm portion of Location 401, to bo selected tinerewith.)
"B."
Kogonup District (about 61/2 miles from Ewlyamartup). Corr. No. 5532/22.
Open under Parts V., VI., and VITI. (Plan $417 \mathrm{~A} / 40$, B1.)

Locations 1709 and 7880, comprising about 1,300 acres; subject to classification and pricing. (Location 7880 is also subject to survey and payment of full cost of survey, $1 i z ., ~ £ 30$, with application); being $K$. Farmer's cancelled application. (Channel to be protected where defined with respect to flats of Coblinine River.)

NARROGIN LAND AGENOY.
"B."
Aron District (about 14 miles East of Gnarming).
Cori'. No. 7422/22.
Open under Parts V., VT., and VTTT. (Plan 376/80, ©2.)

| Location No. | Area. | Price per acre. | Remarks. |
| :---: | :---: | :---: | :---: |
| $\begin{array}{ll} 18670 \\ 28494 & \ldots \\ 23495 & \ldots \\ 23496 & \ldots \end{array}$ | $\left\{\begin{array}{c} \begin{array}{c} \text { acres. } \\ 352 \pm \end{array} \\ 1,807 \mathrm{abt} . \end{array}\right.$ | $\begin{cases} \pm & \text { s. d. }\end{cases}$ | Subject to pricing. Location ; 23494,23495 and 23496 subject to survey and pay. with application if selected conjointly. Classification, page 11 of 7422/22. |

[^0]"B."
Williams District (about 15 miles East of Malyating). Corr. No. 985/08.
Open nuder Parts V., VI., and VIII. (Plan 377D/40, B3.)

Locations 7973 and 7319, comprising 160 and 240 acres; subject to pricing and payment of Agricultural Bank principal (£118), plus interest to $30 / 6 / 23$ of $£ 79$ 14s.; being C. E. Cooper's forfeited Leases 10018/74 and $19827 / 55$.

## NORTHAM LAND AGENCY.

Avon District (adjoining Burracoppin).
Corr. No. 11070/02.
Open under Parts V., VI., and VlII. (Plan 24/80, C1.)

The area, containing about 64 acres, bounded by lines commencing at the Southermmost corner of Burracoppin Townsite, and extending North-Westward about 38 chains along a South-Western boundaxy of the townsite and Sonth-Westward about 17 chains along a South-East boundary; the opposite boundaries being parallel and equal; subject to survey, classification, and pricing, and to the timber conditions in this district.

## "B."

Ninglan District (about 30 miles North from Koorda). Corr. No. 3434/23.
Open under Parts V., VI., and VIII. (Plam 65/80, E2.)

Location 1000 , comprising 1,000 acres, at 8 s . per acre (classification, page 14 of $3796 / 22$ ) ; the Government does not guarantee Agricultural Bank advance nor railway to serve this location; being that area excluded from J. S. Anderson's amended application.

## "B."

Avon District (about six miles North of Mulinbudin). Corr. No. 2259/23.
Open under Parts V., VI., and VTIT. (Plan 54/80, A3 \& 4, Locations near Mukinbudin.)

Location 22720 , comprising 1,386 acres 1 rood 8 perches, at 9 s . per acre (classification, page 3 of $577 /$ 23) ; subject to xight of Government to resume for public purposes without compensation except for value of improvements so resumed; being D. R. MacGregor's cancelled applications.

## "B."

Melbourne District (about four miles North-West of Ba:lidu Townsite).
Com. No. ${ }^{3} 3013 / 18$.
Open under Parts V., VI., and VTIT. (Plan 64/80, D4.)

Location 2581, comprising 601 acres, at 10 s . 6 d . per acre (classification, page 10 of $3013 / 18$ ); being E. E. Carter's forfeited Lease 10832/68.

## "B."

Ninghan District (about 12 miles North-West from Koorda).
Corr. No. 812/22.
Open under Parts V.; VT., and VIIT. (Plan 56/80, D1.)

Locations 689 and 1889, comprising 819 acres and 100 acres 0 roods 4 perches respectively, at 7 s .6 d . per acre if selected conjointly (classification, page 5 of $812 / 22$ and 72 of 11316/08, Vol. 1); being James Shanks' forfeited Leaso 39347/55.

## "B."

Ninghan District (about 11 miles from Mukinbudin).
Corr. No. 2149/22.
Open under Parts V., VI., and VIII. (Plan 55/80, $\mathrm{Fl} \& 22$.
Location 1929, comprising 1,051 aeres 1 rood 33 perches, at 8s. GA. per acre (chassification, page 4 of $2142 / 22$ ) ; being James (. Hownth's forfeited Lease 16148/68.
"B."
Avon District (about six mies North of Kununoppin). Corr. No. 2455/20.
Open under Parts V., VI., and VIII. (Plans $34 \& 55 /$ $80, \mathrm{Cl} \& \mathrm{C} 4$.)

Location 15642 , comprising 864 acres, at 9 s . per acre (classification, page 79 of $12713 / 09$ ); subject to payment of Agricultural Bank principal and interest to date, and right: of Govermment to resume for railway or other public purpose without compensation except for value of improvements so resumed; being T. A. Bateman's forfeited Lease $12489 / 56$.
" B."
Avon Distriot (near Dead Horse Hill).
Corr. No. 8555/10.
Open under Parts V., VI., and VHII. (Plan 54/80, C4.)
That part of Avon Location 15976 (Reserve 12987), coutaining 400 acres, bounded by lines commencing at its North-East comer, and extending West 100 chains and South 40 chains, the opposite boundaries being parallel and equal; subject to survey, classification, and pricing, and to the conditions that 1,000 "jam"' posts shall be cut and stacked adjacent to the Rabbit-proof Fence, such posts to be of a size and quality suitable for the use of the Rabbit Department. Reserve $1298{ }^{\circ}$ (Rabbit Department-Water) is hereby reduced.

## Avon District.

Corr. No. 2204/23.
Open under Part V. (Plan 3C/40, E4.)
The land contained within the closed road passing along the South-Western boundary of Avon Location 24514 , the South-Western and Southern boundaries of Location 11195, and part of the South-Western and Western boundary of Location 10606, at £1 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,

> SOUTHERN CROSS LAND AGENCY.
> "'B."
> Yilgam District (near Bullfneh).

Corr. No. 6875/22.
Open under Parts V. and VI. (Plan Locations near Bullfinch, Sheet 3, and 53/80.)

| Liocation No. | Area. | Price per acre. | Remarks. |
| :---: | :---: | :---: | :---: |
|  | 3. r. p. | $\pm$ s. d. |  |
| 628 | $990 \quad 0 \quad 17$ | $0 \quad 106$ |  |
| 629 | 1,424 $2 \quad 5$ | 076 |  |
| 667 | 1,021 212 | 090 | Classification pp. 60 to 78 |
| +i670 | 1,416 311 |  | of $6875 / 22$. |
| 671 +672 | 993029 | 010.0 |  |
| ${ }_{+}^{672}$ | abt. 1,131 00 | 090 | Subject to the Timber and |
| $\begin{array}{r}+673 \\ \hline 674\end{array}$ | $\begin{array}{rrr}1,992 & 0 & 21 \\ 1,034 & 3 & 7\end{array}$ |  | Mining Conditions gov- |
| 676 | ${ }^{1,038}{ }^{3} 30$ | $\begin{array}{rrrr}0 & 10 & 0 \\ 0 & 10\end{array}$ | erning the selection of |
| 677 | 993022 | 0100 | $\dagger$ Subject to Road Survey |
| ¢678 | abt. $980 \quad 00$ | 0100 | $\ddagger$ Temporarily reserved. |
| 679 | 992031 | 0100 |  |
| 680 | 993123 | $0{ }_{0} 96$ |  |
| +681 | abt. 98100 | 0100 |  |
| 682 | $1,078 \quad 235$ | 080 |  |
| $\dagger 683$ | abt. 1,147 00 | 0 |  |
| 684 | 1,012 214 | 0 0 96 |  |
| 685 | 1,412 023 | 0880 |  |
| 687 | 2,090 039 | $0 \quad 76$ |  |

## WAGIN LAND AGENOY.

## "B."

Williams District (about three miles South-East of Tolwolling Pool).
Corr. No. 1618/23.
Open mader Parts V., VI., and VIIT. (Plan 385C/40, D4.)

Location 6220, comprising $149 \% / 1 / 2 c r e s$ subject to repricing (classification, page 8 of $5502 / 09$ ). With Location 106S0, is subject to Agrieuttural Bank mortgage, plis interest to date; being ifoo. J. Marle's cancelled application.
"B."
Williams District (about six miles East of Lake Grace). Corr. No. 5585/22.
Open under Parts V., VI., and VIII. (Plan 387/80, D3 \& 4.)

Locations 9523 and 14033, comprising 1,563 acres 2 roods 35 perches and 160 acres respectively, at 5 s .9 d . per acre (classification, 5146/12). (Location 14033 is unsurveyed Homestead Farm portion of Location 9523, to be selected therewith); being L. B. Abrahamson's forfeited Lease 15968/68 and 22926/74.

## Williams District.

Corr. No. 437/23.
"Open under Part V. (Plan 409B/40, D2.)
The land contained within the closed road along the South bohndaries of Williams Locations 4958 and 4826 , at 15 s . 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.

## Williams District.

Corr. No. 1483/23.
Open under Part V. (Plan 409B/40, F2.)
The land contained within the closed road along the North boundary of Williams Location 5391, 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.

## "A."

Roe District (near Lalke Buohan).
Corr. No. 3243/22.
Open under Parts V., VI., and VIII. (Plan 388/80, $\mathrm{B} \& \mathrm{C4}$.

Location 397, comprising about 550 acres, at 11s. 6 d . per acre, including survey fee and excluding improvements (classification, page 117 of Lands and Surveys File $3243 / 22$ ). The Govermment retains the right to resume free any land required for railway purposes ete.

## OPEN WEDNESDAY, 10th OCTOBER, 1923.

## ALBANY LAND AGENGY.

"B."
Denmarte Estate (near Denmart).
Corr. No. 12039/09.
Open under Parts V. and VI. (Plan 4520/40, E4.) Lot 339, comprising 98 acres 1 rood; subject to pricing and payment of Agricultural Bank priucipal of £101, plus interest to date (classification, page 99 , 12039/09) ; being C. H. Christian's forfeited Lease 24706/55.

## BEVERLEY LAND AGENOY. <br> "B."

Avon District (about six miles South-East of Corrigin). Corr. No. $4700 / 20$.
Open under Parts V., VI., and VIII. (Plan 344/80, D4.)
Locations 18613 and 5834, comprising 1,743 acres, at 7 s .9 d . per acre, reducible to 6 s . 6 d . per acre if poison be cradicated within five years (classification, page 12) ; being M. Temint's forfeited Lease 13029/68.
"B."
Avon District (about 12 miles North-West of Kunjin). Corr. No. 1442/23
Open under Parts V., VI., and VIII. (Plan 344/80, B1 \& 2.)

Location 23535, comprising about 4,000 acres; subject to survey, classification, pricing, and payment of full survey fee with application (being portion of surveyed Location 18113) ; no Agricultural Bank advance guaranteed; being J. Cranston's cancelled application.
"B."
Avon District (about 10 miles South of Dangin). Corr. No. 1425/23.
Open under Parts V., VI., and VIIT. (Plan 343B/40, D1 \& 2.)

Locations 23538 and 17406, comprising approximately 1,500 acres; subject to survey, classification, pricing, and payment of survey fee if called upon (forming portions of original Locations 21812 and 17406 ) ; being M. A. O'Dea's cancelled application.

## "B."

Avon District (about eight miles West of Dattening). Corr. No, 10209/05.
Open under Parts V., VI., and VIII. (Plan 379/80, E1.)

| Location No. | Arca. | Price per acre. | Remarks. |
| :---: | :---: | :---: | :---: |
|  | acres. |  |  |
| 8464 | 180 |  |  |
| 8465 | 120 |  |  |
|  |  |  |  |
| 8150 | 160 |  |  |
| 8151 | 120 |  |  |
| 175 |  |  |  |

Subject to payment of Agricultural Bank principal (£226 17 s .5 d .), plus interest to $31 / 12 / 22$ ( $£ 289 \mathrm{~s} .7 \mathrm{~d}$.$) ;$ being J. Lamont's forfeited Leases 13847/55, 14157/55, $7190 / 74,13848 / 55$, and $16419 / 55$.

> BUNBURY LAND AGENCY. "B.', Wellington District (about five miles North-East from Corr. No. $2528 / 23$. Muja). Open under Parts V., VI., and VIII. (Plan 410D/40, B3.) The area, containing about 160 acres, bounded by lines commencing at the South-West corner of Location 1719, and extending East (passing along the latter's South boundary) about 60 chains; thence South about 31 chains, West about 50 chains to the Eastern side of a surveyed road; thence North and North-Westward along the latter to the starting point; subject to survey, classification, and pricing.

## ESPERANCE LAND AGENCY.

"B."

## Fitzgerald District (about five mi'es from Salmon

Corr. No. 410/23.
Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 16.)

| Location No. | Area.Price per <br> acre. | Remarks. |
| :---: | :---: | :---: |
| $\begin{array}{cc} 503 \ldots & \ldots \\ 772 \ldots & \ldots \\ 592 \ldots & \ldots \\ 771 \ldots & \ldots \end{array}$ | $\left.\left.\begin{array}{rrr\|} \text { a. } & \text { r. p. p. } \\ 811 & 3 & 39 \\ 160 & 0 & 0 \\ 829 & 1 & 4 \\ 160 & 0 & 0 \end{array}\right\}\left\{\begin{array}{cccc} f & \text { s. } & \text { d. } \end{array}\right\} \begin{array}{lll} 0 & 13 & 0 \\ 0 & 12 & 0 \end{array}\right\}$ | Classification, pages 7 and of $7628 / 22$. |

[^1]Fitzgerald District (about two miles West of Red Lake Townsite).
Corr. No. 1909/23.
Open moder Parts V., VI., and VIII. (Plan 392/80, B4:)

Location 168, comprising 905 acres 0 roods 3 perches (ex. road), at 10 s . per acre (classification, page 3 , $451 / 12$ ); subject to conditions governing Agricultural Bank advances as may be granted; being Jno. A. Grant's cancelled application.

GERALDTON LAND AGENCY.
"B."
Fictoria District (about nine miles from Perenjori).
Corr. No. 4119/23.
Open under Parts V., VI., and VILI. (Plan 122/80, E \& F2.)

| Location No. | Area. | Price per acre. | Remarks. |
| :---: | :---: | :---: | :---: |
| 4323 ... |  | $\begin{gathered} \mathcal{L} \\ 0 \end{gathered} \underset{9}{\text { s. }} \underset{6}{ }$ | Classification, p. 5 of 1654/22. |
| 7574 | 50015 | 0126 | Classification, p, 5 of 6470/21. |
| 4335 | 1,136 319 | 0100 | Classlfication, p. 4 of 3528/22. |

Priced ex. improvements, and subject to the condifions governing Conditional Purchase selection within Pastoral Lease in the South-West Division; being J. R. Lewis and N. Mighall's cancelled applications.
"B.',

Victoria District (about 25 miles North-East of Bokaria).
Corr. No. 9185/09.
Upen under Parts V., VI., and VIII. (Plan 126B/40, F1.)

Location 3531, comprising 196 acres 3 roods 36 perches; subject to classification and pricing; being A. Stone's forfeited Lease $24113 / 55$.

## "B."

Fictoria District (about three miles East of Pintharuka).
Corr. No. 499/23.
Open under Parts V., VI., and VIII. (Plan 128/80, C4.)

Location 6645, comprising 1,742 acres, at 10 s .6 d . per acre (classification, page $7,12063 / 11$, Vol. 2); subject to conditions governing selection within Pastoral Leases in South-West Division, pastoral lessee's claim, or: as decided by arbitration, to be settled prior to issue of approval notice; being 'Thos. Burbidge's cancelled application.

## KATANNING LAND AGENCY. "B."

Kojonup District (about one mile North of Boscabel). Corr. No. 14439/11.
Open under Parts V., VI., and VIII. (Plan 416A/40, B2.)

Location 4683, comprising 2601/2 acres; subject to pricing; being that area protected from selection on behalf of C. Wood.

## NARROGIN LAND AGENCY. <br> "B."

Avon District (about 26 miles from Kulin).
Corr. No. 7424/22.
Open under Parts V., VI., and VIII. (Plan 376/80, D2.)

Locations 23503, 23504, and 23505, comprising about 2,000 acres; subject to survey, pricing, and payment of full survey fee (£36) with application; no Agricultural Bank advance gmaranteed; being C. Morgan's and F. T. Ridgwell's cancelled application.

NORTHAM LAND AGENCY.
"B."
Avon District (about six miles North-West of Narembeen)
Corr. No. 861/23.
Open rinder Parts V., VI., and VIII. (Plan $5 / 80$, A \& B3.)
Location 24022, comprising 320 acres; subject to survey, pricing, and payment of full survey fee with application, i.e., £16 10s. (Location 24022 is portion of surveyed Location 18182) ; being W, D. Keast's cancelled application.

## "B."

Kwolyinn A.A. District (about six miles North of Pantapin).
Corr. No. 2571/08.
Open under Parts V., VI., and VIII. (Plan $4 / 80$, A2.)

Lots 83 and 131, comprising $1941 / 2$ acres and $3991 / 2$ acres, respectively; subject to classification, pricing, and payment of Agricultural Bank principal (£454 8s. 8d.), plus interest ( $£ 61$ 2s.) and I.A.B. indebtedness; being A. J. Bourne's forfeited Leases 20086/55 and 20087/55.

## "B,"

Avon District (about 11 miles North of Doodlatine) Corr. No. $3756 / 23$.
Open under Parts V., VI., and VIII., (Plan 25/80, C1.)
Locations 18404 and 18446, comprising 840 and 690 acres, at 11 s .6 d . and 6 s . per acre respectively (classifications, page 3 of $7752 / 11$ and $9185 / 11$ ) ; no Agricultural Bank advance nor railway guaranteed; being W. M. Pitheral's cancelled application.
"B."
Roe District (about 25 miles from Namembeen).
Corr. No. 4130/23.
Open under Parts V., VI., aud VIII. (Plan Locations near Narembeen and 5/80.)
Location 226, comprising 1,000 $1 / 2$ acres, at 10 s . per acre (classification, page 54 of $2178 / 22$ ); no advance on this land nor railway are guaranteed; being $S$. Harder's cancelled application.

## RAVENSTHORPE LAND AGENCY.

"B."
Oldfield District (about seven miles West from Ravensthorpe).
Corr. No. 4719/20.
Open under Parts V., VI., and VIII. (Plan 420/80, E1.)

Locations 65 and 155, comprising 678 and 160 acres, respectively, at 11s. per acre (classification, page 27, $311 / 15$ ) ; subject to conditions governing right to prospect, and for Government to resume without compensation save for value of improvements so resumed; being Jas. Dunn's forfeited Leases 38171/55 and 21882/74 (Location 155 is unsurveyed Homestead portion of Location 65 , to be selected therewith).

## SOUTHERN OROSS LAND AGENCY.

"B."
Yilgarn District (about $10^{\circ}$ miles North of Southern Cross).
Corr. No. 2564/23.
Open under Parts V. and VI. (Plan Southern Cross, Sheet 2 , and $35 / 80$.)
Location 507 , comprising 999 acres 3 roods 5 perches, at 9 s. per acre (classification, page 26 of $6263 / 22$ ) ; subject to conditions as published re prospecting rights, Crown's right to resume, and removal of firewood for Goldfields Water Supply requirements; being Wm. G. O. Scott's cancelled application.

## WAGTN LAND AGENCY

## "'B."

Roe District (about 33 miles East of Lake Grace). Corr. No. 7521/22.
Open under Parts V., VI., and VIII. (Plans 388/80 and $406 / 80$.)

| Location No. | Area. | Price per acre. | Remarks. |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & 406 \ldots \\ & 405 \ldots \end{aligned}$ | $\begin{array}{ccc}\text { a } & r_{\text {r }} \\ 1,186 & p_{i} \\ 1.496 & 0 & 29\end{array}$ | $\begin{array}{ccc} f & \text { s. } \\ 0 & 12 & 0 \\ 0 & 9 & 0 \end{array}$ | $\} \begin{aligned} & \text { Classification, page } \\ & 5928 / 22\end{aligned}$ |

The uovernment does not guarantee Agricultural Bank advance, bu reserves the right to resume for public purpes's withont compensation save for value of improver ents so resumed. One location to each selector in Newdegate subdivision unless otherwise approved by Minister. Being Jack Eckersley's forfeited Lease $39693 / 55$ and C. Munday's cancelled application.

Kojonup District (about four miles South-East of East Arthur).
Corr. No. $4260 / 05$.
Open under Parts V., VI., and VIII. (Plan $409 \mathrm{D} / 40$, B3 \& 4.)
Location 3449 , comprising 197 acres; subject to classification and pricing; being H. E. Barron's forfeited Lease 12514/55.
"B."
Williams District (East of Lake Pingrup).
Corr. No. 5829/21.
Open under Parts V., VT., and VIII. (Plan 407/80 East, D3.)

| Location No. | Area. | Price per acre. | Remarls. |
| :---: | :---: | :---: | :---: |
| $\begin{array}{rr} 9791 & \ldots \\ 9792 & \ldots \\ \dagger 12624 & \ldots \end{array}$ | $\left\{\begin{array}{c} \begin{array}{c} \text { acres. } \\ 388 \\ \\ 1,208 \end{array} \end{array}\right.$ | $\}_{0}^{2} \begin{array}{ll} 5 . & d . \\ 0 & 7 \end{array}$ | Olassification, p. 7 of $5822 / 21$ |

Subjeet to payment of Agricultural Bank principal ( $£ 450$ ), plus interest to $30 / 6 / 23$ of $£ 64$ 13s.

+ (Location 12624 is unsurveyed Homestead portion of Location 9792 , to be selected therewith); subject to right of Government to resume for railway or any public purposes without compensation except for value of improvements so resumed; being F. M. Greenslade's forfeited Leases 14893/68 and 22521/74.


## "A."

Williams District (about six miles South-Tast of Piesse). Corr. No. 7410/12
Open under Parts V., VI., and VTIT. (Plan 409/40, B, E1.)
Location 11398, containing about 75 acres; subject to survey, classification, and pricing. Reserve 14316 (Camping) is hereby cancelled.

## "B."

Williams District (near Murdualmurrin Lake).
Corr. No. 10221/04.
Open under Parts V., VT., and VITT. (Plan $409 \mathrm{C} / 40$, F3.)

That part of Reserve 9684, containing about 135 acres, bounded by lines commencing at the South-West corner' of Location 4681, and extending East about 40 chains; thence Sonth to a North boundary of Location 12299 ; thence West and North to the starting point; subject to survey, classification, and pricing. Reserve 9684 (Camping) is hereby reduced.

## OPEN THURSDAY, 11th OCTOBER, 1923.

## PERTH LAND AGENCY.

"B."
Victoria District (about 10 miles East of Marchagee). Corr. No. 5190/12.
Open under Parts V., VI., and VIIT. (Plan 90/80, E2.)

Location 6383 , comprising 683 acres; subject to classification and pricing, and payment of Agricultural Bank principal ( $£ 3498 \mathrm{~s} .10 \mathrm{~d}$.), and interest (£62 17s. 4d.) to $30 / 6 / 23$, and Tndustries Assistance Board indebtedness; being N. V. S. Longmore's and A. N. Smith's forfeited Leases $31883 / 55$ and $18428 / 74$.

## Canning (Jandakot A.A.) District (near Lutin's Swamp).

Corr. No. $3539 / 96$.
Open under Part V., Section 57. (Plan 341A/40, C1.)
Reserve 3669, containing one acre, at 10 s , per acre. Available only to adjoining holders.
Reserve $3669^{\circ}$ (Agricultural Hall Site) is hereby cancelled.

## C. G. MORRIS,

Under Secretary for Lands.

## LAND OPEN FOR PASTORAL LEASING

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

IT is hereby notified that the Land described hereunder will be available for general selection under Part X. of "The Land Act, 1898, '" and its amendments, on and after the date specified.

OPEN WEDNESDAY, 26th SEPTEMBER, 1923.
GERALDTON LAND AGENCY.
South-West Division.
Fictoria District, about 30 miles $S$. of Dongarra.
Corr. 1639/21. (Plan 93/80, E3.)
That portion of unsurveyed land, comprising 5,000 acres; being J. R. Sheppard's forfeited Lease 3777/93.

## South-West Division.

Victoria District, about eight miles S.W. of Ammo.
Corr. 7676/19. (Plans 123/80, D4, \& 94/80, D1.)
That area of unsurveyed land, comprising about 3,000 aeres; being J. R. Sheppard's forfeited Lease 3677/93.

## PERTH LAND AGENCY.

North-West Division.
Teano District, about 120 miles $N$. of Meelatharra.
Corr. 3407/18. (Plan 72 and 79/300.)
That portion of unsurveyed land, comprising about. 127,700 acres; being Mt. Egerton Pastoral Company's Lease 3154/96.
Appraised at 10 s . per thousand acres for whole area.
Subject to payment for any existing improvements.

## Eastern Division.

Nabberu and Kaluwiri Districts, near South of Mt.

## Keith.

Corr. 1570/17. (Plan 53/300.)
That portion of unsurveyed land, comprising about 20,000 acres; being F. Cameron's forfeited Lease 2637/ 97 .
Appraised at 8 s . per thousand acres for the whole lease.

North-West Division.
Murchison District, about 80 miles E. of Hamelin Pool. Corr. 6336/20. (Plan 58/300.)
That part of unsurveyed land, comprising 46,276 acres; being A. J. Withers' forfeited Lease $3263 / 96$; appraised at 10 s. per thousand acres per annum if selected as a whole.

## South-West Division.

Swan District, about 10 miles $E$. of Wannamal. Corr. 4331/20. (Plan 31/80, F2.)
That portion of unsurveyed land, comprising about 3,000 acres; being A. Hennessey's forfeited Lease 3736/ 93.

OPEN WEDNESDAY, 3rd OCTOBER, 1923. KALGOORLIE LAND AGENCY. Eastern Division.
Buningonia Division, about 18 miles N.E. of Randoll Station.
Corres. 4320/20. (Plans 26/300 \& 48/80.)
That portion of unsurveyed land, comprising about 67,270 acres, appraised at 5s. per thousand acres per annum for whole area; being W. T. Butler's forfeited Lease 2944/97.

## Eastern Division.

Hampton District, about 12 miles North-West of Kambalda.
Corr. 5701/20. (Plan $40 / 80$.)
That portion of unsurveyed land, comprising about 3,000 acres, subject to appraisement; being Thomas O'Neill's forfeited Lease 2961/97,

## PERTH LAND AGENCY

## "A"

Kimberiey Division.
Luman District, about 120 miles South of Wyndham. Corr. No. 6061/14. (Plans 132 \& 133/300.)
That portion of unsurveyed land, comprising about 25,000 acres, surrendered from Lease, 1062/98 by William Byrnes. Appraised at 10 s . per thousand acres per annum for whole area.

## North-West Division.

Hardey District, near Pinnacle Hill.
Corr. No. 1223/10. (Plans 93/300 and 92/300.)
That portion of unsurveyed land, comprising about 25,000 acres, subject to appraisement; Deing J. Perry's forfeited Pastoral Lease 1011/96.

Eastern Division.
Kaluwiri District, North and North-East of Sandstone.
Corr. No. 1352/20. (Plan 53/300.)
Open "Returned Soldiers only."
That portion of unsurveyed land, comprising abont 50,479 acres; being Messrs. Senior, Inglis, and Piercy's forfeited Leases 2894/97 and 2895/97-the former lease appraised 5 s . and the latter at 8 s . per thousand acres for the whole area in each lease.

## OPEN THURSDAY, 11th OCTOBER, 1923.

## PERTH LAND AGENCY

## Eucla Division.

Mundrabilla District, South of Forrest Station.
Corres. 2080/23. (Plans 28 \& 15/300.)
That portion of unsurveyed land, comprising about 41,960 acres, as embraced in P. J. Watson's cancelled applications 1184 B and $1185 \mathrm{~B} / 95$.

## North-West Division.

Hardey District, near Blue Rock and Mt. Palgrave.
Corres. 4568/01. (Plan 93/300.)
Those portions of unsurveyed land, comprising 20,630, $33,357,20,000,20,000,20,000$ acres. appraised at 12s. per thonsand acres per annum; being forfeited Leases $9 \overline{7} / 102,3440 / 102,387 / 94,2431 / 102,2432 / 102$.

Kaluwiri District, about 30 miles West of Siv Samuel.
Corr. 2817/22. (Plan 53/300.)
That portion of unsurveyed land, comprising abont 53,000 acres, subject to appraisement; beiug W. N. Cock's abandoned application.
C. G. MORRIS,

Under Secretary for Lands.

THE ROAD DTSTRTCTS ACT, 1919.
WHEREAS the DARLTNG RANGE Road Board, by resolution passed at a Meeting of the Board, held at Kalamunda on or about the 18 th day of March, 1923 , resolved to open the road heremafter described, that is to say:-

## 2317/00.

Widening of Parts of Road No: 1136.-That part of Lot 9 of Canning Location 429, shown on Diagram No. 44542: bounded on the Eastward by a line extending from its South-East corner, Northwards along its East boundary for a distance of 50 links; on the South by a line extending from its South-East corner, West along its South boundary for a distance of 50 links; and on the North-West by a circular couvex arc 88 links in length.
Also that part of Location 188, shown on said diagram: bounded on the North by a line extending from its North-West comer, East along its North boundary for a distance of 150 links; on the West by a line extending from its North-West corner, South along its West boundary for a distance of 150 links; and on the South-East by a circular convex arc 235.6 links in length. (Plan 1C/40, D4.)

WHEREAS the MINGENEW Road Board, by resolution passed at a Meeting of the Board, held, at Mingenew, on or about the 3rd day of March, 1920, resolved to open the road hereinafter described, that is to say:-

2470/98.
Regazettal of Deviation of part of Road No. 1910.A strip of land, one chain wide, its Southern side leaving the Southern side of the present road in Lot M69 of Victoria Locations 1907 and 1909, at a point 9 chains 71.5 links Eastward from the East side of Road No 2477, and extending Westward (as shown on Diagram No. 43700 ), passing through said Lot M69 to rejoin the Sonthern side of the old road in aforesaid lot. (Plan $123 / 80$, E1.)

WHEREAS the GREENMOUNT Road Board, by teso lution passed at a Meeting of the Board, held at Lion Mill on or about the Th day of August, 1922, resolved to open the road hereinafter described, that is to say:11406/4.
Deviation of part of Road No. 2262.-A strip of land, one chain wide, its Sonth-Eastern side leaving the South Eastern side of the present road, at the North-West corner of Mahogany Creek Suburban Lot 36, and extending (as shown on Diagram No. 43939), 207 degrees 23 minutes, 6 chains 74.5 links; 178 degrees 33 minutes, 4 chains 8 links; thence 180 degrees, 10 chains 1 link, passing throngh Reserve No. 8059, to the South-West corner of Swan Location 1667. (Plans 1B and 1C/40, Lion Mill Locality, and Mundaring Townsite.)

WHEREAS the WARREN Road Board, by resolation passed at a Meeting of the Board, held at Manjimup on or about the 14 th day of May, 1921, resolved to open the road hereinafter described, that is to say:-

4359/22.
Widening of part of Road No. 4923.-That portion of Nelson Location 2188, bounded by lines commencing on its South-Eastern boundary 14 chains 1.5 links from its Sonth-West corner, and extending (as shown on Diagram No. 40555 ), 17 degrees 52 minutes, 2 chains 31.1 links; 50 degrees 53 minutes, 1 chain 64.8 links; thence 211 degrees 31 minutes, 3 chains $80 \cdot$ links, to the starting point. (Plan 442B/40, E1.)

WHEREAS the MELVHLLE Road Board, by resolation passed at a Meeting of the Board, held at Bicton on nr about the 27 th day of April, 1923 , resolved to open the road hereinafter deseribed, that is to say:-

489/20.
Extension of Road No. 6467, Bunyup Road.--A strip of land, one chain wide, commencing at the South-East corner of Lot 24 of Caming Location 44, and extending North (as shown on Diagram No. 44550 and L.T.O. Plan No. 885 ), its centre line being the East boundaries of Lots 24, 23, 22, 21, and 20 of Location 44, Lot 19 of Locations 44 and 56, and Lots 18, 17, 16, 15, 14, and 13 of Location 56, to a surveyed road (Coogee Road) at the North-East corner of Lot 13 of Location 56. (Plan 1D/20, S.E.)

WHEREAS the AUGUSTA Road Board, by resolution passed at a Meeting of the Board, held at Margaret River ou or about the 6th day of Augnst, 1923, resolved to open the road hereinafter described, that is to say:-
$4127 / 23$.
No. 6985.-A strip of land, one chain wide, com mencing at the Southern corner of Lot 8 of Augusta Town Lot 151, and extending North-Eastward (as shown on Land Titles Office Diagram No. 6173), along the South-Eastern boundaries of Lots 8, 7, 6, 5, 4, 3, and 2 to a surveyed road at the Eastern corner of the latter lot. (Plan Angusta.)

WHEREAS the ANGUSTA Road Board, by resolution passed at a Meeting of the Board, held at Margaret River on or about the 13th day of July, 1923, resolved to open the road hereinafter described, that is to say:-

1694/23.
No. 6986.-Ai strip of land, one chain wide, com mencing at the North-Western corner of Reserve No 12465, and extending North-Eastwat inside and along its Northern boundary to a surveyed road at its NorthTastern corner. (Augusta Townsite.)

WHEREAS the DENMARK Road Board, by resolation passed at a Meeting of the Board, held at Denmark on or aboat the 12th day of February, 1923, resolved to open the road hereinafter described, that is to say:-
$6440 / 22$.
No. 6987 .-A strip of land, one chain wide, leaving a surveyed road on the South-West boundary of Denmark Estate Lot 466 near its South-Western corner, and extending (as shown on Diagram No. 44796), Eastward, through said lot to a surveyed road along its Eastern boundary. (Plan $452 \mathrm{C} / 40, \mathrm{~A} 4$.

WHEREAS the DRAKESBROOK Road Board, by resolution passed at a Meeting of the Board, held at Waroona on or about the 5th day of May, 1923, resolved to open the road hereinafter described, that is to say:-

No. 6989 .-A strip of land, one chain wide, leaving a surveyed road at the South-West corner of Nanga Lot 30, and extending Northward along the West bow:daries of Lots 30 and 1, to Rutherford Street, along the Southern side of Millars' Karri and Jarrah Company's Railway. Commencing again on the Northern side of said railway reserve, and extending North through said townsite, and continuing to Road No. 4732. (Plans Nanga Townsite $383 \mathrm{~B} / 40$, E1, and $380 \mathrm{C} / 40$, E4.)

And whereas His Excellency the Governor, pursuant to Section 17 of "The Public Works Act, 1902," by notices published in the Government Gazette, deelared 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 horeby notified that the lines of communication described above are Roads within the meaning of "The Road Districts Act, 1919," subject to the provisions of the said Act.

Dated this 21st day of September, 1923.
C. G. MORRIS,

Under Secretary for Lands.

## THE ROAD DISTRICTS ACT, 1919.

WHEREAS T. Q. Draper, being the owner of land over or along which the mndermentioned road in the UPPER BLACKWOOD Road District passes, has applied to the Upper Blackwood Road Board to close the said road, which is more particularly described hereunder, that is to say:-

2575/23.
B. 278.-The surveyed road along the Southern boundaries of Nelson Locations 3515 and 2813; from the South-East corner of Location 2808 to a surveyed road at the Sonth-East corner of Location 2813. (Plan $475 / \mathrm{D} 40, \mathrm{C} 3$.

WHEREAS C. E. Williams, 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:-

3251/23.
B. 280.--The surveyed road along the South-Eastern boundary of Avon Location 6180, from a surveyed road at its South cormer to its Eastern corner.

Also the surveyed road along the North-Western bomdaries of Locations 7382 and 8523 ; from a surveyed ioad at the Western corner of the former location to the Northern corner of the latter location. (Plan 343D/40, A3.)

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 Greemmount Road Board to close the said road, which is more particularly described hereunder, that is to say:2520/23.
G. 198.- That portion of Nichol Street, in the Mundaring Townsite (being Mundaring Lot 153), as shown jn red on L. \& S. Diagram 44576. (Plan Mmataring.)

WHEREAS George Batt, being the owner of land over or along which the undermentioned road in the MARRAUNG Road District passes, has applied to the Marradong Road Board to close the said road, which is more particularly described hereunder, that is to say:-
$3354 / 23$.
M. 191.-The surveyed road along the West and part of the South boundary of Williams Location 6689 through Location 8902 and along part of its East boundary, along the South and part of the East boundary of Location 4347, and along a South boundary of Location 11983; from Road No. 687 at the Northermmost corner of Location 3960, to Road No, 5666 at a SouthEast comer of Loeation 11983 . (Plan 384a/40, B1.)

WHEREAS James Thomas Heal, being the owner of land over or along which the undermentioned road in the QUAIRADING Road District passes, has applied to the Quairading Road Board to close the said road, which is more particularly described hereunder, that is to say:3392/23.
Q. 10.-The surveyed road along parts of the East and South boundaries of Avon Location 6642, and the East and South boundaries of Location 6643; from, Road Number 2119 at the North-West corner of Location 10910, to the South-West corner of Location 6643. (P'an $3 \mathrm{C} / 40, \mathrm{~F} 4$.

WHEREAS H. A. Vernon, being the owner of land over or along which the mindermentioned road in the WYALCATCTEM Road District rasses, has applied to the Wyalcatchem Road Board to close the said road, which is more particularly described hereunder, that is to say:-
3699/13.
W. 301.-That part of Road No. 4765 extending Eastward from Road No. 5656 near the South-East corner of Avon Location 17249 to Road No. 4316 at the SouthFast comer of Location 22965. (Plan 33/80, F2.)

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 Conncil has confirmed the said assents:

It is hereby notified that the said Roads are closed.
Dated this 21st day of September, 1923.
C. G. MORRIS,

Under Secretary for Lands.

THE MINING ACT, 1904.
Authority to Mine on Reserved and Exempted Lands. Department of Mines,
$993 / 23$.
Perth, 19th September, 1923.
HIS Excellency the Governor in Executive Council, by virtue of the powers conferred under Section 30 of "The Nining Act, 1904,' has been pleased to grant, conditionally, Paolo Bordoni and Alfred James Thomas authority to mine, No. $356 \mathrm{H}(2 \mathrm{E} / 23)$, on certain reserved and exempted land within the extended portion of the Kalgoorlie Townsite known as Williamstown, in the Fast Coolgardie Goldfield, as shown at page 2, Mines File $993 / 23$, to be held as Prospecting Area No. 1827E.

327/23.
HTS Excellency the Governor in Executive Council has refused Application No. 340H (1D/23), for authority by James McKelvey and Alfred Lupton to mine on certain reserved and exempted land situated within the Townsite of Day Dawn, Murchison Goldfield.
J. SCADDAN,

Minister for Mines.

## APPOINTMENTS.

HIS Excellency the Governor in Executive Council has been pleased to make the following appointments:-187/21.-Charles Reginald Stahl as Acting Mining Registrar at Southern Cross, Xilgarn Goldfield, Auring the absence on leave of the Mining Registrar; to date from the 11th day of August, 1923.
1373/23.-Charles Reginald Stahl as Acting Mining Registrar at Mt. Magnet, Murchison Coldfield, during the absence on leave of the Mining Registrar; to date from the 8 th day of September, 1923.
M. J. CALANCHINT,

Under Secretary for Mines.

THE MINING ACI, 1904
Depariment of Mines,
Perth, 19th September, 1923.
IT is hercby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Applications for Leases as shown below.

> M. J. CALANCHINI,
> Under Secretary for Mines.

Gold Mining Leases.
The undermentioned Applications for Gold Mining Leases were approved, subject to survey:-

| Goldfield. |  |  |  | District. |  |  |  |  | No. of Application. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| East Coolgardie | $\ldots$ |  | $\cdots$ |  | $\ldots$ | $\ldots$ | $\ldots$ | . | *5354E, *5355x. |
| North Coolgardie | $\cdots$ | $\cdots$ | ... | Yerilla | ... | ... | $\ldots$ | ... | 1067R. |

## Mineral Lease.

The undermentioned Application for a Mineral Lease was approved, subject to survey :-

| Goldfield. |  |  |  | District. |  |  |  |  |  | No. of Application. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| West Pilbara | $\cdots$ | $\cdots$ | ... | $\ldots$ | ... | ... | ... | $\cdots$ | 221. |  |

*Conditionally.

WESTERN AUSTRALIA.
Table No. 1.-Statistical Return for the By-Election held in the West Province (Legislative Council) on 8ith September, 1923.


Table No. 2.-Return showing Number of Votes polled for each Candidate on the First Count.

| Polling Places. | Allen. | Cameron. | Gray | Total Valid Yotes. | Informal. | Polling Places. | Allen. | Cameron. | Gray. | Total Valid Votes. | Tnformal. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Fremantle District- |  |  |  |  |  |  |  |  |  |  |  |
| Town Hall | 601 | 15 | 414 | 1,030 | 27 | South Fremantle Dis- |  |  |  |  |  |
| Alma Street School Caledonian Hall ... | 28 42 | 6 | 26 | 60 85 | $\frac{2}{5}$ | Wester Hall |  |  |  |  |  |
|  |  |  |  |  |  | Baptist Hall | 58 | 7 | 61 | 126 | 2 |
| Total | 671 | 26 | 478 | 1,175 | 34 | Beaconsfield ... | 57 | 6 | 74 | 137 | 2 |
|  |  |  |  |  |  | Bibra Lake | 15 | 1. | 5 | 21 | $\cdots$ |
| N.E. Fremantle Dis- |  |  |  |  |  | Forrestala |  |  | 1 | 6 | $\ldots$ |
| triet- |  |  |  |  |  | Hamilton Hill $\ldots$ | 22 | 1 | 14 | 37 | ... |
| East Fremantle ... | 232 | 8 | 206 | 446 | 21 | Jandakot ... ... | 8 | ... | 8 | 16 | ... |
| Applecross ... | 19 | 1 | 61 | 20 | 5 | Rockingham $\quad .$. | 44 | 3 | 13 | 60 | ... |
| Bicton ${ }^{\text {Buckland Hill }}$... | 13 100 | 31 | 61 88 | 75 220 | 5 2 | Spearwood White Gum | 25 | 3 | 68 | 93 | ... |
| Marmion Street ... | 43 | 4 | 123 | 170 | 8 | White Gim valey |  |  |  |  |  |
| North Fremantle... | 81 | 10 | 191 | 282 | 15 | Total | 328 | 20 | 412 | 760 | 12 |
| Palmyra ... ... | 54 | 2 | 71 | 127 | 5 | Total of Prowince |  | 104 | 1,630 | 3,275 | 102 |
| Total ... | 542 | 58 | 740 | 1,340 | 50 | Tota of Province | 1,041 |  | 1,030 | 3,275 | 102 |

Table No. 3.-Return showing the Preferential Count.

| Counts. | Allen. | Cameron. | Gray . | Total No . Redistributed. | Grand Total. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| First Count ... | 1,541 | 104 | 1,030 | $\ldots$ | 3,275 |
| Firstredistribution | 57 | $\ldots$ | 47 | 104 | $\cdots$ |
| Second Count | 1,598 | $\ldots$ | 1,677 | $\ldots$ | 3,275 |

Chief Electoral Office Supreme Court Buildings Perth, 17th Sept., 1923.
T. E. COOKE Chief Electoral Officer

Department of Works and Trading Concerns,
Perth, 10th September, 1923.
THE MUNICIPAL CORPORATIONS AOT, 1906.

## North Fremantle Municipality.

Ex. Co. 2642; P.W. 248/21.
IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of North Fremantle Municipality, in accordance with the provisions of "The Municipal Corperations Act, 1906."
(Signed) H. W. STANLEY-LOW,
Acting Under Secretary for Works
and Trading Concerns.

## NORTH FREMANTLE MUNICIPALITY

By-laws of the North Fremantle Municipality made under Section 179 of "The Municipal Corporations Act, 1906," and numbered 1 to 17 .
In pursuance of the powers conferred by the said Act, the Mayor and Councillors of North Fremantle Municipality order as follows:-

$$
\text { By-law No. } 1 .
$$

All By-laws heretofore made by the North Fremantle Municipality under the provisions of "The Municipal Corporations Act, 1906 ,' ' are hereby repealed.

Passed by the Council of the North Fremantle Municipality on the 23rd day of August, 1923.

$$
[\mathrm{I} . \mathrm{S} .]
$$

ROBT. BRACIKS,
GLYN E. PAYNE, Town Clerk.

## Recommended,-

WM. J. GEORGE,
Minister for Works.
Approved by His Excellency the Governor in Executive Council, this fourth day of September, 1923.
L. E. SHAPCOTT,

Clerk of the Council.

## NORTH FREMANTLE MUNICIPALITY.

By-law No. 2.
STANDING ORDERS.

1. The proceedings and business of the Council shall be conducted according to the following regulations, which shall be called the Standing Orders.

## Chairman.

2. In the construction of this By-law, unless the context otherwise requires, the word "Mayor"" shall include the Councillor chosen to preside at any meeting of the Council.

## Attendance of the Publie.

3. At meetings of the Council the public shall be permitted to attend in such part of the Council Chamber as shall be appropriated for their accommodation, unless at any meeting the Council direct their exclusion from that weeeting.

## Removal of Strangers.

4. Any person, not being a Councillor, who interrupts the orderly conduct of the business of the Council, and who does not immediately upon being called upon by the Mayor or Chairman so to do, withdraw from the Council Chamber, may, by order of the Mayor or Chairman, be removed forthwith, and such person shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding five pounds.

## Count Out.

5. If at any time during any meeting of the Council a Councillor shall call the attention of the Mayor to the fact that a quorum is not present, the Mayor shall thereupon suspend the proceedings of the meeting for a period of two minutes, and if a quorm be not present at the expiration of such period, the meeting shall be deemed to have been counted out, and the Mayor shall adjourn it to some future day.

## Record of Councillors present.

6. At all meetings at which there are not present three Councillors and the Mayor, or four Councillors, as the case may be, or at which the Council is counted out for want of a quorum, the names of the Councillors then present shall be recorded in the minute book.

## Order of Business. <br> (Standing Orders.)

7. After the signing of the minutes as provided for hereunder the order of business of any ordinary meeting shall be as follows, or as near thereto as shall be practicable; but for the greater convenience of the Council at any particular meeting thereof, it may be altered by resolution to that effect:-
8. Confirmation of Minutes.-The minutes of any preceding meeting whether ordinary or special, not previously confirmed, shall be submitted as the first business at all meetings of the Council in order to obtain their confirmation; and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said mimutes shall then be signed by the Mayor as by Section 176 of the Act required.
9. Amnouncements by the Mayor without discussion.
10. Questions by Councillors without discussion.
11. Notices of motions for consideration at the following meeting, if given during the meeting.
12. Correspondence.
13. Petitions and memorials.
14. Tenders.
15. Report of Committees.
16. Orders of the day, including considering and ordering upon reports previously presented, business left over from the preceding meeting, and any business the Mayor may think desirable to bring under the rotice of the Council and may have directed to be entered as an order of the day.
17. Motions of which previous notices have been given.

Order of Business on Notice Paper.
11. The order of business at any special meeting of the Council shall be the order in which such business stands in the notice thereof.

Notice of Motion.
12. Any Councillor may bring forward such business as he may consider advisable in the form of a motion, of which notice shall be given in writing to the Town Clerk, either at the meeting previous to the meeting at which it is intended to move the same, or at any time thereafter, being not less than three clear days before such last-mentioned meeting.

## Motion to Lapse

13. Every such motion shall lapse unless the Councillor who gave the notice thereof, or some other Councillor authorised by him in writing, be present to move the same when such motion slall be called on.

Orders of Debate.
14. The Mayor or Chairman may without leaving the Chair take part in discussion upon any question before the Council.

Speakers must not digress.
15. A member having audience shall not digress from the subject of debate.
16. Councillors to address the Chair.

## Cnopposed Notices of Motion.

17. The Chairman may call over the notices of mo tion on the business paper in the order in which they appear thereon; and if objection is not taken to a motion being taken as a formal motion, may call upon the mover to move the same, and upon the motion being seconded may then, without discussion, put the motion to the vote.

> Points of Order.
18. Any Comecillor moving a motion or amendment or takin? part in the discussion thereon, shall rise and address the Mayor, and shall not be interrupted unless upon a point of order, when he shall resume his seat until the Councillor raising the point of order has been heard thereon and the cuestion of order has been disposed of, when the Conecillor in possession of the Chair may proceed.

Nature of Motion to be stated.
19. Any Comeillor desirous of proposing an original motion or amendment shall state the nature of the same before he addresses the Comncil thereon, and, if so required by the Mayor, shall put the same in writing.

Withdrawal of Motion.
20. No motion or amendment shall be withdrawn without the leave of the Council.

## Motions to be seconded. Enforcement of Standing

 Orders.21. No motion or amendment shall be discussed or put to the voie of the Comen maless it be seconded, but a Councillor may require the enforcement of any Standing Order of the Council by directing the Mayor's attention to the infraction thereof.

## Use of Titles.

22. At meetings of the Conneil, speakers, in referring to others present thereat, shall designate them by their respective titles of Mayor or Councillor, as the case may be.

## Priority of Speakers.

23. If two or more Comeillors rise to speak at the same time the Mayor sball decide which is entitled to priority.

> Councillor not to speali twice.
24. No Councillor shail speak twice on the same question exeept by way of explanation or in reply upon any original motion of whien he may be the mover, or as the mover of the amendment last carried. And no Comeillor shall speak to any question after the mover shall have been permitted to reply.

## Calling to ordor for speaking twie.

2.). The Mayor shall, vithont waiting for the interposition of the Council, call to order any Councillor proceeding to speak a second time on the same question.

Mover or Seconder to be held to have spoken.
26. A Councillor moving or seconding a motion or anendment shall be held to have spoken thereon.

Suspension of Standing Orders.
27. In cases of urgent necessity any Standing Order or Orders of the Council may be suspended on motion duly made and seconded without notice, provided that such motion has the concurrence of the majority of the Councillors present, provided also that such majority be not less than four.

## Object of Suspension to be statcd.

28. Any Comeillor moving the suspension of any Standing Orders shall state the object of such motion, but no discussion shall take place thereon.

## Production of Documents.

29. Any Councillor may of right require the production of any of the documents of the Council relating to the qrestion or matter inder discussion.

## One Amendment at a time.

30. One amendment only shall be discussed at one time, but, if lost, another may be moved before the original question is put to the vote, but upon any amendment being carried it shall be competent for any Councillor to move one other amendment thereon, but no more.

## Substantive Motion.

31. Upon the adoption of any amendment, such arendment shall be held to have quashed the original motion, and for all purposes of subsequent discussion the amendment so carriad shall, subject to the last preceding clause, be treated as an original motion.

## Method of taking Votes.

32. .The Mayor shall, in taking the vote on any motion or amendment, put the question first in the affirmative and then in the negative, and he may do so as often as it is necessary to enable him to fom and declare his opinion from the show of hands as to which party has the majority.

## Division.

33. The Council shall vote by a show of hands, but any Councillor may call for a division upon any question, in which case the Conncillors voting in the affimative shall, until the vote is recorded, stand up, and those in the nerative retain their seats; all division lists shall be entered on the minutes.

Reflection upon Vote of Council.
34. No Conncillor shall reflect upon any vote of the Council, except for the purpose of moving that such vote be rescinded.

## Motion for Adjournment.

35. No discussion shall be allowed on any motion for adjoumment of the Council, but if, on the question being put, the motion be negatived, the subject then under consideration, or the next on the notice paper, or any other that may be allowed precedence, shall be discussed before any subsequent motion for adjournment shall be entertained.

## Rescission of Resolution.

36. No resolution of any meeting of the Council shall be revoked, rescinded, or altered except in manner prorided in Section 165 of the Act.

Recnsideration of Motion for Rescission.
37 . No motion for revoking, rescinding, or altering any resolution of the Council which shall have been negatived by the Council shall again be entertained during the same municipal year unless with the consent of at least six members of the Comncil.

## Adjournment of Debate.

38. A debate may be adjourned to a later hour of the same day, or to any other day, by motion duly seconded withont previous notice. No discussion shall be allowed upon a motion for the adjomment of a debate.

Tre-audience on resumption of Adjourned Debate.
39. The Councillor upon whose motion any debate shall be adjourned by the Council shall be entitled to pre-audience on the resumption of the debate.

Rosumption of Debate after Count Out.
40. If a debate on any motion moved and seconded be interrunted by the Council being comnted out, such debate may be resumed at the next meeting at the point where it was so interrupted, on motion with notice.

All Councillors to vote. Casting Vote.
41. At all mecetings of the Council, save where the Act otherwise provides, all the Councillors present shall vote. If there be an equal division of votes upon any question, the Mayor shall, in addition to his own vote, have a second or casting vote.

## Committee of Whole Councit.

42. The Council may determine that any question shall be considered in committee of the whole, and a motion to that effect may be moved without previous notice.

## Matters to be considered by Committee.

43. Such committee shall consider such matters only as shall have been referred to it by the Council.

## Conduct of Committee.

44. In committee of the whole the Standing Orders of the Comeil shall apply except that Councillors may speak more than once io the same question.

## Adoption of Committee's Resolutions.

45. The Mayor shall report the resolution arrived at in committee of the whole to the Conncil at its next ordinary resting, or uron the resumption of the Comeil, as the case may require, and such resolutions shall be dealt with as the Conncil may think fit.

## Digression from Subjest. Personal Reflections.

46. No Councillor shall digress from the subject matter of the question under discussion nor impute improper motives to any other Councillor, and all personal reflections upon any Councillor shall be considered highly disorderly.

## Record of words used by a Councillor.

47. Any Councillor may require the Town Clerk to take down any particular words used by a Councillor immediately upon the same being used.

## Mayor's Ruling.

48. The Mayor when called upon to decide a point of order or practice shall give his decision, and his decision shall be final in that particular case.

## Withdrawal of Off ensive Expression.

49. Any Comeillor who shall use any expression whics in the opinion of the Mayor reflects offensively on any member of the Council shall, when required by the Mayor, unreservedly withdraw such expression, and make a satisfactory apology to the chair, and if he decline, or neglect to do so, the Mayor may refuse to hear such Councillor further upon the matter then under discussion and call upon the next speaker, or may suspend or adjourn the sitting of the Council, or may direct the offending Councillor to withdraw from the Counci Chamber for the remainder of the then sitting of the Council.

## Disturbance. Conversing aloud

50. No Councillor shall make any noise or disturbance or, except to raise a point of order, converse aloud whilst any other Councillor is speaking, or whilst any matter is being read or opened.

## Crossing Council Chamber:

51. When the Mayor is putting any question, no Councillor shall walk out of or across the Chamber, nor shall any Councillor, whilst any other Councillor is speaking, pass between the speaker and the chair

## Mayor may call to order.

52. The Mayor may, on his own motion, call any Comeillor to order whenever, in his opinion, there shall be cause for so doing.

## Infraction of Standing Orders.

53. Every Councillor shall be entitled to direct the attention of the Mayor to any infraction of the Standing Orders by any other Councillor.

## Weturition of order.

54. Any Corncillor who shall do anything, or behave in any mamer which is forbidden by any section of this By-law shall be deemed to be out of order.

## Decision of Mayor on point of order-Councillor to apologise when called upon.

55. Whenever it shall have been decided by the Mayor that any motion, amendment, or other matter before the Conncil is out of order, the same shall be rejected, and whenever anything said or done in Comeil by any Councillors shall be similarly decided to be ont of order, such Conncillor shall be called up by the Mayor to make such explanation, retraction, or apology as the case may require.

Councilor to withdrau from Council Chamber.
56. Any Conncillor who slall persist in any line of conduct which the Mayor shall have decided, or which by any section of this By-law is declared to be out of order, or who shall refuse to make any explanation, retraction, or apology required by the Mayor as aforesaid, shall, upon the request of the Mayor, withdraw from the Council Clamber for the remainder of the then sitting of the Corneil.

## Removal of Councillor from Councit.

57. In the event of any Conncillor refusing or neglecting to withdraw from the Council Chamber when requested or directed by the Mayor so to do, the Mayor may order such Councillor to be removed from the said Chamber and to be excluded therefrom during the remainder of the then sitting of the Council

## COMMTTTEIS.

## Standing Committees.

58. In addition to such special conmittees as may from time to time be appointed, there shall be three standing committees appointed from among the Coumcillors, namely, a Works, Finance, and Electric Light Committee, General Purposes Committee, and a Parks and Orals Committee, each of which shall consist of not less than three members. Such Committees shall be appointed each year at the first meeting of the Council which shall be held after the Annual Elections

## Election of Committees.

59. The members of the said committees shall, in default of agreement, be elected by ballot, and, in the event of an eqrality of votes for two or more Councillors, the Mayor shall have a casting vote.

Finance, Works, and Electric Lighting Committee.
60. The Finance, Works and Electric Lighting Committee shall, subject to By-law No. 4, have the general
direction of all works ordered or sanctioned by the Council, and of all streets, roads, ways, drains, bridges, and other public places under the care and management of the Council; the management and general direction of sweeping and watering, and the general administration of the building by-laws. Such committee shall inquire into and report to the Council from time to time upon such improvements and repairs as they may think neres sary, or which the Council may, by resolution, direct them to inquire into and report upon, and shall examine and check all accounts and generally supervise the collection and expenditure of the municipal revenue. Such Committee shall inquire into and report to the Council from time to time on all matters which they may con sider to affect, or be likely to affect, the finances of the Municipality, or which the Council may, by resolution, direct them to inquire into and report upon. Such Committee shall also have control of all matters affect ing the staff of the Council. Such Committee shall also have the management and the direction of the lighting of the Municipanity together with the plant appertaining thereto.

## General Purposes Committec.

61. The General Purposes Committee shall prepare draft of all such by-laws as may from time to time be required for the good govermment of the Municipality.

Parks and Oval Committee.
62. The Parks and Oval Committee shall have the control of all Parks, Reserves, and tree planting, and of the Town Hall and other municipal buildings and the administration of all the municipal by-laws, except such as shall be specially placed under the control of any other committee.

## Leave of Absence to Officers.

63. Each officer in the Council's service shall be en titled to two weeks' leave of absence in every year at a convenient time. All applications for leave of absence shall be submitted for the approval of the Council by the Town Clerk with his recommendations thereon.

Special leave for one day.
64. The Town Clerk nay, at any tine, grant one day's emergency leave of absence to any officer upon written application in that behalf, but such emergency leave shall not count against or be deducted from any leave due or to become due to the applicant.

## Absence through illness.

65. Written notification must be sent to the Town Olerk by or on behalf of any officer who is prevented by illness from attending to his duties for any period exceeding one day. Should any officer be absent from duty through illness for any period exceeding two days, notification thereof, in writing, accompanied by a medical certificate, must be immediately sent to the Town Clerk.

## Transfer of Officers or Servants.

66. The Council may, in its discretion, transfer any officer or servant of the Monicipality from any office or employment to any other office or employment as the interests of the Municipality may appear to the Council to warrant.

## Town Cler\% to be Chief Executive Officer.

67. The Town Clerk shall be the chief executive officer of the Municipality, and shall have and exercise, on the Council's behalf, full authority over every officer and servant of the Municipality.

All other Officers to be subordinate to the Town Clerti.
68. All officers and other servants of the Municipality in whatever capacity, shall be subordiuate to the Town Clerk, whose directions and instructions such officers and servants shall promptly and faithfully accept, act upon, and execute.

Officers not to act without due instructions.
69. All directions of the Council, together with other special and importaut instructions to principal officers, and heads of departments shall, as far as practicable, be conveyed by the Town Clerk in writing: Provided that, pending written confirmation, the verbal instruetions of the Town Clerk must be promptly and faithfully accepted, acted upon, and executed.

## Town Clerte may suspend any offcer from duty.

70. If, in the opinion of the Town Clerk, the suspension from duty of any officer, pending the pleasure of the Council, would be in the best interest of the

Mmicipality, the Town Clerk may, in writing under his hand, suspend any officer accordingly, and every such suspension shall be good and binding until the pleasure of the Council thereon.

Town Clerk to report suspension immediately.
71. Immediately any officer has been suspended as atoresaid, the Town Clerk shall report to the Council the facts in respect thereof. It shall not be competent for the Town Clerli or any member of the Council to make public or otherwise communicate the contents of such report to any person other than a member of the Council without the expressed authority and approval of the Council.

Effect of suspension.
72. Upon receipt of a written notice of suspension signed by the Town Clerk, whether such notice contains reasons for such suspension or otherwise, the officer in question shall be suspended accordingly, and shall forthwith deliver to the Town Clerk or any other person appointed by the Town Clerk in that behalf, all papers, books, documents, records, moneys, valuables, keys, and all other articles and things, the property of the Mumicipality in his possession.

## Officers not to become security.

73. No officer or servant of the Conncil shall become security for any member of the Council, nor for any other officer or servant of the Comeil, nor engage in any loan transaction with any member of the Council or with any other officer or servant of the Council.

## Officers of Council not to show documents.

74. No officer of the Co neil shall be at liberty to show, lay open, or expose any of the books, papers, or records of the Council, without leave from the Council, except as otherwise provided by law.

Mayor may suspend Town Clerk.
75. The Mayor may, in writing under his hand and the Common Seal of the Muncipality, suspend the Town Clerk from duty for any misconduct or punishable offence, and shall immediately thereafter call a special meeting of the Council to deal with such suspension.

## MISCELLANDOUS.

## Mayor authorised to expend funds up to $£ 10$.

76. Upou the witten recommentation of the Town Clerk in that behalf the Mayor may, in writing under his hand, at any time, authorise the expenditure of any sum not exceeding fio upon any work or service of special urgency; but such authorisation shall be subnitted to the Comeil for confmation at the next regular meeting of the Council.

Officers not to incur wauthorised expenditure.
77. No officer of the Council shall incur any expenditure not previously authorised by the Council, or provided for in that behalf, in the Council's estimates of current expenditure.

Town Clerlo may sanction Maintenance Expenditure.
78. Subject to the general and special instructions of the Council from time to time, the Town Clerk may sanetion the expenditure on account of maintenance, wages, salaries, office stationery, street cleansing, street watering, public lighting, and current expenditure on reserves, markets, weighbridges, refuse service, water supply, and other and all services of and incidental to the proper discharge of the Council's business from day to day. Provided that no expenditure shall be anthorised in respect hereof except and within that anthorised by the Council and provided for in the Council's estimates of current expenditure.

No new Works to be commenced without Council's authority.
79. No new works shall, under any circumstances or pretence whatever be motertaken or commenced, or any expenditure or liability whatsoever incured in respect thereof, by any officer of the Council withont the express approval and sanction of the Council or a committee of the Council anthorised to act in that behalf.

Increased Lxpenditare-Reforence to Finance Committee. So. No motion or amembent which would have the effect of increasing the expenditure of the Coment, not provided for in the ammal estimates, shall be moved at any meeting of the Council, except in the form of a reference to the Finance Committee for consideration and report.

Copies of Acts, etc., to members of the Council.
81. The Town Clerk shall furnish to each nember of the Council, as soon as convenient after his acceptance of office, a copy of the Acts and By-laws regulating and governing the municipal administration of the Municipality.

Custody and use of Common Seal.
82. The Town Clerk shall have the charge of the Common Seal of the Municipality, and shall be r'esponsible for the safe custody and proper use of same.

Seal not to be improperly used.
83. Except as required by law, or in the exercise of the express authority of the Council, the Town Clerk shall not unlock or use the Common Seal of the Municipality.

Custody of Corporate Property.
84. The custody of all property whatsoever belonging to, or held in trust by, the Municipality shall be in the Town Clerk, who shall be responsible to the Council therefor.

Securities to be lodged with the Comneit's bankers.
85. All securities of or belonging to, or held in trust by, the Mmicipality, and all valuables, including title deeds, important contracts, indentures, and special agreements shall be lodged with and held by the Council's bankers for the time being in safe custody for and on behalf of the Council.

## Papers.

86. Any member may, in writing, address to the Town Clerk and delivered at the office of the Town Clerk twenty-four hours at the least before any meeting of the Council or of any committee of the Council, a reqnest that any specified papers be laid upon the table at any meeting to be named, and such papers shall be laid upon the table accordingly.

## Papers relating to matter under disoussion.

87. At any meeting of the Council or of any committee of the Council, the Mayor or Chairman or any member may reguire the production of any specified papers, documents, books of records, books of accounts, plans, or any other record or matter whatsoever relating to any question then under discussion.

## All Papers laid upon Council Table to be publie.

88. All papers laid upon the Council table as aforesaid shall be deened to be public unless otherwise ordered by resolution of the Council.

## Deputations.

89. Deputations desirous of waiting upon the Council shall give at least three clear days notice in writing to the Town Clerk of their intention, stating the nature of the matter to be represented, and the names of speakers.

## Limited number of speakers on deputations.

90. Two speakers only shall be heard on any deputation to the Council and any speaker having been heard by the Council shall not be allowed to speak again except by way of explanation, without the consent of the Mayor or Chairman.

Notice of deputation to appear on Business Papos.
91. Notices of deputation, with the object thercof, slall be entered on the business paper.

## Bank Boots.

92. The various bank pass books relating to the several bank accounts for the time being of the Municipality shall lie upon the Council table at every regulat meeting of the Comeil.

Cases not provided for in standing Orders.
93. The Nayor or Chairman shall decide all questions of 'order, procedure, debate or otherwise, in respect of which no provision, or insufficient provision, is made in this By-law taking as a guide the procedure of the Western Australian Parliament in that behalf. The decision of the Mayor or Chairman in all such cases shall be final and conclusive.

## Fenalty for breach of this By-law.

94. Any person guilty of any breach of this By-law, or of any of the provisions hereof, shall be liable on conviction before a court of summary conviction to a penalty not exceeding $£ 5$.

## Enforcement of By-at.

95. Whenever any person shall have been guilty of any breach of this By-law or of any of the provisions hereof, the Nayor nay forthwith lay, or by writin? mder his hand cause to be laid, an information before a Justice of the Peace for the purpose of summoning the person offending, and shall afterwards appear and prosecute the charge.

Passed by the Comnel of the North Fremantle Muni cipality, this 23 rd day of August, 1923.

ROBT. BRACKS,
[L.S.]
MOBI. Mayor.
GLYN E. PAYNE,
Town Clerk.

## BY-LAW No. 3.

In pursuance of the povers conferred by the said Act, the Mayor and Councillors of the North Fremantle Mumicipality order as follows:-

1. That the percentage by way of discomit which the Council shall allow to any person liable to pay any rates, who pays the full amount of the eurrent year's rates within thirty days after notice is given to him to pay the same, shall be at the rate of Five pounds (fí) per centum.

Passed by the Council of the North Fremantle Municipality, this 2 sud day of August, 1923.
[L.S.]
ROBT. BRACKS,
MLYyor.
GLYN E. PAYNE,
Town Clerk.

## - CAW No. 4.

FOR REQULATING THE BANKLNG OF MONEY AND ORDERTNG OF STORES BY THE COUNCL'S EMPLOYEES.

1. All current books and legal documents when not in actual use shall be kent securely locked in the strong room or safe.
2. One key of the strong room or safe shall be kept in the personal custody of the Town Clerk, and the duplicate lodged at the Bank, in the name of the Mayor and one member of the Council.
3. (a) The Cash Books shall be written up to the close of the day preceding the day of banking, or upon the day of banking, as the case may warrant, and the amount of the Bank lodgment entered in Bank lodgment columin of the Cash Book and dated.
(b) Tn no case shall money received from any source be used to pay accounts or for any other purpose, but must be banked as herein provided.
4. Regular banking shall be made of all moneys and cheques received by or on account of the Council on such days in every week as the Council by resolution shall appoint, or daily if circumstances warrant, in order to comply with the provisions of "The Municipal Corporations Act, 1906.'
5. All moneys and cheques shall be banked to the Comncil's credit at such bank as the Council shall by resolution direct, by the Town Clerk or such other office: as he may instruct.
6. In the event of any officer whose duty it should be by this By-law to bank money, failing to do so for any: cause whatever, the duty shall derolve upon the next officer in seniority, who shall bank the money and report the occurrence to the Mayor in writing.
7. All moneys and cheques in hand belonging to the Council, which cannot be banked at the close of the day, shall be locked up in the Council's strong room or safe by the Town Clerk, or, if he is absent, by the offcer next in seniority.
8. (a) Full particulars of all meneys and cheques iucluded in each bank lodgment shall be entered in the Bank Lodgnent Book by the officer entrusted with the banking, who shall also get the same duly receipted or endorsed by the Bank official receiving such lodgment.
(b) In no case can cheques received by the Conncil be dealt with other than as preseribed by this By-law.
9. All books, including the Rate Book, Electric Light and Personal Ledgers, shall be written up daily, or when this is not possible, at least within soren days.
10. Statements for umpaid accounts, including Electrie Light Curent, Installation, Repairs and Sales (when existing) shall be prepared in duphicate, on or before the last day of every month.
11. Wlectric Light Accounts (if any) shall be completed by the person reading the meter, and served by him on the payee during his round.
12. All accounts owing shall be rendered by tha Town Cerk yithin the first seren days of each month. In the arent of this action not being taken, particulars of the acoonte, tegctler with priculars of delay, shall be reportel in witing to the Finauce Committee by the Town Clerk.
13. (a) The Comell shall, at the first meeting after the Annual Election, appoint not less than three (3) of its members to act as a Finance Committee, whose duties shall be to generally supervise financial matters in comection with the Councll as folloms:-
(i) The Finance Committee shall meet prior to the ordinary mectings of the Cotncil and review total bankings, cash transactions, petty cash, accounts paid during the month, and accounts receired for payment.
(ii) Review rates aud licenses collected, and compare same with the amounts due.
(iii) Review loan matters, and see that any amounts necessary for payment of interest and sinlsing funds are provided.
(iv) Review any vouchers in connection with contracts, and see that payments for same are correct and in order.
(r) Inguire into any outstanding accounts.
(vi) Snch other fimanein business as may be lelegated to them by the Conncil.
(b) The Committee having satisfied themselves ryon the correctness of the books, documents, bankings, and finanees generally, shall:-
(i) Report to the Comeil the result of their deliberations, submitting the monthly statement, also the accounts recommended by them for payment on form $B$.
(ii) Report upon failute or omission of any official to enter up their books.
(iii) Tregularity in banking or any contravention of this By-law.
14. All accounts passed by the Council shall be paid within seven days thereof, when funds permit, and receipted rouchers produced by the Town Oleck at the next Finance Committee meeting, who shall examine and include same in their report.
15. Any account not dealt with as set forth in the preceding paragraph shall be submicted, with reasons for such delay, to the Finance Committee, who after inspection and endorsement, shall present same to the next mecting of the Council.
16. (a) The Council may, by resolution, entrust a sum of money to the Town Clerl for payment of emergency and small accounts to be termed petty cash.
(b) A Petty Cash Book shall be kept by the 'Pown Clerk, in which all disbursements shall be entered at the time of payment, and receipts shall be obtained for such whenever possible.
(c) The Petty Cash Book shall be balanced and submitted to the Timance Committee, who shall review same in their report to the next meeting of the Council.
17. Emercency Accounts, including wages, may be paid from Petty Cash Account, but shall, in every case, be reported to the Finance Committee at its next meeting, who shall review same and, if satisfied with neees. sity of the action taken, include same in report with voucher for refund of such amounts to Petty Cash Ae. count.
18. The Town Clerk shall prepare a monthly statement, in accordance with preseribed form "A," showing receipts and disposal of all moneys, which have passed through his hands during the month, for submission to the next meeting of the Finance Committee.
19. The Town Clerk shall balance the books in ink and make out the Monthly Statement after the end of each ronth and submit them to the Finance Committee. The books and Monthly Statement shall then be laid on the table of the Council with the report of the Finance Committee, at the next meeting of the Council for inspection by members, and the signature of the Mayor to the Statement.
20. All stores and reguirements shall be passed by the Finance Committer of the Council and then obtained by issue of official orders signed by the Town Clerk.
21. Any officer who fails or neglects to comply with any of these By-laws may be suspended by the Finance Committee, who, when such action is taken, shall immediately report to the next meeting of the Council.
Passed by the Comeil of the North Fremantle Municipality, this 24 r day of August, 1923.

ROBT. BRACKS,
GLYN E. PAYNE,

FORM A.
NORTH FREMANTLE MUNICIPALITY.
LIST of Accounts due by Comeil submitted to the Finance Committee held on the................................................ 192


The Accounts referred to in the above statement not crossed out are recommended for payment, totalling as under :General Accounts

................................................Town Clerk

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hairman
Member
Member
.Member
MONTHLY Statement and Comparison of Moneys Received and Expended also Proposed Payments by Finance Committee for month onding..................day of......................... 192


[^2]Chairman of Finance Committee..................../192
Presented at the Ordinary Meeting of the Council held on.................//192

## BY-LAW No. 5.

FOR THE REGULATION OF GENERAL TRATETC. Interpretation.

1. In the construction of this By-law, unless the context otherwise requires-
(a) "Street" shall mean and inchude every thoroughfare, which the public are allowed to use within the limits of the municipality.
(b) "Footpath" shall mean and include any part of a street set apart for the sole use of foot passengers, whether the same shall be made or kerbed or not.

Occupier to sweep and water footpath.
2. The occupier of every building abutting on any street, the footpath of which is permanently formed shall once on each day, excepting Sunday, Christmas Day, and Good Friday, before the hour of a quarterpast eight in the forenoon, sweep and water, or cause to be swept and watered, the whole of the footpath between such building and the roadway: Provided that-
(a) A footpath shall be deemed to be permanently formed if the same is flagged, paved, asphalted, or made of or covered with gravel, shell, or any other material and kerbed.
(b) Between the first day of May and the 31st day of August in each year it shall not be compulsory for any occupier to water the footpath under this by-law muless such footpath or some part thereof be covered by a verandah.
(c) If any building be moccupied or occupied by more than one tenant, the owner thereof shall be deemed to be the occupier.

Hours for sweeping and watering footpath.
3. No person shall sweep or water any footpath within the municipality after the hour of a quarter-past eight in the forenoon of any day.

## Handlills.

4. No person shall, in any street or public place, give out or distribute to passers-by or scatter or throw down any advertising handbill, ticket, placard or notice.

## Music in street

5. No person shall sing, or sound, or play any musical or noisy instrument in any street or other public place after being required to desist by any constable or officer of the Council, or by any imnate of any dwel-ling-house situate within a distance of 50 yards of the spot where such person shall be so singing or playing or sounding such instrument.

License for posting bills, etc.
6. No person shall post or paint any bill or other form of advertisement upon any place abutting upon or racing any street or way in any part of the municipality without having a valid and subsisting license therefor from the Council, which shall be issued upon payment of the fee fixed by the Council in that behalf under and by virtue of the power contained in Section 181 of "The Municipal Corporations Act, 1906.'

## Posting bills on posts and walls.

7. No person shall post or paint any bill or other form of advertisement upon any lamp-post or upon any pole or fence in or abutting upon any street or way, on upon the wall of any private house, without the consent of the owner or occupier thereof.

Injuring Council's property.
8. No person shall, without first having obtained the written consent of the Comeil, break up, cut down, damage, destroy, or injure any footpath, drain, gutter, cul vert, bridge, road, public way, tree, plant, gate, fence, post, lantern, lamp-post, implements, material, buildings, or other property belonging to or under the control of the Council.

## suffering persons to go on to verandahs.

9. No person, being the occupier of any premises in the municipality to which is attached a verandah ex tending over the footpath of any street therein shall permit or suffer any person to go upon such verandah except for the purpose of cleaning or repairing the same.

## Persons going on to verundahs.

10. No person shall go upon any verandah over the footway of any street in the municipality, to the danger of any person using such street.

## Penalty.

11. Every person offending against any of the provisious of this by-law shall, for every such offence, be liable to a penalty not exceeding $£ 20$.

## License for posting bills.

12. In pursuance of the powers conferred by Section 181 of "The Municipal Corporations Act, 1906," the Council of the North Fremantle Municipality hereby fixes the fee to be paid for licensas for the posting of bills within the said municipality at 7 s . 6 d. for a monthly license or $£ 4$ for a yearly license, and directs that all such licenses shall be granted subject to the couditions in that behalf contained in the By-law 'for the Regulation of General Traffic.'

Passed by the Council of the North Fremantle Municipality, this 23 rd day of Angust, 1923.

ROBT. BRACKS,
[L.S.]
Mayor.
GLYN E. PAYNE,
Town Clerk.

## BY-LAW. No. 6

## BETTING IN STREETS.

1. Any person who shall frequent or use any street or other public place within the North Fremantle Munieipality, either on behalf of himself or of any other person for the purpose of bookmaking, or betting, or wagering, or agreeing to bet or wager with any person, or paying or receiving or settling bets, shall be liable to a penalty not exceeding $\mathfrak{f 2 0}$.
2. Any person who shall, together with any other person or persons, assemble in any street or other pablic place for the purpose of betting or wagering, or agreeing to bet or wager, shall be liable to a penalty not exceeding £20.

Passed by the Council of the North Fremantle Muni cipality, this 23rd day of Angust, 1923.

ROBT. BRACKS,
Mayor.
GLYN E. PAYNE, Town Clerk.

BY-LAW No. 7.
PARKS AND RESERVES.

1. No person shall damage or interfere with any tree, shrob, fence, soil, or other property in any park or public reserve.
2. No person shall throw stones or other missiles in any park or public reserve, or leave therein any bott les, orange-peel, paper, cast-off clothing, or any litter.
3. Any person found in a state of intoxication, or behaving in a disorderly manner, or using obscene language, or creating or taking part in any disturbance, or making harangues whereby a crowd is collected, or committing and act of indecency in any park or public reserve, shall be liable to be forthwith removed by any officer or servant of the Council, or by any constable, and shall be guilty of an offence against this By-lar.
4. No person shall hawk or offer for sale in any park or public reserve any goods or articles of any description without having previously obtained written permission from the Town Clerk.
5. No person shall light any fire within any park or public reserve without permission from the Town Clerk.
6. No person shall post, stick, stamp, stencil, paint, or otherwise affix, or cause to be posted, stuck, stamped, stencilled, painted, or otherwise affixed, any placaxd, hand-bill, notice, advertisement, or any document whatsoever upon any tree, fence, post, gate, wall, flagging, or path in or around any park or public reserve with out the written consent of the Council first obtained.
7. No person or organised club shall practice or play at any game on any park or public reserve within the Muvicipality without having first obtained a written rermit from the Council so to do
8. No person or organised club having obtained any such permit as aforesaid shall practise or play at any such game except at such times and upon such porti-ons of the park or public reserves as shall be specified in such permit.
9. It siali be lawiul for any officer or servant of the Comencil, or any constable to remove from any park or public reserve any child under the age of ten years not being under the control of some competent person.
10. No person shall erect or place within any pank or public reserve any tent, store, platform, or table for public amusement or for any performance whether for game or otherwise without the eonsent of the Town Clerk being first had and obtained.
11. No person shall bet, gamble, or call the odds or offer to bet or gambie, or race, or train horses, within any portions of any park, public reserve, beach, or river or foreshore.
12. Any person offending against any of the provisions of this By-law shall be liable, for every such offence, to a penalty not excecting $£ 20$.

Passed by the Council of the North Fremantle Municipality, this 23 rd day of August, 1923.

ROBT. BRACKS,
[L.S.]
GLYN E. PAYNE,
Town Clerk.

## BY-LAW No. 8.

KEROSENE, ETU.

## Interpretation.

1. In the construction of this By-law, unless the context otherwise requires, the several words mentioned in the Eighth Part of "The Municipal Corporations Act, $1906, '$ shall, where used, have the same meaning as is attacked to such words by the said section.

## Quantity allowed.

2. No greater quantity than 85 gallons in the whole of kerosene oil, petroleum, waphtha, turpentine, or other similar volatile fluid or fluids shall be placed, stored, or retained at any one time on any premises or in any building, unless the site of such premises and the plans of the buildings thereon shall have been first approved by the Conncil as a place for the storage of inflammable or combustible substances, and except subject to such conditions in regard to the storage of such fluids thereons or therein as the Council may impose.

## Ponalty.

3. Any person or persons, being the ocenpier or ocenpiers, or having the management, control, or use of any building, premises, tenement, or place of whatever description within the North Eremantle Municipality (not being a place approved by the Connel as provided in the last preceding section) who shall place or store, or cause, suffer, or permit to be placed or stored within such building, tenment, premises, or place at any one time, a greater quantity than 85 gallons of kerosene oil, petroleum, maphtha, turpentine, or other volatile fluids, shall be deemed guilty of an offence against this by-law, and, on conriction, shall be liable to a jenaly not exceeding $£ 20$.

## Right of Officer to chter and search.

4. For more easily discovering the keeping of any of the fluids, substances, or materials contrary to the provisions of this By-law, it shall be lawful for any officer of the Council anthorised by the Town Clerk in that behalf, at all reasonable times in the daytime, to enter any shop, store, varehouse, or other place or premises in which such fluids, substances, or materials as aforesaid are suspected of being kept, and to make such search and examination therein as may be necessary for the purpose of ascertaining the quantity or weight of any fluids, substances, or materials as aforesad so kept or stored contray to this by-law; and any person hindering or resisting such atoresaid officer as a foresaid in making such search or examination shall, on conviction, be liable to a penalty not exceeding £20.

## Spinits.

5. Nothing contained in this By-law shall apply to the storage of alcoholic spirits.

Passed by the Council of the Nortl Fremantle Municipality, this 23 d day of August, 1923.

ROBT, BRACKS,

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[\mathrm{I} . \mathrm{S} .]
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GLYN E, PAYNE, $\begin{gathered}\text { Mayor. } \\ \text { Town Clerk. }\end{gathered}$

## BY-LAW No. 9.

STORAGE OF INELAMMABLE MATERLAL. Stacking.

1. No person shall stack, store, or keep any hay, straw, bark, thatch, empty cases, paper, shavings, crates packed with straw, or any dangerous or inflammable substances, in the open air within any parts of the Municipality, unless at least 50 feet distance from any building or from any similar deposit or in quantities exceeding 400 cubic feet.

## Storage.

2. No person shall use any building within the limits of the Municipality for the storage of hay, straw, or thatch, unless the floors be of good cement concrete at least 6 inches in thickness; and the roof be of fire resisting materials, and all external openings protected with fire-proof shutters and doors, and the walls be constructed in the manner specified in the Building By-laws for buildings of the warehouse class.

Limit of Amount.
3. No person shall keep at any one time in any one place within the Municipality, more than 10 tous of hay, straw or thatch, or other similar inflammable materials or substances.

Penalty.
4. Every person offending against any of the provisions of this By-law shall, for every such offence, be liable to a penalty not exceeding $£ 20$.

Passed by the Council of the North Fremantle Municipality this 23 r d day of Angust, 1923.
[L.s.] ROBT. BRACKS,

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\begin{gathered}
\text { GLYN E. PAYNE, } \\
\text { Town Clerk. }
\end{gathered}
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## BY-LAW No. 10

BROTHELS.

## Interpretation.

1. In the construction of this By-law, unless the context otherwise requires, the several words mentioned in the sixth section of "The Manieipal Corporations Act, 1906,'' shall, where used, have the same meaning as is attached to such words by the said section.

## Letting with hnowledge.

2. No person shall let any premises, or any part thereof, with the knowledge that the same are, or is to be used as a brothel, or for the purpose of habitual prostitution, or shall wilfully continue as a tenaut of his premises any person who shall keep such premises as a brothel or for the purposes of habitual prostitution.

## Keeping Brothel.

3. No person shall keep, manage, or assist in the management of a brothel, house of assignation, house of ill-fame, or place used for the purposes of habitual prostitution.

## Permitting use as a Brothel.

4. No person shall knowingly permit any premises, or any part thereof, to be used as a brothel, liouse of assignation, or for the purpose of habitual prostitution.

## Penalty.

5. Every person offending against any of the prorisions of the By-taw shall for every such offence be liable to a penalty not exceding e20.

Passed by the Comeil of the North Fremantle Muni cipality this 23 rd day of August, 1923.
[L.S.]
ROBT. BRACKS,
GLYN E. PAYNE, Mayor.
Town Clerk.

## BY-LAW No. 11 <br> TENTS.

Erection of Tents.

1. No person shall erect any tent, pavilion, shed, on other structure of calico, canvas, or other inflammable material within the limits of the Municipality without the written consent of the Comncil thereto.

Removal of Tents.
2. No person shall allow any such structure to remain, except for such time and upon such terms as shall be specified in such consent.

## Penalty.

3. Every person offending against any of the provisions of the By-law shall for every such offence be liable to a penalty not exceeding £20.

Passed by the Council of the North Fremantle Municipality this 23 rd day of August, 1923.
[L.s.]

> ROBT. BRACKS, MLYyor. GLY E. PAYNE, Town Clerk.

## BY-LAW No. 12.

## ADVERTISING HOARDINGS.

A By-law of the North Fremantle Monicipality, made under Part VIIL. of "The Municipal Corporations Act, 1906," and numbered 12, for the regulation and control of hoardings erected upon private property.

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the North Fremantle Municipality order as follows:-
I. In the construction of this By-law the word "Lessce," as applied to a hoarding, means the person who for the time being has control of the hoarding, or who has the right to post or charge for the posting upon such hoarding, of any bills, placards, or advertisements.
2. No person shall erect or cause to be erected a hoarding for the purpose of advertising unless and until a plan and specification showing clearly the position and size, and the method of and the materials to be used in the construction of and the manner of fixing the same, shall have been deposited with and approved by the Town Clerk, and except in accordance with such plan and specification.

2a. No license shall be granted in respect of any hoarding hereafter erected on private property for advertising purposes unless the distance from the foot of such hoarding to the alignment of the nearest street or way shall be at least equal to the distance from the level of such street or way to the highest point of such hoarding.
3. No alteration or addition shall be made to any hoarding unless and until the proposed alteration or addition shall have been shown on a plan, deposited with the Town Clerk, and shall have been approved by the Town Clerk, and except in accordance with such plan.
4. If the owner or lessee of any hoarding which is, in the opinion of the Council, dangerous, shall fail, upon receiving written notice to that effect, to remove or cause to be removed the said hoarding within such time as shall be named in the said notice, the Town Clerk or other person authorised by the Council may remove such hoarding, and thereupon the Council may recover the cost of the removal from the said owner or lessee.
5. If in the opinion of the Council any bill, placard, or advertisement attached to or pasted or painted on any hoarding erected on private property be objectionable, and the owner or lessee of such hoarding shall, upon receipt of written notice to that effect, fail to remove, or cause to be removed, such bill, placard, or advertisement within such time as shall be mentioned in the said notice, the Town Clerk or other officer authorised by the Council may remove the same, and thereupon the Council may recover the cost of the removal from the owner or lessee.
6. No person shall erect a hoarding upon private property for advertising purposes unless and until he shall have obtained a license from the Council in the form in the Schedule hereto in respect of such hoarding.
7. No person shall maintain any hoarding upon private property for advertising purposes without a license from the Council, or except during the currency of such license.
8. The fee for a liconse under this By-law shall b? at the rate of $2 d$. for every superficial yard comprised in such hoarding, provided the minimum fee for a license shall be 10 s .
9. Every sueh license shall remain in force for a period of twelve months from the date of issue and no longer.
10. Every person offending against the provisions of the By-law shall for every such offence be liable to a penalty not exceeding $£ 20$.

North Fremantle Municipality.

## License to Erect Advertising Hoarding.

No. Date
The Conncil of the North Fremantle Municipality hereby license. .......... of. ............ . . to erect and maintain until the......day of............. 19 , an advertising hoarding on Lot....... Subdivision. . . . . . . . situate in.......... Street, North Fremantle, in accordance with By-law No. 12 and application No..... which has been lodged with the Town Clerk.

North Fremantle Municipality.
Town Clerk's Office.
Application Form No.
To the Town Clerk.
I hereby apply for a license to erect a hoarding for advertising purposes, in accordance with the accompanying plan, and the following particulars, viz.:-

Situation of hoarding........... Ward, ...... Street.
Town Lot. . . . ., Subdivision. . . . . . Size of hoarding ..ft. long, . ...ft. high, .......area.
Materials to be used on construction:-
Owner: Name.................. Address.
Lessee: Address.............. Name...
Signature of applicant.............. Address.
Passed by the Council of the North Fremantle Municipality this 23 rd day of August, 1923.

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\begin{array}{ll}
\text { [L.S.] ROBT. BRACKS, Mayor. } \\
& \text { GLYN E. PAYNE, Town Clerk. }
\end{array}
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## BY-LAW No. 13.

TO PRESCRIBE THE MANNER IN WHTCH OERTATN WALLS OR FENCES SHALL BE ERECTED.

1. Whenever the Comeil shall require the erection of a fence or wall abutting on any street or public place, the same, if a wall, shall not be less than 12in. stone or 9 in , brickwork, and 4 ft . 6in. in height, and, if a fence, shall be a two-rail picket fence and not less than 4 ft .6 in . high, and the same shall be either a close picket fence or an open picket fence, as the Council may determine.
2. Any such wall or fence shall be erected in a thoronghly workman-like manner, and to the entire satisfaction of the Town Clerk.
3. Any person offending against this By-law shall, on conviction, be liable to a penalty not exceeding £20.

Passed by the Council of the North Fremantle Municipality, this 23 rd day of August, 1923.

> [L.S.]

ROBT. BRACKS, Mayor.
GLYN E. PAYNE, Town Clerk.

## BY-LAW No. 14. <br> FOR REGULATTNG BATHING AT CERTAIN PLACES.

1. The Council shall have power to authorise the erection of bathing-houses, sheds and machines, and all rules and regulations appertaining to same shall be submitted to the Council for its approval or otherwise before such authority is given.
2. No male or female person shall bathe at any portion of the sea beach or of the foreshore of the Swan River forming the boundary of the North Frenantle Municipality, except in such places as the Council from time to time, by resolution, set apart for the purpose. Such resolution shall distinctly describe the places so set apart, and posts defining such places shall be set up and notices written, painted, or printed, shall be displayed at such places, setting forth such regulations or directions as the Council may think proper.
3. All bathers shall have the body clothed from the neck to the knee with bathing eostume.
4. Any person wilfully exposing himself or herself When undressing or when undressed for the purpose of bathing, or before dressing after having bathed, shal ${ }^{t}$ be liable to a penalty not exceeding $£ 10$.
5. Any person damaging, defacing, altering, removing, throwing down, or in any way interfering with any notice board erected by the authority of the Council shall be liable to a penalty not exceeding Ten pounds, and shall also be liable to make good any damage done.
6. No person shall conmit a nuisance at any bathing house or shed.
7. Any person or persons contravening any of the provisions of the By-law shall, on conviction thereof, forfeit and pay a sum not exceeding Five pounds, and it shall be lawful for any constable or municipal officer, without warrant, to arrest any person so offending, and to carry him before any Justice of the Peace to be dealt with according to law.

Passed by the Council of the North Fremantle Municipality, this 23 d day of August, 1923.

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\begin{array}{ll}
{[\text { I.S. }]} & \text { ROBT. BRACKS, Mayor. } \\
\text { GLYN E. PAYNE. Town }
\end{array}
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GLYN E. PAYNE, Town Clerk.

## BY-LAW No. 15.

TO REGULATE THE LICENSING OF HAWKERS.

1. It shall not be lawfal for any person without being licensed as herein provided, to hawk for the purpose of rading, or carry about for sale, within the town of North Fremantle, any fruit, vegetables or other provisions, or any beast of burden, or in any cart, dray, waggon, truck, or other vehicle drawn by horses, oxen or other animals, or drawn or pushed by hand, or in any pack or basket.
2. Licenses in the form in the Schedule hereto may, in the discretion of the Town Clerk, he issued to any person applying to be iiconsed to hawk or vend with a cart, dray or waggon, on payment for the same of a fee of five shillings per quarter, and to any person applying to be licensed to hawk with a hand-eart, barrow, truck or other vehicle, or with a pack or basket, on pay. ment of a fee of two shillings and sixpence per quarter; and the Town Clerk shall keep a register of the names of such licensed hawkers, and where the Town Clerk, in the exercise of the discretion hereby given to him, shall refuse a license to any person applying for the same under this By-law, it shall not be necessary to assign any reason for any such refusal.
3. Every person applying for a license to hawk under this By-law shall submit for the approval of the Town Clerk the cart, dray, waggon, barrow, truck or other vehicle proposed to be used for such hawking purposes, and obtain the approval in writing of the Town Clerk for the use thereof; and no licensed persons shall, without the like approval, use for hawking any other vehicle, or any approved vehicle after making any addition thereto or alteration thereof.
4. Every person licensed shall have exposed to public view while hawking, on his licensed vehicle, truck, pack or basket, his name aud licensed number, and the words "Licensed Hawker" painted in legible and conspicaous Roman letters not less than lin. in length and of cortesponding width, and no person hawking shall be allowed to stand in any street or thoroughfare without first obtaining leave of the Council.
5. Every anlicensed person hawking goods who shall expose any name on any vehicle, pack or basket, purporting to be the name of the licensed person, and every licensed person who shall omit to show to any inspector or other officer of the Corporation or Police Constable, on demand, his license for hawking, or shall neglect to have painted on his licensed vehicle, pack or basket, the name, number and words aforesaid, or failed to keep them legible and conspicuons; or shall, without the approval in writing of the Town Clerk, use any other vehicle than that which has been approved by him, or used such approved vehicle after making any addition thereto, or alteration thereof, without first obtaining the like approval; and generally every person offending against any provision of this by-law shall forfeit and pay for each offence a sum not exceeding Two pounds.
6. The Council may from time to time, as it shall deem expedient, forbid hawking in any street or streets or other places, within the town of North Fremantle and the corporate limits thereof.
7. The Town Clerk may, in his diseretion, refuse to grant a renewal of any hawker's license, and in so doing slall not be compelled to give any reason for such refusal.
8. No person shall hawk any frait, fish or vegetables within any part of the town of North Fremantle without having first obtaned a license from the Council.
9. Any person who travels and trades on foot, or with any vhicle or animal, or otherwise carrying to sell, or expose or offer for sale, within the limits aforesaid, any of the articles or things aforesaid, shall be deemed to hawk the same.
10. No person shall keep, manage, or conduct at any movable or temporarily fixed stall, in or near any street, for the sale of any meat, fruit, vegetables, drink, eatables, or articles of merchandise unless such persons be licensed.
11. Licenses for stall-holders shall be in the form in the Schedule.
12. No ferson to whom a hawker's or stall-holder's license is granted shall lend, transfer, or assign his license to any person, and no person shall borrow or make use of any such license granted to a person other than himself.

## SCHEDULE.

Hawker's License.
No. of License.
.......
No.
 License of the North Fremantle Municipality, is authorised to vend within the town of North Fremantle, fresh meat, fish, fruit, vegetables, or other provisions, in a.............by........... , and this license will remain in force until the. .
Monthly license fee. ............... . shillings.
Dated the........day of...........
Town Clerk.
Penalties for selling without being licensed, for falsely exhibiting name purporting to be licensed; omitting to have name, number, etc., painted in legible characters lim. in length; for omitting to show license to corporation oficer or police constable; for using for hawking withoat written approval of Town Clerk any other vehicle than that approved of by Town Clerk, or for using such approved velicle after making any addition thereto; or aheation thereof, without the like approval, shall be not more than Two pounds.

Pacsed by the Council of the North Fremantle Municipality this 23 rd day of August, 1923.

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[\mathrm{L} . \mathrm{S} .]
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ROBT. BRACKS,
GLYN E. PAYNE,
Town Clerk.

## BY-LAW No. 16.

FOR FLXING POUNDAGE FEES AND RATES OF SUSTENANCE.

1. There shall be a Pound situated on Reserve 2103, Bruce Street, Nortl Fremantle.
2. The following fees shall be charged and taken by the Poundkeeper of the North Fremantle Pound:-


## Table of hates of Sustenance.

For each horse, mare, gelding, mule, ass, pony, camel or head of horned cattle above 12 months old
For each colt, foal, camel or head of horned cattle under 12 months old
For each pig
$\begin{array}{ll}2 & 0 \\ 2 & 0\end{array}$
For each sheep or goat $\quad \cdots \quad \cdots \quad . \quad . \quad 28$
Such rates of sustenance to be charged for each day of 24 hours; half rates only to be charged for less than eight hours and no charge to be made for less than 3 lours.

The Pound-keeper must receive all poundage and sustenance fees before releasing stock from the Pound.

Passed by the Conncil of the North Fremantle Municipality this 23 r d day of August, 1923.
[L.S.]
ROBT. BRACKS,
GLYN E. PAYNE,
Town Clerk.

## BY-LAW No. 17.

## BUILDING BY-LAW.

## Preamble.

In pursuance of the powers in that behalf contained in Part XV. of "The Municipal Corporations Act, 1905, ' the North Fremantle Muncipality doth hereby make the following By-law:-

> Interpretation Cuuse.

1. In the construction of this By-law, unless the context otherwise requires:-

Cowncil.
(a) The word "Council" means the Council of the North Fremantle Municipality,

> Municipality;
(b) The word "Municipality" means the corporation of the North Fremantle Mumicipality.
Mayor.
(c) The word "Mayor" includes Chairman.
Town Clerk.
(d) The words "Town Clerk" mean the clexk of the Municipality or any officer appointed to act as such for the time being.

## Person.

(e) The word "person" means any body of persons corporate or unincorporate.

## Owner.

(f) The word "owner"" moans the person for the time being receiving or entitled to receive the rents and profits of land whether on his own account or as agent, trustee, or attomey for mother person, or who, if the land were let to a tenant at a rent, wonld be entitled to receive the rent as aforesaid.

> Minister for Works.
(g) The words "Minister for Works", shall mean the Minister for Works or any person who may hereafter perform similar duties to those now devolving upon the said Minister.
2. (a) The several words mentioned in the Sixth Section, Part I. of "The Mmmicipal Corporations Act, 1906,'' shall have the same meaning as is attached to such words by the said section.

Building.
(b) The expression "building', shall mean any building or erection of whatsoever nature hereafter ereeted or wholly or substantially re-erected.

## Level of ground.

(c) The expession "level of grownd" shall mean the level of the gromad as determined by the Town Clerk.

## Foundation.

(d) The expression "foundation", applied to a wall having footings shall mean the solid ground or artificially formed support on which the footings of the wall rest.
(e) The expression "footings, shall rean the extra spread of wall between the base of the wall and the foundations.
(f) The expression "Base"" applied to a wall having footings shall mean the underside of the course immediately above the footings, or in the case of a wall cantied by a bressummer at ove such bressummer.

## Bressammer.

(g) The expression "bresstmmer" shall mean a metallic or trussed or flitebed wooden girder which ear ries a wall.

Ground storey.
(h) The expression "ground stores" shall mean the storey of a building to which there is an entrance from the outside on or near the level of the ground and where there are two such storcys, then the lower of the two. Provided that no storey of which the upper smface of the floor is more than four (4) feet below the level of the adjoining pavement shall be deemed to be the ground storey.
(i) The expression "basement storey", shall meau any storey of a building which is under the ground storey.

First storey, etc.
(j) 'The expression 'first storey', shall mean that storey of a building which is next above the ground storey, the successive storey above the first storey being the second storey, the third storey, and so on to the topmost storey.

## Topmost storey.

( $k$ ) The expression "top-most storey"' shall mean the uppermost storey in a building, whether constructed wholly or partly in the roof or not, and whether used or constructed or adapted tor human habitation or not.

## External Walls.

(1) The expression "external wall" shall meau the onter wall when under a main-roof, or the outside wall of a habitable room, or the outer wall of the main bmioing.

Party Walls., shall apply to every wall used or built as a separation of any building from any other building, such buildings being occupied by difierent persons.

## Cross Walls.

(i) The expression "eross walls', shall mean a wall used or constructed to be used in any part of its height as an inuer wall of a bnilding for separation of one part from another part of the building, that building being wholly in or being contructed or adapted to be wholly in one occupation.

## Party fence Wall.

(o) 'the expression "party fence wall" shall mean a wall used or constructed to be used as a separation of adjoining lands or different owners and standing on lands of different owners, and not being part of a building, but does not include a wall constructed on the land of cue owner, the footings of which project into the land of onother owner.

## Party Aich.

(1) The expression "party arch"' shall mean an arch seprating adjoining buildings, stomge, or rooms belonging to different owners, or oceupied, or constructed, or adapted to be occupied by different persons, or separating a building from a public or a private way leading to premises in other occupation.

## Party Structure.

(q) The expression "party structure" shall mean a part wall or other structure separating two buildings, when oceupied as separate tenements and approached by different staircases or separate entrances from without.

## Height of Walls.

(i) The expression "height" in relation to any wall shall mean the measurement taken from the level of the base of such wall to the level of the top of the mapel or, where there is no parapet, to the level of the top of the external walls, or, in the case of gabled buildings, to a level half way between the base and the apex of such gable. Provided that where pediments are constructed above the top of the parapet or above the top of the wall, as the case may be, the height of the wall for the whole width of the pediment shall be measured from the base of the wall to a level half way between the base and the top of such vediment.

## Floor Area.

(s) The expression "floor area" applied to a building shall mean the aggregate superficial areas of so many horizontal sections thereof, as there are floors in the said building. The horizontal section of each floor shall be made at the point of its greatest surface dimensions inchasive of external walls, and of such portions of the party walls as belong to the building, and also of all verandal and balcony floors, covered ways, and light courts.

Sruares;
(t) The expression "sgore"; applied to the measurement of the area of the building shall mean the space of one hundred ( 100 ) superficial feet.

## Cubical Contents.

(u) The expression "cubical contents" applied to the measurement of a building shall mean a space contained within the external surfaces of the walls and the ceilings of the top-most storey, or, where there is no snch eeiling, the roof and the upper surface of the floor of its lowest storey.

## Dwelling Houses.

(v) The expression "dwelling house" shall mean a building used or constructed or adapted to be used wholly or principally for human habitation, not being a building the property of or occupied by or under the control or management of His Majesty's Government or any department thereot.

## Domestic Buildings.

(w) The expression "domestic building"' includes a dwelling house, suite of offices, and any other building not being a public building or building of the warehouse class, or a building the property of or oceupied by or nnder the control or management of His Majesty's Government or any department thereof.

## Public Buildings.

(x) The expression "public building"' shall mean and include every building used as a church, chapel, or other place of public worship; also every building used for purposes of public instruction; also every building used as a college, public hall, hospital, theatre, public concert room, public exhibition room, or for any other public purposes, not being a building the property of or occupied by or under the control or management of His Majesty's Govermment or any department thereof.

Buildings of the warehouse class.
( $y$ ) The expression "building of the warehouse class" shall mean a warehouse, factory, manufactory, brewery, or distillery, and any other building exceeding in cubical contents one hundred and fifty thousand (150,000) cubic feet, which is neither a public building, nor a domestic building, nor a building the property of or occupied by or under the control or management of His Majesty's Government or any department thereof.

## Inhabited rooms.

(z) The expression "inhabited" applied to a room shall mean a room in which some person passes the night, or which is used as a living room, including a room with respect to which there is a probale presumption (until the contrary is shown) that some person passes the night therein, or that it is used as a living room.

## Habitable rooms.

(aa) The expression "'habitable" applied to a room shall mean a room constructed or adapted to be inhabited.

## Building ormer.

(bb) The expression "building owner'" slall mean such one of the owners of adjoining land as is desirous of building, or such one of the owners of buildings, storeys, or rooms separated from one another by a party wall, or party structure, as does or is desirous of doing the work affecting that party wall or party structure.

## Adjoining owner.

(cc) The expression of "adjoining owner"' shall mean the owner or one of the owners, and "adjoining occupier', shall mean the occupier or one of the occupiers of land, buildings, storeys, or room adjoining those of the building owner.

## APPITCATION FOR BUILDING ITCENSE.

## Form of application.

3. Every person intending to erect any building or alter or add to any building within the North Fremantle Municipality shall, three days before commencing to crect, alter, or add to same, make application in the form provided in Schedule 1 to the said By-law and deposit with the Town Clerk for a period of three days drawings showing the plan, elevation, and sections of such proposed building, addition, or alterations, together with full and complete specifications of the work proposed to be done. A duplicate copy of such drawings, and a locality plan showing the position to be occupied by such building shall at the same time be deposited with the Town Clerk to remain permanently in his custody. No person shall commence to erect, alter, or add to any such building until the Town Clerk slall have
signified his approval of such plans and specifications by the issue to such person of a certificate of such approval to be called a "Building License."
(a) All drawings shall be in ink, on drawing or cart ridge paper or tracing cloth of at least 15 inehes by 22 inches in size. The drawings shall consist of complete plans of every storey, elevations of external fronts, and one or more sections transverse or longitudinal, showing heights or storeys, depth of foundations, lerel of ground, constructing of wall, floors, roof, etc. all clearly figured and dimensioned in feet and inches, also a locality plan showing location of proposed site with cardinal or north point position of proposed buildings, and any existing buildings on the site or on the allotment, the position of any existing drains, size, depth, and gradient of the proposed drains, and the position of inlets, traps, and ventilators. The distance from the boundaries of the allotments of the proposed buildings shall be figured in feet and inches.
(b) Distinctive colouring slall be used on the locality plan for new and old buildings.
(c) The locality plan shall be drawn to a scate of 10 feet to 1 inch, and all other drawings to a scale of not less than 8 feet to 1 inch.
(d) All plans, drawings, and specifications must be signd by the building owner, or his duly authorised agent.

## Departure from deposited plans.

4. No person who shall have obtained a "building license" in respect of any building, shall in the construction of such building depart from the plans or specifications which have been approved by the Town Clerk without his consent in writing first had and obtained, and such alterations or departures from approved plans and specifications shall be drawn, deseribed, and endorsed on and in the plans and specifications.

## SITES AND FOUNDATTONS OF BUTLDINGS

## Sites.

5. No person who shall hereafter erect any house or building shall construct the foundations of any such house or building on any site or portion of any site which shall have been filled in or covered with any material impregnated or mixed with focal, animal or regetable matter, or which shall have been filled up or covered with dust or slop or other refuse, or upon which any such matter or refuse shall have been deposited, unless and until such matter or refuse shall have been properly removed by excavation or otherwise from such site. Any holes cansed by such excavation shall, if not used for' a basement or a cellar, be filled in with liard brick or dry rubbish or concrete, sand, or other material to be approved by the Town Clerk.

## Foundations.

6. Every person who shall hereafter erect a building shall cause the foundations of the walls of such building to be formed of a bed of good concrete, not less than 9 inches thick, and projecting at least 4 inches on cach side of the lowest course of footings of such walls. If the site be upon a natural bed of gravel or sand, concrete may be omitted from the foundations of the walls. The concrete shall be composed of clean grarel, broken hard brick, properly burnt ballast, or other hard material, well mixed with freshly burnt lime or cement, in the following proportions:- - In the case of lime, not less than one part of lime to four parts of other material; in the case of cement, one part of cement to two parts of sand and four parts of stone.

## GENERAL.

Brick and Stone Walls.
7. Every person who shall hereafter erect any building shall cause the same to be enclosed with walls constructed of brick, stone, or other hard or ineombustible substances, with the footings resting on the solid ground or upon concerte or upon other solid substructure.

## Walls to be properly bonded.

8. Every person who shall hereafter erect, alter, or add to any building shall cause every wall erected in the course of such trork, which shall be constructed of brick, stone, or other similar substances, to be properly bonded and solidly put together with mortar or cement, and shall not suffer the external face of any pier, bay between piers, or any other main wall of a building to
be carried up otherwise than truly vertical, without any overhang whatsoever, except as may be permitted under this By-law, clause 30 ('projection').

Return walls.
9. Every person who shall hereafter erect, alter, or add to any building shall cause every wall of such buitding erected in the course of such work, and which may be built at an angle vith another wall, to be properl, bonded therewith.

## Footings.

10. Every ferson who shall hereafter erect, alter or add to any building shall construct every wall of such building crected in the course of such work (othor than a wall carried on a bressummer) so as to rest upon rroper footings. He siall cause these profections of the bottom of every wall on each side of the wail to be at least equal to one-half of the thickness of the wall at. its base, unless an adjoining wall interferes, in which case the projection may be onitted where that wall ad. joins. He shall also canse the diminntion of the footing of every wall to be formed in regular offsets, and he shall cause the height from the bottom of such feoting to the base of the wall to be at least equal to twothirds of the thickness of the wall at its base. Provided that in the case of domestic buildings of one storey, in the event of a wall being thickened four inches or more to carry a wall plate, the footings need not project in proportion to, or in respect of such thickening.

## Height of storeys, etc.

11. For the purposes of this By-law the measurement of height of storeys and of height and lensth of walls shall be determined by the following rules:-

## Topmost storey.

(1) The height of storeys shall be measured as fol-lows:-
(a) The height of a topmost storey shall be measured from the level of the underside of its floor joists up to the level of the top of the parapet, or, it there is no parapet, up to the level of the under surface of the tie of the roof or other covering, or, if there is no tie, or in the case of gables, then up to the level of half the vertical height of the rafters or other support of the roof.

## Pediments.

(b) Pediments constructed on top of walls or on top of parapets shall be included in the topmost storey, and the measurements of same shall be made in accordance with the rules laid down in Subsection (r) of the Tnterpretation clause.

## Lower storeys.

(c) The height of every storey other than a topmost storey shall be measured from the level of the undersides of the floor joists of the storey up to the level of the underside of the floor joists of the storey next above it.

## Length of walls.

(2) Walls shall be deemed to be divided into distinct lengths by return walls. The length of every wall thall be measured from the centre of one return wall to the centre of another, provided that such walls are external, party, or cross walls, of the thekncse required under this By-law, and are bonded into the walls so deemed to be divided.

## Under-pinning.

12. Every person who shall canse the under-pinains of walls and chimmeys shall cause such under-ianin: to be built with bricks or stone bedded in cenent to th : full thickness of the old wall or work if anderpinned in brick and one-third thicker if maderpinned in stone, and With proper footings, or to an additional thickness if the increased height of the wall so requires, and shall cause such under-pinning to rest on the solid ground, or in concrete, or on other solid substructure as a foundation, and shall cause to be executed to the satisfaction of the Town Clerk.

## Thickening of walls.

13. Every person who shall thicken a wall shall casse such thickening to be executed with brick or stone work in cenent, properly bonded to the old work, to the stisfaction of the Town Clerk, provided that in no case shad! any person tlicken any wall except after notice sarved on the Town Clerk of his intention so to do.

## DOMESTLC BUILDINGS.

## Thichnesses of Talls.

14. Every person who shall hereafter erect, alter or add to any domestie buildings shall construct every extomel wall and every party wall erected in the course of such work in accordance with the following rules, and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed, provided that the several rules shall apply only to walls built of bricks or of suitable stone or other blocks of hard and incombustible substance, the beds or courses being horizontal:-
(a) Where the wall does not exceed twenty-five feet in height its thickness shall be as follows:-
If the wall does not exceed thirty feet in length and does not comprise more than two storeys, it shall be eight and a half inches thick for its whole height. If the wall exceeds thirty feet in length or comprises more than two storeys, it shall be thirteen inches thick below the topmost storey, and eight and a half inches thick for the rest of its height.
(b) Where the wall exceeds twenty-five feet but does not exceed forty feet in height, its thickness shall be as follows:-
If the wall does not exceed thirty-five feet in length it shall be thirteen inches thick below the topmost storey, and eight and a half inches thick for the rest of its height.

Tf the wall exceeds thirty-five feet in letgoth it shall be seventeen and a half inches thick for the height of one storey, then thirteen inches thick for the rest of its height below the topmost storey, and eight and a half inches thick for the rest of its height.
(c) Where the wall exceeds forty feet, but does not exceed fifty feet in lieight, its thickness shall be as follows:-
If the wall does not exceed thinty-five feet in length it shall be seventeen and a half inches thick for the height of one storey, then thirteen inches for the rest of its height below the topmost storey, and eight and a half inches for the rest of its height.
If the wall exceeds thirty-five feet but does not exceed forty-five feet in length its shall be serentcen and a half inches thick for the height of two storeys, then thirteen inches thick for the rest of its height.
If the wall exceeds forty-five feet in length it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next storey, then thirteen inches thick for the rest of its height.
(d) Where the wall exceeds fifty feet but does not exceed sixty feet in height its thickness shall be as follows:-
If the wall does not exceed forty-five feet in length it shall be seventeen and a half inches thick for the height of two storeys and thirteen inches thick for the rest of its height.
If the wall exceeds forty-five feet in length it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next two storeys, and then thirteen inches thick for the rest of its height.
(e) Where the wall excceds sixty feet but does not exeeed seventy feet in height its thickness shall be as follows:-
If the wall does not exceed forty-five feet in length it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of the next two storeys, and then thirteen inches thick for the rest of its height.
If the wall exceeds forty-five feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provision hereinafter contained respecting distribut ing in piers).
(f) Where the wall exceeds seventy feet but does not exceed eighty feet in leight its thickness shall be as follows:-

If the wall does not exceed forty-five feet in length it shall be twenty-one and a half inches thick for the height of one storey, then seventeen and a half inches thick for the height of: the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).
(g) Where the wall exceeds eighty feet but does not exceed ninety feet in height its thickness shall be as follows:-
If the wall does not exceed forty-five feet in length it shall be twenty-six inches thick for the height of one storey, then twenty-one and a half inches thick for the height of the next storey, then seventeen and a half inche? thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five f.eet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).
(h) Where the wall exceeds ninety feet, but does not exceed one hundred feet in leight its thickness shall be as follows:-
If the wall does not exceed forty-five feet in length it shall be twenty-six inches thick for the lieight of one storey, then twenty-one and a half inches thick for the height of the next two storeys, and then seventeen and a half inches thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provisions hereinafter contained respecting distribution in piers).
(i) Where the wall exceeds one hundred feet but does not exceed one hundred and twenty feet in height its thickness shall be as follows:-
If the wall does not exceed forty-five feet in length it shall be thirty inches thick for the height of one storey, then twenty-six inches thick for the height of the next two storeys, then twenty-one and a half inches thick for the height of the next two storeys, then seventeen and a half inches thick for the height of the next three storeys, and then thirteen inches thick for the rest of its height.

If the wall exceeds forty-five feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by four and a half inches (subject to the provision hereinafter contained respecting distribution in piers).

## Increased Thickness in Walls.

(j) If any storey exceeds in height sixteen times the thickness prescribed for its walls by the foregoing rules, the thickness of each external and party wall throughout such storey shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to a like extent (subject to the provision hereinafter contained respecting distribution in piers).

Piers.
(k) Whereby any of the foreging rules relating to the thickness of external walls and party walls of domestic buildings an increase of thickness is required in case of a wall exceeding sixty feet in height and forty-five feet in length, or in case of a storey exceeding in height sixteenth times the thicimess prescribed for its walls, or in the case of a wall below that storey, the increased thickness may be confined to piers properly distributed, of which the collective widths amount to one-fourth part of the length of the wall.

Cross Walls.
(1) In buildings four storeys high, where the cross walls are supported from the ground, and where the cross wall in the highest storey is four and a half inches thick, the cross wall in the two lower storeys shall be at least eight and a half inches thick, and in the lowest storey thirteen inches thick. [n three-storey buildings similar cross walls which are four and a half inches thick in the highest storey, shall be at least eight and a half inches thick in the two lower storeys. In buildings two storeys high having cross walls rumning through both storeys, such walls in the lower storey shall be not less than eight and a half inches thick.

Cross walls in upper storeys not supported from the ground shall be carried on bressummers.
(m) The external walls of all dwelling-houses, with ground floor only, shall be not less than nine inches, or eleven inches (with two-inch cavity) in thickness, and all internal walls shall be not less than four and one half inches in thickness.

## Cavity Walls.

15. The external walls of domestic buildings not exceeding two storeys, and the external walls of the two topmost storeys of domestic buildings exceeding two storeys, may be built with a cavity not exceeding two inches wide, provided-
(a) That the collective thickness of the walling on the two sides of the cavity shall not be less than if the wall were built without a cavity.
(b) That the walling on each side of such cavity shall have a minimum thickness of four and a half inches.
(c) 'rlat the walls on each side of such cavity be tied with galvanised iron or other non-corrosive metal, or by earthenware tie blocks, in the proportion of at least four ties to every square yard of wall surface.
(1) That the walls of all storeys below the cavity walls shall be thickened beyond the thickness specifed for similar walls in the preceding clause, if required, in order to seat such cavity walls so that the same shall not overhang.

## Public Buildings.

19. If a public building corresponds in form or structure or disposition with a domestic building, the rules which obtain for domestic buildings shall apply to such public building, provided that the thickness of all external and party walls, and the width of their footings be at least four inches more than is required for similar walls of the domestic buildings; but should such public building correspond in form or structure or disposition with a building of the warehouse class, then the rules which obtain for buildings of the warehouse class shall apply to such public buildings, provided that the thickness of all external and party walls, and the width of their footings be at least four inches more than is required for similar walls of a building of the warehouse rlass.
Should, however, such public building not correspond in form and structure to either a domestic building or to a building of the warehouse class, then such building shall be subject as to its walls and other construction to the special approval of the Town Clerk.

## Buildings of the Warehouse Class.

Thickness of Walls.
17. Every person who shall hereafter erect, alter or ath to any building of the warehouse class shall construct every external wall, narty wall, and cross wall, erected in the course of such work in accordance with the following rules, and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed; provided that the several rules shall apply only to walls built of brick, or of suitable stone, or other hard and incombustible substance, the beds of courses being horizontal:-
(a) Where the wall dnes not exceed twenty-five feet in height (whatever is its length), it shall be thirteen inches thick at its base.
(b) Where the wall exceeds twenty-five feet, but does not exceed thirty feet in height, it shall be at its $b=-{ }^{-N}$ of the thickness following:-
Tf the wall does not exceed forty-five feet in length, it shall be thirteen inches thick at its base.

If the wall exceeds forty-five feet in length, it shall be seventeen and a half inches thick at its base.
(c) Where the wall exceeds thirty feet, but does not exceed forty feet in height, it shall be at its base of the thickness following:-
If the wall does not exceed thirty-five feet in length, it shall be thirteen inches thick at its base.
If the wall exceeds thirty-five feet, but does not exceed forty-five feet in length, it shall be seventeen and a half inches thick at its base.
If the wall exceeds forty-five feet in length, it shall be twenty-one and a half inches thick at its base.
(d) Where the wall exceeds forty feet, but does not exceed fifty feet in height, it shall be at its base of the thickness following:-
If the wall does not exceed thirty feet in length, it shall be seventeen and a halt inches thick at its base.
If the wall exceeds thirty feet, but does not exceed forty-five feet in length, it shall be twenty one and a half inches thick at its base.
If the wall exceeds forty-five feet in length, it shall be twenty-six inches thick at its base.
(c) Where the wall exceeds fifty feet, but does not exceed sixty feet in height, it shall be at its hase of the thickness following:-
If the wall does not exceed forty-five feet in length, it shall be twenty-one and a half inches thick at its base.
If the wall exceeds forty-five feet in length, it shall be twenty-six inches thick at its base.
(f) Where the wall exceeds sixty feet, but does not oxeced seventy feet in height, it shall be at its base of the thickness following:-
If the wall does not exceed forty-five feet in length, it shall be twenty-one and a-half inches thick at its base.
If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a-half inches (subject to the provisions hereinafter contained respecting distribution in piers).
$(g)$ Where the wall exeeds seventy feet, but does not exceed eighty feet in leight, it shall be at its base of the thickness following: -
Tf the wall does not exceed forty-five feet in length, it shall be twenty-one and a-half inches thick at its base.
Tf the wall exceeds fortr-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a-half inches (subject to the provisions hereinafter contained respecting distribution in piers).
(h) Where the wall exceeds eighty feet, but does not exceed ninety feet in height, it shall be at its base of the thickness following:-
If the wall does not exceed forty-five feet in length, it shall be twenty-six inches thick at its base.
If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a-half inches (subject to the provision hereinafter contained respecting distribution in piers.)
(i) Where the wall exceeds ninety feet, but does not exceed one hundred feet in height, it shall be at its base of the thickness following:-
If the wall does not exceed forty-five teet in length, it shall be twenty-six inches thick at its base.
If the wall exceeds forty-five feet in length, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a-half inches (subject to the provision hereinafter contained respecting distribution in piers).
(i) Where the wall exceeds one hundred feet, and does not exceed one hundred and twenty feet in height, it shall be at its base of the thickness following:-
If the wall does not exceed forty-five feet in length it shall be thirty-one inches thick at its base.

If the wall exceeds forty-five feet in lengtl, it shall be increased in thickness from the base up to within sixteen feet from the top of the wall by four and a-half inches (subject to the provisions hereinafter contained respecting distribution of piers).
(k) The thickness of the wall at the top, and for sixteen feet below the top, shall be thirteen and a-half inches, and the intermediate parts of the wall between the base and sixteen feet below the top shall be built solid throughout the space between straight lines drawn on each side of the wall, and joining the thickness at the base to the thickness a.t sixteen feet below the top.
Nevertheless, in walls not exceeding thirty feet in height, the walls of the topmost storey may be nine inches thick, provided the height of that storey does not exceed ten feet.

Tnereased thickness of Walls.
(1) If any storey exceeds in height fourteen times the thickness prescribed for its walls by the foregoing rules, the thickness of each external and party wall thronghout such storey shall be increased to one-fourteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to a like extent.

## Piers.

(ia) Where by any of the foregoing rules relating to the thickness of external walls and party walls of buildings of the warehonse class an intrease of thickness is required, in the case of a wall excceding sixty feet in height and forty-five in length, or in the case of a storey exceeding in height fourteen times the thickness prescribed for its walls, or in the case of a wall below that storey, the increased thickness may be confined to piers, properly distributed, of which the collective widths amount to one-fourth part of the leagth of the wall.

## Cross Walls.

(1) The thickness of every cross wall shall be at least two-thirds of the thickness hereinbefore preseribed for an external or party wall of the same height and length, but shall in no case be less than eight and a-half inches, and no wall subdividing any building shall be deemed to be a cross wall unless it is carried up to the floor of the topmost storey, and unless in each storey the aggregate extent of the vertical basis or elevations of all the recesses, and that of all the openings therein taken together does not exceed one-half of the whole extent of the vertical face or elevation of the wall.
Wherever a cross wall becomes in any part an external wall, such cross wall shall be of the thickness required for an external wall of the same height and length.

## Rubble Stone Walls.

18. Every person who shall hereafter use stone in coursed or random consed rubble for the construction of any walls in the erection of any building, shall cause the thickness of such stone malls to be at least onethird greater than is prescribed for brick, and sueh walls shall not in any case exceed twenty-five (25) feet in height, nor be less than fourteen (14) inches in thickness.

## Party Walls.

Height of Party Walls.
19. Every person who shall hereafter construct a party wall shall cause such wall, if in a public building or building of the warehouse class, to be caried up of a thickness equal to a thickness of such wall in the topmost storey, and, if in any other building, to be carried up of a thickness of at least eight and a half inches-
(a) abore the roof flat or gutter of the highest roof adjoining thereto, to such a height as will give a distance in a public building or a building of the warehouse class, exceeding thinty feet in height, of at least three feet, and in any other building of fifteen inches, measured at right angles to the slope of the roof, or fifteen
inches above the highest part of any flat or gutter as the ease may be: Provided that in dwellings huilt semi-detached in pairs, the party wall may be made to finish on the underside of the roof covering, which shall be bedted in mortar to the top of such party wall.

## Party Walls at Turrets, ete.

(b) Above any turret, dormer, lantern light, or other erection of combustible material fixed upon the roof or flat of any building within four feet from such party wall so as to extend at least twelve inches higher and wider on each side than such erection.
(c) Abore any part of any roof opposite thereof, and within four feet therefrom.

Chases in Party Walls.
20. No person who shall hereafter erect a building shall make in any party wall any chase which shall be wider than fourteen inches nor more than four and a-half incles deep from the face of such wall, nor shall leave less than eight and a-half inches in thickness at the back or opposite side thereof, or which shall be within a distance of seven feet from any other chase on the same side of the wall, or within thirteen inches from an extemal wall. No person shall make any chase in a wall of less thickness than thirteen inches.

## Open and Closed Arcas. <br> Projection of Gratings.

21. In the constrection of gratings and frames oyer areas, no person shall cause or allow the maximum profection of any such gratings or frames, whether they be open frames or filled with slabs of glass or lenses to exced eighteen inches, measuring from the general line of front of the walls at one foot above the ground level, or the maximum length thereof to exceed six feet: Provided that-

Division between Gratings.
(a) Where more than one area grating, or such other covering is permitted in the front of one house or building, the division between each shall be not less than nine inches, and shall be formed by a solid piece of hard stone not less than nine inches wide and mine inches deep, such stone to be securely pinned into or to rest upon the brickwork not less than six inches at each end; such stone kerbs shall be fixed to the level of the footways, the gratings and frames shall be securely let into the kerbs, and be run with lead, and not be permitted to open.

## Description of Gratings

(b) Where covered with open iron gratings, the gratings shall be made with frames or borders, the bars of the gratings shall be fixed at right angles with the house, and the space or width between each bar shall not exceed one inch and a half; each bar shall be not more than threequarters of an inch on the surface, and not less than one square inch in transverse sectional area.

## Description of Light Gratings.

(e) The coverings over areas, where intended to be closed or filled with glass slabs, shall be formed by iron gratings or frames, the bars shall be not more than three inches apart, and fixed at right angles to esch other; each bar shall have at least one square inch of sectional area, and the spaces between the bars shall be filled with glass at least one inch in thickness.

## Permissib?e Covering over Openings.

(d) No covering of any material or description shall be permitted over any area openings, excepting those formed by open iron gratings, or by iron frames filled with slabs of glass or lenses as before described, or Yorkshire flagging four inches thick.

Cellar Flaps.
Projection of Openings.
22. In the construction of openings to cellars or cellar flaps no person shall cause or allow the maximum projection of such opening or cellar flaps to exceed
eighteen inches, measuring from the front line of the wall of the honse at twolve inches above the ground level or the maximum width of the openings to exceed four feet; such openings shail be surrounded at the footway level by kerbs made of hard stone, not less than nine inches wide on the face; such flaps shall be securely fastened from the midersides, and be made so as to shat on to ledges or rabbeted in the stone kerb, and to open ontwards. All cellar flaps shall be made of jarrah wood, or iron or steel, or iron grating with wooden fillings, of of artificial stone.

## Stairs not permitted.

No staircase or steps shall be fixed beneafh the cellar flaps, and no openings to basements shall be allowed or used for the purpose of constant access, but only for the purpose of occasionally raising and lowering goods, or removing dust, etc., and such openings shall be closed immediately after such operations are completed.

## Coal Plates.

23. Every person who shall construet coal plates shall cause the same to be circular, and not more than twelve inches in diameter, and to be securely let into rabbets let flush into the footpath; such coal plates shall be made of inon not less than three-quarters of an inch thick and deeply chequered on the surface; or, if necessary, for the purpose of giving light to the cellar or iron frames, the space or width between the bars shall be not more than one and a half inches at any point, and shall be filled with glass lenses.

Description and Quality of the Substances of Walls.
24. Fvery person who shall hereafter ereet a building shall cause-

Materials in Walls.
(a) The external and party walls of every such building, except in the case of concrete buildings, to be constructed of bricks or of stone.

## Bricks.

(b) Bricks shall be at least eight and a half inches by four and one-quarter inches by two and three-quarter inches of good, hard, sound, wellburnt quality; stone shall be free from vents, cracks, or large sand holes, and laid on its matural bed.

## Stone.

(c) Similar material to be used in the portions of party and cross walls below the surface or level of the gronnd, and above the road, including the chimney stack. Cut bricks may be used in arches over recesses and openings in or for facings of external walls.

## Mortar.

(d) All brick and stone work to be put together with lime mortar or with cement mortar. Lime mortar to be composed of freshly burnt lime and clean sliarp sand, free from earthy matter, and mixed in the proportion of one part of lime to three parts of sand. Cement mortar to be composed of Portland cement, or other cement of equal quality, and clean sharp sand, free from earthy matter, mixed in the proportion of at least one part of cement to three parts of sand.

## Damp Courses.

(c) Every wall of such building to have a damp course composed of materials impervious to moisture, extending throughout its whole thickness at the level of the lowest floor above ground level. Every external wall or enclosing wall of all habitable rooms and their appurtenances, and of all cellars and areas which abut against the earth, to be protected by materials impervious to moisture.

Tops of Party Walls.
(f) The top of every exposed party wall and parapet wall to be finished with one course of bricks set on edge in cement mortar, or by a coping of any other waterproof or fire-resisting material properly secured.

Concrete Walls.
(g) All concrete used in the construction of walls to be composed of Portland cement, or other cement of equal quality, clean sharp sand, and of clean gravel or broken bricks or stone, or furnace clinkers, and clean mortar mixed in the following proportions: One part of cement to two parts of sand, and four parts of the coarse material broken sufficiently small to pass through a two-incli diameter ring. The proportions of the materials to be ascertained by careful measurement, and the first mixing, either by machine or hand, to be done dry before the water is added. The walls to be carried up reguiarly, and in parallel frames of equal height, the surface of the concrete to be well rammed, and to be properly cleaned for the next layer of concrete. The thickness of concrete malls to be equal at least to the thickness prescribed for brick walls. Such portions of concrete party walls and chimney stacks as are carried above the roofs of buildings to bo rendered externally with cement and mortar.

## Recesses and Openings in External Walls.

25. No person who shall hereafter erect a building shall make any recess or opening in any external wall of such building, unless-
(a) The back of such recess or opening be at the least eight and a-half inches thick, and
(b) The aggregate area or recesses and openings above the ground storey do not exceed one-lialf of the whole area of the wall of the storey in which they are made.

Recesses and Openings in Party Walls.
26. No person who chall hereafter erect a building shall make any recess or opening in any party wall of such building unless-
(a) The back of such recess or opening be at the least eight and a-half inches thick, and
(b) Over every recess so formed an arch of at least two rings of brickwork of the full depth of the recess be turned on every storey, except in the case of recesses formed for lifts; but where such recess does not exceed five inches in deptl, corbelling in brick or stone may be substituted for the arching, and
(c) The aggregate area of all such recesses and openings does not exceed one-half of the whole area of the wall of the storey in which they are made, and
(d) Such recesses or openings do not come within thirteen inches of the inner face of the external walls.

## United Buildings.

27. No person shall cause any buildings to be united, except where such buildings are wholly in one occupation, or are constructed or adapted to be so.
(a) No person shall cause any buildings to be united if, when so united and considered as one building only, such buildings would not be in conformity with this by-law.

## Openings.

(b) No person slall make an opeuing in any party wall or in two external walls dividing buildings, which buildings, if taken together, would contain more than two hundred and fifty thonsand cubic feet, except under the following con-ditions:-
(1) Such opening shall not exceed in width seven feet, or in height eight feet, and such opening or openings taken together shall not exceed one-half of the length of such party wall or such external walls and each floor of the building in which they occur.
(2) Such openings shall have the door jambs and head formed of brick, stone, or iron, and be closed by two wrought-iron doors, each one-quarter of an inch thick in the panel, at a distance from each other of the full thickness of the wall, fitted to rabbeted frames without woodwork of any kind, or by wrought iron
sliding doors, or shutters properly constructed, fitted into grooved or rabbeted iron frames.
(3) If the thickness of the wall be not less than twenty-four fuches, or the doors be placed at a distance from each other of not less than iwenty-four inches, such opening may be vine feet six inches in heiglit.
Owners to give Notice.
(c) Whenever any buildings which have been mited cease to be in one occupation, the owner or owners thereof shall give notice to the Town Clerls, and shall canse all openings in any party wall, or in any external walls uniting such buildings, to be stopped up with brick or stone work not less than thirteen inches in thickness (except in the case of a wall eight and a-half inches thick, in which case eight and a-half inches shall be sufficient), and properly bonded with such wall, and any timber not in conformity with this by-law placed in the wall shall be removed.

## Bressummers.

28. Every person who shall hereafter erect a building shall cause every bressummer in any external, internal, or party walls to be of rolled steel or iron, or trussed or flitched woodein girder of approved strength, and to have a bearing in the direction of its length of at least six inches at each end upon a sufficient pier of brick or stone, or upon an iron storey post fixed on a solid foundation, in addition to its bearing upon any party or external wall, and he shall also cause such bressumner to have such other storey posts, iron columns, stanchions, or piers of brick or stone, or corbels, as may be sufficient to carry the superstructure. The ends of such bressummer shall not be placed nearer to each other or the opposite face of the party walls than four inches; provided that-

## Space for expansion.

(a) At each end of every metallic bressummer a spaco shall be left equal to one quarter of an inch for every ten feet, and also for any fractional part of ten feet of the length of such bressummer to allow for expansion.

Templets.
(b) Every bressummer bearing upon a party wall shall be borne by a templet or corbel of stone or iron tailed through at least half the thickness of the wall, and of the full breadth of the bressummer.
(c) Bressummers consisting of more than one joist shall be solidly bolted together with packing pieces, filling in the vacant spaces between the webs of the joists, and shall have such additional plates of sufficient strengtl, calculated in accordance with recognised formola, riveted on to the top of bottom boom. Bressummers in no case have a less factor of safety than three for dead loads and five for live loads.

## Timber in Walls.

29. Every person who shall hereafter erect, alter or add to any building shall comply with the following regulations:-

## Bond Timber.

(a) No bond timber or wood plate sliall be built into any party wall, and the ends of any wooden beam or joists bearing on such wall shall be at least four and a-half inches from each other, or from the opposite face of wall.

## Corbels or Templets.

(b) The end of any timber not permitted to be placed in or to have a bearing upon a party wall may be carried on a corbel or templet of stone or iron or vitrified stoneware, tailed into the wall to a distance of at least eight and a-half inches, or otherwise supported, to the satisfaction of the Town Clerk.

Woodwork set back.
(c) All woodwork fixed in any external wall and frames of doors and windows of sloops on the ground storey of any building (except loophole frames or bressummer) shall be set back at the least four inches from the external face of such wall.

Box Gutters.
(d) If any gutter, any part of which is formed of combustible materials, adjoin an external wall, such wall slall be carried up so as to form a parapot one foot at the least above the highest part of the gutter, and the thickness of the parapet so carried up shall be at least eight and a-half inches throughout.
(e) No facia or projecting cave constructed of inflammable material shall be at a less distance than two feet six inches from the boundary of an adjoining property.

## PROJECTIONS.

Materials.
30. Every person who shall hereafter erect, alter, or add to any building shall cause-
(a) All copings, cornices, string courses whatsoever, and corbelled projections of party walls to be of brick, tiled, stone, artificial stone, slate, cement or other fire proof material.

## Projections secured.

(b) Every cornice or other projection to be tailed into the wall of the building, and where the projection thercof exceeds the thickness of the wall, to be weighed or tied down. No cornice to project more than two feet six inches over the public way or beyond the face of the external wall.

## Plinths.

31. No person shall cause the plinth of any building to project beyond the surveyed building line except as follows, that is to say-

Plinths not exceeding two feet in height may project two and a-half inches into the streets beyond the surveyed building line. Where streets are constructed on a gradient, the height of the plinth may be varied if approved by the Town Clerk.

Cornices of shop fronts.
32. No person shall cause the cornice of any shop frout, the piers of which have been built upon the surveyed building line, to project beyond such piers and beyond such surveyed building line, except as follows:In a street or way of a width not greater than thirtythree feet, such projection shall not exceed thirteen inches; in a street or way of a width greater than thirtythree feet, such projection shall not exceed eighteen inches.

Extent of woodwork in shop fronts.
33: No person who shall hereafter erect, alter, or add to any building, shall cause any part of the woodwork of any shop firont to be fixed higher than twentyfive feet above the pavement of the public footpath in front of the shop, or nearer than four and a-half inches to the centre of the party wall, where the adjoining premices are separated by a party wall, or nearer than four and a-half inches to the face of the wall of the adjoining premises, where the adjoining premises have a separate wall, unless a pier or corbel of stone, brick, or other incombustible material, at least four and a-half inches wide, be placed as high as, and alongside such woodwork, and projecting throughont at the least one inch in front thereof, between such woodwork and the centre of the party wall, as the case may be.

## Bay windows.

34. Bay windows to any dwelling house may be crected on the land of the owner of such house, provided that no such bay windows shall be erected except subject to the following conditions:-
(1) Such windows shall not exceed three storeys in height above the level of the footway.
(2) Shall be in no part nearer to the centre of the nearest party wall than the extreme amount of their projection from the main wall of the building to which they are attached.
(3) Shall not, taken together, exceed in width threefifths of the frontage of the building towards the street to which such bays face.

## Oriel windows, turrets, balconettes.

35. Oriel windows, turrets, and balconettes to a building may be erected in a street of a width of not less than forty feet, or where the front wall of such building
is at a distance of not less than forty feet from the opposite boundary of the street; provided that no such oriel windows, turret, or balconette shall be erected except subject to the following conditions, viz.:-
(1) No part of such window, turret or balconette shall extend more than three feet from the face of the front wall of such building, or more than twelve inches over the public way.
(2) No part of such window, turret or balconette shall be less than ten feet above the level of the footway of the street.
(3) No part of such window, turret; or balconette (where same overhangs the public way) shall be within a distance of four feet of the centre of the nearest party wall.
(4) On no floor shall the total wiath of any oriel windows, turrets, or balconettes, taken together, exceed three-fifths of the length of the wall of the building of that floor.

## Drathage of projections.

36. Every person who shall hereafter evect, alter, or add to a building shall cause the roof, flat, or gutter of such building, and every shop front, bay window, oriel windoow, turret, balconette or other similar projection erected in the couirse of such work to be so arranged and coustructed and so supplied with gutters and pipes as to prevent the water therefrom from dropping upon or ruming over any public way.

## No other projections allowed.

37. Except in so far as is permitted by this By-law in the case of shop-fronts and projecting windows, and with the exception of water pipes and their appurtenances, copings, string courses, cornices, facias, window dressings, and other like architectural decorations, no person shall cause or allow any projection from any building to extend beyond the surveyed building line in any street.

Projections not to overlap.
38. No person shall cause or allow any cornice, stringcourse, or other projections on any building to be constructed in such manner as to overlap or project in front of any adjoining property, unless with the consent of the owner of the adjoining property expressed in writing and deposited in the hands of the Town Clerk.

## CHIMNEYS.

## Froundations and supports.

39. Every person who shall hereafter erect, alter, or add to any building shall cause every chimney of such building erected in the course of such work to be built of solid foundations and with footings similar to the footings of the wall agaiust which such chimney is built, unless it is carried upon iron girders with direct bearings upon any party wall, external, or cross walls, to the satisfaction of the Town Clerk; provided, nevertheless, that in cases in which it is impracticable to comply with the above provisions, such person may cause any chimmey of such building to be built on corbels of brick, stone, or other incombustible materials, if the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately below such corbel.

## Soot doors.

40. All chimneys and flues shall have proper soot doors of not less than forty square inches, which shall be at least fifteen inches distance from any woodwork, and no person shall hereafter construct any chimmev flue so as to inclime at a less angle than forty-five degrees to the horizon, or without providing proper soot doors.
41. Every person who shall hereafter erect, alter, or add to any building shall cause-

## Chimney arohes and bars.

(a) An arch of brick or stone to be built over the opening of every chimney constructed in the course of such work to support the breast thereof, and shall support all such arches, except semi-cireular ones, upon wrought-iron bars of sufficient strength, to be built eight and a-half inches into the chimney jambs.

## Flue.

(b) All flues in such building, constructed in the course of such work, which may be intended for ase in comection with any oven, furnace, cockle, steam boiler, or close fire constructed for any purpose of trade or business, or which may be intended for ase in commection with any range or cooking apparatus of such building, when occupied as a hotel or eating house, to be surrounded with brickwork at least eight and a half inches thick from the floor on which such oven, furnace, cockle, steam boiler or close fire may be constructed or placed to a point eighteen inches clear of the outside of the roof.

## Flues to be pargeted.

(c) The inside of every flue, constructed in the course of such work, to be pargeted or lined with fireresisting glazed piping or stoneware.

## Outside flues to be marked.

(d) The position and course of every flue which is being constructed in a party wall, if the construction of the building or of the flues and fire places on both sides of such party walls be not carried on contemporaneously, to be distinguished in some durable manuer by outlying marks on the ontside of the work as it is carried up.

## Chimney jambs.

(e) The fambs of every fire-place opening constructed in the course of such work to be at least eight and a holf inches thick.

## Chimney breast.

(f) The breast of every elimmey and brickwork surrounding every smoke flue constructed in the course of such work, except where otherwise provided in the By-law, to be at least four and a half inches thick.

## Back of Fireplaces.

(g) The back of every fireplace opening constructed in the conrse of such work in a party wall to be at least eight and a half inches thick from the half to the height of twelve inches above the mantel.

Fhues in cross walls.
(h) The upper side of every flue constructed in a cross wall and carried from the fireplace to an external wall, to be at least eight and a half inches thick.

Thiclness of walls of fues.
(i) Fvery chimney shaft or smoke flue constructed in the course of such work, not otherwise provided for in this By-law, to be carried up in brickwork at least four inches thick throughont, to a lieight of not less than three feet above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter.

## Top of stack.

(j) The highest six coruses of every chimney stack or shaft, constructed in the course of such work to be built in cement mortar.

## Outer hearths.

(k) An outer hearth to be constructed before every fireplace opening, which hearth shall consist of a slab of stone or other incombustible material at least fourteen inches wide, and six inches longer on each side than the width of such opening. Except on the lowest floor such slab shall be laid on iron bearers or brick trimmer arches, supported by the floor joists, but on the lowest floor may be bedded on a solid built up foundation.

## Inner hearths.

(1) The inner hearth of every chimney erected in the course of such work to be constructed wholly of brick, stone, or other incombustible material, and such liearth except on the lowest floor, or unless inset in the brickwork of a chimney breast, to be supported by corbelling of brick or stone, or by slate or stone slabs, or by iron
girders or other incombustible material; provided that on the lowest floor such hearth shall be bedded on a solid built foundation. In no case shall the least thickness of such inner hearth be less than six inches.
42. No person who shall hereafter erect, alter, or add to any building shall canse or allow: -

Height of chimneys.
(a) The brickwork or stonework of any chimney shaft, erected in the course of such work, other than a chimney shaft of the fmrnace of any steam engine, brewery, distillery, or manufactory, to be built higher above the roof, flat or gutter adjoining thereto than a height equal to six tinies the least width of such chimney shaft taken at the level of the highest point in the line of junction, unless such chinney shaft slaall be built with or bonded to another chimney shaft not in the same line with the first mentioned chinmey shaft, or shall be otherwise rendered secure.

Flues against party walls.
(b) Any flue to be built in or against any party wall, unless it be surrounded with new brickwork at least four inches thick, properly bonded into the old work.

Cutting into chimneys.
43. No person shall cause or allow:-
(a) Any chimney shaft, jamb, breast, or flue to be cut into, except for the purpose of repair, or for some one or more of the following pur-poses:-
(1) For letting in or removing or altering: flues, pipes, or tumnels for the conveyance of hot air, smoke or steam or for letting in, removing or altering smoke stacks.
(2) For forming openings for soot doors, in which case such openings shall be fitted with a close iron door and frame.
(3) For making openings for the insertion of ventilating valves, provided that snch openings shall not be made nearer than twelve inches to any timber or combustible substance.

Timber bear chimneys.
(b) Any timber or woodwork to be placed:-
(1) In any wall or chimney breast nearer than four and a half inches to the inside of any flue or chimmey opening.
(2) Under any chimney opening within six inches from the upper surface of the half thereof.

## Wooden Plugs.

44. No person shall drive any wooden plug into any wall nearer than four and a half inches to the inside of any flue or chimney opening, nor shall any iron holdfasts or other iron fastenings be placed nearer than two inches thereto.

## Factory Chimneys.

45. Every person who shall hereafter construct a chimmey shaft which it may be intencled to use in conneetion with the furnace of a steam engine, brewery, distillery, or manufactory, shall construct such shaft in conformity with following rules:-

## Foundations,

(a) The foundations of such sliaft shall be made of concrete or other sufficient foundation.

## Footings.

(b) The footings of such shaft shall spread all round the base thereof by regular offsets to a projection equal to the thickness of the enclosing brickwork at the base of such shaft, and the space enclosed by such footings shall be filled in solid as the work progresses.

Width at Base.
(c) The width of the base of such shaft, if square, shall be at least one-tenth of the proposed leight thereof, or if such shaft is round, octagonal, or other many and equal sided and angled, then at least one-twelfth of the height thereof.

Chimney Shaft.
(d) Every such shaft shall be carried up throughout in brickwork and mortar of the best quality, and if detached shall be tapered gradually from the base to the top, and on all faces or sides of such slaft, at the rate of at least tiwo and a half inches for every ten feet of height.

Thickness of Brickwork.
(e) The brickwork at the top of such shaft, and for twenty feet below the top, shall be at least cight and a half inches thick, and such thickness shall be increased at least four inches for every additional twenty feet, measured downwards.

## Projections.

(f) Erery cap, cornice, pedestal, string course, or other variation from plain brickwork in connection with such shaft shall be as additional to the thickness of brickwork required under this By-law, and every such cap shall be constructed and secured to the satisfaction of the Town Clerk.

Fire-brick Lining.
(g) All fire-brick lining built inside the lower portion of such shaft shall be additional to and independent of the thickness of the brickwork thereof prescribed by this By-law, and shall not be bonded therewith.

General Restrictions relating to Steam Boilers.
4.6. No person shall cause or allow-
(a) The fioor under any oven, copper, steam boiler, or stove, which is not heated by gas, or the floor around the same for a space of eigliteen inches to be constructed of materials of a combustible or heat-condncting nature of less than six inches thick.

## Smoke Pipes.

(b) Any pipe for conveying smoke or other products of combustion, heated air, steam, or hot water, to be fixed against any building on the face adjoining to any street or public way.
(c) Any pipe for conveying smoke or ofler products of combustion to be fixed nearer than six inches to any combustible materials.

Steam Pipes.
(d) Any pipe for conveying lieated air or steam to be fixed nearer than six inches to any combustible materials.

Hot Water Pipes.
(e) Any pipe for conveying hot water to be fixed nearer than three inches to any combustible materials; provided that the restrictions inposed by this clause and by Subclause (d) with respect to the distance at which pipes for conveying stcam and hot water shall be fixed from any combustible materials shall not apply iu the case of pipes provided with a free blow-off.

Floors over Furnaces.
(f) The floor over any room or enclosed space in which a furnace is fixed, or any floor within eighteen inches from the crown of an oven to be constructed of combustible materials.

## Staircases

47. Every person who shall hereafter construct or adapt any building or occupation in separate tenements by more than two families shall cause the principal stairease of such building, which may be used by several families in common, to be ventilated upon every storey above the ground storey by means of windows or skyliolits opening directly into the extermal air, or to be otherwise a dequately ventilated.
48. Every person concerned in the ercetion of any dwelling-house, not subject to the provisions in the last preceding clause, shall cause the principal staircase in such dwelling-house to be ventilated by means of a window or skylight opening directly into the external air.
49. Every person concerned in the erection of a buitaing of more than 150,000 cubic feet, which is constructed or adapted to be used as a dwelling-house, for separate familics, shall cause the floors of the lobbies,
corridors, passages, landing, and also the stairs to be of fire-resisting materials, and, when over three storeys exclusive of basement, to be carried by supports of fireresisting materials.

Hablable Rooms.
50. Erery person concerned in the erection of any building containing a habitable room or rooms slail cause-

Cubical Capacity.
(a) Erery such room to have a capacity of not less than nine landred cubric feet.

Heigit of Rooms in Root.
(b) Every such room wholly or partly in the roof of such building to be at least eight feet six inches in height from the floor to the ceiling throughout not less than one half the floor area of such room.

Height of Other Rooms.
(c) Where spillions are erected at the back of premises, the heicht from floor to ceiling must average not less than nine feet six inches.
(d) Every such room not being wholly or partly in the roof, te be in every part at least eleven feet in hoight from the floor to the ceiling.
(e) Every such hom to have one or more windows opening directly juto the external air or into a conservatory, with; a total superficies clear of the sash frames and free from any obstruction to the light, equal to at least one-twelfth of the floor area of such room, and so constructed that a portion equal to at least one-twenty-fourth of such floor area can be opened, and that the opening in each case shall extend to at least seven feet above the floor level; provided that such room may be lighted by lantern light, whieh shall be hung to open with rods or lines and levers, of which a portion equal to at least one twenty-fourth of the floor area can be opened.

Rooms over Stables.
(f) Every such room constructed over a stable to be separated from the stable by a floor, which shall have in every part not occupied by a joist or girder a layer of concrete or clay pugging of good quality, or of other solid construction three inches in thickness, finished smooth upon the upper surface and properly supported, and the underside of such floor to be ceiled with lath and plaster of good quality, or of other solid construction; and every staircase, gallery, or strueture by which such rooms shall be approached to be separated from the stable which it adjoins by a brick wall not less than eight and a-half inches in thickness.

## Ventilation.

(g) Every such roons, whether used for the purpose of habitation or for the assemblage of people for any purpose whatever, to be well and properly ventilated by the insertion of air bricks below the floor and by openings in the sleeper walls, also by inlet ventilators in the walls, and by outlet ventilators in the ceilings, or at the top of the walls of such room, with sufficient flues and pipes thereto, according to the position and size of such room.

## Fentilation under Basement.

(h) Every basement room having a wooden floor other than a floor coustructed of solid wood, bedded on concrete to have a sufficient space between the ground and the underside of the floor to admit of ventilation by means of air flues formed in the wall connected with ail bricks or otherwise above ground level.

## Distance from Boundary.

51. No person shall ca"se or allow to be constructed in any dwelling any bahitable room mules every window thereof opening directly into the extemal air at the side of such dwelling is provided with a clear air space, in the case of a single storied dwelling of at least two feet and six inches, and in any other case of at least three feet wide, measured square on to the exterior face of the wall in which such window is situate, such air space being in the same ownership as the dwelling.

## Light Couts.

52. No person shall cause or allow:-
(a) A habitable room, not having a window directly opening into the external air, otherwise than into a court enclosed on every side, to be constructed in any building, undess the width of such court, measured from such window to the opposite wall, shall be equal to half the height measured from the sill of such window to the eaves or top of the parapet of the opposite wall; provided that a court of which the greater dimension does not exceed trwice the lesser dimension shall be held to comply with this clause if a court of the same area, but square in shape, would comply therewith.

Light Courts inside Buildings.
(b) No person shall cause or allow to be constracted in any building other than a dwelling-house, any habitable room, unless every window of such room opening directly into an external light court at the side of such building is provided with a clear air space of at least four feet, measured square on to the external face of the wall in which such window is situate, such air space being in the sanie ownership as the said huilding.

## Ventilation of Light Courts.

(c) Any light court, wholly or in part open on the top, but enclosed on every side, and constructed and used for admitting light and ain to a domestic building, to be constructed unless adequate provision shall have been made for the ventilation of such court by means of a communication capable of admitting fresh air to the lower end of such court.

Access to Light Courts.
(d) Any light court enclosed on every side to be constructed in any building unless means of access is given to such court by a doorway leading out from the ground storey of such building.

Drainage of Light Courts.
(e) Any light court enclosed on every side to be constructed, unless adequate provision for the proper drainage of such court shall first have been made.

## Wood and Iron Buildings.

53. The external walls of all wood and iron buildings must be built at least four feet six inches from the dividing boundary of the property upon which the building is being erected and the adjoining property. The inside walls to be lathed and plaster, metal, or T. \& G. jarral; no soft or other wood will be permitted.

Construction of Wooden Buildings.
54. The construction of wooden buildings shall be as follows:-

Stumps for foundation to be $5 \times 5$ jarrah at 5 ft . centre to centre distance apart, and not less than 12 inches in ground with 18 inches of $6 \times 1$ jarrah, nailed to bottom end for solepiece.
Plates and sleeper plates to be not less than $4 \times 2$ jarrah.
Floor joists $-4 \times 2$ jarrah at 18 inch centres.
Studs- $4 \times 2$ jarrah at not less than 2 feet centres.
Ceiling joists-4 $\times 2$ jarrah at not less than 2 feet centres.
Hanging beams for all spans of rooms over eight feet of not less than $6 \times 11 / 2$ jarrah.
Rafters-4 x 2 jarrah at not less than 36 inch centres securely tied with at least $3 \times 11 / 2$ collar ties.
Hips, ridges and valleys of at least $7 \times 1$ jarral.
All sheeting externally of wooden structures to be of jarrah boarding, galvanised iron, plain or corrugated asbestos or of similar material.
Internal walls of jarrah boarding, galvanised iron, plain or fluted, laid perpendicularly, asbestos sheeting or sheeting of similar nature, or lath and plaster.
Height of walls from floor to ceiling to be not less than 10 feet 6 inches in the clear.

## Back Buildings.

55. No person shall cause or allow any habitable room to be constructed in any back building when the only window or windows of such room opening into the external air is or are situate in the wall which faces the front building, unless every window of such room be placed not nearer to the opposite wall of the front building than a distance of twelve feet.

Conversion of Builaings.
56. No person shall convert into, or use as a dwelling hoüse, any building or any part thereof not oxiginally built as and for at dwelling liouse within the limits of the Mumicipality, whether built before or after the making of this By-law, without the previous consent of the Council.

## Signbodrds, Signs, etc.

57. No person shall erect, put up, or place any signboard, sign, awning, blind, overhanging lamp, or other thing over or near any footway or roadway within the Municipality without first having obtained the written consent of the Council therefor. Permission to erect a signboard shall only be given where there is a veran dah to which to affix such signboard, and every person who shall have obtained perinission to erect a signboard shall cause the same to be securely fastened to such verandal at a height in the clear of not less than eight feet from the footpath. No signboard shall be affixed to any covering of the verandah roof, or to any roof guttering, nor shall it project beyond the footway into the roadway.

## Verandahs and Balconies.

58. (a) No person shall erect any verandah over any public footpath within the limits of the North Fremantle Municipality without having first obtained the consent of the Council.
(b) Any person desiring to obtain the consent of the Council to the erection of such a verandal, shall deposit with the Town Clerk a plan, elevation, section, and specification, showing in detail the proposed construction of such verandall and the manner in which it is proposed to be attached.
$=-$ (c) The minimum height of any verandah hereafter erected shall be eleven feet from the top of the curb to the underside of the signboard. In the case of sloping ground the height shall be measured at the centre of the frontage.
(d) All balconies and verandahs in any streets shall be erected for the full width of the footpath.
(e) Subject to the last preceding section, the standard height and width of verandahs in each street shall be fixed by the Council.
(f) The roof of every such verandah shall be covered with a twenty-four gange galvanised corrugated iron. Gutters shall not be lighter than twenty-four gauge galvanised iron of sufficient capacity and with proper fall to outlets, and shall be so placed to overhang the roadway. Downpipes sliall be of twenty-four gauge galvanised iron with elbows, bends, comections and fittings to the satisfaction of the Town Clerk. Provided that the lower length of the downpipe ( 6 feet) and the pipe under footpath shall be of cast or wrought iron.
(g) The signboard shall be constructed of such materials, sections and workmanship as in the opinion of the Town Clerk are of sufficient strength in the particular case, and shall be covered with twenty-four gauge galvanised flat iron riveted and soldered at all joints, and properly secured to the framework and surrounded with a suitable margin.
(h) Whenever a proposed verandah will abut on to an existing verandah, it shall be so finished as to prevent rain from falling between such verandahs. Provided that when the existing verandah is shorter than the frontage of the building to which it is attached, the persons erecting the new verandah shall make the necessary extension to the existing one.
(i) Whenever the end of a verandah abuts on to a right-of-way, street, or public place, the signboard shall be returned along such end, and the space between the signboard and the roof of the verandah shall be filled to the satisfaction of the Town Clerk:
(j) No writing, printing, or trade notice of any description shall be exhibited on any portion of the verandal except on the outer face of the signboard
(k) The footway under every verandah shall be kerbed and pared and the owner shall pay to the Council one-third of the cost of such kerbing and paving, and the whole of the cost of the paving of any door approaches.

## Miscellaneous.

Filling in of cellars.
59. The owner of any building or premises sliall fill up, secure, or remove any cellat-ways or openings which may be in or under any footway and are used in connection with, or are appurteuant to such building or premises, whenever ordered by the Comeil so to do.

## Removal of verandahs, etc.

60. The owner of any building or premises shall, when ordered by the Council so to do, at his own expense remove any verandah, balcony, or other obstruction used in comection nith, or appurtenaut to such building or premises, which shall obstruct the footway or street, or are dangerous, whether such verandah; balcony, or' other obstruction shall hare been erected before or after the commencement of" "The Mnnicipal Corporations Act. 1906."

## Posts and Poles in Streets.

61. The owner of any lamp post, telegraph, telephone, electric lightiug or tramway poles, shall, when ordered by the Council so to do at his own expense, paint the same during such hours and in such manner as the Town Clerk shall direct, and shall, at such like expense and when so ordered, remove any of such posts or poles as shall be bent, dangerous, unsightly, or not in use.

## Dangerous Fences.

62. No person shall erect any dangerous fence, or shall use barbed wire in the construction of any fence abutting on any public place.

## Refrigerating Paint.

63. The owner or occupier of any building occupied or used as a workshop, workroom, or office, which shall be partially or wholly constrncted of irou, zinc, or tin, shall once in every three years or oftener, when so ordered by the Comncil, cause such iron, zine, or tin to be coated with refrigerating paint.

## Dangerous Projections.

64. No person shall cause or allow any iron spike or other projection, broken glass, or barbed wire to be placed or fixed on any premises abutting upon a street or way.
65. No person shall construct any building without providing conveuient means of access to the roof, by manholes or otherwise.
66. Timber-framed gables to any bay window may be coustructed in buildings of the domestic class, and in buildings of other classes, if approved and consented to by the Council, and endorsed on the drawings by the Town Clerk.
67. All sky-lights in verandahs and buildings, and the sloping sides of all lantern lights, shall be protected by galvanised irou wire guards, securely fixed to the inside thereof.

## Penalties.

68. This By-law shall apply to every part of the North Fremantle Municipality, and any person who contravenes or does not comply with any one of the provisions of this By-law shall be deemed guilty of an offence against this By-law, and for every such offence shall be liable to a penalty not exceeding Twenty pounds.

Passed by the Comeil of the North Fremantle Municipality, this 23rd day of Angust, 1923.

ROBT. BRACKS,
GLYN E. PAYNE, Town Clerk.

## SCHEDULE I.

## Application Form.

To the Town Clerk.
As the builder or person causing and directing the undermentioned work to be executed, Therby aply fin a Building License for same, and also give you notice that, after three clear days from the service upon you of this notice, the proposed work will be begun, unless a Pailding Liennse shall meanwhile be refused.

The following are the particulars of the proposed work:-

Situation of building or structure (or of each if more than one) :
Ward..............
Subdivision........
Street. $\qquad$ N.F. Lot. . . . .

Intended use of building or structure (or of each if more than one), and number of buildings or structures (if more than one)..
Domestic building...........to be used as...........
Building............... of the warehouse class to be used as
Public building............to be used as..............
Structure. . . ........... . . to be used as................
Dwelling No............. Rooms No.................
Additions or alterations to building or structure (or
to each if more than one if additions or alterations are
the subject of the notice), and nature of additions or alterations:-

To............. domestic building-
Additions (if any) : ........ft., x ..........ft.
To. . . . . . . . . . building of warehouse class-.
Additions (if any): .........ft., x .........ft.
To. . . . . . . . . . . public buildings-
Additions (if any): .........ft., x .........ft.
To............. structure-
Additions (if any) : .........ft., x ..........ft.
To. . . . . . . . . . dwelling-house-
Additions (if any) : .........ft:, x .........ft.
Dimensions of building or structure (or of each if more than one):-
Area, ......ft.; depth, ......ft.; width, ......ft.; height, ......ft.
No. of storeys.
Owner: Name................ Address................ . .
Occupier: Name.............., Address..............
Date of commencement of work: ................day of................., 19
Siguature of person giving notice. Address.

## SCHEDULE IT. <br> Fire-resisting Materials.

The following materials shall, for the purposes of this By-law, be deemed to be fire-resisting materials:-

1. Brickwork, constructed of good bricks, well burnt, hard and sound, properly bonded, and solidly put together-
(a) good mortar, composed of fresh-burnt lime and sharp, clean sand;
(b) good neat cement; or
(c) good cement, mixed with sharp, clean saud.
2. Granite and other stone suitable for building purposes by reason of its solidity and durability,
3. Tron, steel, and copper.
4. Jarrah and other hard timber when used foi beams, posts, or in combination with iron; the timber and iron, if in beans, being protected by plastering, or other incombustible or non-conductive ex* ternal coating.

In the case of doors, jarrah or other hard timber not less than two inches thick.
In the case of stairs, jarrah or other haid timber with treads, strings, and rises not less than two inches thick.
5. Slate, tiles, brick, and terra cotta when used for covering corbels.
6. Flagstones when used for floors over arches, but not exposed on the underside and not supported at the end only.
7. Concrete composed of broken stone, chippings or ballast, and lime, cement, or calcined gypsum when used for filling in between joists or floors.
8. Any material from time to time approved by the Council as fire-resisting.

## SCHEDULE TIT.

North Fromantle Municipality. Building License.

Date
No...........
Granted to
Address.
Authorising the
Stio erection of certain buildings nin..... ............ as per application No. ............ and in accordance with the plans and specifications approved by the Town Clerk, and subject to the provisions of "The Municipal Corporations Act, 1906,'' and By-laws, the Sanitary By-laws, and all Municipal regulations relating thereto.

When required so to do by the Town Clerk, the holder of this license shall produce the approved plans for inspection.

Town Clerk.

## SCHEDULE TV.

North Iremantle Municipality.
Howding License.
No...........
Granted to.
Grantec ............................ of
 ....................and terminating on the............. ay of.................. permitting the enclosing of a specified area of . ............... Strect, and erection and/or alteration of certain buildings, the block plans, plans and specifications whereof have been duly submitted for inspection and approval, and the authorised building fees amounting to $£: \quad:$ paid, but subject to the following conditions and to all the provisions amd penalties of the Mealth Acts and "The Municipal Corporations Act, 1906.'

## Conditions.

Feo.
Shall be three-pence per superficial yard per month, payable in advance; and renewal required may be granted at the discretion of the Town Clerk at the rate of three half-pence per superficial yard per week.

## Area.

Shall be restricted to a frontage of ................... lineal feet, a maximum width of...............ft., height . .......... .... . feet.

## Moarding and Gangway.

Shall be strongly and securely constructed of material and to a design to be approved by the Town Clerk, and maintained in good condition throughout the currency of this license, and at any time the Town Clerk may, if he think fit, order any alteration or addition to be made to the hoarding for the better protection and convenience of the public.

## Lighting.

A sufficient light shall be displayed and maintained at the exterior angles of the hoardings each night from sumset to sumrise.

Obstructions.
The gangway and water chamel at all times be kept clear throughout.

## Sanitary.

Before commencing to build, a privy shall be erected for the use of workmen, and all the requirements of the sanitary anthorities complied with.

## Re-Instatement.

At the expiration of the period for which this Ticense is granted, or sooner it possible, the hoarding shall be cleared away, and the footpath, kerbing, chamelling, and roadway made good to the satisfaction of the Town Clerk.

## Deposit.

As additional security for the satisfactory obseranco of the last named condition, the licensee shall deposit a sum of f............with the Town Clerk, who shall decide the amome of the sum to be deposited and its subsequent disposition.

## SOIEDULE $V$.

## Scale of Fees.

In pursuance of the powers confered by Section 334 of "The Muni ipal Corporations Act, 1906," the Mayor and Councillors of North Fremantle Municipality, with the approval of the Governor in Executive Comeil, lereby direct that the following be the scale of fees to be paid by owners and buiders in respect of orders, licenses, matters, and things required or permitted under "The Mumicipal Corporations Aet, 1906 ":-
(a) The expression "floor area'" applied to a builting shall mean the aggregate superifial areas of so many horizontal sections thereof as there are floors in the said buildings. The horizontal section of each floor shall be made at the point of its greatest surface dimensions inclusive ot external walls and of such portions of the party walls as belong to the building and also of all verandahs and balcony floors, covered ways, and light courts.
(b) The expression "square"' applied to the measurement of the area of a building means the area of 100 superficial feet.

For every building not exceeding 400 square feet in area, and not more than two storeys in height
For every additional storey . .
$110 \quad 0$
For every additional square of 100 feet or fraction of such square . .
For every building not exceeding 400 square feet in area, and of one storey only in height
£ s. d.
$0 \quad 5 \quad 0$
026

But no fees for any building shall in the aggregate exceed

0150
$10 \quad 0 \quad 0$
For every adation or alteration to be made in any building, after the roof has been covered in, the fees shall be half the fees charged in the case of a new building.
For inspecting dangerons structures by direction of the Mayor

## THE ROAD DISTRICTS ACT, 1919. Belmont Park Road Board.

Department of Works and Trading Concerns,
Perth, 31st August, 1923.
Ex. Co. 2575 ; P.W. 1895/23.
1T' is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Belnont Park Road Board, in accordance with the provisions of "The Road Districts Act, 1919.'"
H. W. STANLEY-LOW,

Acting Undex Secretary for Works and Tradiug Concerns.

By-law regarding Discount on Current Rates. Whereas under the provisions of "'The Road Districts Act, 1919,'" the Board of any Road District is emnowered to make By-laws for any of the purposes mentioned in the said Act: Aud whereas the Belmont Park District Road Board is desirous of making By-laws for the purposes hereinafter mentioned: Now, therefore, the Bemont Park District Road Board doth, in exereise 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 who pays the rates for which he is liable, within thirty days of such rates becoming due, a discount not exceeding Five pounds per centum on the amount of the current general rate.
Made and passed by the Belmont Park District Road Board, on the 13th dav of August, 1923.

DONALD McLACHLAN
Chairman.
J. J. CONNAUGHTON,

Secretary
Recommended-
Wh. T. GBORGE.
Minister for Works and Trading Concems.
Approved by His Axcellency the Governor in Conacil, this 29 th day of August, 1923.
L. E. SHAPCOTT,

Clerk of the Comeil.

THE ROAD DISTRICTS ACT, 1919.
Toodyay and Northam Road Districts.
Alteration of Boundaries.
Notice of Intention.
Department of Works and Trading Concerns, P.W. 2145/23. Perth, 5th September, 1923. IT is hereby rotified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Districts Act, 1919,'' and all otte: powers enabling him in this behalf, to:-
(1) Sever that portion of the Toodyay Road District as described in Schedule "A"', hereto, and annex it to the Northam Road District.
(2) Sever those portions of the Northan Road District as described in Schedule "B'" hereto, and annex them to the Toodyay Road District.
l'ans showing the proposed alterations may be seen at the Local Government Office, Department of Works and Trading Concerus, Perth.

## Schedule "A." <br> NORTHAM ROAD DISTRTCT.

## Transfer of Territory from the Toodyay Road District.

All that piece of land at present forming portion of the Toodyay Road Distriet and bounded by lines commencing at the North corner of Avon Location 6394 and extending North-Eastward along the South-Eastern and Sonthem boundaries of Location 1953, parts of the South-Western and North-Western boundaries of Location 715 to the present bomdary of the Toodyay Road District, and Southward, South-Westward, and Northward along same to the starting point.

## Schedule " $B$."

## TOODYAY ROAD BOARD.

Transfor of Territory from the Northam Road Districh.
All that piece of land being portion of Avon Location X bounded by lines commencing on the present District boundary at the North corner of Lot 1 (1.T.O. Plaw 4669) and extending along its North-Eastern boundary and the North-Fastern boundaries of Lots 4 and 3 and portion of the South-Eastern boundary of the latter to the present District boundary and North-Westward and North-Eastward along same to the starting point.

Also all that piece of land being portion of Avon Loation $U$ bonnded by lines commencing on the present District boundary at the North corner of Lot 3 (L.T.O. Plan 4575 ) and extending along its North-Eastern and South-Eastern boundaries, the South-Eastern boundaries of Lots 2, 1, and 5 to the present District boundary, and Northward and North-Eastward along same to the starting point.

> (Signed) H. W. STANLEY-LOW,
> Acting Under Secretary for Works and Trading Concerns.

THE ROAD DISTRICTS ACT, 1919.
Gnowangerup hoad Board.
Notice of Intention.
Department of Works and Trading Concerns, P.W. 1930/23.

Perth, 1st September, 1923.
IT is hereby notified, for general information, that it is the intention of IIs Excellency the Governor, under the provisions of "The Road Districts Act, 1919," and all other powers enabling him in this behalf, to trausfer Kojonup Location 166 from the West Ward to the To:vn Ward of the Guowangerup Road District.

Plans showing the proposed alteration may be seen at the Local Government Office, Department of Works and Trading Concerns, Perth.
(Signed) H. W. STANLEY-LOW, Acting Under Secretary for Works and Trading Concerns.

THE ROAD DISTRICTS ACT, 1919.

## Dumbleyung Road District.

Re-division into Wards.
Notice of Intention.
Department of Works and Trading Concerns, P.W. 2018/23. Perth, 22nd August, 1923.

IT is hereby motified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Districts Act, 1919," and all other powers enabling him in this behalf, to re-divide the Dumbleyung Road District into seven Wards, with the names, boundaries, and the number of members allotted to each Ward, as described in the Schedule hereto.

Plans showing the proposed alterations may be seen at the Local Government Office, Department of Works and Trading Concerns, Perth.
H. W. STANLEY-LOW,

Acting Under Secretary for Works and Trading Concerns.

## Schedule.

## DUMBLEYUNG ROAD BOARD.

Description of Ward Boundaries.
North Ward.-Bounded on the Westward and Northward by part of the district boundaries from the intersection of the Western boundary of Nippering Townsite with the Northern side of the Wagin-Dumbleyung Railway Reserve to the intersection of the production North of the East bonndary of Williams Location 11215.

On the Eastward by lines commencing at the latter intersection and extending Soutliward along the production and East boundary of said Location 11215, and part of its South boundary to the production North of the West boundary of Location 10584, and along said production and West boundary and to and along the West boundary of Location 12413 and its production Southward to the North boundary of Location 10305, and along part of said North boundary, part of the East boundary of Location 9883, the East and part of the South boundary of Location 10431, a West, a South, a West, and a South boundary of Location 12553, part of the West boundary of Location 12204, the West boundary of Location 9809, the North and West boundaries of Location 7106, the Sonth-Eastern boundaries of Locations 6753 and 11320 , the North and East boundaries of Location 6768, the East boundaries of Locations 6767, 6766, 6765 , and 6764 to intersect the Northern side of the WaginDumbleyung Railway Reserve.

On the Southward by the said side of the Railway Reserve, part of a North, an East, the Northernmost, a West, a North, and part of the Westernmost boundary of Dumbleyung Townsite, and again along the Northern side of the Railvay Reserve from the last mentioned intersection to the starting point.-2 Members.
Mou'yinning Ward.-Bounded on the Northward by part of the district boundary from its intersection with the East boundary of the North Ward to the North-West corner of Location 10259.
On the Eastward by lines commencing at the said North-West corner and extending Southward along the West boundary of said Location 10259, part of the North and the Westermost boundary of Location 10265, the West boundary of Location 11977, part of the North and the North-Western boundary of Location 10903, part of the North-Eastern and the North-Western boundaries of Locations 10904 and 10905 and the latter's South-Western koundary, part of the North-Western, the West, and the Southermmost boundary of Location 12439 , the East and part of the South boundary of Location 8444, the Bast boundary of Location 12164, the South boundary of Loeation 9653 , part of the South boundary of Loeation 9654. the West and part of the South boundary of Location 9187 to the production North of the East boundary of Location 12089, and along said production and East boundary and its rroduction Southward to intersect the Northern side of the Railway Reserve.

On the Southward by the said side of the Railway Reserve from the last mentioned intersection to the East boundary of the North Ward.
On the Westward by the East boundary of the North Waid to the starting point.-1 Member.

Kuherin Ward.-Bounded on the Northward and Eastward by part of the district boundaries from the NorthWest corner of Location 10259 to intersect the Northern side of the Railway Reserve.
On the Southward by the said side of the Railway Reserve to the East boundary of Tarin Rock Towasite and along part of the East, the South, and part of the West bonntary of said Townsite to the Northern side of the Railway Reserve, and again along same to the North boundary of Kukerin Townsite, and along part of the North, the East, Soutli-Wastern, South, Westernmost, a North, and part of a West boundary of said Townsite to the Northem side of the Railway Reserve. and again Westward along same to the East boundary of the Moulyinning Ward.

On the Westward by the East boundary of the Moulyinning Ward to the starting point.-1 Member.

Merilup Ward.-Bounded on the Northward by part of the South boundary of the Kukerin Ward from the South comer of Location 10849 to the District boundary.

On the Eastward and Sonthward by part of the district boundary from its intersection with the Northern side of the Railway Reserve to the South-East corner of Location 9721.
On the Westward by lines commencing at the said South-East cormer and extending Northward along the East boundaries of Locations 9721 and 9718 , part of the Southermmost, a West, a South, the Westernmost, /and a North boundary of Location 9712, the East boundary of Location 9711, the East and North boundaries of Location 8152 , part of the, North boundary of Location 9702 to the production South of the West boundary of Location 9971 , and along said production and West boundary and the West boundary of Location 9641 to the starting point. -1 Member.

Pingarning Ward.-Bounded on the Northward by part of the South boundary of the North Ward, the South boundary of the Monlyinning Ward and part of the South boundary of the Kukerin Ward from the in tersection of the East boundary of Location 9211 with the Northern side of the Railway Reserve to the South comer of Location 10849.
On the Eastward by the West boundary of the Merilup Ward from the said South corner to the South-Bast corner of Location 9721.

On the Sonthward by part of the District boundary from the said South-East corner to the North-West corner of Location 9992; thence by lines extending along the North boundaries of Locations 6160 and 6166 . the North-East boundaries of Tocations 11469. 6855, 6858, and 6859 and part of the North-East boundary of Location 6860, to intersect the prodnction South of the East boundary of Location 6838 .

On the Westward by lines commencing at the said intersection and extending Northward along the said production and East boundary of Location 6838, the South and West boundaries of Location 6834, West boundaries of Locations 6833 and 5879 , art of the South boundary of Location 12277, the East and North boundary of Liocation 5973, East boundaries of Reserve 11179, Locations 7837, 7835. Reserve 11645, Locations 11572, 9164, and 9211 to the starting point.--1 Member.

Dumbleyung Ward.-Bounded on the Northward by part of the South boundary of the North Ward from a North-West corner of Dumbleyang Townsite to the Railway Reserve; thence by part of a North boundary of the Townsite to the North-West corner of Location 5947.
On the Eastward by the West boundaries of Locations 5947 and 5857.

On the Southward and Westward by the Southern and the Westernmost boundary of the Tomnsite to the starting point. -1 Member.

South Word.-Bounded on the Northward by the bounclaries of the North and Dumbleyung Wards.

On the Eastward by the West boundary of the Pingarning Ward and part of the District boundary.
On the Southward and Westward by parts of the District boundaries.-- 2 Members.

THE ROAD DTSTRTCTS ACT, 1919.

## Ninghan Road District.

Renaming of District and Redivision into Wards and Transfers of Territory with Nungarin Road District. Notice of Intention.
Department of Works and Trading Concerus, P.W, 2068/21. Perth, 4th September, 1923. IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Disfricts Act, 1919 ," and all other powers enabling him in this behalf, to:-
(1) Alter the name of the Ninghan Boad District to that of the Kummonopin-Trayning Road District.
(2) Sever that portion of the Kummoppin-Trayning Road District as described in Schedula "A", hereto, and amex it to the Nungarin Road District.
(3) Sever that portion of the Nungarin Road District as described in Schedule " $B$ " hereto, and annex it to the Kunnunoppin-Trayning Road District.
(4) Rediride the Kunnunoppin-Trayning Road District into seven Wards, with the names, boundaries, and number of members allotted to each Ward as described in Schedule " C "' hereto.
Plans of the proposed alterations may be seen at the Local. Govermment Office, Department of Works and Trafling Concerns, Perth.
(Signed) H. W. STANLEY-LOW,
Acting Under Secretary for 'Works and Trading Concerns.

Schedule "A."

## NUNGARIN ROAD DISTRTCT.

Transfer of Territory from the Kunnunoppin-Trayning, formerly Ninghan Road Board.
All that piece of land bounded by lines commencing at the North corner of Aron Location 15496 and extending along part of the West, the South, and part of the East boundary of Reserve 1.1215 , Southern boundaries of Locations 14973 and 14972 to the present District bomdary, and Southward along same to the South corner of Location 18389, and along the South-Western and Western boundaries of said Location 18389, the Western boundaries of Locations 11153, 23345, and 11152, and the North-Western boundary of the lattermost Northeru boundaries of Locations 11150, 17526, and 11149, Eastern boundaries of Locations 15497 and 15495 , a South and the Westermmost boundary of Location 15496 to the starting point.

Schedule 's B.'

## KUNNUNOPPTN-TRAYNTNG, FORMERLY NTNGTAN ROAD DISTRICT.

Transfer of Territory from the Nungarin Road District.
All that piece of land bonnded by linos commencing at the North-West corner of Aron Location 15121 and extending along a part of the South boundary of Location 14361 and the South boundary of Location 14375, the East boundaries of Locations 15121 and 15127, the NotthWestern and Westem boundaries of Location 14188, the Western boundaries of Locations 14183 and 24115, the North, the East, aud the Southermost boundary of Location 14963 , the South and part of the West boundary of Location 23146 , the Korthermmost, the Westernmost, and a South boundary of Location 14964, East boundaries of Locations 14968 ard 21344 to the Northern side of the Dowerin-Merredin Railway Reserve, and along said side of the railway reserve to the present district bouniary and along same to the starting point.

## Schedule "C.'"

## KUNNUNOPPIN-TRAYNING, FORMERLY

 NTNGHAN ROAD DISTRICT.Deseription of Werd Boundaries.
Ielleni Word.-Bounded on the Northward by Iines commencing on the District bomdary at the North-East corner of Avon Location 11559 and extending Eastward along the Northern boundaries of Location 20611 to its North-East corner; thence North-Eastward to the NorthWest corner of Location 15664 and along the Northernmost, an Wast, a North, and the Eastermmost bomdaries of sait Location 15664, the North boundary of Lucation 15671 to intersect the West bonndary of Location 20413.

On the Eastward by lines commencing at the said intersection and extending Southward along part of the

West boundary of Location 20413 , the West boundaries of Locations 15669 and 15670, and part of the latter's South boundary, the West boundary of Location 20982, part of the North and the West boundary of Location 12294, the North-Eastem, Eastern, and part of the Southern boundary of Location 15681, West boundaries of Location 11872 (Reserve 14766) and 11871 , the North boundary of Location 23309, the Northernmost, the East, and the South boundary of Location 11946, the West boundaries of Locations 11945 aud 22763 , the North and the Easternmost boundary of Location 1876, the East and South boundaries of Location 22365, the Northermost and a West boundary of Location 11901, the West boundary of Location 11902 (Reserve 11217), and again a West boundary of Location 11901, the Northermmost boundary of Location 11941, the North and East boundaries of Location 22981, the Eastermost and the South boundary of Location 11941, the West and part of the South boundaries of Locations 11903, 11924, and 19939, the East and part of the South boundary of Location 19260, the West and South boundary of Location 19937, the East boundary of Location 12979 to the District boundary.

On the Southward and Westward by part of the District boundary to the starting point.- I Member.

Duranning Ward.-Bounded on the Northward by part of the District boundary from the intersection of the line connecting the East boundaries of Locations 14580 and 11559 with the production West of the South boundary of Location 14571 to the North-East corner of Location 14247.

On the Eastward by lines commencing at the said North-East corner and extending Southward along the East boundary of said Location 14947, part of the North boundary of Location 15645, the West boundaries of Locations 15646 and 15643 , part of the North and the West boundary of Location 15128, part of the North and the Western boundary of Location 17356, a Western boundary of Location 15648, the South boundary of Location 20429, a South boundary of Location 20420, the East and part of the Sonth boundary of Location 20421, the East boundaries of Locations 11853 and 11852, part of the North-Eastern boundary of Location 15567, the West boundary of Location 15565 to intersect the Northerm side of the Dowerin-Merredin Railway Reserve.

On the Southward by the said side of the Railway Reserve from the said intersection to a Sonth-West corner of Location 15571, and along a West and a South boundary of said Location 15571, a South and an Dast bomndary of Location 15574, the East boundary of Location 21482, to the Northern side of the Railway Reserve, aud along same to intersect the Eastern bomdary of the Yelbeni Ward.
On the Westward by part of the East and the North boundary of the Yelbeni Ward from the last mentioned intersection to the District boundary, and along the latter to the starting point.- 1 Memher.
Trayning $W_{\text {ard.-Bounded on the Northward by South }}$ boundaries of Locations 15574 and 15571.

On the Eastward by a West boundary of Location 15571 and part of the West boundary of Location 19854.
On the Southward by North boundaries of Locations 11864 and 11865.

On the Westward by an East boundary of Location 11865 , the East boundary of Location 21482, and an East boundary of Location 15574.-1 Member.
Kumanoppin Wrard.--Bounded on the Northward by par't of the South boundary of Location 11374, the South boundaries of Homestead Farm 13427/74 and Location 11373, and part of the South boundary of Location 11369 to interesect the production North of the West boundary of Location 16629.

On the Eastward by the production and West boundary of said Location 16629, from the aforesaid intersection to intersect the Northern side of the Railway Reserve.

On the Southward by the said side of the Railway Re serve, from the last mentioned intersection to the prodnetion North of the West boundary of Location 11368, and along said production and part of the West boundary, the North boundary of Location 18520, part of the East boundary of Location 16258 and its production to the Northern side of the Railway Reserve, and again along the Railway Reserve to the Sorth-East corner of Reserve 14263.

On the Westward by the East boundary of said Reserve 14263 and its production North to the starting point, "being the interseetion with the Sonth boundary of Location 11374.-1 Member.

Yarragin Ward,--Bomded on the Northrard and Eastward by parts of the Distriet boundaries from their intersection with the East boundary of the Duraming Ward to intersect the Northern side of the Railway Reserve.

On the Souti. ward by the said side of the Railway Reserve to the South boundary of Kwelkan Townsite, and along part of the South, the East, and the North boundary of said townsite, and again along the Northern side of the Railway Reserve, the East, North, and West boumdaries of the Kumumoppin Ward, and again along the North side of the Railway Reserve to the East boundary of the Duranning Ward.

On the Westward by the East boundary of the Duraming Ward to the starting point.-1 Member.

Kodj-Kodjin Ward.--Bounded on the Northward by the Northern side of the Railway Reserve and part of the West, the South, and part of the East boundary of the Trayning Ward, from the East boundary of the Yelbeni Ward to the production North of the West boundaries of Locations 11856 and 11857.

On the Eastward by the said production and West boumdaries, part of the North and the East boundary of Location 11898, part of the South boundary of Location 11896, the West and South boundaries of Location 11894, an Eastern boundary of Location 22618, the Eastern and South boundary of Location 11892, the West boundary of Location 11891, North-Eastern boundaries of Locations 11918, 11937, 16184, 11931, and 14659, the North Western boundary of Location 11933, the North-Western, South-Western, and part of the South-Eastern bounlary of Location 11932, the West boundaries of Locations 19933 and 12150 to intersect the District boundary.

On the Southward by part of the District boundary, from the said intersection to the East botudary of the Yelbeni Ward.

On the Westward by part of the East boundary of the Yelbeni Ward to the starting point.- 1 Member.

Worrolocling Ward.-Bounded on the Northward by part of the Southern boundary of the Yarragin Ward and the South boundary of the Kunnunoppin Ward, trom the East boundary of the Kodj-Kodjin Ward to the District boundary.

On the South- Bastward and Southward by part of the District boundary to the East boundary of the KodjKodjin Ward.

On the Westward by the East boundary of the KodjKodjin Ward.--1 Member.

Metropolitan. Water Supply, Sewerage, and
M.W.S. 482/23. $\quad$ Prainage Department, NOTLCE is hereby given of the intention of the Minister of Water Supply, Sewerage, and Drainage to undertake the construction of the works hereinafter described, by virtue of the powers contained under the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909":-

METROPOLITAN WATER SUPPLY MMPROVEMENTS.
Proposed 30 -inch diameter water main from Mt. Eliza Reservoir to Cottesloe.

## Description of Proposed Worles.

A 30 -inch diameter cast-iron and re-inforced concrete water main, with valres, specials, and all necessary connections and apparatus. Length about 414 chains.

The Localities in which the Proposed Works will be Constructed.
Commencing at the outlet of No. 4 Reservoir, Mt, Eliza, and proceeding throngh King's Park Southorly to Forrest Drive; thence generally South-Westerly along Forrest Drive to the King's Park entrance, at the intersection of Ferdinand Street and Park Road; thence Southerly along Ferdinand Street to Perth-Fremantle Road; thence Westerly along Perth-Fremantle Road, through Claremont Road Board and Claremont Municipality to connert to the existing 24 -inch diameter sastiron water main at the intersection of Congdon Street and Perth-Fremantle Road; as indicated in red on Plan M.W.S., S., \& D.D., W.A., No. 4220.

The Purposes for which the Proposed Wortis are to be Constructed.
To improve the water supply of the localities.
The Times when, and the Places at which Plans, Sections, and Specification may be inspected.
At the office of the Minister of Water Supply, Sewerage, and Drainge, 56 Tames Street, Perth, for one month on and after the 21 st day of September, 1923, between the hours of 10 am . and $3 \mathrm{p} . \mathrm{m}$.

WM. J. GEORGE,
Minister of Water Supply, Sewerage, and Drainage.

Public Works Act, 1902.
NOTICE OF RESUMPTION.

## Agricultural Areas Water Supplies, Naramberi.

NOTICE is hereby given, and it is heveby declared, that the piece or purcel of land described in the Schedule hereto-being in the Avon District-has, in pursuance of the written approval and consent of His Excellency the Governor, dated the 12 t , day of September, 1923, been set apart, taken, or resumed for the purposes of the Narambeen Water Supply.

1 And further notice is hereby given that the said piece or parcel of land so set apart, taken, or resumed is marked off and more particularly described on plan P.W.D., W.A., No. 22747 (L. and S. 48319), which may be inspected at the office of the Minister for Works. Perth.

And it is hereby directed that the said land shall vest in His Majesty accordingly, freed and discharged from all trusts, mortgages, charges, estates, rights-of-way or other casements whatsocver.

Schedule:

| $\begin{aligned} & \text { No. on Plan, } \\ & \text { P.W.D., W.A., } \\ & \text { No. } 22747 . \end{aligned}$ | Owner or Reputed Owner. | Occupier or Reputed Oceupier. | Deseription. | Quantity. |
| :---: | :---: | :---: | :---: | :---: |
| 1 | Richard Valentine Bailey ... | R. V. Bailcy | Portion of Avon Location 18164 (C.P. <br> Lease $30434 / 55$, Crown Lease $389 / 12$ ) | $\begin{array}{cc}\text { a. } & \text { r. } \\ 16 & 0\end{array}$ |

Certified correct this loth day of September, 1923.
WM. J. GEORGE,
Minister for Works.
F. A. NEWDEGATE,

Governor in Executive Council.

## TENDERS FOR PUBLIC WORKS.



Tcuders, which must be accompanied by a Sched ule of quantities together with the prescribed deposit, are to be addressed to "Tree Fon. the Mirister for Works and Trading Concerns," and marked "Tender," and will be received at the Dublic Works Office, Ferth. The lowest or any tender will not necessarily be accepted.

THE ROAD DISTRICTS ACT, 1919.
Road Board Elections.
Department of the North-West,
Perth, 17th September, 1923.
1 is hereby notified, for general information, in accordance with Section 91 of "The Road Districts Act, 1919," that the following gentleman has been elected a Member of the Meekatharra Road Board:-

| Road Board. | Ward. | Date of Election. | Member Elected. |  | Occupation. | How vacancy occurred: | Name of previous Member. | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Surname. | Christian Name. |  |  |  |  |
| Meekatharra | Country ... | Sept. 19 | Stephen ... | Frederick Lawrence | Hotel-keeper | Extraordinary vacancy | Smith, James ... | Unopposed |

A. O. NEVILLE,<br>Secretary for the North-West.

THE ROAD DÍSTRICTS ACT, 1919.
Road Board Elections.
Depurtment of Works and Trading Concems, Perth, 13th September, 1923.
IT is hereby notified, for general information, in accordance with Section 91 of "The Roads Districts Act, 1919," that the following gentlemen have been elected Members of the undermetione $\mathrm{R}_{\mathrm{ya}} \mathrm{I}$ Bourds to fill the varancies shown in the particulars hereunder :-

| Road Board. | Ward. | Date or Election. | Nember Electel. |  | Occupation | How vacany occurred: | Name ol previons Member | Remark ${ }^{\text {a }}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Surname. | Christian Name. |  |  |  |  |
| $\begin{array}{ll} \text { Sussex } & \ldots \\ \text { Mullewa } & \text {... } \end{array}$ | East <br> North | $\begin{gathered} 1923 . \\ \text { Sept. } 8 \\ \text { do. } \end{gathered}$ | Avery <br> Rowan | Richard Thomas Christopher Hy. | Farmer ... Grazier ... | Absnt. from 3 consecutive meetings without leave | Torrent, E. <br> Wheatley, J. W. | Unopposed. |
|  |  |  |  |  |  |  |  |  |
| Plantagenet | do. ... | Aug. 24 | Stubber ... | Sewell Edgar ... | Farmer ... | Resignation | Bateman, G. W. V. | Unopposed. |
| Yalgoo ... | $\cdots$ | Sept. 8 | Fox | John Joseph ... | Minc Mgr. | Non-attendance at meetings | Beaton, D. | do. |
| Katanning ... | Central ... | Sept. 6 | Bird | $\begin{gathered} \text { Walter } \\ \text { bourne } \end{gathered} \quad \text { Pang. }$ | Tailor | General | (new seat) $\quad .$. | do. |
| Do. ... Do. ... | $\begin{array}{ll} \text { do. } \\ \text { do. } & \text {... } \end{array}$ | do. do. | Bowden ... | Fred Manton ... | Storeman... | Eleetn. | $\begin{array}{ccc}\text { do. } & \ldots & \ldots\end{array}$ | do. |
| $\begin{array}{ll} \text { Do. } & \text {.. } \\ \text { Do. } & \end{array}$ | $\begin{array}{ll} \text { do. } & \ldots \\ \text { do. } & \ldots \end{array}$ | $\begin{aligned} & \text { do. } \\ & \text { do. } \end{aligned}$ | Hobbs ... <br> Richardson... | Albert Gilbert ... <br> Robert Lawson... | Master Bkr. Merchant... | conse- | Hobbs, A. G. ${ }_{\text {Richardson, }}$ R. | do. |
| Do. $\cdot$. | do.... | do. | Rogers ... | William John ... | Store'kr. ... | \} upon re- $\{$ | Rogers, R. L. ... | do. |
| Do. | do. | do. | Todd $\quad .$. | William Alfred | Retired ... | division | McLeod, G. $\ldots$ | do. |
| Do. | East .. | do. | Caldwell | Oliver Andrew ... | Farmer ... | of Dist. | Caldwell, 0. A. |  |
| Do. | Moojebing | do. | Forbes ... | William Henry ... | do. ... | into Wards | New seat $\quad .$. | Unopposed. |
| $\begin{aligned} & \text { Do. } \\ & \text { Do. } \end{aligned}$ | West ... | do. | Garstone ... | Tom ... ... | do. ... |  | Garstone, T. |  |
| Do. | Moojebing | do. | Haddlcton ... | Job Francis ... | do. ... |  | Haddleton, J. F. |  |
| Do. | Moojebing | do. | MeDougall ... | Arthur Venning... | $\begin{array}{ll}\text { do. } & \ldots \\ \text { do. } & \ldots \\ \text { do. }\end{array}$ | do. $\quad$, | MeDougall, A. V. | Unopposed. |
| Do. | West .. | do. | Prosser ... | Alexander $\quad .$. | do. ... | ) . | Prosser, A. |  |

F. W. STANLEY-LOW,

Acting Under Secretary for Works and Trading Coneerns.

THE MUNICIPAL CORPORATIONS ACT, 1906.

## Perth Municipality.

Department of Works and Trading Concerns, Perth, 11th September, 1923.

## P.W. 3013/21; Ex. Co. 2640.

IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of Perth Municipality, in accordance with the provisions of "The Municipal Corporations Act, 1906.'

> H. W. STANLEY-LOW,

Acting Under Secretary for Works and Trading Concerns.

CITY OF PERTH.
By-law No. 29.
Motor Velucies.
(Amendment.)
A By-law of the Municipality of the City of Perth; made under Section 179 of "The Municipal Corporations Act, $1906,{ }^{\prime}$ and numbered 29 , for regulating the standing of motor cars in streets.

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of the City of Perth order as follows:-

The following stands are hereby appointed as stauds for motor cars licensed under "The Traffic Act, 1919"'

1. For private motor cars-
(a) A stand in the centre of St. George's Terrace, beginning at a point opposite the western side of Howard Street, and extending westwards 117 feet.
(b) A stand in the centre of St. George's Terrace, beginning at a point opposite the eastern side of Pier Street, and extending eastwards 6 chains.
(c) A stand in the centre of St, George's Tenace, begiming at a point 70 feet west of the western side of William Street, aud extending westwards 6 chains.
(d) A stand on the western side of Pier Street, beginning at a point 2 chains south of the southern side of Hay Street, and extending southwards 6 chains.
(c) A stand on the northern side of Muray Street, beginning at a point 20 feet east of the eastern side of Pier Street, and extending eastwards $21 / 2$ chains.
(f) A stand on the northern side of Wellington Street, begimning at a point $31 / 2$ chains east of the eastern side of Barrack Street, and extending eastwards 2 chains.
(g) A stand on the northera side of Wellington Street, begiming at a point $31 / 2$ chains west of the western side of William Street, and extending westwards 2 chains.
(1) A stand on the eastern side of Barrack Street, beginning at a point one chain south of the southern side of St. George's Terrace, and extending southwards 4 chains.
These stands may be occupied by private motor cars only.
On stands (a), (b), and (c) motor car's shall take up their positions thercon diagonally to the line of the stands and facing in a south-westerly direction.
On stands (d), (e), (f), (g), and (h) motor cars shall take up their positions thereon parallel to the Ine of the street, and as close to the kerb as possible, and facing so as to have the kerb on the left hand side.
2. For all other motor cars-
(a) A stand for one motor car in the centre of St. George's Terrace, begimning at a point 33 feet east of the eastern side of Barrack Street.
(b) A stand in the centre of St. George's Terrace, beginning at a point 111 feet east of the eastern side of Barrack Street, and extending eastwards 150 feet.
(c) A stand in the centre of St. George's Terrace, begimning at a point 250 feet west of the western side of Barrack Street, and extending westwards 450 feet.
(d) A stand in the centre of St. George's Terrace, beginning at a point 297 feet east of the eastern side of Barrack Street, and extending eastwards 300 feet.
(e) A stand for three cars on the southern side of Murray Street, beginning at a point 10 feet east of the eastern side of Barrack Street, and extending eastwards 40 feet.
(f) A stand on the south side of Murray Street, beginning at a point 112 feet east of the eastern side of Barrack Street, and extending eastwards 45 feet.
(g) A stand for three cars on the southern side of Murray Street, begimning at the eastern side of William Street, and extending eastwards for a distance sufficient for the said cars, with a space of four feet between each car.
(11) A stand on the south side of Murray Street, beginning at a point 246 feet from the eastern side of William Street, and extending eastwards 45 feet.
All motor cars making use of these stands shall take up their places thereon in the order of their arrival, and when any car shall be called or driven off, the driver of the car immediately behind shall drive up to the vacated place, and the drivers of the cars in the rear shall follow: up in like mamer; provided that after every fourth car on any stand there shall be left a space of eight feet for foot passengers to pass through, and after every eighth car a space of 18 feet for vehicles to pass through. No driver shall permit his car to stand at the side of the street near any appointed stand.
3. For Motor Oycle Taxi-cabs-
(a) A stand for two vehicles on the western side of William Street, begiuning at a point 78 feet north of the northern side of Hay Street, and extending northwards 20 feet.

Passed by the Council of the City of Perth, on the 13th day of Angust, 1923.

JAMES T. FRANKLIN,

$$
[\mathrm{t} . \mathrm{s} .]
$$

Mayor.
WM. E. BOLD,
Town Clerk.

Recommended,--
WM. J. GEORGE,
Minister for Works and Trading Concerns.

Approved by His Excellency the Govemor in Council, this fourth day of September, 1923.
L. E. SHAPCOTT,

Clerk of the Conneil.

## LAND DRATNAGE ACT, 1900.

Young's Siding Drainage District.
P.W.W.S. $839 / 22$.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Comeil has been pleased to approve, under the provisions of Section 19 of "The Land Drainage Act, 1900," of the drains and drainage works, shown on Plan P.W.D., W.A., 22735, and set out in the Schedule hereto, being placed under the control and management of the Young's Siding Drainage Board.

## H. W. STANLEY-LOW,

Acting Under Secretary for Water Supply.
14thi September, 1923.

## SCHEDULE.

Young's Siding Drainage District.
Description of Drains, etc.

Main Drain.-Commencing on the East side of Railway Reserve opposite continuation of North boundary of Stanley Road; thence South-Westerly along South side of road and through Reserve 972 to the Western boundary of Young's Townsite; thence North-West along said boundary to the Northern, side of Road No. 4155; thence Westerly along North side of said road for about 20 chains; thence generally Westerly through Location 1958, passing throush North-East portion of Luocation 2016 ; thence generally North-Westerly through Locations 1949 and 2753 across Marbalup Road, and continning North-Westerly throngh Locations 803 and 2873 to form re-establishment of Cuppup Creek.

Subsiדiary Drain, No. 1.-Commencing at a point on the East side of Lake Saide Road, about 15 chains SouthEast of North East corner of Location 2575, and following South-East side of said road to Kwakkalup Creek; thence across road and North-Westerly through West portion of Location 692; thence Northerly to join Main Drain at augle on town boundary.

Subsidiary Drain, No. 2.-Commencing on the West side of Railway Reserve, at a point about five chains North-West of North end of Young's Siding; thence South-West across road; thence South-East along Western side of road to most Easterly comer of Location 1958; thence Sonth-West along North side of road to join Main Drain at continuation of Western boundary of townsite.

Subsidiary Drain, No. 3.-Commencing in creek running North-Westerly through Location 1110 (about 8 chains of cleaning out) to intersection of creek with South boundary of Location 2016; thence West along South boundary of Location 2016 to its West boundary; theuce North along. West boundary of Locations 2016 and 1949 to North-East corner of Location 1913; thence West along South boundary of Location 1949 to SouthEast corner of Location 2753; thence North along West boundary of Location 1949 to join Main Drain.

Including all drains, drops, occupation and access culverts, ete., as indicated on Plan P.W.D., W.A., 22735.

THE ROAD DISTRICTS ACT, 1919. Meckering Road Board.
Department of Works and Trading Concerns, Perth, 10th September, 1923.
Ex. Co. 2638; P.W. 1136/23.
IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Meckering Road Board, in accordance with the provisions of "The Road Districts Act, 1919," and "The Cattle Trespass, Fencing, and Impounding Act, 1892.'
(Sgd.) H. W. STANLEY-LOW,
Acting Under Secretary for Works and Trading Concerns.

## MECKERTNG ROAD BOARD.

By-law No. 2: Pounds and Poundage Fees.
The Pounds of the Meckering Road Board are situated as follows:-

One in Meckering, at the intersection of Dempster and Clifton Streets.
One in Cunderdin, at the intersection of First Street and Coronation Street.
One in Tammin, abutting on Strang Street.
And the following Trespass and Pomdage Fees shall and may be charged and taken by the Poundkeeper:-

## Table of rates of sustenance.

For each horse, mare, gelding, mule, ass, pony, camel, or head of horned stock above twelve months old
s. d.

For each colt, foal, camel, or head of homed stock under twelve months old, except sucking foals or calves ..
or calve .. .. .. .. .. 2


## Trespass scale on unenclosed country land.

For each entire horse, ass, or bull
For each head of "great cattle" (as specified in The Cattle Trespass, Fencing, and Tmpounding Act, 46 Vict., No. 7)
For each head of "small eattle" as specified in The Cattle Trespass, Fencing, and Impounding Act, 46 Vict., No. 7)
Trespass scale on encosed land (town, country, or suburban), not being a public street or thoroughfare.
For $£$ s. d.
For every entire horse, ass, or bull ... .. 4.00
For each mare, gelding, mule, ass, pony, or
For each cow, ox, steer, or calf .. .. $0 \quad 50$
For each pig or goat .. .. .. .. $0 \quad 1 \quad 6$
For each sheep .. .. .. .. .. 0
Trespass soale on a public street, thoroughfare, partlands, or public cemeteries.

For every entire horse, ass, or bull
$\begin{array}{ccc}£ & \text { s. } & d . \\ 5 & 0 & 0\end{array}$
For each mare, gelding, mule, ass, pony, or foal
$010 \quad 0$
For each cow, ox, steer, or calf .. .. 0
For each pig, goat, or sheep .. .. .. $0 \quad 2$ 0

## Poundage fees.

For each head of "great cattle", .. .. .. 5.0 For each lread of "small cattle" .. .. $\quad . \quad 0 \quad 3$

This By-law was passed by the Meckering Road Board on 28th April, 1923.

THOMAS PACKHAM, Chairman.
THOS. C. HODGSON, Acting Secretary.

Recommended,-

## WM. J. GEORGE

Minister for Works.
Approved by His Excellency the Governor in Comeil, this 4th day of Sentember, 1923.
L. E. SHAPCOTT,

Clerk of the Council.

## TENDERS ACCEPTED.

Public Works Department, Perth, 20th September, 1923.
THE following list of Tenders, recently accepted, is published for general information:-
Date of Acceptance, Name of Contractor, Dēscription of Contract, and Amount.
19/9/23-J. L. Watkins: Midland Junction Central School-Renovations (6591), £43 5s.
19/9/23-Henry Farr: Nanga Brook School-Reinoval of Pavilion Room from Westonia (6572), ${ }^{2} 163 \mathrm{ss}$.
19/9/23-J. Morris: Byford School Quarters-Removal from Churchman's Brook (6573), £384.
19/9/23-F. L. Kleemain: Cartmeticup School-Renovations (6574), £62 10s. 6 d .
19/9/23-G. Jenkinson: Thomas Street School-Gravelling (6575), £112 7s.
20/9/23-Finry Farr: Carmel School and QuartersShelter Shed and Repairs, etc. (6576), £72 5s.
20/0/23-State Saw Mills: Pemberton School-Adlitions (6593), £492.
By order of The Honourable the Minister for Works, H. W. STANLEY-LOW, Acting Under Secretary for Public Works.

THE MEALTH ACT, 1911-19.
M.P.H. 1537/16; Ex. Co. No. 2820.

HIS Excellency the Governor in Council has been pleased to accept the resignation of C. J. Whyte as a member of the Pingelly Local Board of Mealth, and to appoint in his stead Daniel Christopher Carroll for the period ending the 31st May, 1926.
M.P.H. 1558/19; Ex. Co. No. 2824.

HIS Excellency the Governor in Council has been pleased to approve of the appointment of I. Genge, P. Friend, J. Bomdy, W. J. Green, F. W. Wickson, and T. A. Clinch as members of the Payne's Find Local Board of Health for the period ending the 31st May, 1926.

EVERTTT ATKINSON,
Commissioner of Public Health.
19th September, 1923.

## APPOINTMENT.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:-
Darling Range Road Board.

Dr. Smythe Yule to be Medical Officer of Health.
EVTERTTT ATKINSON,
Commissioner of Public Health.

## 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. $92 / 23$.

Perth, 14 th September, 1923.
IT is hereby notified, for general information, that Mr . E. B. Smith has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the York Registry District, to reside at York, during the absence on leave of Mr A. S. Forbes. Appointment to date from the 14th September, 1923.
R.G. $93 / 23$.

IT is hereby notified, for general information, that Mr. C. R. Stahl has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Murchison Registry District, to reside at Mount Magnet, during the absence on leave of Mr J. Thomas. Appointment to date from the 14 th instant.
S. BENNETT, Registrar General.

Perth, $20 t h$ September, 1923.
IT is herebp 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:-

S. BENNETT,

Registrar General.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.


Tenders addressed to the Chairman, Tender Board, West Perth, will be received for the above mentioned supplies until $2 \cdot 15 \mathrm{p} . \mathrm{m}$. on the date of closing.
Tenders must be properly endorsed on envelopes, otherwise they are liable to rejection.
Tender furms and full particulars may be obtained on application at the Tender Board Office, Marquis Street, West Perth. No Tender necessarily aecepted.

WESTERN AUSTRALIAN GOYRRNMENT RATLWAYS.
(, A, 23/608.
IT is hereby notifed, for gencral information, that the following alterations and adtitions have been made to the Goods and Coaching Rates Books, dated Ist December, 1921:-

Goods Trates Book.
Eage 112 (Add)-Spectal Rate for Gmemal Cargo, Fremantle and Albany to Ravensthorpe on a Through Bill of Lading.-Arrangenents have how been made whth the State Shipping Serviee for the acceptance of general eargo for shipment from Fremante and Albany
on a through bill of lading to Hopetom for delivery to stations on the Hopetoun-Ravensthome line, at the throughout special charge as set out in the schedule hereunder.
2. The charges are to be propaid.
3. Agency fees at Hopetom will not be charged.
f. The regulation wharfage, handling, ete, charges due at the port of shipment to be paid by the consignors.
5. Schedule of charges for consignments measuring from 1 to 40 cubic feet, also 50 and 100 culic feet, from Fremantle and Abony, are as follows:-

|  |  |  |  |  |  | HOPET | OUN WT | HaRT OL | Anges. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Cubic Heet. |  | eight |  | Rall freight nit 30 s . perton. | $\begin{aligned} & \text { Handling } \\ & \text { 2s. per } \\ & \text { ton. } \end{aligned}$ | $\begin{aligned} & \text { Haulage } \\ & \text { 9a. per } \\ & \text { ton. } \end{aligned}$ | Whariage 6 . per ton. | Sea ireight at 415 . per ton ex Fremantle. | Total Cost ex Tremantle. | Sea freight at 23 s . per ton $e x$ Albany. | Total Cost ex Albany. |
| A. |  | $B$. |  | C. | D. | E. | F. | G. | H. | 1. | $J$. |
|  | cwt. | c. | Q. 1. | s. d. | s.d. | s. d. | s. d. | s. d. | $8 \mathrm{~s} . \mathrm{d}$. | s. ${ }^{\text {d. }}$ | £ s. d |
| 1 | $\frac{1}{8}$ |  |  | $\begin{array}{ll} 1 & 6 \\ 2 & 0 \end{array}$ | $\begin{array}{ll} 0 & 6 \\ 0 & 6 \end{array}$ |  | $\begin{array}{ll}0 & 6 \\ 0 & 6\end{array}$ |  | $\begin{array}{lll}0 & 9 & 0 \\ 0 & 9 & 6\end{array}$ |  | $\begin{array}{lll}0 & 7 & 0 \\ 0 & 7 & 6\end{array}$ |
| 3 | 1 | 1 | 0 | 26 | 06 | 06 | 06 | 6/- | $\begin{array}{lrrr}0 & 9 & 6 \\ 0 & 10 & 0\end{array}$ |  | $\begin{array}{lll}0 & 7 & 6 \\ 0 & 8 & 0\end{array}$ |
| 4 | $1 . \frac{1}{4}$ | 1 | 19 | 33 | 06 | 06 | 08 | min. | 010 ll | min | 0 ¢ 811 |
| 5 | 13 |  | 219 | 39 | 06 | 06 | 09 |  | 0110 |  | $0{ }_{0} 980$ |
| © | 2 | 2 | 0 | 40 | 06 | 06 | 011 |  | 01111 |  | $\begin{array}{llll}0 & 9 & 11\end{array}$ |
| 7 | 21 | 2 | 19 | 49 | 06 | 06 | 11 | 73 | 0141 | 40 | 01010 |
| 8 | 28 | 2 | 210 | 53 | 06 | 06 | 15 | 83 | 0159 | 47 | 0121 |
| 9 | 3 |  | 00 | 59 | 06 | 06 | 15 | 9 3 | 0175 | 52 | 0134 |
| 10 | 3 \% | 3 | 19 | 59 | 06 | 06 | 16 | 103 | $\begin{array}{ll}0 & 18 \\ 6\end{array}$ | 59 | 0140 |
| 11 | 8 采 | 3 | 219 | 59 | 07 | 06 | 18 | 11.4 | 01910 | 64 | $\begin{array}{llllllllllll}0 & 14\end{array}$ |
| 12 | 4 | 4 | 00 | 60 | 08 | 0 0 | 110 | 124 | 114 | 611 | 0 0 1511 |
| 13 | 48 | 4 | 19 | ${ }^{6} 6$ | 08 | 06 | 20 | 134 | 130 | 76 | 0178 |
| 14 | 43 | 4 | 219 | 70 | 09 | 06 | 22 | 145 | 1410 | 81 | 018 6 |
| 15 | 5 | 5 | 0 0 | 76 | 09 | 06 | 23 | $15 \quad 5$ | 1.65 | 88 | 0198 |
| 16 | $5 \frac{1}{6}$ | 5 | 19 | 80 | 010 | 06 | 25 | 165 | 188 | 92 | 1011 |
| 17 | 5 | 5 | 219 | 86. | 010 | 06 | 27 | 175 | 1.910 | 90 | 122 |
| 18 | 6 | 9 | 00 | 90 | 011 | 06 | 28 | 185 | 1116 | 104 | $\begin{array}{lll}1 & 3 & 5\end{array}$ |
| 19 | 64 | 6 | 19 | 96 | 011 | 06 | 210 | 196 | $1 \begin{array}{lll}1 & 13\end{array}$ | 1011 | $1 \begin{array}{lll}1 & 4 & 8\end{array}$ |
| 20 | 63 | 6 | 219 | 100 | 10 | 06 | 30 | 206 | 1150 | 11.6 | $1{ }_{1}^{1} 60$ |
| 21 | 7 | 7 | 00 | 106 | 1.0 | 06 | 32 | 216 | 1168 | 121 | $1 \begin{array}{lll}1 & 7 & 3\end{array}$ |
| 22 | 73 | 7 | 19 | 110 | 1.1 | 06 | 34 | $22 \quad 7$ | 1186 | 128 | $\begin{array}{lll}1 & 8 & 7\end{array}$ |
| 23 | $7{ }^{7}$ | 7 | 219 | 116 | 12 | $0{ }^{0} 6$ | 35 | $23 \quad 7$ | $\begin{array}{llll}2 & 0 & 2\end{array}$ | 18.2 | $1{ }^{1} 1990$ |
| 24 | 8 |  | 00 | 120 | 12 | 06 | 37 | 24.7 | 2110 | 1510 | 1111 |
| 25 | $8 \frac{1}{3}$ | 8 | 19 | 120 | 13 | 06 | 39 | 258 | $2 \cdot 38$ | 145 | 1125 |
| 26 | 8 | 8. | 219 | 130 | 13 | 06 | 311 | 268 |  | 1411 | 1137 |
| 27 | 9 | 9) | 00 | 136 | 1.4 | 06 | 4.1 | 278 | 271 | 156 | 11411 |
| 28 | 92 | 9) | 19 | 140 | 15 | 06 | 42 | 288 | $\begin{array}{lll}2 & 8 & 9\end{array}$ | 161 | 1162 |
| 29 | $9 \%$ | 9 | 219 | 14.6 | 15 | 06 | 4 | $29 \quad 9$ | 2106 | 168 | 1175 |
| 30 | 10 | 10 | 00 | 150 | 16 | 06 | 46 | $30 \quad 9$ | $\begin{array}{lll}2 & 12 & 3\end{array}$ | 173 | 1189 |
| 31 | $10 \frac{1}{4}$ | 10 | 19 | 156 | 16 | 06 | 48 | 31.9 | 21311 | 1710 | 200 |
| 32 | $10^{2}$ | 10 | 219 | 160 | 17 | 07 | 410 | 3210 | 21510 | 185 |  |
| 83 | 11. | 11 | 0 0 | 166 | 18 | 0 | 4.11 | 3310 | 2176 | 190 |  |
| 34 | 114 | 11 | 19 | 170 | 18 | 07 | 51 | 8410 | 2192 | 197 | 2311 |
| 35 | 11 | 11 | 219 | 176 | 1.9 | 07 | 53 | 3511 | 310 | 202 | $\begin{array}{llll}2 & 5 & 3\end{array}$ |
| 36 | 12 | 12 | 0 | 180 | 1.10 | 08 | 55 | 3611 | $3 \quad 210$ | 208 | $\begin{array}{llll}2 & 6 & 7\end{array}$ |
| 37 | $12 \frac{1}{3}$ | 12 | 19 | $18 \quad 6$ | 110 | 08 | 57 | 3711 | 346 | 21.3 | 2710 |
| 98 | 123 | 12 | 219 | 190 | 1.11 | 08 | 58 | 3811 | $\begin{array}{llll}3 & 6 & 2\end{array}$ | 2110 | $\begin{array}{lllll}2 & 9 & 1\end{array}$ |
| 30 | 13 | 13 | 00 | 196 | 111 | 08 | 510 | 400 | $3 \quad 711$ | 225 | 2104 |
| 40 | 18 \% | 13 | 19 | $20 \quad 0$ | 20 | $0 \quad 9$ | 60 | 410 | $\begin{array}{llll}3 & 9 & 9\end{array}$ | $23 \quad 0$ | 2110 |
| 00 | 163 | 16 | 219 | 250 | 20 | 011 | 76 | 513 | 478 | 289 | 348 |
| 100 | $33 \frac{1}{3}$ | 33 | 19 | 500 | 50 | 111 | 150 | 1026 | 8145 | 576 | 6.95 |



Rat freight 30 s , per ton weight. Ship's measurements converted to weight on basis of 1 cubic foot equals one third of a cwt. The rate inchdess sheeting and handling.

Page 159 (Amend)-Delete "Hoffman Steam Pressed Briek Company (W. H. Vincent)," and the particulars applying to such place.
Page 162 (Amend)-Delete ' Plavin, O.,' and iusert "Australian Lumber Company."

Page 179 (Amend)-"Ardingly," delete "395'" and insert "336."

Page 157 (Amend)-"Nokaning," Stockyards lave been provided and portable sheep race withdrawn.

Page 197 (Add)-"Railways under construction by Public Works Deparment-Busselton-Margaret River Extension, This line is now fit for Railway Department's tweks to rum on for a distance of 17 miles from Busselton, and sidings exist as follows:-
(No name) - 6 miles 40 chains from Busselton.
(No name) - 10 miles from Busselton.
(No name)- 18 miles from Busselton.
(No name) - 17 miles from Busselton.
Bush haulage on the extension will be charged, both mwards and ontwards; passengers will be booked to or from Busselton."

Page 190 (Add)-"Railwas under constrtaction by Public Works Department-Nyabing-Pingrup Extension. This line is now fit for Railway Department's trucks to run on as far as Chinocup, 13 miles 61 chains from Nyabing. Goods and parcels traffie will be accepted for the undementioned sidings:-

Kuringup- 9 miles 47 chains from Nyabing.
Chinocup-13 miles 61 chains from Nyabing.

Bush haulage on the extension will be charged both inwards and ontwards; passengers will be booked to or from Nyabing only."

Page 200 (Amend) - 'Ardingly,'' delete mileages and insert " 60 ," "336," and "350."

## Coaching Rates Bool:

Page 50 (Amend)-"Police Constables traveling on Holidays": Delete second paragraph, and insert: "The concession also applies to the wife of a constable and members of his family who are solely dependent on his earnings.'

Page 9\% (AdO) - 'Trat, special Flat Rate for single Gase Lots:- Pruit in single case lots will be conveyed from any station to any station on Governnent lines ouly, at a special charge of 1s. 6d. per single bushel case. Lach case of fruit must be labelled as follows:-
'Single Case of Eruit.
From. . . . . . . . . . . . . . . . . . . .
$\qquad$
$\qquad$
.Station,
To
Date consigned.
$\qquad$ .Station.

Page 143 (Amend) -"Ardingly,' delete mileages and insert " 60, " " 336, " and " 350 ."
(Sgd.) II. POPE,

# MUNICIPAL CORPORATIONS ACT, 1906. 

(27th Schedule).

## Municipality of Cottesloe-Notice of Sale.

WHEREAS the Council of the Municipality of Cottesloe has certified that, under the provisions of "The Municipal Corporations Act, 1906," the sums mentioned in the sixth column of the Schedule hereto attached are now severally due and unpaid by the respective persons whose names appear in the fifth column of the Schedule opposite such sums as occupiers of the land whereof, firstly the situation, secondly the area, thirdly the volume an folio of the Title, Certificate, or Grown Grant, and fourthly the name of the registered proprietor are set forth in the first, second, third and fourth columm of the Schedule opposite the same sums or, where no name appears in such fifth column, are now severally due and unpaid by the respective persons named in the fourth column opposite the same sums as owners, which said several sums are arrears of rates and interest due to such Council in respect of stech lands: And whereas such Conncil has required me, after the expiration of three months from the date hereof, to issue my warrants of execution against such lands unless the moneys mentioned in the said Schedule are sooner paid: This is to give notice that, in pursuance of such certificates, I shall issue my warrants of execution accordingly, at the expiration of three months from the date hereof, unless the above-mentioned sums and all rates accrued che on the lands from the thirty-first day of July, 192:3, and all expenses ineurred are sooner paid.

Dated 12th day of September, 1923.
8. G. JEFFERY,

Clerk, Local Court, Fremantle

The Schedule.


The Schedule-continued.


## AORICULTURAL BANK ACT, 1906, AND AMEND-

 MENT ACTS.TWNDERS for the purchase of the undermentioned Leases will be received by the Trustees, on dates min at the Loeal Offices named:-
Tenders returnable at Head Office, Perth-10/10/23. 433/20, S.S.S.
Herne Hill Estate Lot 2604; being Robert Henry Coles' Lease 20/1437. Area, 12 acres 1 rood 3 perches, situated Merne Hill Estate; all 1st class land, 6 chains 6 -wire fencing; 50 chains boundary fencing, half neighbours'; tank; 3-roomed house; 5 acres vines.

## $397 / 20$, S.S.S.

Part Swan Location 5; being Lot 10, the whole of the land comprised in Certificate of Title, Vol. 722, Folio 139. Area, 16 acres 1 rood 28 perches, standing in the name of Allan MeNeil Campbell, situated in the Baskerville Es. tate, Upper Swan, close to Millendon Station; described as good 2 nd class vine land, 2 acres currants, 2 acres sultanas, 9 aeres museats; jarrah house, 2 rooms, kitchen and bathroom, stables and shed; 30 chains 7 -wire fencing ; 30 chains 7 -wire boundary fencing, half neighbou's'; mell and windlass.

## 1329/19, S.S.S.

Part Swan Location 1317; being Lot 66 being the whole of the land comprised in Certificate of Title 480, Fol. 153, standing in the name of Charles Cecil Rhodes. Area, 30 acres, situated 13 miles from Herne Hill, described as 2nd class vineyard land of gravelly nature; 9 acres muscats, 10 acres currants, 3 acres mixed vines; house, 4 rooms, kitchen, back and front verandah, man's room; chaff-house, 3 stalls, feed room, loft, engine room, packing shed, garage, cellar, tank and stand; 2 wells.

## 912/19, S.S.S.

Swan Location 185 and part of 189; being the whole of the land comprised in Certificate of Title, Vol. 434, Fol. 179, standing in the name of Stephen Michael Redmond. Area, 24 acres 3 roods 30 perches, situated at Balcatta; 12 acres swamp, summer land; 4 acres trellised vines; 5 acres margin land, balance sandy; house, 5 rooms, shed, well, 35 chains tencing.

877/21.
Swan Locations 1641, 1642; being the whole of the land comprised in Certificates of Title, Vol. 537, Fol. 128; Tol. 537, Fol. 129. Area, 100 acres, standing in the name of Richard Waltham, situated two miles Hast of Lion Mill, described as suitable for dairying and pig raising; all fenced and divided into eight paddocks; G.W. Supply; 4 -roomed house; small cottage; 32 acres cleared.

## 398/19, S.S.S.

Swan Location 2873 and part of Perthshire Location Au, Lot 2. Area, 5 acres 3 roods 24 perches; being Donald Morris Urquhart's Certificate of Title, Vol. 743, Tol. 64, and Conditional Purehase Lease $36472 / 55$, situated at Osborne Park; $43 / 4$ acres sandy, balance good swamp land; house, J.W.B., 3 reoms; incubator, shed (2 rooms), wash-house, windmill, trak and stand, stable; 12 fruit trees; 10 fowl yards and houses; 42 chains fencing.

## Tenders returnable at Geraldton-10/10/23.

1368/21.
Victoria Locations 3840, 3841, 3766, 4865; being John Tiller's Grazing Leases 4848/68, 5656/68, Conditional Purchase Lease 22721/55, and Certificate of Title, Vol. 696, Fol. 16. Area, 3,194 acres, situated $41 / 2$ miles West of Beatty, described as about 2,160 acres 1st class agricultural land, heavy red soil, york gum and jam, 794 acres 2nd class light red soil, jam, wattle and mallee, balance gravelly and stony, low scrub; 558 acres cleared, 143 acres part cleared; 3 wells; 546 chains 6 -wire, 463 chains mainly 6 -wires, 270 chains 3 -wire and netting fence; 2-roomed house; shearing shed, yards and dip; blacksmith's shop, machinery shed, and chaff-house; 100 acres rung.
$370 / 21$, S.S.S.
Victoria Locations 4017, 7332; being Albert John Wilkins' Certificate of Title, Vol. 769, Fol. 150, and Conditional Purchase Lease 26932/55. Area, 1,000 acres, situated seven miles East of Latham; 500 acres 1st class good red clay and loamy soil, salmon and york-gim, 500 acres 2nd class gravelly soil, scrub, 170 acres cleared, 48 acres part cleared, 250 acres rung; 160 chains 2 -wire fence; 3-roomed J.W.B. house.

## Tenders returnoble at Bunbury-10/10/23.

700/19, S.S.S.
Harver A.A. Lot 118, Homebush Estate Lot 1; being Alexander Paul Murdocb's Lease 20/318, and Certifeate of Title, Vol. 739, Fol. 3. Area, 200 acres, neanly all 2 nd class land, small pateles of 1 st elass; situated two miles West of Cookernup; 56 acres cleared, 13 acres part cleared; 336 chains fencing, half neighours': 2 wells; 4 -roomed house; shed; 55 chains draining.
$455 / 23$, S.S.S.
Korijekup Estate Lots 31, 32, 33, 34; area, 81 acres 1. perch, situated three miles West of Harvey, standing in the mame of George Brownile Nelson, Leases 38324/ 55 and $36875 / 55$. A1l lst class good red and blue grm banks, red and black loam on clay sulsoils; 30 aeres
 palled; 12 acres rung and grubbod; $\frac{2}{2}$ wells; honse, T.W.B., 3 rooms; shed and pig stres; Harvey drainage scheme; 16 chains $2 \times 1$ drains; 10 chans pig netting; 127 chains $3 \& 4$-wire and 19 rhains 1 bnob internal rencing, 91 chains $3 \& 4$-wire bomdary fence.

1177/20, S.S.S.
Harvey A.A. Lot 83 ; being the whole of the land comprised in Certificate of Title, Vol. 616, Fol. 135. Area, 230 acres, adioining Yalup Brook Siding; 216 acres 1st class very fair to grood loam, balance 2nd class clavey loam; 133 acres cleared, 97 acres part cleared; 2 well; 65 chains draining; 254 chains 6 -wire, 30 chains 5 -wire, 63 chains 7 -wire fencing; J.W.B. house, 4. rooms; hay shed, stable, shed.

## Tenders returnable at Narrogin-10/10/23.

137/17, S.S.S.
Williams Locations 8146, 9888, $9889,8147,7641,9590$. 8692, 8692, 12376,8148 ; bemg Laturence Reid's Conditional Purchase Leases 30125/55, 12216/56, 12279/56, Homestad Farm Lease 21108/74, Grazing Leases 10850/ 68, 13371/68, and Certificate of Title, Vol. 710, Fol. 84. Area, 4,946 acres, described as splendid property for uats and sheep. About 300 to 400 acres good wheat land, situated about five miles South of Toolibin; 635 acres cleared, 94 acres part cleared, 308 acres rung; 3 dams, 700,930 , and 1,000 e.y.; 670 chains 6 -wire, 85 chains 5 wire, 63 chains 2 -wire, 42 chains 4 -wire, 7 chains 4 -wire and 6 ft . netting, 40 chains 4 -wire and netting, 100 chains posts erected; 98 chains 3 -wire, half neighbours' fence; 4-roomed house.

The improvements are quoted from Office records ant are believed to be correct, but the Trustees do not guarantee them.

Tenderers may satisfy themselves as to the improvements and their condition. All tenders to be addressed to the District Inspector at place named and the envelope marked "Tender."

No tender necessarily accepted.

E. A. Mclarty,

Managing Trustee.
20th September, 1923.

## TRANSFER OT LIAND ACT, 1893.

(Section 75.)
Application No. 1506/1023.
MOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the thirteenth day of October next to issue to John Sanuel White of Quairading Farmer a special Crovn Lease to the land described below the duplicate Crown Lease having as is alleged been lost.

Dated this 13 th day of September, 1923.
A. Y. GLYDE,

Registrar of Titles.
The land refcrred to.
All that piece of land situate in the Avon district containing five hundred and five acres being Avon Location 19519 and being the whole of the land described in Crown Lease No. 6822/1912 (Grazing Lease No. 7334/ 68).
W. H. Achland, Weld Chambers, St. George's Terrace, Perth, Solicitor for the Applicant.

TRANSEPR OR LAND AOT, 1893.
Application No. 1078/102s.
TAKE notice that Michacl Nolan of Moore River Farmer has mate application to be registered as the proprictor of an ostate in fee simple in possession in the following parcel of land situate in the Swan District and being

## Swan Location 422 containing ten acres

Bounded on the West by a North line of seven chains eighty-five links from a point on the shore of Lake Fanchep simate forty hains thirteen links East from the North-East comer of Reserve 122 said comer being also an angle in the East boundary of Location 1870

On the North by an Fast line of twelve chains
On the East by a Sonth line of four chains twenty luks and
On the South by the Nombem shore of Itake Yanchep.
And further take notice that all persons other than the applicant chaiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Offce on or before the twenticth day of October next a coveat forbidang the same from being brought under the operation of the Act.
A. Y. GLYDE,

Registar of Titles.
Land Titles Omee, Perth,
13 th September, 1923.

TRANSEER OT LAND ACT, 1893.

## (Section 75.)

Application No. 1485/1923.
NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is in tended on the sixth day of October next to issue in the name of Matida Rimmer of Napolian Street Cottesloe Married Woman on the application of William Rimmer formerly of 13 Napoleon Street Cottesloe Motor Car Proprietor but now of Wamereo Famer administrator of the estate of Matilda Rimmer late of 18 Napoleon Street Cottesloe married woman deceased intestate a special Certifate of Title to the land described below the duplicate Certifate of Title having as is alleged been lost or destroyed.

Dated this 13 the day of September, 1923.

## A. Y. GLYDE, <br> Registrax of Titles.

The tand referred to.
All those pieces of land situate at Ashburton Street Vietoria Park containing thirty perches and four-tenths of a pereh being portions of Coming Location 2 and being Lots 109 and 110 on deposited plan 1955 and being the whole of the land described in Certificate of Title Volume 502 Folio 31.
Unmack \& Unmach, Howard Street, Perth, Solicitors for the Appicant.

TRANSFER OF LAND ACT, 1893.
(Section 75.)
Application No. 1420/1923.
NOTTCE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the thirteenth day of October next to issue to Henry Cobbett Narmowy of Grand Sweet Company Murray Street Perth Confectioner a special Certificate of Titie to the land described below the duphieate Certincate of Title having as is alleged been lost.

Dated this $20 t h$ day of September, 1923.
A. Y. GLYDE,

Registrar of Titles.

## The land referred to.

All those pieces of land situate at Derby Street Victoria Park containing in the aggregate one acre three roods and twenty-six perches being portions of Canning Location 2 and being Lots 3132 and 33 on Plan 2823 and being the whole of the land described in Certificate of Title Volume 598 Folio 21 standing in the name of Trenry Corbett Narroway of Derby Street Victoria Park Farm Labourer.

## LOST W. A WHEAT ORPTYTTOATE.

NOTTCH is heqeby given that original certificte No. 6240 of the $1018 / 19$ Tharvest issued in tavour of $P$. White, of Yammony, is allesed to have been lost or destroyen. Tt is also hereby notifed that unless notice in writing is given to the undersigned at his office, A.M.P. Buildings, Perth, to the effect hat such wheat certifoate has been transferred to or is held by any person claiming interest in same, it is my intention to issue on the 24 th September, 1923 , a fresh certificate in place of that reported to be missing.

> (Sgd.) T. K. MALEY

Minister for Wheat Seheme.
4 th August, 1923 .

## LOST W.A. WHEAT OERTIFICATE

NOTLCE is hereby given that origmal certifeate for Suplus No. 7070 of the $1921-22$ Harvest, issued in favour of P.P. Smith, of Nangeenan, is allaged to have been lost or destroyed. It is also hereby notified that miess notice in writing is given to the undersigned, at his offee, A.M.P. Buildings, Perth, to the effect that such wheat cerificate bas been transferred to or is held by any person claiming interest in same, it is my intention on 8 th October, 1923, to pay to the rendor all moneys outstanding on same.
(Sgd.) H. K. MALEY, Minister for Wheat Scheme.
22nd August, 1923.

## LOST W.A. WHEAT CERTIFICATES.

NOTICE is hereby given that original Certifotes for Surplus Nos. 5835 of the 1921-22 Haryest and 19284 of the 1916-17 Harvest, issued in favon of M. F. Cavanagh, of Perth and Qualeup, are alleged to have been lost or destroyed. It is also heroby notified that muless notico in writing is given to the undersigned, at his office, A.M.P. Buildings, Perth, to the effect that such wheat vertificates have been transferred to or are held by any person claiming interest in same, it is my intention on the 15th October, 1923, to pay to the vendor all moneys ontstanding on same.
(Sgd.) H. K. MALEY, Minister for Wheat Schme.
31 st Angust, 1923.

TUE ROAD DISTEIOTS ACT, 1919.
Closure of Road.
I, G. ANSTEY, being the owner of land over or along which the portion of road hereunder deseribed passes, have applied to the Goomalling Road Board to close the said portion of road, viz.:-

## Goomalling.

$3935 / 23$.
G. 199.-The surveyed road throngh, along part of a Nonth-West boundary of, and again through Ayon Loeation 4128, from its South-West boundary to a surveyed road passing along its North-East boundary. (Plan $32(/ 40, \mathrm{~F} 4$.
G. ANSTEY.

T, G. W. B. Smith, on behalf of the Goomalling Road Board, hereby assent to the above application to dose the road theren described.
G. W. B. SMTTH,

Chairman Goomalling Road Board.
3rd September, 1923.

## WILLIAMS ROAD BOADD.

NomICE is hereby given that Clement Whliams Folland has been appointed Ranger and Pountreeper for the Williams Road Board District, vice Iohn Pilkington, resigned as from 1st September, $192 \%$.
R. G. HUGHES,

Chairman Williams Road Board.

BRUOF ROCF DISTRICT VERATN BOARD.

## The fermin itct, 1918.

NOTLCE is hereby given that, in accordance with the provisions of "The Vermin Act, 1918," it is the intention of this Bont to hay poison for the destruction of rabbits on roads, vacant lands, and reserves within the district, on and after the 17 th September, 1923.
W. SHEPHERD,

Clerk.
6 th September, 1923.

## THE COMPANTES ACT, 1893.

The West Australian Goldficlds Firewood Supply, Limited.
NOTLOE is hereby given that at an extraordinary general meeting of the above-named company held at No. 15 Weld Chambers, St. George's Terrace, Perth, on the 11th day of September, 1923, the following special resolution was duly passed:-
"That the capital of the company be increased to Two lumdred and fitty thousand pounds by the creation of two hundred and thirty-two thousand shares of One poond each, to be numbered 18,001 to 250,000 inclusive."
Dated the 14th day of September, 1923.
ROBINSON, COX, \& WHEATLEY,
20 Howard Street, Perth,
Solicitors for the said Company.

## THE COMPANIES ACT, 1893.

"The Empire Theatre, Limited."
-NOTICE is hereby given that the Registered Office of the above-mentioned company is situate at 28-30 A.M.P. Chambers, William Strect, Perth, and the same is accessible to the public on all week-days from $10 \mathrm{a} . \mathrm{m}$, to 4. pm., except on Saturdays, when the hours will be trom 10 a,m. to noon.

Dated this 15th day of September, 1923.

COOPER \& HEENAN,<br>A. M. P. Chambers, Perth,<br>Solicitors for the Company.

ln. the matter of "The Companies Act, 1893," and in the matter of the Australian Mercantile and General Assurance Company, Limited.
AT an extraordinary general meeting of the members of the above-named company, duly convened and held at the Palace Hotel, St. George's Terrace, Perth, on the 14 h day of September, 1923 , the following extraordinary resolution was duly passed:-
"That it has been proved to the satisfaction of this meeting that it is advisablo that the company be wound up, and accordingly the same be wound up voluntarily, and at the same meeting Quintin Hobden James, of Weld Chambers, St. George's Terrace, Perth, Accountant, was appointed Liquidator for the purposes of such winding up; and an honorary advisory committee, composed of Messts. G. Mengler and T. A. Dudley, was appointed to advise the Liquidator."
Dated this 15th lay of Septenber, 1923.
T. A. DUDLEY,

Chairman.
II.A. Grat Growers' Co-operative Elevators, Limited. AT a meeting of the above company held on the 7th Augast, 1923 , a resolntion was caried that the company be wound up roluntarily, and that Mr. S. J. MeGibbon be appointed Liquidator.

## S. J. McGIBBON,

Liquidator:
The Companies Act, 1893, and Griffths Bros., Limited.
NOTLCE is hereby given that the Registered Offee of the above company has been removed from 274 . Hay Street, Subiaco, to 422 May Street, Subiaco, and is accossible to the public between the hours of 9 a.m. and 5.30 p.m. on week-days and 9 a.m. and 12.30 p.m. on Saturdays.

Dated this 3rd September, 1923.
L. S. WISE,

Attorney to the Company in W.A.

The Kimberley Petroleum Company, No Liability. NOTJCE is hereby given that the situation of the Registered Office of the above-named company in Western Australia has been clanged from No. 66 William Street, Perth; to No. 42 William Street aforesaid, and that the said office is accessible to the public between the hours of 10 a.m. and 4 p.m. on week-days, except Saturday, when the hours are $10 \mathrm{a}, \mathrm{m}$. to 12 (noon).

POYNTZ JUDGE,
Attorney in Western Anstralia for the said Company.

## ASSOCTATIONS INCORPORATION ACT, 1895.

T, JOHN ALEXANDER POLLARD, of Boddington, Farmer, a Trustee of the Boddington District Hall Association, do hereby give notice that I am desirous that such association be incorporated under the provisions of "The Associations Tncorporation Act, 1895."
J. A. POLLARD.

I, WILLIAM FRANCIS BOWEN, of Wongamine, in the State of Western Australia, Farmer, the person anthorised by the Jenmacnbbine Race Club, do hereby give notice that I am desirous that such club should be incorporated under the provisions of "The Associations Incorporation Act, 1895.'"
(Sgd.) W, F. BOWEN.
The following is a copy of the Memorial of the Jennacubbine Race Club intended to be filed in the Supreme Court, in pursuance of "'The Associations Incorporation Act, $1905^{\prime \prime}:-$

1. Name of institution-Jemacubbine Race Club.
2. Objects or purpose of institution-
(a) The support, furtherance and improvement of the breed of horses, and the support of horse-racing in Western Australia.
(b) The promotion, furtherance, and management of race meetings.
(c) The care, maintenance, control, and improvement of the land now known as the Jemnacubbine Racecourse, and all buildings thereon, and of all other lands and property now or hereafter acquired or belonging to the club or to any person or persons in trust for the club.
(d) The doing of all things as are incidental or conducive to the attaimment of all or any of the above objects.
3. Where situate or established-Jennacubbine.
4. In whom the management of the institution is vested and by what means (whether by deed, settlement, or otherwise)---The Committee appointed by members for the time being under the rules of the club.
M. Kott, of 5 Commercial Travellers' Association Bui'dings, 69 St. George's Terrace, Perth, Solicitor, Agent for C. S. Smith, Solicitor, Northam.

## IN PARLIAMENT,

Session 1923.
Notice of intended application for leave to bring in a Private Bill.
The British Imperial Oil Company Limited's Act, 1923.
Power to The British Imperial Oil Company, Limited, to erect reservoirs for the storage of oil and supply of same; compulsory user of roads, etc.; power to lay down pipes, etc., in streets, under railways, and in Governinent lands and along wharves, and exercise other powers.

NOTICE is hereby given that application is intended to be made to Parliament in the present Session for leave to bring in a Bill for effecting all or some of the purposes following (that is to say):-

1. To enopower The British Imperial Oil Company, Limited (hereinafter called "the Company") upon all or any lands and premises now or hereafter to be acquired by it or any part thereof respectively to construct, erect and maintain a reservoir or reservoirs for the storage of oil with all necessary engines, plant, machinery,
works, buildings, appliances, apparatus and conveniences for storing and distributing oil within the area comprised in:-
(a) The District of the Fremantle Municipal Council;
(b) The lands vested in the Fremantle Harbow Trust Commissioners; and
(c) Such of the lands vested in the Honourable the Minister for Railways on behalf of His Majesty as are comprised in, about, on, adjoin or are contiguous to the District, and lands beforementioned or any of them or any part or parts thereof respectively.
2. To empower the Company to open, break up and interfere with streets, roads, public places, ways, footpaths, railways, tramways, rivers, bridges, culverts, sewers, drains, pipes, telegraphic and telephonic tubes, wires and apparatus, and to lay down, set up, maintain, renew or remove either above or under ground pipes, tubes, troughs, inspection chambers and boxes and other works, matters, and things for ronveying oil, water, and materials to or from its reservoirs, sitnated on Fremnatle Town Lots 274, $275,276,293$, and 294 (all inclusive), or on some parts thereof respectively from or to the Victoria Wharf or other wharves of the Fremantle Harbour Trust Commissioners in, under, and along such wharyes, lands, streets, roads, public places, ways, footpaths, railways, tramways, et cetera, as aforesaid, situate within the area before-mentioned as may be defined on the plans and sections to be deposited as hereinafter mentioned or as may be provided by the Bill.
3. To empower the Company to acquire compulsorily or by agreements easements in respect of the lands adjoining or contiguons to the property to be acquired by the Company.
4. To vary or extinguish all or any rights and privileges inconsistent with or which would or might interfere with the objects of the intended Bill and to confer other rights and privileges.
And notice is hereby further given that on or before the 24 th day of September, 1923 , duplicate plans and sections showing the lines, situations, and levels of the intended works, with a book of reference of such plans, and a copy of this notice as published in the Government Gazette will be deposited for public inspection with the Clerk of the Legislative Assembly and that on or before the 14th day of September, 1923, a copy of so much of the said plans, sections and book of reference as relates to the area comprised in the District of the Fremantle Municipal Council, in which any of the intended works will be made, together with a copy of this notice as published in the Government Gazette, will be deposited with the Clerk of the said Fremantle Municipal Council.

Copies of the intended Bill will be deposited in the office of the Clerk of the Legislative Assembly on or before the 24th day of September, 1923.

Dated this 30th day of August, 1923.
DWYER, UNMACK, \& THOMAS,
Solicitors for The British Tmperial Oil Company, Limited, 21 Henry Street, Tremantle.

## NOTICE TO CREDITORS

In the Supreme Court of Western Australia-Probate Jurisdiction.
In the matter of the Estate of William Robert Easson, late of Galena, in the State of Western Australia, Baker, deceased, intestate.

ALL claims against the estate of the above-named deceased must be sent in to Mabel Maud Easson, the administratrix, care of the undersigned, on or before the 10th day of October, 1923; after which date the said administratrix will distribute the assets amongst the persons entitled thereto, having regard only to those clains of which she then has notice.
Dated the 12th day of September, 1923.
MILLS \& ALTORFER,
Durlacher Street, Geraldton, Solicitors for the Administratrix.

NOTICE TO CREDITORS.
Re Arthur Stubbs, deceased.
(Late of Kellerberrin.)
NOTICE is hereby given that all persons having any claims or demands against the estate of Arthur Stubbs, late of Kcllerberrin, in the State of Western Australia, tailor, deceaced, intestate, are required to send particulars of the same in writing to the administratrix, care of H. N. Field, Solicitor, Kellerberrin, on or before the 9 th day of October, 1923; at the expiration of which time the admimistratrix will distribute the assets of the said deceased, without reference to any claims or demands of which she shall not then have had notice.
Dated the 15th day of September, 1923.

> BOUL'TBEE \& GODFREY,

Solicitors, Perth,
Agents for H. N. Field, Kellerberrin,
Solicitor for the Administratrix.
In the Supreme Court of Western Australia-Probate Jurisdiction.
Fn the Will of James Walters, late of St. George's Terrace, Perth, in the State of Western Australia, Estate Agent, deceased.
NOTICE is hereby given that all persons having clains against the estate of the above-named deceased are requested to send in particnlars in writing of such elaims to Albert James Walters, of Warwick Honse, St. George's Terrace, Perth, in the said State, the executor of the said deceased, on or before the 8th day of October, 1923 ; after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the clams of which he shall then have had notice.

Dated the 17 th day of September, 1923.
C. C. CHEYNE,

National Mutual Buildings, St. George's Terrace, Perth,
Solicitor for the Execator.

## In the sumeme Cout of Western Sustralia.

in the matter of "The Bankruptcy Act Amendment Act, 1898,' and in the matter of John Capel Dutton, a Debtor.
Nomree is hereby given that a Meeting of the Creditors of Joln Carel Dutton, of Bullaring, Dam Sinker, will be held at the offices of Villencuve Smith \& Keall, Solicitors, of 23 Barrack Strect, Perth, on Tuesday, the 1st day of October, 1923, at the hour of 3 o'clock in the aftemoon.

Dated this 19th day of September, 1923.
[L.S:] VILLENEUVE SMTTH \& KEALL,
of 23 Barrack Street, Perth,
Solicitors for John Capel Dutton.

In the Supreme Court of Western Australia.
In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Augustine Prunster (now retired but recently trading as "Cream \& Co. ${ }^{2}$ ), of Marine Terrace, Geraldton, Butcher, a Debtor.
NOTICE is hereby given that a Meeting of the Greditors of Augustine Prunster (now retired but recently trading as "Cream \& Co."), of Geraldton, butcher, will be held at the office of I. W. W. Morrisby, Solicitor, Wit teloom's Buildings, Mariue Terrace, Geraldton, on Monday, the lst day of October, 1923, at 3.30 o'clock in the afternoon.
Dated this 17 th day of September, 1923.

$$
\begin{aligned}
& \text { [L.S.] W. MORRISBY, } \\
& \text { Marine Terrace, Geraldton, } \\
& \text { Solicitor for the Debtor. }
\end{aligned}
$$

In the Supreme Court of Western Australia.
In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of Robert Matthew Iaurie and Edith Iamie, of "The City Café," 821 Hay Street, Perth, Restaurateurs and Caterers, Debtors.
NOTTCE is hereby given that a Meeting of the Creditors of the above-named debtors will be held at the office of M. Kott, Solicitor, of Commercial Travellers' Association Buildings, 69 St. George's Terrace, Perth, on Friday, the 28th day of September, 1923, at the hour of three-thirty o'elock in the afternoon,

Dated the 17 th day of September, 1923.

$$
\begin{aligned}
& \text { [L.s.] M. KoTT, } \\
& \text { of Commercial Travellers' Association Buildings, } \\
& 69 \text { St. George's Terrace, Perth, } \\
& \text { Solicitor for the Debtors. }
\end{aligned}
$$

## In. the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898,' and in the matter of Clifford Vincent Campbell, of Bramley, via Busselton, in the State of Western Australia, Storekeeper.
Notice of intention to declare a First Dividend. NOTICE is hereby given that $I$ intend to declare a first Dividend in the above matter on Friday, the 28th day of September, 1923.

Dividends will be payable to those creditors only who have signed or assented to the deed of assigument.

Dated this 13 th day of September, 1923.
[L.S.]
Q. H. JAMES, Trustee.
Q. H. James \& Co., Pubic Accountants, 50-54 Weld Chambers, St. George's Terrace, Perth.

THE BANKRUPTCY ACT, 1892.
First Meeting and Public Examination.

| Debtor's Name. | Address. | Description. | Court. | Number. | Date of First Meeting. | Hour. | Place. | Date of Public Ex- amination. | Hour. | Place. | Date of Order (if any) for Summary Administration. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Edward Joseph Hayes | 328 Barkex Road, Subiaco | School. master | Supreme Court, Perth | $\begin{gathered} 31 \text { of } \\ 1923 \end{gathered}$ | 17th day of October, 1923 | 3 p.m. | Supreme Court, Perth | 17th day of October, 1923 | $10 \cdot 30$ a.m. | Supreme Court, Perth | 20 th day of September, 1923 |

Notice of Dividend.


## DISBOLUTION OF PARTNERSHTP.

NOTIOE is hereby given that the partnership hitherto existing between Thomas Walter Sampson and William Charles Chappell, trading mader the style or firm of "Sampson \& Chapell," of Lane Street, Boulder, as Eleetrical and Mechanical Figineers, has been dissolved by mutaal consent as from the 15 th day of September, 1923 , the said Thomas Walter Sampson having retired from the firm on that date.

All debts due to and owing by the said firm will be received and paid by the said William Charles Chappell, who will contime the business as heretofore, at the above address, mater the style of "Sampson \& Chappell."

Dated this 15th day of September, 1923.
T. W. SAMPSON.

Witness to the signature of i'homas Walter Sampson, Alan C. Muir.
W. C. CHAPPELT.

Witness to the signatmre of William Charles Chappell, Alan C. Muir.
Bulfour Scott \& Muir, Solicitors, Boulder.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 19th day of September, 1923 , the following Orders in Conncil were authorised to be issued:-

## The Road Districts Act, 1919.

Upper Chapman Road District.
Redivision into Wards.
ORDER TN COUNCL.
P.W. 1458/23.

WITERPAS under the provisions of Section 8 of "The Road Districts Act, 1919, ' the Govemor may, by Orter in Comeil, redivide a district into wards; and whereas it is desirable to re-divide the Uper Chapman Road District into Wards: Now, therefore, lis Excellency the Governor, by and with the advice and consent of the Executive Comeil, under the provisions of the said Act and all other powers enabling him in this behalf, doth hereby re-divide the Upper Chapman Road District into five Wards, with the names, bonndaries, and number of members allocated to represent such Wards as described in the Schednle hereto.

To come into force on the lst day of October, 1923.

> (Sgd.) H. T. STHTEOLD,

Acting Clerk of the Erecutive Commil.

## SOIEDULE.

Upper Chapman Road District.

## Description of Ward Bowndaries

Yuna Ward.-Bounded on the Westward, Northward, and Eastward by part or the District boundaries from the intersection of the production Sonth of the West boundary of Victoria Location 5343 to the North-Cast corner of Location 7323. On the Southward by lines commencing at the said North-East comer and extending Westrard along the Northermmost, a. West and a North boundary of Location 7823 aforesaid, part of the South-Western boundary of Location 5971, South bomdaries of Locations 6794, 6795, and 6796, and their prodnction Westward to the East boundary of Location 4041, and along part of the East, the Northernmost, a West and a North bomdary of Location 4041 aforesaid, the Northermmost and part of a West bonndary of Location 4139, the Southermmost boundary of Location 4489 , the South boundary of Location 4488 . part of the East boundary of Location 3601, the North boumdary of Mt. Erin Estate Lot 93 and Location 6234, part of the East and the South boundary of Location 5285, part of the Eastern, the Southernmost, and part of a West boundary of Location 3304, the North boundary of Location 5852 , and to and along the Noth boundary of Location 5359 , an Tast, the Southernmost and part of the West boundary of Location 5349, Northern boundaries of Tiocations 5383, 5382, 5381, 5117. and 5386 to the starting point.-2 Members.

North Ward.-Bounded on the Northward by part of the District boundary and the South boundary of the Yuna Ward from the North-West corner of Location 5386 to intersect the Bastern boundary of the District

On the Eastward by part of the District boundary from the aforesaid intersection to the South-East comer of Location 6098.

On the Southward by lines commencing at the afore said South-East corner and extending Westward along the South boundaries of Tocations 6098 and 6826, a Southern, an East and the Southernmost boundary of Location 6824, the South boundary of Location 7482, the

South and West boundaries of Location 6823, the West boundary of Location $68 \%$, the North and West boundaries of Location 3346, and the last boundary prownction South to intersect the production East of the North boundary of Location 5644, and along the latter moduction and the said Nonth boundary, the South bondary of Mt. Erin Estate Lot 92, part of the East and the South boundary of Location 3510. the Southern bonndaries of Locations 5368, 6089, 5105, and 5106 part of the Northermmost, a West and a North boundary of Tocation 5109, the North bomdaries of Loca tions 5110 and 5111, and part of the latter's West boundary, the Northemmost and the West bomdary of Location 1968 , part of the West boundary of Location 1388 , the North and parts of the West boundaries of Locations 637 and 1322, the North and the Western boundaries of Location 1829, part of the Westem boundary of Location 893 to the production East of the North boundary of Location 2075, and along said production and North boundary, the North and West boundaries of Tocation 1402. the West boundary of Location 2051, the Southermmost and Westernmost boundaries of Tocation 5373 , parts of the South and West boundaries of Location 830 , the North boundaries of Locations 3379 and 3386 and the latter's West boundary, the Sonthernmost boundary of Location 3865, the Eastem boundary of Location 3040 , the South boundary of Location 3023 to intersect the District bonndary.
On the Westward by part of the Distriet boundary to the starting point. 2 Members.

Contral Tard.-Bounded on the Northward by part of the Sonthern boundary of the North Ward from the South-West comer of Location 3865 to the South-East comer of Location 6098.
On the Eastward and Southward by part of the Dis trict boundary from the said South- Dast eomer to the North-West comer of late Pastoral Lease 1094/03; thence along the production West of the North boundary of said Pastoral Lease to the Rast boundary of Location 4588 , and along part of the East and the North bomdary of sad location, the Northern boundaries of Location 3496, the Eastermmost, the South and the South-West bomadary of Mt. Erin Estate Lot 88, the South-West and South-Rast boundaries of Lot 87, the South-East bomdaries of Gots 83 and 82, the Northom boundaries of Lots $74,47.46,44,42$, and 41, and Location 5803 , the Eastern, North and pat of the Western boundary of Location 1813 , the North and part of the West boundary of Tocation 840 , Southern boundaries of Locations 2248 and 2131 to the latter's South-West corner.

On the Westward by lines commencing at the said South-West corner and extending Northward along the Eastermost, a North and an East bomdary of CoeaLion 2625, the Easternmost and a North boundary of Location 2578, the Westermmost and a North boundary of Location 2502, the Dast boundary of Location 1528 , a Southern, the Westermmost and the Northenmost boundary of Location 2502, Last boundaries of Locations 6209, 4168, 2795, and 2960 to the starting point.2 Members.

West Ward.-Bounded on the Northward by part of the District bomdary and part of the Sonthern boundary of the North Ward from the shores of the Indian Ocean to the North-East comer of Location 3040.

On the Eastward and Sonth-Eastward by part of the Southern boumdary of the North Ward, the West boundary of the Central Warl, from the North-East corner of Location 3040 aforesaid to the South-West corner of Location 2131; thence by lines extending along part of the South boundary of Location 2625, the Eastermost boundary of Location 3505, part of the Northermmost, an East, a South, an East, a South, an East, a South, again an East, a Sonth and an East, a North, a SoathFastern, a South, an East and part of the Sonthernmost bomdary of Tocation 2462 , a West, a North and part of the Westermmost boundary of Narm Tarm Bstate Lot 16, a North, an East, the Northemmost and a West bowdary of Location 2659 , the South bowdaries of Locations 1723 , 1724, and 1796 to the Eastern side of the Geraldton-Northampon Railway Reserve, and along said side of the Railway Reserve to . The District boundary, and along same to the shores of the Indian Ocean.

On the Westward by the shores of the Indian Ocean to the starting point.--1 Member.

South Ward.-Bounded on the Northward by part of the Eastern boundary of the West Ward and the Southcra boundary of the Central Ward from a North-East corner of Location 3565 to the District bonndary.

On the Gastward and Southward by part of the District boundaries to the Eastema side of the GemldtomNorthampton Railway Reserve.

On the Westward by part of the Rastern boundary of the West Ward to the starting point. - 2 Members.

Augusta Road Board.
Heavy Traffic By-law.
ORDER TN COUNCIL.
UNDER the provisions of Section 42 of "The Traffic Act, 1919,'"His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby empower the Road Board to make a By-law prohibiting the passage of heavy traffic over and along certain roads within its district, in the terms set ont in the Schedule hereto:-

Schedute.
From the Northerm boundary of Augusta Road District along the Main Road to Nargaret River, Karridale, and Flinders Bay, also Cares Road to Karridale.
(1.), The passage of any vehicle engaged in "heavy traffic ' over any of the roads specified herein is hereby prohibited during the months of June, July, August, and September in every year.
(2.) Any person infringing this regulation or being party or privy to any such infringement shall be liable, on summary conriction, to a penalty not exceeding $£ 20$.

Passed by resolution of the Augusta Road Board, on the 7th day of August, 1923.
(Sgd.) EDWARD WILMOTT,
Chairman.
(Sgd.) JOHN TRINDER,
Secretary.
Recommended,-
(Sgd.) WM. J. GEORGE,
Minister for Works.
H. T. STITFOLD,

Acting Clerk of the Council.

> The Road Districts Act, 1919. Harvey Road Board.
> Increase of Membership.
> ORDER IN COUNCIL.
P.W. 1164/23.

WIERREAS under the provisions of "The Road Distriets Act, 1919," the Governor may from tine to time, by Order in Council, declare and determine the number of nembers constituting a Road Board and the number of members for each Ward thereof: And whereas it is desirable to increase the number of members of the Harvey Road Board from nine to eleven and re-allocate the number of members for each Ward consequent upon the redivision of the District: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare and determine that the number of members constituting the Harvey Road Board shall be eleven in lieu of nine as heretofore, and shall be allocated as shown in the Schedule "A"," hereunder:-

> Schedule "A."

North Ward-Two members.
Central Ward-Four members.
Benger Ward-One member.
Roelands Ward-Two members.
Brunswick Ward-One member.
West Ward-One member.
H. T. STLTEOLD,

Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919.

## Harvey Road District.

P.W. $1164 / 23$.

WHEREAS it is provided by "The Road Districts Act, 1919,' that on a district being divided or redivided into wards, all the nembers of the Board shall go out of office on a day to be appointed by the Minister: And whereas it is further provided by the aforesaid Act that any election to fill all the places on the Board shall be held on such day as the Minister may appoint: And whereas the Harvey Road District has been redivided into wards: Now, therefore, I do hereby appoint Saturday, the 10th day of November, 1923, as the day upon which all the members of the Board of the Harvey Road District shall go out of office, and also as the day npon which an election to fill all the places on the said Board shall be held.

Dated the 19th day of September, 1923.
WM. J. GEOBGE,
Minister for Works.

THE ROAD DISTRICTS ACT, 1919.

## Harvey Road Board.

P.W. 1164/23.

WHERTAS it has been proved to my satisfaction that the rolls for the Wards of the Harvey Road District have not been duly and regularly prepared, revised, and completed in accordance with Division 6 of Part IIT. of "The Road Districts Act, 1919''; and whereas in consequence of the re-division of sueh District into Wards it is necessary to determine who shall have the right to vote as electors in the various. Wards: Now therefore I, the Minister administering the Act, do hereby order and direct as follows:-

1. A list and roll for each Ward of the said district shall be prepared, revised, and completed in manner hereinafter set out.
2. The list of owners shall be made out on or before the 29 th day of September, 1923.
3. Applications under Section 39 shall be delivered on or before the 6th day of October, 1923.
4. Objections shall be delivered on or before the 6th day of October, 1923.
5. The Court for the revision of each electoral list shall be formed of and held by Mr. C. C. Thatcher, Mr. E. Cook, and Mr. F. J. Becher, of whom Mr. C. C. Thatcher shall ke Chairman.
6. The persons aforesaid shall hold open Court for the revision of the lists on such day not earlier than the 10th day of October, 1923, nor later than the 17 th day of October, 1923, as they shall appoint.
7. If the lists or any of them are or is copied or printed under Section 50 of the said Act, the Chairman shall sign any or every copy or print on or before the 20th day of October, 1923.

Dated the 19 th day of September, 1923.
WM. J. GEORGE,
Minister for Works.

## The Road Districts Act, 1919.

Chittering Road District.

## New Election on change of number of Members.

 ORDER IN COUNCIL.P.W. 229/22.

WHEREAS under the provisions of Section 14 of "The Road Districts Act, 1919,' 'the Governor may, on a change being made, under the said Act, in the number of members of a local authority or any portion of a Ward or District being transferred, under the said Act, to a Ward, declare and direct whether a new election of members slall be held for any District affected, and if so, when such election shall be held and whether any and which of the existing members shall go out of office and at what time, and may order, settle, adjust, and finally determine any rights, liabilities, questions, and matters regarding the representation of electors on any local authority affected: And whereas the number of members of the Chittering Road Board has been changed and portion of the Chittering Road District has been constituted a new Ward: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, under the provisions of the said Act and all other powers enabling him in this behalf, doth hereby declare and direct that all the members of the Chittering Road Board shall go out of office, and that a new election of members for the Wards of the Chittering Road District shall be held, and the following dates are hereby appointed for the preparation, revision, and completion of such electoral lists and rolls, the retirement of members and nominations and elections, and other matters in comection with such elections:-
Preparation of Roll-29th September, 1923.
Last day for receiving claims and objections-6th October', 1923.
Publication of list-10th October, 1923.
Revision Court-13th October, 1923.
Signing of Rolls-17th October, 1923.
Retirement of members and nominations-20th October, 1923.
Election Day-3rd November, 1923.
H. T. STMTFOLD,

Acting Clerk of the Council.

## JUSTICES OF THE PEACE.

Premier's Department, Perth, 20th September, 1923.
HIs Excellency the Governor in Executive Council has been pleased to approve of the appointment of:-

The Hon. Henry Kemnedy Maley, of Perth, as a Justice of the Peace for the State of Western Australia.

The Hon. William Charles Angwin, of Fremantle, as a Justice of the Peace for the State of Western Australia.

Patrick Percy, Esq., of Broome, as a Justice of the Peace for the Broome Magisterial District.

And to accept the resiguation of:-
Thomas Francis Warlow Kendall, Esq., of Gutha, as a Justice of the Peace for the Victoria Magisterial District.
L. E. SHAPCOTT,

Secretary, Premier's Department.

The Road Districts Act, 1919.
Darling Range Road District. PROCLAMATION

Western Australia, ? By His Excellency Sir Francis Alez то wit. $\quad$ ander Newdegate, Knight Commandel Neor of the Most Distiaguished Order of b. A. Newdegate, St. Michael and St. George, Governas in and over the state of Western Australia and its Dependencies in the Commonwealth of Australia.
P.W. 2043/23.

WHEREAS by Regulation 2 of the Building Regulations contained in the Second Schedule to "The Road Districts Act, 1919,' it is provided, in reference to buildings on any block of land laid out for such purpose, that the area allotted to any building and the open space used in counection with such building shall, together, be not less than the area for the time being fixed by Proclanation as the minimum area to be allotted to such building: Aud whereas it is desirable that such area should be fixed for the Darling Range Road District, as hereinafter provided: Now therefore I, the said Governor, acting by and with the advice and consent of the Executive Council, do hereby declare that the ninimum area to be allotted to every building and the open space to be used therewith shall, in the Darling Range Road District, be-

For residential Purposes-An area of ground hav. ing a frontage of not less than 66 feet, with a minimum. depth of 165 feet, except where lots in subdivisions already approved by the Board and containing a quarter of an acre or less, the frontage shall be not less than 44 feet with a minimum depth of 132 feet.

Given under my hand and the Public Seal of the said State, at Perth, this 19th day of September, 1923.
(Sgd.) WM. J. GEORGE,
Minister for Works and Trading Concerns.
GOD SAVE THE EING ! ! !

AGRICULTURAL SCIENCE.
A new edition of Professor Paterson's book dealing with the scientific problems of the farm has just been issued under its old title of

## "'NATURE IN FARMING.'

THE book, which contains 226 pages, profusely illustrated, is divided into 50 short chapters, and is adapted to serve as a work of easy reference to the practical farmer, and for school reading. Single copies 3s., plus postage, may be obtained from the Govermment Printer, Perth, W.A.
Discount to the trade.
First Ed.-It is a book suitable to farmers and to students of agriculture and as such deserves a place in every library.-Weekly Times, Melb.

## Sessional Statutes.

File No. 1471/21.
THE Government Printer is prepared to accept subscriptions from Solicitors and others who desire to obtain not ouly a bound copy of the local Statutes when printed and published, but also advance copies of eack Act as passed. Every application should be accompanied by a cheque for $£ 1$ 1s., for which subscribers will re ceive from the Government Printer-
(a) A copy of each Act assented to, as soon as printed.
(b) A quarter-bound edition of the sessional vol. when issued.

## NOTICE

## THE W.A. INDUSTRIAL GAZETTE. (Published Quarterly.)

The Annual Subscription will be Three shillings and sixpence, and the charge for a single copy, One shilling The subscription may be sent to the Government Printer Perth.

## OONTENTS




[^0]:    Being Jack Wilson's cancelled applications.

[^1]:    Subject to special conditions governing Agricultural Bank advances as may be granted in this district and to valuation of any improvements that might exist as applications are received, such improvements to be added to price of land; being Chas. T. and S. W. Hicks' forfeited Leases $39984 / 55,23347 / 74,39833 / 55$, and $23223 / 74$. (Locations 772 and 771 are unsurveyed Homestead Farm portions of preceding locations, to be selected therewith.)

[^2]:    Submitted to Finance Committee Meeting held on............/....../192 .

