

Bazette Govern

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WESTERN AUSTRALIA.

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No. 34.]

PERTH: FRIDAY, AUGUST

1925.

No. 14866.—C.S.O.

The Fisheries Act, 1905-13.

PROCLAMATION

WESTERN AUSTRALIA
TO WIT.
R. F. MCMILLAN,
Lieutenant-Governor in and over the State of Western Australia
[L.S.]

By His Excellency Sir Robert Furse
McMillan, K.C.M.G., Lieutenant-Governor in and over the State of Western Australia
wealth of Australia.

1631/19.

WHEREAS by Section 9 of "The Fisheries Act, 1905-WHEREAS by Section 9 of "The Fisheries Act, 1905-13," it is provided that the Governor may, by Proclama-tion, prohibt all persons from taking any fish whatsoever, in every or any specified portion of Western Australian waters, by means of fishing nets and fishing lines, or either of such means of capture, or by any other speci-fied means of capture, for any specified term: Now therefore I, the said Lieut-Governor, by and with the advice and consent of the Executive Council, do hereby, in exercise of the powers aforesaid and of every other power enabling me in this behalf, proclaim and declare as follows:-

That all that portion of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets for a term of three years as from the 16th day of August, 1925.

Schedule.

Bibra Lake (the whole), situate within the boundaries of the Fremantle District Road Board, and some six miles South-East of the town of Fremantle.

Given under my hand and the Public Seal of the said State, at Perth, this 5th day of August,

By His Excellency's Command,

JAS. HICKEY, for Colonial Secretary.

GOD SAVE THE KING!!!

No. 14865,-C.S.O.

Bank Holiday at Meckering. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Colonel Sir William
TO WIT. Robert Campion, Knight Commander
of the Most Distinguished Order of
W. R. CAMPION,
Governor. Governor in and over the State of
Western Australia and its Dependencies in 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

Friday, 11th September, 1925,

a special day to be observed as a Bank Holiday in the Town of Meckering.

Given under my hand and the Public Seal of the said State, at Perth, this 27th day of July, 1925.

By His Excellency's Command,

J. M. DREW, Colonial Secretary.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 29th day of July, 1925, the following Order in Council was authorised to be issued:—

Water Boards Act, 1904. Brookton Water Area. ORDER IN COUNCIL.

P.W.W.S. 261/25. WHEREAS by "The Water Boards Act, 1904," it is provided that before undertaking the construction of waterworks, the Minister shall submit plans, descriptions, books of reference, and estimates of the proposed works to the Governor for approval; and that if they are approved the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the proposed works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the plans, descriptions, books of reference, and estimates marked P.W.D., W.A., 23967, for the construction of waterworks within the Brookton Water Area, which were duly submitted for approval, and hereby empowers the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the said works.

L. E. SHAPCOTT, Clerk of the Council.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 5th day of August, 1925, the following Orders in Council were authorised to be issued:—

Stock Diseases Act, 1895. ORDER IN COUNCIL.

ORDER IN COUNCIL.
WHEREAS by "The Stock Diseases Act, 1895," His Excellency the Governor may, by Order in Council, prohibit the introduction or importation into the State, either by sea or land, of any stock from any country or place, subject to such restrictions and regulations as he shall see fit: And whereas by an Order in Council dated the 27th day of August, 1924 (which was modified by an Order in Council dated the 18th day of September, 1924 and was revoked as to the State of South August 1924. 1924, and was revoked as to the State of South Australia by an Order in Council dated the 17th day of February, 1925), the Governor restricted the importation of stock from other States of Australia, as set out in the said Orders in Council, for a period of 12 calendar months: And whereas it is deemed expedient to vary the conditions under which stock may be imported into this State from certain other States of Australia: Now, therefore, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council and in pursuance and exercise of the powers are the actional and the second action of the conditions of the powers. and authorities contained in the said Act and any other powers him in this behalf enabling, doth hereby prohibit from the expiry of the Order in Council of the 27th day of August, 1924, the introduction or importation into Western Australia from the States of Victoria, New western Austrana from the States of Victoria, New South Wales, and Queensland of any cattle except stud stock accompanied by a certificate from the Chief Veterinary Officer of the State that such stud stock are from clean herds and have not been in contact with diseased stock for a period of at least six months; and doth hereby revoke that portion of the Order in Council doth hereby revoke that portion of the Order in Council dated the 17th day of February, 1925, limiting the operation of such Order in Council to a period of 12 calendar months; and doth order and direct that the said Order in Council shall remain in full force and effect until reseinded: Provided that dairy cattle other than stud cattle or cattle for slaughter may be admitted into this State from the State of New South Wales, subject to the following conditions:-

(a.) Such dairy cattle shall be certified by the Chief Veterinary Officer of New South Wales to have been obtained from portions of the said State which are free from the disease known as Pleuro-Pneumonia and not to have been in contact with animals suffering from the said disease, nor to have been on holdings known to have been occupied by animals suffering from Pleuro-Pneumonia during the preceding two

years.

(b.) Such dairy cattle shall be accompanied by a clean tuberculin certificate and a clean certificate of health issued by a Government Veterinary Officer of the State of New South Wales.

(c.) Such dairy cattle shall be conveyed to Western Australia by means of sea transport only.

- (d.) Such dairy cattle shall undergo quarantine for a period of 30 days immediately prior to embarkation to the satisfaction of a Government Veterinary Officer of the State of Western Australia
- (e.) The importation of such dairy cattle shall be under the personal supervision of a Government Veterinary Officer of Western Australia, who shall personally exercise supervision over the said dairy cattle during the whole period of quarantine.

L. E. SHAPCOTT, Clark of Executive Council. The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 7103/09. WHEREAS by Section 43 of "The Land Act, 1898," it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any Reserve under the control of any Municipality, Road Board, or other person or persons, as a Board of Management, and to empower such Board to make, repeal, and alter by-laws for the control and management of such Reserves, and prescribe fees for depasturing thereon, and for other purposes, such by-laws to be approved by the Governor and published in the Government Gazette: And whereas it is deemed expedient that Reserve "A" 12243 (Lot 73) for Water and Public Utility, at Jandakot, should be placed under the control of the Fremantle Road Board, as a Board of Management: Now, therefore, His Excellence the Lieutenut Gazette: Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereplace the before-mentioned Reserve under the control of the Fremantle Road Board, as a Board of Management, and doth empower such Board to make, repeal, or alter by-laws for the control and management of the said Reserve; for prescribing fees for depasturing thereon; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach-thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

L. E. SHAPCOTT, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL.

Corr. No. 5948/24. 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. 18809 (Lot 919), Canning, should vest in and be held by Mark Joseph Hayes, James Richard Shaw, and Albert William Bevan, in trust for the purpose of a Hall Site and Recreation Ground: Now, therefore, His Excellency the Lieutenant-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 Mark Joseph Hayes, James Richard Shaw, and Albert William Bevan, in trust for the purpose aforesaid; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

L. E. SHAPCOTT, Clerk of the Council.

Vermin Act, 1918.

ORDER IN COUNCIL.

WHEREAS under the provisions of Section 14 of "The Vermin Act, 1918," a portion of the Bruce Rock Vermin District was severed therefrom and included in a new vermin district, known as the Natembeen Vermin District and constituted as from the 1st day of July, 1924: And whereas by the afore-mentioned section the Governor, upon a portion being severed from one district and included in another, may declare and apportion the assets and liabilities of the respective boards between them: Now, therefore, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, doth hereby order that the arrears of rates, amounting to Eighty-nine pounds ten shillings and threepence, owing on properties within the transferred territory at the 30th day of June, 1924, be transferred to and vest in the Narembeen Vermin Board, and that all other assets of the Bruce Rock Vermin District as existing prior to the said division shall vest in the present Bruce Rock Vermin Board, upon payment by the Board of the said district to the Board of the Narembeen Vermin District of the sum of Four

pounds eighteen shillings and eightpence, such sum being arrived at in the manner set out in the Schedule hereunder:--

SCHEDULE.

Assets.

Cash balance, 30-6-1924		• • •			£ 4	s. 3	d. 1
Proportion due Narembeen V	ermin'	Воз	ard		1	8	8
Plant: 30-6-1924. Poison Cart, value		£7	10	0			
Fumigation Cyanide		7	10	0			
Fumigation Carbon B.			0	0			
		£19	0	0			
Proportion of value due to Na Board	rembe	en V	⁷ ern	nin	5	0	0
					£6	8	8
Liabili	ties						
13110000	1100.				£	s	d.
Payment made by the Brue Board on behalf of the							
min Board for Dingo S					1	10	0
Balance due to Narembeen V	ermin	Boa	ırd	٠.	4	18	8
					£6	8	8

L. E. SHAPCOTT, Clerk of Executive Council. Office of Public Service Commissioner, Perth, 6th August, 1925.

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

Ex. Co. 136; P.S.C. 582/24.
B. J. Clarkson, Clerk, Accounts Branch, Metropolitan Water Supply Department, to be Clerk (Internal Audit), at a salary of £276 per annum, as from 15th April, 1925.

Ex. Co. 1859; P.S.C. 392/25. W. J. Kirkby, Draftsman, 4th Class, Lands and Surveys Department, to be Draftsman, 2nd Class, at a salary of £300 per annum, as from 1st April, 1925.

Ex. Co. 1920; P.S.C. 393/25.

D. Leahy, Draftsman, 4th Class, Lands and Surveys Department, to be Draftsman, 3rd Class, at a salary of £288 per annum, as from 1st July, 1925.

Ex. Co. 1859; P.S.C. 392/25,

W. N. Morris, Draftsman, 5th Class, Lands and Surveys Department, to be Draftsman, 4th Class, at his present rate of salary (£228), as from 1st July, 1925.

Ex. Co. 1981; P.S.C. 458/15.

J. M. Ryan, Draftsman, 5th Class, Lands and Surveys Department, to be Draftsman, 4th Class, at his present rate of salary (£252), as from 1st July, 1925.

IT is hereby notified, for general information, that Wednesday, 26th August, 1925 (Boulder Cup Day), will be observed as a Public Service Holiday at Boulder.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date returnable.
Crown Law (Supreme Court) Colonial Secretary's (Registrar General's) Colonial Secretary's (Harbour and Light)	Receiving and Checking Officer Senior Assistant Compiler (a) Head Light-keeper, Wood- man's Point (b)	£252—£276 £276—£324 £180—£228	8th August, 1925 15th August, 1925 do.
Crown Law	Clerk, Clerk of Courts' Office, Bunbury Clerk	£180—£264 £264—£300	22nd August, 1925. 29th August, 1925
-6-12-0-0			

⁽a) A good knowledge of English and Economics is essential, and evidence of such knowledge will require to be submitted.

(b) With quarters, fuel and light.

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

AMENDMENTS TO CLASSIFICATION-

The state of the s		Present				Amended.					
No. on P.S	Department and Branch.	Name of Officer.	Title of	Classification.		on.	Title of		Classification.		
List.			Position.	Min.	Max.	Salary.	Position.		Min.	Max.	Salary.
727	Colonial Secretary's (Registrar General's)	Semmens, E.	Clerk (Accounts)	£ 264	£ 288	£	Position	abolished	£	£	£
739	Do	Minihan, J. J.	Clerk	252	276	276	Clerk		264	300	288
728	D ₀	Graham, A.	do	252	276	276	do.		264	288	288
730	Do	Mathews, W.	do	180	264	264	Assistant	Compiler	264	288	276

To date as from 1st July, 1925.

Crown Law Department, Perth, 6th August, 1925.

HIS Excellency the Governor in Executive Council has appointed James Marshall Campbell Barrow, of Pingelly, as a Sworn Valuator under "The Transfer of Land Act, 1893."

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the undermentioned appointments:-

Constable Michael John McGrath as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Jarrahdale, vice Constable J. T. Hewitt, transferred.

Constable Reynold Victor Sholl as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Wil-liams, during the absence on leave of Constable W. J. McGuigan.

THE Honourable Minister for Justice has approved of the undermentioned appointments:—

Constable Michael John McGrath as Acting Bailiff of the Local Court, Jarrahdale, vice Constable J. T. Hewitt, transferred.

Constable Reynold Victor Sholl as Acting Bailiff of the Local Court, Williams, during the absence on leave of Constable W. J. McGuigan.

THE Honourable Minister for Justice has approved of the undermentioned appointment and cancellations of appointments of Postal Vote Officers, under Section 89 of "The Electoral Act, 1907":—

APPOINTMENT.

Toodyay District.

Dukin-Davenport, William.

CANCELLATIONS.

Forrest District. Fernbrook-Clarey, John King.

Kimberley District.

Broome-Barker, Walter Henry.

Pilbara District. Nullagine-Hope, Robert William.

Pingelly District. Pingelly—Clements, H. B.

Toodyay District.

Dowerin-Griffiths, S.

Williams-Narrogin District.

Harrismith-Glasheen, W.

Erratum.

LOCAL COURT FEES.

C.L.D. 4680/24.

IN notice appearing in the Government Gazette of the 17th July, 1925, page 1273, for "2s." in the second column of Item No. 9 read "2s. 6d."

H. G. HAMPTON, Under Secretary for Law.

RESERVES.

Department of Lands and Surveys, Perth, 7th August, 1925.

HIS Excellency the Governor in Executive Council has been pleased to set apart, as Public Reserves, the land described in the Schedule below, for the purposes therein set forth.

5440/23.

DENMARK ESTATE.—No. 18953 (Water and Public Utility).—Lot No. 587. (13a. 2r. 33p.) (Plan 452C/40, D4.)

JILBADJI (near Yelladine).—No. 18966 (Timber—Goldfields Water Supply).—Bounded by lines starting from a point situate about 75 chains East and about 335 chains North from Morlining Well, and extending South about 1,000 chains; thence West about 750 chains to the East side of the Yelladine-Parker's Range road;

thence Northerly along said side of said road, passing through Yelladine Railway Station and onwards to a point situate about 720 chains West from the starting point situate about 120 chains west from the starting point; and thence East to the starting point; excluding the Eastern Goldfields Railway Reserve, and all land held under "The Mining Act, 1904," and Regulations. (About 73,000 acres.) (Plans 24/300 and 19/300.)

C. G. MORRIS, Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys Perth, 7th August, 1925.

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

Applications to be lodged at Kalgoorlie.

Applications to be lodged at Kalgoorne.

7335/5.—KALGOORLIE (Town), R. 1419 (0a. 1r. 0p.), R. 1418, (0a. 1r. 4p.), £15 each. The notice respecting these lots appearing in the Government Gazette of the 10th ulto. is hereby cancelled.

2356/15.—KALGOORLIE (Town), 491 (0a. 0r. 32p.), £30. Reserve 5121 (P.U.) is hereby cancelled; subject to the payment of £480 for improvements to the Government, at the sale, on the fall of the hammer.

The notice respecting this lot appearing on page 1246 of the Government Gazette of the 10th ulto. is hereby cancelled.

cancelled.

3371/04.—BOULDER (Town), 1955 (Lane Street, Sheet 1 East), (0a. 0r. 32p.), £15. Subject to the payment of £100 for improvements to the Government, at the sale, on the fall of the hammer.

Applications to be lodged at Katanning.

1447/23.—CHINOCUP (Town), 1 and 16 (0a. 0r. 39.1p. each); 3, 4, 5, 12, 13, 14 (0a. 1r. 0p. each), £15 each; 7 (0a. 1r. 0p.), £18; 8, (0a. 0r. 39.1p.), £20; 17 and 32 (0a. 0r. 39.1p. each), £12 each; 19, 20, 21, 22, 23, 26, 27, 28, 29, 30 (0a. 1r. 0p. each), £10 each; 24 and 25 (0a. 0r. 39.1p. each), £13 each. Lots 2, 6, 9, 10, 11, 15, 18, and 31 are hereby excepted from sale as Reserve No. 18965 serve No. 18965.

Applications to be lodged at Northam.

3874/24.—BENCUBBIN (Suburban for Cultivation), 122 (2a. 0r. 20p.), £12. Reserve 18355 (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.

LOST CASH ORDERS.

Corr. 241/25. IT is hereby notified that Cash Order No. 32532 for £1 13s. 6d., drawn by J. Fox in favour of H. Plackett, has been lost. Payment has been stopped and it is intended to issue a fresh order in lieu thereof.

THE LAND ACT, 1898, SECTION 152.

Notice of intention to Lease an area adjoining the Albany Town Jetty for the purpose of a Bathing Place.

Corr. No. 6742/23.

NOTICE is hereby given that it is intended to grant a lease, containing about one and a-half acres, on the Western side of the Albany Town Jetty (comprising the old baths site and adjoining area) to the Municipality of Albany, for the purpose of a Bathing Place, for a term of twenty-one (21) years, under the provisions of Section 152 of "The Land Act, 1898."

THE PERMANENT RESERVES ACT, 1899. Classification of Reserve at Jandakot.

Corr. 7103/09.

HIS Excellency the Governor in Executive Council has been pleased to classify Reserve 12243, Jandakot Lot 73, as of Class "A," under "The Permanent Reserves Act, 1899," for the purposes of water and public utility.

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

THE PARKS AND RESERVES ACT, 1895. Appointment of Board.

Corr. No. 5681/22.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under "The Parks and Reserves Act, 1895," Messrs. Frank McCluskey, John McConkey, and P. A. Sheehon as a Board to control and manage Reserve 14156, at Howatharra, for the purposes of recreation.

OPEN FOR LEASING FOR GRAZING PURPOSES. Albany Land Agency.

Corr. No. 2479/25.
APPLICATIONS for the leasing for grazing purposes of the land comprised within the area described in schedule below (situated about four miles West of Narrikup), and containing about 1,130 acres, are in-

The area will be available for leasing for a term of one year, renewable at the will of the Hon. the Minister for Lands, and terminable at three months' notice, rent

being apportioned accordingly.

Applications for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of £1 per 1,000 acres or part thereof), and addressed Government Land Agent, must be lodged at the Lands Office, Albany, on or before Wednesday, 19th August, 1925.

All applications lodged on or before that date will be treated as having been received on that date. (Plan 451/80, A2.)

Schedule.

Bounded by lines commencing at the South-West corner of Plantagenet Location 2102 and extending West ner of Plantagenet Location 2102 and extending West to the East boundary of Location 5469; thence North to the South side of Road No. 693; thence Eastward along the latter to the North boundary of Location 700; thence West and South along the North and West boundaries of Location 700 and the West boundary of Location 2102 to the starting point. Subject to the conditions respecting fire prevention.

TENDERS FOR LEASING RESERVED LAND IN CLACKLINE TOWNSITE.

Northam Land Agency. Grazing Purposes.

Section 41a of "The Land Act, 1898," and its amendments.

Corr. No. 2940/25.

TENDERS for the leasing of the land comprised within those portions of Clackline Townsite described in schedule hereunder are invited.

The above Reserve will be available for leasing under Section 41a of "The Land Act, 1898," and its amendments, for a term of one year, renewable at the will of the Hon. the Minister for Lands, and terminable at three months' notice, rent being apportioned accordingly.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of 5s. per acre per annum), endorsed "Tender for Reserved Lands in Clackline" shown on Public Plan Clackline Townsite, and addressed, Under Secretary for Lands, must be lodged at the Lands Office, Northam, on or before Wednesday, 12th August, 1925.

All tenders lodged on or before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted.

Schedule.

That part of Clackline Townsite, containing about 234 acres, situated South of Lots 23, 24, 25, 26, and 27, and West of Dyer Street and Coates Road.

That part of Clackline Townsite, containing about 31½ acres, situated North of McIver Road; South of Lots 80, 47, 48, 49, 50, and Castilla Road; East of Kimberley Road, and West of Surrey Road (including Lots 45 and 46).

TENDERS FOR LEASING OF DENMARK LOT 195 AND BUILDINGS THEREON, OR FOR THE PURCHASE AND REMOVAL OF SUCH BUILD-INGS.

Corr. No. 9531/12,

TENDERS are hereby invited for the leasing of Denmark Lot 195 and buildings thereon (known as "Federal House"), for a term of five (5) years; alternate tenders are also invited for the purchase and removal of the buildings situate on such lot.

Tenders for leasing, accompanied by one year's rent and endorsed "Tender for the Leasing of Denmark Lot 195," and addressed to the Under Secretary for Lands, must be lodged at the Land Office, Albany, on or before Wednesday, 19th August, 1925.

Tenders for purchase and removal of the buildings on the said lot must be ledged on or before the same date, accompanied by a deposit of 10 per cent. of the amount

All tenders lodged on or before that date will be treated as having been received on that date, and the highest or any tender will not necessarily be accepted.

FORFEITURES.

THE undermentioned leases have been cancelled under Section 138 of "The Land Act, 1898," for non-payment of rent to the 30th June, 1925:-

Name, District, Lease No., Area, Rent, Corr. Batten, Harry, Boulder (928), 4326/153 (5a. or. 5p.), £5 0s. 2d.; 10494/08.

Pascoe, F. J., & Sutcliffe, D. J. (Trustees of "The Coronation Tennis Club," Boulder (1690), 5011/ 153 (0a. 1r. 0p.), £1 5s.; 10128/04.

MacDonald, H. C., Peel Estate (62 and 55), 20/1829 (117a. 3r. 34p.), £52 19s. 9d.; 4400/21

THE undermentioned leases have been cancelled under Section 137a:

Eakin, H. W. B., Victoria (6078), 40763/55 (689a.), abandoned; 6040/23.

Groves, John, Williams (5182, 5183), 18711/68 (460a.), non-compliance with conditions; 4334/24.

Mitchell, R. E., Victoria (4020), 41158/55 (840a.), non-compliance with conditions; 1798/24

Mitchell, R. E., Victoria (7500), 24301/74 non-compliance with conditions; 6365/24.

McGarry, C. D., Yilgarn (679), 41036/55 (992a. 0r. 31p.), non-compliance with conditions; 4295/24.

Rands, E. N., Yilgarn (589), 41185/55 (1,060a. 1r. 24p.), non-compliance with conditions; 5634/24.

Shaw, M. C. A., Nelson (6794), 1796/60 (5a.), non-compliance with conditions; 1713/21.

The Mayor and Councillors of the Town of Albany, Albany, 1298/152 (2a. 2r. 4p.), abandoned; 614/11.

Brooks, E. A. C., F. C., H. G., M. E., B. Joan, Eastern, 2797/97 and 102 (43,540a.), abandoned; 3510/18.

Bell, Thomas, Wellington (2758), 18004/74 (140a.), non-compliance with conditions; 924/12.

Booty, B. W., Nelson (9670), 41131/55 (31a. 1r. 0p.), abandoned; 5908/24.

Mellett, William, Doolette (733), 20/1630 (79a. 1r. 7p.) abandoned; 3988/20.

Ross, W. D., Avon (14049), 16503/68 (834a. 0r. 14p.), non-compliance with conditions; 7635/22.

Ross, W. D., Avon (23328), 23285/74 (160a.), non-compliance with conditions; 7845/22.

Reynolds, H. M., Murray (1076), 23241/74 (460a.), non-compliance with conditions; 249/23.

Veasey, William, Avon (15970), 12515/56 (1,000), non-compliance with conditions; 3413/20.

Leath, John T., Nelson (9675), 41099/55 (26a. 3r. 3p.), abandoned; 5256/24.

Bullock, Albert, Esperance (430), 41126/55 (840a.), abandoned; 5035/24.

Bullock, Albert, Esperance (1280), 24272/74 (160a.), abandoned; 5863/24.

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, 12th AUGUST, 1925.

KALGOORLIE LAND AGENCY.

Eastern Division

Jaurdi District, about nine miles North-East of Bullabulling.

Corr. No. 2885/23. (Plan 50/80.)

That portion of unsurveyed land, containing about 20,000 acres; being James Doyle's forfeited Lease 3141/97.

PERTH LAND AGENCY. Kimberley Division.

Dampier District, about 35 miles West of Derby.

Corr. 6781/23. (Plan 135/300.) That portion of unsurveyed land, containing about 20,000 acres; being G. A. Dalgleish's forfeited Lease 1558/98. Subject to the Crown's right to set apart the whole or any portion of the land for selection without notice.

Kimberley Division.

Numalgun District, near Phillips Range.

Corr. 6908/23. (Plan 140/300.)

That portion of unsurveyed land, containing about 37,400 acres; being O. J. Copley's forfeited Lease 2101/ 98.

OPEN WEDNESDAY, 19th AUGUST, 1925.

KALGOORLIE LAND AGENCY.

Eastern Division.

Giles and Buningonia Districts, near Kitchener Siding.

Corres. 6677/23. (Plan 26/300.)
That portion of unsurveyed land, containing about 270,000 acres; being H. H. Wheatley's forfeited Lease 3215/97.

Eastern Division.

Giles District, near Naretha and Kitchener Sidings.

Corres. 6675/23. (Plans 26 and 27/300.)
That portion of unsurveyed land, containing about 270,000 acres; being W. T. Mills's forfeited Leases 3217/97 and 3209/97.

Eastern Division.

Edjudina and Marmion Districts.

Edjudina and Marmion Districts.

Corres. 1923/24. (Plan 34/300.)

That portion of unsurveyed land, containing about 100,000 acres, hordered on the North by Pastoral Leases 3028/97, 2810/97, and 3187/97; on the East by Pastoral Lease 863/97 and the prolongation Southward of its Western boundary to a point on the North boundary of Pastoral Lease 862/97; on the South by Pastoral Leases 862/97, 3119/97, 852/97, and 2910/97; on West by Pastoral Leases 2982/97 and 3245/97 (ex reserves); being F. M. Turton's cancelled application. being F. M. Turton's cancelled application.

PERTH LAND AGENCY.

North-West Division. Edel District, near Williams Soak.

Corres. 4262/20. (Plan 56/300.)
That portion of unsurveyed land, containing about 50,000 acres, starting from the South-West corner of Lease 3490/96 and the prolongation Westward of its Southern boundary about 750 chains; thence North and West along the Eastern and Northern boundaries of Lease 2736/96; thence Northward about 300 chains, Eastward about 1,150 chains, Southward about 130 chains; Eastward about 400 chains to Lease 3490/96; thence Southward to starting point.

North-West Division.

Teano District, near Teano Range.

Corr. 5666/19. (Plan 79/300.) That portion of unsurveyed land, containing about 20,000 acres; being Solomon and Bain's forfeited Lease 3181/96.

North-West Division.

Lyons District, near Hooley Well.

Corres. 5742/23. (Plan 73/300.)
That portion of unsurveyed land, containing about 35,566 acres; being Jno. P. Fitzgerald's forfeited Lease 3454/96.

Eastern Division.

Bulga and Ularring Districts, near Mt. Richardson.

Corr. 1540/24. (Plan 42/300.)

That portion of unsurveyed land, containing about 96,637 acres; being Morrison and Calder's forfeited Lease 3264/97.

Kimberley Division.

Dampier District, near Derby.

Corres. 1197/23. (Plan 135/300.)
Those portions of unsurveyed land, containing about 100,000 acres; subject to resumption for selection on three (3) months' notice; being E. A. Smith's forfeited Leases 2084 and 2085/98.

OPEN WEDNESDAY, 26th AUGUST, 1925.

PERTH LAND AGENCY.

South-West Division.

Cockburn Sound District, about three miles East of Mundijong.

Corr. No. 6428/04. (Plan 341c/40, D3.)

That portion of unsurveyed land, containing about 200 acres; being J. G. Meiers' forfeited Lease 3,000 acres; 2808/93.

KALGOORLIE LAND AGENCY.

Eastern Division.

 $Nuleri\ and\ Weld\ Districts.\ about\ 30\ miles\ North-East$ $of\ Burtville.$

Corr. No. 2514/25. (Plan 44/300.)

Corr. No. 2514/25. (Plan 44/300.)
That portion of unsurveyed land, containing about 48,800 acres, bounded by lines starting from a point about 100 chains West from N.E. corner of Pastoral Lease 3324/97; thence Northward about 1,220 chains and enclosed on N.W. and S. by Pastoral Leases 3328/97 and 3324/97; being C. J. Paterson's cancelled appliation. eation.

OPEN WEDNESDAY, 2nd SEPTEMBER, 1925.

PERTH LAND AGENCY.

Fitzroy (Knowsley A.A.), near Derby.

Corr. No. 6874/22. IT is hereby notified, for general information, that the vacant lots in the Knowsley A.A. will be available for the depasturing of stock thereon, under Section 109 of "The Land Act, 1898," on and after the date specified above, at a rental of 10s. per annum per 1,000 acres or part thereof.

Conditions.

Subject to the condition that in the event of any lot or lots being selected under Parts V. or VIII. of "The Land Act, 1898," the area of the portion leased will be immediately reduced, and no compensation will be paid for any improvements effected on the termination of the license.

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:—

BRUCE ROCK.

8th August, 1925, at 11 a.m., at the District Lands Inspector's Office— Corrigin—Town, 194, 1a., £20.

BRIDGETOWN.

12th August, 1925, at 10.30 a.m., at the District Lands

Manjimup—Town, 285, 287, 1r. each, £16 5s. each. Nannup—Town, 118, 1a. 2r., £10.

BUNBURY.

12th August, 1925, at 3.30 p.m., at the District Lands

Cookernup—*Sub. 92, 2a. 3r. 32p., £16.

NORTHAM.

13th August, 1925, at 11.30 a.m., at the District Lands

Buntine—Town, 6, 39 9/10p., £30; *32, 33, 4a. 3r. 39p. each, £10 each.
Calingiri—Town, 29, 30, 1r. each, £15 each.
Dowerin—Town, 168, 1r., £12.
Kununoppin—Town, 35, 1r., £20.
Nungarin—*136, 5a., £20.

GERALDTON.

14th August, 1925, at 2 p.m., at the District Lands Office-

Morowa—Town, 77, 1r., £20.

PERTH.

14th August, 1925, at 11 a.m., at the Lands and Surveys Devartment-

Byford-Town, 6, 7, 10 to 13 inclusive, 1r. 20p. each, £10 each.

Glen Forrest—Town, 139, 1a., £12. Greenmount—Suburban, 382, 3r. 251/10p., £35; Town, 403, 1r., £10.

KALGOORLIE.

19th August, 1925, at 11 a.m., at the District Lands Office-

Boulder—Town, 595, 20p., £10. Kalgoorlie—Town, R. 1418, R. 1419, 1r. each, £15 each; †491, 32p., £30.

*Suburban for cultivation.

†Subject to payment of £480 for improvements at 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.

price.
All improvements on the land offered for sale are the roperty of the Crown, and shall be paid for as the

Minister may direct, whose valuation shall be final and binding on the purchaser.

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.

LAND OPEN FOR SELECTION.

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

The areas marked "A" shall be open for selection

by the special classes of selectors hereinafter named in

- 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 an active service in the late
 - Soldiers who were on active service in the late (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 Estate, 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.

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 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. which, on presentation at the heatest harway 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 therefolds

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. Soldiers only.

SCHEDULE.

NOW OPEN.

NARROGIN LAND AGENCY.

Roe District (about 13 miles North of Lake Beecham). Corr. No. 1153/25.

Open under Parts V., VI., and VIII. (Plan 388/80, B & C 1 & 2.)

That part of Location 847, containing about 823 acres, situated North of a line parallel to and at a distance of 199 chains from its South boundary (classification, page 11 of Corr. 1153/25); subject to pricing.

OPEN WEDNESDAY, 12th AUGUST, 1925.

ALBANY LAND AGENCY. "B."

Plantagenet District.

Corr. No. 3936/22.

Open under Parts V., VI., and VIII. (Plan 451/80.)
The area, containing about 75,000 acres, lately temporarily reserved, pending classification and subdivision, situated East of the Great Southern Railway and West of Road No. 991 (excluding Reserves and Temporary for other specific purposes): subject to survey. Reserves for other specific purposes); subject to survey, classification, and pricing, and to inspection by the Forestry Department.

BEVERLEY LAND AGENCY. "B."

Avon District (about 41/2 miles from Lomos). Corr. No. 1475/22

Open under Parts V., VI., and VIII. (Plan 343c/40, F3.)

Location 21984, containing 100 acres 0 roods 7 perches, at 11s. per acre (classification, page 3, 1475/22), ex. improvements; being R. Duncanson's forfeited Lease $16\overline{4}31/68$.

"B."

Avon District (about 13 miles North-West of Bilbarin). Corr. No. 636/25

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

Location 23741, containing about 580 acres; subject to survey, classification, pricing, and payment of full survey fee in advance; being D. G. Johnson's cancelled application.

"B,"

Avon District (about 11 miles North-West of Nornakin Siding).

Corr. No. 3238/24.

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

B1.)

Location 23676, containing about 300 acres; subject to survey, classification, pricing, and payment of full or partial survey fee with application; being M. Gillick's inadmissible application.

BRIDGETOWN LAND AGENCY. "B."

Nelson District (near Yackelup Swamp). Corr. No. 3901/24.

Open under Parts V., VI., and VIII. (Plan 438/80, C3.)

Location No.	cation No. Area.		Remarks.	
6706 3537†	acres. 1005 160	£ s. d. 0 12 0 	Classification, page 25, of 9676/11, †Subject to classification and pricing.	

"B,"

Nelson District (four miles North of Yanmah).

Gorr. No. 1216/07.

Open under Parts V. and VIII. (Plan 439c/40, E3.) Location 2679, comprising 160 acres, at 14s. 6d. per acre (classification, page 33 of 1216/17).

"B."

Nelson District (about two miles South-East of Eastbrook).

Gorr. No. 6633/22.

Open under Parts V. and VIII. (Plan 442B/40, E2.) Location 9158, containing 112 acres 3 roods 24 perches, at 13s. 6d. per acre (classification, page 5, 1889/22). All marketable timber is reserved to the Crown; sub-

All marketable timber is reserved to the Crown; subject to conditions governing selection of land within State Sawmilling Permits. Open to persons who hold no other land; not more than one location will be granted to any one applicant; being A. C. Barber's forfeited Homestead Farm 23001/74.

ESPERANCE LAND AGENCY. "B."

Fitzgerald District (about one mile West of Dowak). Corr. No. 3953/23.

Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 12, 392/80, B1.)

Locations 501 and 762, containing 999 acres 3 roods 8 perches, at 11s. per acre (classification, page 43, 70/22); subject to special conditions re Agricultural Bank advances as may be granted (Location 762 is the unsurveyed Homestead Farm portion of Location 501, to be selected therewith); being W. Hall's forfeited Leases 40276/55 and 23557/74.

"B."

Esperance District (about three miles East of Treslove). Corr. No. 1236/25.

Open under Parts V., VI., and VIII. (Plan 402/80, C2.)

Location 428, containing 1,000 acres, at 10s. per acre (classification, page 9, 2385/23); subject to special conditions re Agricultural Bank advances; being J. B. Arrow's cancelled application.

"B."

Esperance District (about five miles South-East of Treslove).

Corr No. 5409/23.

Open under Parts V., VI., and VIII. (Plan 402/80, D4, Esperance, Sheet 5.)

Locations 795 and 789, containing 1,000 acres 2 roods 17 perches, and 1,000 acres 3 roods 37 perches, at 9s. 9d. and 9s. 3d. per acre respectively (classifications, pages 2 and 7 of 5188/21); subject to special conditions governing Agricultural Bank advances as may be granted; being W. D. Hepden and J. Hickey's forfeited Leases 40542/55 and 40541/55.

"B."

Esperance District (near Coramup Siding). Corr. No. 12509/11.

Open under Parts V., VI., and VIII. (Plan 423/80, D3.)

Location 585, containing 701 acres, at 6s. per acre (classification, page 19, 12509/11); subject to payment of Agricultural Bank indebtedness of £102 7s. 11d. to 31/12/24, and right of Government to resume for railway or other public purposes without compensation, except for value of improvements so resumed, and condition re Agricultural Bank advance as may be granted; being M. McCarthy's forfeited Lease 7288/68.

"B."

Esperance and Fitzgerald Districts (about four miles from Treslove and 10 miles from Grass Ratch).

Corr. No. 4265/22.

Open under Parts V., VI., and VIII. (Plan 402/80, C., D2 & E1, Esperance Locations, Sheet 6.)

Location No.	Area.	Price per acre.	Remarks.
881* 941* 351†	a. r. p. 952 0 9 160 0 0 942 2 30	\$\\ \begin{pmatrix} \text{£ s. d.} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	Classification p. 14, 5490/21 (Esparance, Sheet 6). Classification, p. 6,—5490/21 402/80, E. 1.

* Esperance.

† Fitzgerald.

(Location 941 is the unsurveyed Homestead Farm portion of Location 881, to be selected therewith); subject to special conditions re Agricultural Bank advances if granted; being G. D. Halbert and S. W. West's forfeited Leases 39465/55, 22929/74, and 40937/55.

GERALDTON LAND AGENCY.

Victoria District (adjoining Caron Townsite).

Corr. No. 3332/22.

Open under Parts V., VI., and VIII. (Plan 95/80, F1.)

Location 4169, containing 1,047 acres, 2 roods 37 perches, at 6s. per acre (classification, page 3 of 3332/22); being M. J. O'Neill's forfeited Lease 15768/68.

KATANNING LAND AGENCY. "B."

Kojonup District (about four miles North-East of Badjebup).

Corr. No. 2562/20.

Open under Parts V., VI., and VIII. (Plan 417/80,

Locations 7534 and 7532, containing 499 acres 0 roods 19 perches, at 8s. per acre, reducible to 5s. if poison be eradicated and land stocked within five (5) years (classification, page 3, 2562/20). (Location 7532 is the unsurveyed Homestead Farm portion of Location 7534, to be selected therewith); being E. R. Newman's forfeited Leases 12769/68 and 21898/74.

NARROGIN LAND AGENCY.

Avon District (about 17 and 12 miles East of Kondinin).

Corr. No. 4789/23.

Open under Parts V., VI., and VIII. (Plan 376 & 345/80, C, D, 1 & 4.)

Location No.	Area.	Price per acre.	Remarks,
18709 21887 18673	a. r. p. 1,101 0 15 1,153 0 0	£ s. d. 0 9 3 0 6 0	Classification, p. 4, 1105/12 (376 and 345/80). Classification, 14844/11 (376/80 C. 1.

No Agricultural Bank advance or railway guaranteed. (Location 21887 is the unsurveyed Homestead portion of Location 18709, to be selected therewith); being W. Chapman and R. S. Boothey's forfeited Leases 40425/55, 23647/74, and 17532/68.

NORTHAM LAND AGENCY.

Avon District (about five miles North of Dowerin). Corr. No. 11349/06.

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

Location 24386, comprising about 346 acres 0 roods 25 perches, at 6s. 6d. per acre, including survey fee (classification, page 13 of 11349/06); subject to survey and the excision of a church site in the North-East corner (the area of such church site to be determined on survey). Reserve 10619 (E.S.) is hereby cancelled.

"B."

Avon District (about five miles East of Jura). Corr. No. 5365/13.

Opens under Parts V., VI., and VIII. (Plan 5/80, A1 & 2.)

Location 16281, containing 671 acres 1 rood 21 perches, subject to pricing (classification, page 47 of 5365/13), as excluded from A. C. Taylor's Lease 13038/56.

"B."

Avon District (about 10 miles North of Yelbeni). Corr. No. 6913/21.

Open under Parts V., VI., and VIII. (Plan 34/80,

A, B1.)
Locations 15672, 15673, and 22699, containing 2,000 acres, at 7s. per acre (if selected together) (classification, pages 71 and 72 of 12713/09). (Location 22699 is the unsurveyed Homestead Farm portion of Location 15672, to be selected therewith); being C. J. Cunning-ham's forfeited Leases 14954/68 and 22537/74.

"B."

Avon District (about four miles North-East of Yelbeni). Corr. No. 6729/23.

Open under Parts V., VI., and VIII. (Plan 34/80, A. B, 1 & 2.)
Location 20609, containing 1,585 acres 3 roods 5 perches; subject to classification and pricing; being C. Hey's forfeited Lease 18194/68.

"B."

Avon District (about nine miles South-West of Nukarni). Corr. No. 2170/23.

Open under Parts V., VI., and VIII. (Plan 34/80,

E4.)

Locations 11086, 16600, and 16601, containing 1,000 acres; subject to pricing and payment of Agricultural Bank indebtedness of £125; being H. Mann's cancelled application.

Locations 16600 and 16601 are unsurveyed Homestead Farm portions of Location 11086, to be selected there-

with.)

(GB2)

Avon District (about nine miles West from Bolgart). Corr. No. 4303/23.

Open under Parts V., VI., and VIII. (Plan 32/80,

A3 & 4.)

Location 24113, containing 160 acres 0 roods 21 perches, at 8s. 6d. per acre (classification, page 5, 4303/23); no Agricultural Bank advance guaranteed; being W. J. Strahan's forfeited Lease 24018/74.

"B."

Ninghan District (about 28 miles North-West of Gabbin, Kurrenkutten Hill).

Corr. No. 3805/22.

Open under Parts V., VI., and VIII. (Plan 65/80, E2.)

Location 1253, containing 999 acres, at 4s. 6d. per acre (classification, page 12, 3805/22); no Agricultural Bank advance nor railway guaranteed; the Government reserves the right to resume for railway or other public purpose without compensation except for value of improvements so resumed; being J. McEwan's forfeited Lease 17304/68.

"B."

Avon District (about 11/2 miles East of Yarding).

Corr. No. 6975/23.

Open under Parts V., VI., and VIII. (Plan 4/80, D, E, 2 & 3.)

Location 20212, containing 1,392 acres, at 4s. 9d. per acre (classification, page 6, 11468/12); being P. A. Strange's forfeited Lease 17496/68.

"B."

Ninghan District (about 30 miles East of Pithara).

Corr. No. 4592/23.

Open under Parts V., VI., and VIII. (Plan 65/80, A, B, 1 & 2.)

Mocation 1857, containing 1,995 acres 2 roods, at 5s. 6d. per acre (classification, page 15, 4592/23); no Agricultural Bank advance or railway guaranteed; the Government reserves the right to resume for railway or other public purpose without compensation except for value of improvements so resumed; being J. J. Mulligan's forfeited Lease 17748/68.

"B."

Avon District (about eight miles North-West of Bruce Rock).

Corr. No. 117/23.

Open under Parts V., VI., and VIII. (Plan 4/80, D, E, 1 & 2.)

Locations 20317, 20318, and 22184, containing 1,996 acres 1 rood 21 perches, at 9s. per acre (classification, page 4, 117/23). (Location 22184 is the unsurveyed Homestead Farm portion of Location 20318, to be selected therewith); being W. J. Mead's forfeited Leases 16461/68 and 23252/74.

"B."

Ninghan District (about 10 miles North-East of Mukinbudin).

Corr. No. 4426/23. Open under Parts V., VI., and VIII. (Plan 54/80, A2.)

Locations 1823 and 904, containing 995 acres 1 rood 35 perches, at 8s. 6d. per acre (classification, page 12 of 4426/23). (Location 904 is the unsurveyed Homestead Farm portion of Location 1823, to be selected therewith); being R. E. Annakin's forfeited Leases 40755/55 and 23917/74.

"B."

Victoria District (about 4-6 miles North-East of Buntine Townsite).

Corr. No. 7464/20.

Open under Parts V., VI., and VIII. (Plan 89/80, C1, B1.)

Location No.	Area.	Price per acre,	Remarks.
6395	a. r. p.	£ s. d.	Classification, page 4, 2809/15, { Classification, p. 9, 14190/10
5566	999 2 20	0 10 6	
7586 }	1,000 0 0	0 9 3	

(Location 7586 is the unsurveyed Homestead Farm portion of Location 5566, to be selected therewith); being R. W. Owen-Daintry's forfeited Leases 13792/68, 14870/68, and 22512/74.

PERTH LAND AGENCY. "B."

Avon District (about 28 miles East of Serpentine).

Corr. No. 1943/09.

Open under Parts V., VI., and VIII. (Plan 342D/40, B3.)

Location 13692, containing 160 acres; subject to classification, pricing, and rayment for existing improvements; being N. R. Herdegen's forfeited Homestead Farm 12256/74.

SOUTHERN CROSS LAND AGENCY. "B."

Yilgarn District (about three miles North of Ghooli and nine miles East of Corinthia).

Corr. No. 5736/24.

Open under Parts V. and VI. (Plan Locations near Southern Cross, Sheet 2, 36/80, F3 & E.F. 1.)
Locations 424 and 507, containing 1,000 acres 0 roods

22 perches, 999 acres 3 roods 5 perches, at 8s. and 9s. per acre (classifications, pages 12 and 26 of 6263/22); subject to mining and timber conditions governing selection in this district.

The maximum advance on any approved holding is £625 on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being H. G. Bishop and W. H. Bateson's cancelled applications. tions.

"B."

Yilgarn District (about 12 miles from Southern Cross). Corr. No. 1704/25.

Open under Parts V. and VI. (Plan Southern Cross,

Sheet 4, 36/80.)
Location 721, containing 997 acres 2 roods 27 perches, at 10s. per acre (classification, page 22 of 1103/23); subject to mining and timber conditions governing selection in this district.

The maximum advance on any approved holding is £625 on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being S. Greenland's cancelled application.

"B."

Corr. No. 1530/25.

Open under Parts V. and VI. (Plans 53/80, B4,

36/80, B1.)

Location 592, containing 1,000 acres 1 rood 25 perches, at 8s. 6d. per acre (classification, page 32 of 6812/22); subject to mining and timber conditions governing selection in this district; being A. R. Hall's cancelled application.

The maximum advance on any approved holding is £625 on a basis of 50 per cent of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance.

WAGIN LAND AGENCY.

"B."

Roe District (about 33 miles East of Lake Grace, about six miles South of Newdegate).

Corr. No. 819/24.

Open under Parts V., VI., and VIII. (Plan 388/80,

B4.)

Locations 403 and 644, containing 1,181 acres 1 rood 16 perches, at 10s. per acre (classification, page 2, 5928/22); no Agricultural Bank advance guaranteed; the Government reserves the right to resume for railway or other public purposes without compensation except for value of improvements so resumed; being Jno. J. Patton's cancelled application.

(Location 644 is unsurveyed portion of Location 403, to be selected therewith.)

"B."

Roe District (about 38 miles from Pingrup).

Corr. No. 203/25.

Open under Parts V., VI., and VIII. (Plan 406/80,

D3.)

Location 457, containing 1,044 acres 2 roods 1 perch, at 11s. per acre (classification, page 17, 7107/22); no Agricultural Bank advance guaranteed; the Government retains the right to resume for railway or other public purpose without compensation except for value of improvements resumed; as excluded from B. H. Dods' application.

OPEN WEDNESDAY, 19th AUGUST, 1925. ALBANY LAND AGENCY.

Hay District (about 27 miles West of Kendenup). Corr. No. 4493/24.

Open under Parts V., VI., and VIII. (Plan 444/80,

Locations 912, 914, and 915, containing 1,900 acres; subject to pricing; and that portion of unsurveyed land, containing about 2,500 acres, to East of Locations 912 and 915; subject to survey, classification, pricing, and payment of full cost survey with application, and to conditions governing selection within Pastoral Leases in South West Division, being Mag. Malagary's cases in South-West Division; being Thos. Moloney's cancelled application.

BEVERLEY LAND AGENCY.

Avon District (about six miles South of Jubuk). Corr. No. 5348/24.

Open under Parts V., VI., and VIII. (Plan 344/80, B4.)

Location 23706, containing about 1,096 acres; subject to survey, pricing, and payment of full or partial survey fee with application; being W. Lloyd's cancelled application.

"B."

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

Corr. No. 6920/21.

Open under Parts V., VI., and VIII. (Plan 343D/40,

Location 21962, containing about 210 acres 2 roods 8 perches, at 6s. 9d. per acre (classification, page 6, 6920/21); being H. J. Grover's forfeited Lease 15480/

ESPERANCE LAND AGENCY.

"B."

Fitzgerald District (about 10 miles North-East of Dowak).

Corr. No. 705/23.

Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 16, 392/80, D1.)

Locations 583 and 778, containing 997 acres 3 roods 19 perches, at 9s. per acre (classification, page 2 of 7628/22); subject to special conditions re Agricultural Bank advance if granted. (Location 778 is the unsurveyed Homestead Farm portion of Location 583, to be selected therewith); being W. F. Northage's forfeited Leases 39939/55 and 23303/74.

GERALDTON LAND AGENCY.

Victoria District (about six miles South-West of Latham).

Corr. No. 5857/24. Open under Parts V., VI., and VIII. (Plans 95/80,

F3, 96/80, A3.) Locations 8121 and 8133, containing about 1,000 acres; subject to survey, classification, pricing, and payment of full survey fee with application; being J.

Brennand's cancelled application.

"B."

Victoria District (about six miles West of Gutha).

Corr. No. 2870/17.

Open under Parts V., VI., and VIII. (Plan 128/80,

Location 5634, containing 160 acres, at 19s. 6d. per acre, including improvements; being J. A. N. Linne's forfeited Homestead Farm 21259/74.

"B."

Victoria District (about three miles South-East of Gutha).

Corr. No. 3191/24.

Open under Parts V., Vl., and VIII. (Plan 128/80, C3.1

Locations 3648 and 8104, containing 3,674 acres 1 rood 22 perches, at 9s. per acre (classification, page 8, 3191/24). (Location 8104 is the unsurveyed Homestead Farm of Location 3648, to be selected therewith); being F. A. Matthews' forfeited Leases 18238/ 68 and 24142/74.

"B."

Victoria District (about 18 miles North-East of Northampton).

Corr. No. 2918/23.

Open under Parts V., VI., and VIII. (Plan 159/80,

Locatio	n No.	Ar	ca.		Pri a	ce .cre	per •	Remarks.
7966		a. 100	r. 0	p. 9	£	s. 8	d. 3	Reducible to 5s, 6d, if poison be eradicated and land
$7965 \\ 7964$		101 100	0	7 4	0	5 5	6	stocked within 5 years.

(Classifications 2918/23, 2919/23, and 2920/23, pages 9. 4, and 4 respectively); no Agricultural Bank advance guaranteed; subject to mining conditions governing selection in this area; being K. Hipper's forfeited Leases 17488/68, 17487/68, and 17486/68.

Victoria District (about four miles North of Perenjori). Corr. No. 1800/24.

Open under Parts V., VI., and VIII. (Plan 122/80, E & F3.)

Locations 4749 and 7445, containing 950 acres, at 7s. per acre (classification, page 10, 1800/24); being W. H. Payne's cancelled applications.
(Location 7445 is unsurveyed portion of Location

4749, to be selected therewith.)

KATANNING LAND AGENCY.

Kojonup District (about seven miles North of Narlingup).

Corr. No. 26/22.

Open under Parts V., VI., and VIII. (Plan 415B-C/

40, F3 & 2.) Locations 4730, 4731, 4732, and 4733, containing 1,165 acres, at 8s. 6d. per acre, reducible to 5s. 6d. per acre if poison be eradicated and land stocked within five years (classification, page 4, 26/22); subject to payment of Agricultural Bank indebtedness (£314 12s. 5d.) to December last; being H. V. Y. F. Fleay's forfeited Lease 15420/68.

"B."

Kojonup District (about four miles South of Moornaming).

Corr. No. 1065/11.

Open under Parts V., VI., and VIII. (Plan 417/80, E1 & 2.)

Locations 6142 and 6136, containing 432 acres 0 roods 9 perches and 462 acres 3 roods 30 perches; subject to pricing; being balance of original locations (after selection of Locations 8156 and 8415) surrendered to Crown; subject to Agricultural Bank principal and interest.

NORTHAM LAND AGENCY.

Ninghan District (about two miles West of Yammaling). Corr. No. 1838/25.

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

The area, containing about 1,750 acres, bounded by lines commencing at the North-West corner of Location 735, and extending South along its West boundary and along the North and West boundaries of Location 1939, thence West to the East boundary of Location 721, thence North and West to the starting point; subject

to survey, classification, and pricing.

"B."

Ninghan District (about 10 miles East of Ballidu). Corr. No. 11159/12.

Open under Parts V., VI., and VIII. (Plan 64/80, F4.)

Portion of Location 1423, containing 160 acres, at 14s. per acre; subject to payment of Agricultural Bank in-debtedness, £320 (balance of location held as 36047/ 55); if other than the holder of the balance of this location obtains the land, survey fee will need to be paid: being Jas. Carroll's forfeited Homestead Farm 19049/74.

"B"

Melbourne District (about six miles West of Damboring).

Corr. No. 6285/21.

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

Location	Location No. Area.		Price per acre.	Remarks.
1053 3043	•••	a. r. p. 701 3 5 about 270 a.	£ s. d. 0 5 6	Classification, p. 1 of 6285/21. Subject to survey, classification, pricing, and payment of full survey fee with application.

No Agricultural Bank advance guaranteed; being R. Perrin and F. F. Ritchie's cancelled applications.

"B."

Ninghan District (about 18 miles North-East of Wubin Townsite).

Corr. No. 434/22.

Open under Parts V., VI., and VIII. (Plan 89/80. F1 & 2.)

Location 532, containing 1,000 acres, at 6s. per acre (classification, page 16, 7332/09, Vol. 1); being W. K. Emery's forfeited Lease 39079/55.

"B."

Avon District (about nine miles South-West of Kwelkan).

Corr. No. 5740/23. Open under Parts V., VI., and VIII. (Plan 34/80,

D3.) Location 20239, containing 303 acres, at 10s. 6d. per acre (classification, page 4, 6335/12); being C. M. Brown's forfeited Lease 40800/55.

PERTH LAND AGENCY.

Swan District (about 11/4 miles North of Herdsman's Lake).

Corr. No. 4472/23.

Open under Part V. (Plan Swan Locations, Osborne Park, 1A/40.)

Lecation 2878, comprising 4 acres 2 roods 29 perches, at £23 18s. 10d. per acre, including interest; half-yearly instalment for 25 years, first instalment as deposit, £2 4s. 10d.; selection is limited to one block to each percon, unless otherwise approved; being W. G. Symes' forfeited Lease 40358/55.

"B."

Swan District (adjoining Wannamal).

Corr. No. 5962/23.

Open under Parts V., VI., and VIII. (Plan 31/80, D2 & 3.)

							and the second s
Locatio	n No.	Ar	ea.		ce j		Remarks.
3127 2685,	3142	a. 341 479	r. p. 1 22 1 10	£ 0 0	s. 7 5	d. 0 0	Classification p. 6 of 5962/23 Classification, p. 8 of 1355/24

Location 3127 is subject to a reduction to 3s. 9d. per acre if poison be eradicated and land stocked within five years; no Agricultural Bank advance guaranteed; being Jno. F. Wilson's forfeited Leases 17598/68 and 18506/68.

RAVENSTHORPE LAND AGENCY.

"B."

Oldfield District (about six miles from Elverton). Corr. No. 2021/24.

Open under Parts V. and VI. (Plan 421/80, A1 & 2.) Locations 52 and 139, containing 999 acres, at 10s. 6d. per acre (classification, page 17 of 8032/12, Vol. 2); subject to conditions re prospecting rights and Crown's power to resume without compensation, except for value of improvements so resumed; being Cecil J. Sinclair's forfeited Lenses 40894/55 and 24025/74.

(Location 139 is the unsurveyed Homestead Farm portion of Location 52, to be selected therewith.)

SOUTHERN CROSS LAND AGENCY.

Jilbadji district (from five to eight miles South of Nulla Nulla).

Corr. No. 330/24.

Open under Parts V. and VI. (Plan Parker's Road,

Sheet 2, 23/80.)

Locations 322 and 342, containing 1,099 acres 1 rood 35 perches, and 1,095 acres 3 roods, at 8s. 9d. and 7s. 6d. per acre, respectively (classifications, 5001/22, pages 71 and 51); subject to mining conditions governing selection in this district.

The successful applicant must leave a strip of growing timber (if existing) along the North and East boun-

daries of his holding as a breakwind.

The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being W. Sandercott and F. J. Derrick's forfeited Leases 40680/55 and 40936/55.

"B."

Yilgarn District (from 8-12 miles North of Bullfinch).

Corr. No. 5931/23.
Open under Parts V. and VI. (Plan 53/80, C2 & 3.)
Locations 682 and 628, containing 1,078 acres 2 roods
35 poles, and 990 acres 0 roods 17 perches, at 8s. and 10s. 6d, per acre, respectively (classifications, pages 74 and 60 of 6875/22); subject to mining and timber co-

ditions governing selection in this district.

The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being D. Brooke and W. C. Riley's forfeited Leases 40669/53

and 41005/55.

WAGIN LAND AGENCY.

Williams District (about nine miles North of Pingrup). Corr. No. 2729/15.

Open under Parts V., VI., and VIII. (Plan 407/80,

Location 9786, containing 400 acres, at 6s. per acre (classification, page 10, 2729/15); being S. Altham's cancelled application.

"B."

Roe District (about 24 miles East of Lake Grace). Corr. No. 1674/24.

Open under Parts V., VI., and VIII. (Plan 388/80, Locations East of Lake Grace.)
Location 561, containing 2,009 acres 0 roods perches, at 5s. per acre (classification, page 39, 6226/22); the Government does not guarantee Agricultural Bank advance nor construction of a railway to serve this land; being A. Grono's forfeited Lease 17919/68.

OPEN WEDNESDAY, 26th AUGUST, 1925.

ALBANY LAND AGENCY.

Plantagenet District (about six miles North of Mt. Manypeak).

Corr. No. 1320/25.

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

A2 & 3.)

The area, containing about 6,000 acres, bounded by lines starting from the South-East corner of Location 3579, and extending North along the East boundaries of Locations 3579 and 3580; thence East about 44 chains; thence North about 86 chains; thence West about 220 chains; thence South-West along a track (Albany to Bremer Bay) for about 190 chains; thence South about 110 chains; thence East about 170 chains; thence North about 120 chains; thence East along the South boundary of Location 3591; thence along the West boundary of Location 3784, part of the North, the West, and part of the South boundaries of Location 3578, the West, South, and East boundaries of Location 3245; thence East along part of the South boundary of Location 3578; thence South-Eastward (passing along the South-ern boundaries of Locations 3580 and 3579) to the starting point (excluding Location 3590); subject to survey, classification, and pricing, and to the excision of any necessary reserves or roads, also to a 50-link reservation along the telegraph line; subject also to the full payment of survey fee with application for old and new surveys.

"B."

Plantagenet District (about five miles South-West of Narrakup).

Corr. No. 8915/12.

Open under Parts V., VI., and VIII. (Plan 451/80, A & B3.)

Location 3531, comprising 160 acres, at 10s. per acre (classification, page 14 of 8915/12).

Denmark District (about four miles West of Denmark). Corr. No. 12315/11.

Open under Part V. (Plan 452C/40, D4.)

Lot 405, containing 107¼ acres; subject to classification, pricing, and payment of Agricultural Bank principal and interest; being L. H. Mumford's forfeited Lease 10698/56.

"B."

Plantagenet District (about 11/2 miles North of Tennessce).

Corr. No. 185/11.

Open under Parts V., VI., and VIII. (Plan 457A/40, A1.)

Location 3110, containing 791/4 acres; subject to classification, pricing, and payment of Agricultural Bank in-debtedness of £75 17s. 10d., also that of I.A. Board (£58 19s.); being F. A. Ward's forfeited Lease 16271/74.

BEVERLEY LAND AGENCY.

Avon District (about 10 miles from Badjaling). Cerr. No. 5062/23.

Open under Parts V., VI., and VIII. (Plans 343B/40,

344/80, A1.)

Location 11353, containing 415 acres 1 rood 24 perches, at 6s. 3d. per acre (classification, page 4, 1430/19); reducible to 4s. per acre if poison be eradicated and land stocked within five years; being Charles Winmar's forfeited Lease 17341/68.

"B,"

Avon District (about three miles South of Weam). Corr. No. 537/22.

Open under Parts V., VI., and VIII. (Plan 343D/40,

B4.)

Location 21972, containing 55 acres 2 roods 39 perches, at 10s. 9d. per acre, reducible to 6s. 9d. per acre if poison be cradicated and land stocked within five years (classification, page 10 of 537/22); being M. C. Noack's (jun.) forfeited Lease 16363/68.

"B."

Avon District (about half mile East of Bendering Station).

Corr. No. 4392/24.

Open under Parts V., VI., and VIII. (Plan 345/80, A, B 4.)

Location 23690, containing about 600 acres; subject to pricing and adjustment of area. No Agricultural Bank advance guaranteed; being L. M. Smith's cancelled application.

BRIDGETOWN LAND AGENCY. "B."

Wellington District (about one mile North-West of Noggerup).

Corr. No. 13588/08.

Open under Parts V., VI., and VIII. (Plan 414B/40, E1.)

That portion of Location 2525, containing about 50 acres, and bounded by lines starting from a point about 5 chains Northward from South-East corner of said 5 chains Northward from South-East corner of said location on its Eastern boundary, thence Westward about 30 chains, thence in a North-Westerly direction to a point on Northern boundary about 15 chains from the Western boundary, thence East and South along the surveyed boundaries to starting point; as released being portion of R. Num's forfeited Lease 11707/24; subject to survey, classification, and pricing, and selection within Saw Milling Permits. Available only to holders of adjoining land. joining land.

BUNBURY LAND AGENCY. "B."

Wellington District (about six miles South-East of Bowelling).

Corr. No. 755/25.

Open under Parts V., VI., and VIII. (Plan 410d/40,

C4.)
That portion of unsurveyed land, containing about 510 acres, bounded by lines commencing from the North-West corner of Location 3700, thence Southward about 60 chains to the 1-mile peg, Westward about 85 chains, thence Northward and Eastward by equal and parallel lines; subject to survey, classification, and pricing, and to payment of full or partial survey fee with application, also to selection within a Pastoral Lease. All marketable timber being reserved and lessee accepts all responsibility for any damage caused by permit holders in the course of operation. As excluded from J. M. Bickett's application.

ESPERANCE LAND AGENCY.

"B."

Esperance District (about nine miles South-West of Scaddan).

Corr. No. 144/24.

Open under Parts V., VI., and VIII. (Plans 402/80. B4, 423/80, B1.)

Locatio	n No.	Area.	Price per acre.	Remarks.
977 1273 976	***	a. r. p 840 0 2 160 0	$ \begin{cases} £ & s. d. \\ 0 & 8 & 6 \\ 0 & 8 & 0 \end{cases} $	Classification, page 4, 6650/23 Classification, page 3, 6650/23

Subject to special condition re Agricultural Bank advances if granted. (Location 1273 is the unsurveyed portion of Location 977, to be selected therewith); being E. F. Mogg and J. F. Beattie's forfeited Leases 40797/55, 23951/74, and 40798/55.

"B."

Esperance District (about 10 miles West of Scaddan). Corr. No. 417/22.

Open under Parts V. and VIII. (Plan 402/80, A4.) Locations 518 and 599, containing 1,000 acres and Locations 518 and 599, containing 1,000 acres and 500 acres, at 9s. and 10s. 3d. per acre respectively (classifications, page 8, 417/22, and page 10, 418/22); subject to special condition re Agricultural Bank advance as may be granted; being G. J. Crerar's forfeited Leases 12740/56 and 12741/56.

GERALDTON LAND AGENCY.

Victoria and Murchison Districts (near 40-mile Crossing, Murchison River).

Corr. No. 6584/24.

Open under Parts V., VI., and VIII. (Plan 56/300.)

Location No.	Area.	Price per acre.	Remarks,
Victoria— 8134 8135 Murchison— 132	acres. About 4,000 ,, 4,500 ,, 2,000 ,, 3,000	£ s. d.	Subject to survey, classifi- tion, pricing, and payment of full survey fee with applica- tion.

Being Jones' and Rogers' cancelled applications; subject to the conditions governing selection within Pastoral Leases.

KATANNING LAND AGENCY.

Kojonup District.

Corr. No. 4896/04.

Open under Parts V., VI., and VIII. (Plan 437C/40,

The land contained within the closed road passing along the North boundary of Kojonup Location 7905; subject to classification and pricing,

"B."

Kojonup District (about 10 miles South-West of Pingrup).

Corr. No. 4624/24.

Open under Parts V., VI., and VIII. (Plan 418/80,

Location 6768, containing 1,717 acres; subject to classification and pricing; no Agricultural Bank advance guaranteed; being P. J. Quartermaine's cancelled appli-

"B."

Kent District (about eight miles North-East of Bingrup).

Corr. No. 2185/25.

Open under Parts V., VI., and VIII. (Plan 407/80, D4.)

Locations 965 and 966, containing about 1,000 acres; subject to survey, classification, and pricing, also payment of survey fee if called upon; being D. W. Wells' cancelled applications.

NARROGIN LAND AGENCY.

Williams District (about 15 miles East of Dudinin). Corr. No. 5123/24.

Open under Parts V., VI., and VIII. (Plan 386/80,

 $\mathbf{F}2.)$ Locations 13126 and 13127, containing about 812

acres; subject to survey, classification, pricing, and payment of full survey fee with application; being W. A. Tumber's cancelled applications.

"B."

Williams District (about two miles North of Tincurrin). Corr. No. 2590/25.

Open under Parts V., VI., and VIII. (Plan 386A/40,

Location 9022, containing 957 acres 3 roods 2 perches, at 5s. 6d. per acre (classification, page 5, File 3569/16); being L. E. Audsley's cancelled application.

NORTHAM LAND AGENCY, Avon District.

Corr. No. 5420/24.

Open under Part V. (Plan 4/80, A2.)
The land contained within the closed road passing along the South-Western boundary of Kwolyin A.A. Lot 172, at 15s. per acre.

This land is available only to holders of land abutting

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

"B."

Avon District (about nine miles East of Nalkain). Corr. No. 236/25.

Open under Parts V., VI., and VIII. (Plan 33 & 34/

Location 24077, containing about 1,050 acres; subject to survey, classification, pricing, and payment of full survey fee with application; being V. M. Fitzsimons' cancelled application.

"B."

Avon District (about three miles South of Gabbin). Corr. No. 2299/25.

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

A3.)
The Western portion of Location 20285, containing about 900 acres; subject to survey, classification, pricing, and the Crown's right to resume for public purposes; being G. Delane's cancelled application.

"B."

Ninghan District (about 22 miles North-West of Narkal),

Corr. No. 1251/25.

Open under Parts V., VI., and VIII. (Plan 65/80, E3.)

Locations 1211, 1212, 1213, and 963, containing 2,805 acres; subject to pricing; the Government does not guaranter Agricultural Bank advance nor construction of railway to serve these locations, but reserves the right to resume for railway or other public purposes without compensation except for value of improvements so resumed. (Legation 963 is the unsurveyed Homestead Farm portion of Location 1213, to be selected therewith); being E. E. Watkins' cancelled applications, "B."

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

Corr. No. 6423/24.

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

D2.)

Location 1838, containing 799 acres 0 roods 30 perches, at 8s. 3d. per acre (classification, page 8, 1797/13); subject to payment of Agricultural Bank indebtedness of £60; being W. A. R. Waldeck's forfeited Lease 18712/68.

"B"

Avon District (about six miles South-West of Wondowlin).

Corr. No. 1344/25.

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

D, È 4.)

Location 14374, containing 1,000 acres, at 7s. 6d. per acre (classification, page 11, 6987/09, Vol. 1); being W. A. R. Waldeck's cancelled application.

"B."

Melbourne District (about one mile West of Korraling Siding).

Corr. No. 649/25.

Open under Parts V., VI., and VIII. (Plan 57/80,

D2.)

Locations 3072, 3073, and 2734, containing about 10,000 acres; subject to survey, classification, pricing, and payment of full survey fee with application; being Walters & Mestons' cancelled applications.

"B."

Avon District (about 12 miles East of Wongan Hills). Corr. No. 1546/25.

Open under Parts V., VI., and VIII. (Plan 57/80, F3.)

Location 20166, containing 996 acres, at 7s. 6d. per acre (classification, page 6 of 1546/25); being H. L. Thompson's cancelled application.

"B."

Avon District (about one mile North of Barbalin). Corr. No. 5278/24.

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

E, F 3.)
Location 15343, containing 2,207 acres; subject to repricing; being J. H. Pereira's cancelled application.

"B."

Victoria District (about eight miles North-East of Wubin).

Corr. No. 1369/25.

Open under Parts V., VI., and VIII. (Plan 89/80,

D2.)

Location 6416, containing 549 acres, at 8s. per acre (ex improvements) (classification, page 7, 1369/25); being A. Anderson's cancelled application. "B"

Avon District (about six miles East of Bruce Rock). Corr. No. 4309/24.

Open under Parts V., VI., and VIII. (Plan 5/80, A2 & 3.)

Locations 16270 and 24321, containing 1,000 acres; subject to classification and pricing; being Bishop & Byfield's cancelled applications. (Location 24321 is the unsurveyed Homestead Farm portion of Location 16270, to be selected therewith.)

"B."

Avon District (about 12 miles South-West of Tandagin). Corr. No. 1129/24.

Open under Parts V., VI., and VIII. (Plan 24/80, B4 & 1.)

Location 17117, containing 991 acres, at 6s. 6d. per cre (classification, page 9 of 1129/24); being George Dobbs' forfeited Lease 18064/68.

"B"

Avon District (near Booraan Townsite, about one mile South).

Corr. No. 1504/25.

Open under Parts V., VI., and VIII. (Plan 24/80, B2. Î

Location 22747, containing 728 acres 3 roods 19 perches, at 8s. per acre (classification, page 3, 5666/22); subject to timber conditions in this district. The Crown has the right to resume free of all cost a strip of land 1½ chains on either side of any railway line which it may be found necessary to construct in the future; being John T. Doney's cancelled applications.

"B."

Ninghan District (12 miles North-East of Damboring). Corr. No. 5350/24.

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

F2.)

Locations 1645 and 2254, containing 1,313 acre,s at 7s. 6d. per acre (classification, page 3a, 5350/24); no Agricultural Bank advance guaranteed; the Government reserves the right to resume for railway or other public purposes without compensation except for value of improvements so resumed. (Location 2254 is the unsurveyed Homestead Farm portion of Location 1645, to be selected therewith); being A. A. Kemp's forfeited Leases 18514/68 and 24271/74.

"B."

Melbourne District (nine miles West of Moora). Corr. No. 4471/21.

Open under Parts V., VI., and VIII. (Plan 58/80,

BL.

Location 2402, containing 1,000 acres, at 4s. 6d. per acre (classification, page 8, 1490/14); being D. M. Roberts' forfeited Lease 14520/68.

PERTH LAND AGENCY.

Open for General Selection.

PEEL ESTATE-COCKBURN SOUND DISTRICT.

" B."

Flar.—Peel Estate.

Corr. No. 1901/25. Open for general selection under Part V. (Section 55) of "The Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909," and Section 10 of "The Discharged Soldiers' Settlement Act, 1918."

				D-41 C-1	1: b - 1f a - b-	· Instalment	Ex-Imperial Soldiers.	Civilians.
		Price per	Purchase	Returned 50.	ldiers half-yearly	instantent.	Half-yearly	Instalment.
1.ot No	Area	acre, ex- cluding im- provements.	Money.	Including first half-year's interest capitalised at 6 per cent.	Four and a half years' interest only at 6 per cent.	25 years' principal and interest at 6 per cent.	Over 30 years with interest at 6 per cent.	Over 30 years with interest at 6 per cent.
1129 1130 1131 1132 1133	a. r. p. 23 3 18 117 2 30 108 1 37 112 1 7 121 0 12	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	£ s. d. 65 12 6 382 9 9 352 11 4 364 19 2 393 9 11	£ s. d. 67 11 10 393 19 0 363 2 10 375 18 2 405 6 1	£ s. d. 2 0 6 11 16 5 10 17 11 11 5 6 12 3 2	£ s. d. 2 12 7 15 6 3 14 2 4 14 12 3 15 15 1	£ s. d. 2 7 5 13 16 5 12 14 10 13 3 10 14 4 5	£ s. d. 2 6 1 13 8 4 12 7 5 12 16 1 13 16 1

WAGIN LAND AGENCY.

"B."
Williams District (about 12 miles South-East of Lake Grace).

Corr. No. 1851/25.

Open under Parts V., VI., and VIII. (Plan 407/80,

C, D 1.)

Locations 13221 and 13222, containing 3,360 acres; subject to survey, classification, pricing, and payment of full survey fee with application; being J. R. Height's cancelled applications.

"B."

Williams District (about 14 miles South-East of Tarin Rock).

Corr. No. 6715/24.

Open under Parts V., VI., and VIII. (Plan 407/80)

Location 10776, containing 1,000 acres, and Location 12922, of about 785 acres; subject to classification and pricing; the latter is subject to survey and payment of full survey fee with application; no Agricultural Bank advance guaranteed; being H. V. S. Bridgman's cancelled application.

OPEN WEDNESDAY, 2nd SEPTEMBER, 1925. ESPERANCE LAND AGENCY. "B."

Esperance District (about four miles North-West of Scaddan).

Corr. No. 2098/25.

Open under Parts V., VI., and VIII. (Plan 402/80,

C3.)

Location 439, containing 1,000 acres, at 10s. 6d. per acre (classification, page 27, 6881/10); subject to value of any improvements that might exist as applications are received, such value to be added to price of the land, and to special conditions governing Agricultura! Bank advances if granted; being S. W. Smythe's inadmissible application.

"B."

Fitzgerald District (about 12 miles West of Grass Patch, East of Dowak and Salmon Gums).

Corr. No. 6632/23,

Open under Parts V., VI., and VIII. (Plans 392/80 and 402/80,)

Location	No.	Ar	ea.	Pri	ce p		Remarks.
586 874 617 871 633 614 847		a. 872 160 838 160 935 835	r. d. 0 7 0 6 3 24 0 0 1 2 0 35 0 0	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	s. 7 9 8	d. 6 0 0	Classification p. 2 of 3760/23, 392/80 D.1. Classification p. 19 of 3760/23, 392/80 D.E.3. Classification p. 35 of 3760/23, 402/80 A.1. Classification p. 16 of 3760/23, 392/80 C.D.2.

Subject to special condition re Agricultural Bank advances as may be granted; being V. J. Ridley, W. E. Mead, G. Young, and F. C. Hale's forfeited Leases 40804/55, 23957/74, 40728/55, 23894/74, 40727/55, 40728/55, 40484/55, 23716/74.

(Locations 874, 871, and 847 are the unsurveyed Homestead Farm portions of preceding locations, to be selected therewith.)

OPEN WEDNESDAY, 9th SEPTEMBER, 1925. ESPERANCE LAND AGENCY.

Fitzgerald District (about 10 mi'es East of Dowak). Corr. No. 7642/22.

Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 14, 392/80.)

Locations 536 and 797, containing 999 acres 1 rood 24 perches, at 11s. per acre (classification, page 17 of 4898/22); subject to special conditions governing Agricultural Bank advances as may be granted. (Location 979 is the unsurveyed portion of Location 536, to be selected therewith); being M. O'Donnell's forfeited Leases 39989/55 and 23350/74.

C. G. MORRIS, Under Secretary for Lands. THE ROAD DISTRICTS ACT, 1919.

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board held at Gnow-angerup on or about the 17th day of April, 1925, resolved to open the road hereinafter described, that is to say:— 991/15.

No. 5220: Deviation of part of .- A strip of land, two chains wide, its South side leaving a West side of the present road two chains West from the North-West corner of Plantagenet Location 1914, and extending West in prolongation West of the North boundary of said Location 1914 through Location 2882 to intersect a surveyed road passing through same; thence as surveyed, one chain wide, South-Westward to rejoin the old road on the South boundary of the last-mentioned location. (Plan 435/80, B3.)

WHEREAS the PLANTAGENET Road Board, by resolution passed at a meeting of the Board held at Mount Barker on or about the 3rd day of November, 1920, resolved to open the road hereinafter described, that is

to say:—
6917/20.
No. 6407: Regazettal to agree with survey.—A strip
of land, one chain wide, leaving Road No. 2143 on the
South-Western boundary of Plantagenet Location 2291, and extending North-Eastward (as shown Diagram 49006) through said Location 2291 and to and through Location 3474 to the North boundary of the latter. (Plan 445/80, D3, 4.)

WHEREAS the UPPER CHAPMAN Road Board, by resolution passed at a meeting of the Board, held at Nanson on or about the 1st day of June, 1925, resolved to open the road hereinafter described, that is to say:-3407/20.

No. 6414: Extension of .- A strip of land, one chain No. 64.14: Extension of.—A strip of land, one chain wide, leaving the termination of the present road at the intersection of the East boundary of Victoria Location 4369 with the Southern side of the Upper Chapman Railway Reserve, and extending Eastward (as shown Diagram 43215) along the said side of the Railway Reserve to the West boundary of Location 7146. (Plan 160C/40, D4.)

WHEREAS the BALINGUP Road Board, by resolution passed at a meeting of the Board held at Balingup on or about the 2nd day of July, 1925, resolved to open the road hereinafter described, that is to say:

No. 6473: Extension.—A strip of land, one chain wide, leaving the termination of the present road on the Southern boundary of Nelson Location 2212, and extending Southward, as surveyed, to and along the Fastern boundary of Location 815 to its South-East corner. (Plan 414C/40, D4.)

WHEREAS the TAMBELLUP Road Board, by resolution passed at a meeting of the Board held at Tambellup on or about the 9th day of February, 1925, resolved to open the road hereinafter described, that is to

say:—
2731/24.
No. 7297: Widening of part of.—A triangular portion of Kojonup Location 5997 bounded by lines commencing on the Northernmost boundary of the said location 10 the location 20 5 links from a North-West corner of same, chains 83.5 links from a North-West corner of same, and extending West along said Northernmost boundary 10 chains 83.5 links; thence South along a West boundary 10 chains 83.5 links; thence North-Eastward to the starting point. (Plan 437C/40, E3.)

WHEREAS the DALWALLINU Road Board, by resolution passed at a meeting of the Board held at Dal-wallinu on or about the 22nd day of August, 1921, resolved to open the road hereinafter described, that is to say:-

4509/21,

No. 7371: Deviation of part of .- A strip of land, one chain wide, leaving the present road at a North-West corner of Ninghan Location 1669, and extending North (as shown Diagram 48746) to and along the West boundary of Ninghan Location 348, and part of the West boundary of Location 347 to a surveyed road passing through the latter location. (Plan 64/80, E1.)

ARMADALE-KELMSCOTT WHEREAS the Board, by resolution passed at a meeting of the Board held at Armadale on or about the 3rd day of June, 1925, resolved to open the road hereinafter described, that is to say:-

3829/24.

No. 7374: Deviation of part or .- A strip of land, one chain wide, its Southern side leaving the South-Eastern side of the present road 232 degrees 56 minutes 52.6 links from the East boundary of Lot 6 of Canning Location 32, and extending (as shown Diagram 49609) Westward and South-Westward to rejoin the South-Eastern side of the old road in said Lot 6. (Plan 341B/40, D2.)

WHEREAS the LAKE GRACE Road Board, by resolution passed at a meeting of the Board held at Lake Grace on or about the 7th day of July, 1925, resolved to open the road hereinafter described, that is to say:-3252/25.

No. 7395.—A strip of land, one chain wide (widening in part), commencing at the Eastern corner of Roe Location 59, and extending South-Westward, as surveyed, along the South-Eastern boundaries of Locations 59, 36, 71, and 93 to a surveyed road at the South-Eastern corner of the last-mentioned location. (Plans 406/80, C1; 388/ 80, C4.)

No. 7396.—A strip of land, one chain wide, leaving a surveyed road at the North-Eastern corner of Roe Location 94, and extending South-Eastward and Southward, as surveyed, along the North-Eastern boundaries of said Location 94, the North-Eastern boundary of Location 93, and the Eastern boundaries of Locations 647 and 93 to Road No. 7395 at the Southern corner of Location 71. (Plans 406/80, C1; 388/80, C4.)

WHEREAS the WANDERING Road Board, by resolution passed at a meeting of the Board held at Wandering on or about the 12th day of September, 1922, resolved to open the road hereinafter described, that is

No. 7398.—A strip of land, one chain wide, leaving Road No. 770 on the Western boundary of Avon Location 17694, and extending East (as shown Diagram 46922) through said Location 17694 and along the North boundary of Location 7073 to a surveyed road at the North-Eastern corner of the latter. (Plan 379/80, D4.)

WHEREAS the WOODANILLING and KATANNING Road Boards, by resolutions passed at meetings of the Boards held at Woodanilling and Katanuing on or about the 2nd and 24th days of August, 1924, respectively, resolved to open the road hereinafter described, that is to say:-

5004/24,

No. 7399.—A strip of land, one chain wide, leaving Road No. 7192 at the South-West corner of Katauning A.A. Lot 1, and extending East, as surveyed, along the South boundary of the said lot and the South boundaries of Lots 2, 3, 4, and 359 to a surveyed road at the South-East corner of the last-mentioned lot.

Also to include those portions of Kojonup Locations 1640 and 6992, bounded by lines commencing on the North boundary of Location 1640 one chain South and 5 chains 48.2 links West from the South-West corner of Katanning A.A. Lot 2, and extending (as shown Diagram 47717) 90 degrees 9 minutes, 41 chains 95.3 links; 229 degrees 22 minutes, 2 chains 27.1 links; 244 degrees 37 minutes, 3 chains 49.2 links; 269 degrees 56 minutes, 32 chains; thence 301 degrees 31 minutes, 5 chains 97 links to the starting point. (Plan 416B/40, 192)

WHEREAS the UPPER CHAPMAN Road Board, by resolution passed at a meeting of the Board held at Nanson on or about the 1st day of June, 1925, resolved to open the road hereinafter described, that is to say:

3407/20.No. 7400.—A strip of land, one chain wide, commencing at the intersection of the West boundary of Victoria Location 7146 with the North-Western side of the Upper Chapman Railway Reserve; and extending North-Eastward, along the said side of the Railway Reserve, through Locations 7146 and 3606, and along part of the Southern boundary of Location 3609 to the West boundary of Whelarra Townsite. (Plan 160C/40, D4.) WHEREAS the MOUNT MARSHALL Road Board, by resolution passed at a meeting of the Board held at Beneubbin on or about the 10th day of July, 1924, resolved to open the road hereinafter described, that is to say:-

1244/10.

No. 7401.—A strip of land, commencing 4 chains 84 links wide and narrowing to one chain (as shown Diagram 48705), leaving a surveyed road on the West boundary of Avon Location 14409 (Reserve 12594), and extending East through the said location and through Location 14385 to the West boundary of Reserve 18928; commencing again on the East boundary of said Reserve 18928 and continuing East through Location 14385 aforesaid to a surveyed road along the East boundary of the said to a surveyed road along the East boundary of the (Plan 55/80, D3.)

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

Lands might be inspected at the Department of Lands and Surveys, Perth.

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

either personally or by registered letter posted to their last-named places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of 'The Road Districts Act, 1919,' subject to the provisions of the said Act.

Dated this 7th day of August, 1925.

C. G. MORRIS, Under Secretary for Lands.

Western Australia. Fremantle Harbour.

New Character and Position of Middle Green Light Buoy marking Entrance Channel to Inner Harbour.

NOTICE TO MARINERS.

1112/25

MARINERS and others using Fremantle Harbour are hereby notified by the Fremantle Harbour Trust Com-missioners that the middle green beacon marking the Southern edge of the dredged entrance channel to the Inner Harbour is now a black buoy carrying a flashing green gas light, giving one (1) second flash and two (2) second eclipse.

This buoy is placed on the Southern edge of the dredged channel in 36 feet of water below Low Water, and in a position 175 feet West of the charted position

of the previous beacon.

In its new position this buoy gives, with the South Mole lighthouse, a transit bearing for turning into mid-channel when leaving the Inner Harbour.

Dated at Fremantle, this 22nd day of July, 1925.

Issued for and on behalf of the Fremantle Harbour

Trust Commissioners by

H. S. NICHOLAS, Harbour Master. F. STEVENS,

Secretary.

Chart affected. No. 1700-Gage Roads and Fremantle Inner Harbour.

> Western Australia. Harbour and Light Department. NOTICE TO MARINERS. No. 2 of 1925.

 $We stern\ Australia -- North-West\ Coast.$

C.S.O. 1167/25.

MARINERS and others are hereby notified that the Pender Point buoy, in Cambridge Gulf, bearing 193deg. from Pender Point, distant % mile approximately, has disappeared.

Charts affected: 1388, Cambridge Gulf. Publications:

Vications:
Australia Pilot, Volume V.
F. WINZAR,

Chief Harbour Master.

Harbour and Light Department, Fremantle, 28th July, 1925.

TRANSFER OF LAND ACT, 1893.

Application No. 1006/1925.

TAKE notice that Michael James Williams of Northampton in the State of Western Australia Farmer and Grazier has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcels of land situate in the Victoria District and being:

Parts of Victoria Locations 117 and 319 containing together forty-eight acres and three perches

Bounded on the South by a public reserve and a boundary of Location 3512 measuring together twenty chains ninety links

On the East by another boundary of Location 3512 and a public reserve measuring together forty chains eighty-six links and one-half of a link and

On the North and West by the left bank of the Bowes

Bounded on the inner part by a public road.

Victoria Location 431 containing forty acres

Bounded on the North and West by boundaries of Location 2706 and public reserves measuring thirty chains seventy links and sixteen chains seventy links respectively and

On the South and East by the right bank of the Bowes River.

Victoria Locations 327 and 475 and parts of Victoria Locations 71 116 133 208 376 and 428 containing in the aggregate four hundred and twenty-four acres one rood and thirty-six perches

Bounded by lines starting from a point situate on the right bank of the Bowes River in continuation South of the East side of a public road and extending North along said road and a boundary of Location 2706 for nineteen chains twenty links thence East three thousand six hundred and thirty links South four chains fiftyone links and one-tenth of a link East one chain ninetyeight links and seven-tenths of a link South two chains. twenty-seven links and two-tenths of a link East nine-teen chains seventy-four links North five chains twentyone links East two chains fifty links and six-tenths of a link North thirteen chains seventy links East seventeen chains fifty-seven links and five-tenths of a link and North forty-four chains forty-six links along boundaries of Location 2706 thence East for thirty-nine chains ninety-six links and six-tenths of a link along another boundary of Location 2706 and part of the South boundary of Location 392 thence South nine chains three links and two-tenths of a link along a public road thence East along a public road and a boundary of Location 3468 for fifteen chains twelve links thence South along another boundary of Location 3468 for thirty-five chains forty-six links and two-tenths of a link thence West thirty-six chains twelve links along a boundary of Location 3102 thence South thirteen chains sixty-eight links along another boundary of Location 3102 and a public road thence West five chains forty-three links and two-tenths of a link South fourteen chains eleven links West twenty-two chains seventy-five links and South eleven chains ninety-one links and eight-tenths of a link along other boundaries of Location 3102 thence West thirty chains sixty links and North ten chains seventy-five links passing along boundaries of Location 3512 thence in a North-Westerly direction for seventeen chains twenty-seven links thence South two chains fifty-five links to the right bank of the Bowes River thence by the said right bank downwards to the starting point.

Bounded on the inner part by public roads.

Part of Victoria Location 480 containing thirty-eight acres two roods and twenty-four perches

Bounded on the South by a boundary of Location 2706 measuring fifteen chains three links

On the East by boundaries of Locations 2706 and measuring together twenty-six chains seventytwo links

On the North by boundaries of Locations 3511 and 1512 measuring together fifteen chains three links and

On the West by a boundary of Location 1512 measuring twenty-six chains seventy-two links.

Bounded on the inner part by a public road.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land are hereby required to lodge in this office on or before the nineteenth day of September next a caveat forbidding the same from being brought under the operation of the Act.

ARTHUR G. HARVEY,

Acting Registrar of Titles.

Land Titles Office, Perth, 30th July, 1925.

Nairn & McDonald, St. George's Terrace, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893, SECTION 222, AND THE REAL PROPERTY LIMITATION AND THE ACT, 1878,

Application No. 850/1925. TAKE notice that Rose Mande Charter of Middleton Road Albany in the State of Western Australia Widow has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Plantagenet District and being

Part of Plantagenet Location 401 containing two acres one rood and twelve perches

Bounded on the Southward by three chains ninety-eight links and one-half of a link and eighty-two links and seven-tenths of a link of the public road from Cape

Riche to Albany
On the Westward by seven chains sixteen links and nine-tenths of a link of the public road from Millbrook

to Albany and
On the Northward and Eastward by lines measuring
three chains sixty-one links and one-tenth of a link and four chains thirty-seven links and two-tenths of a link.

The land is more particularly defined on Diagram 2422 deposited in the Office of Titles.

The land is comprised in Certificate of Title Volume 356 Folio 21 (less the portion resumed for public road).

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the appearance of the state of the persons of the state of t

interest in the above parcel of land are hereby required to lodge in this Office on or before the sixteenth day of October next a caveat forbidding the same from being registered accordingly. ARTHUR G. HARVEY,

Acting Registrar of Titles.

Land Titles Office, Perth,

30th July, 1925.

Haynes, Robinson, & Watkins, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 153/1925 TAKE notice that Mary Mills of Toodyay in the State of Western Australia Married Woman has made applifee simple in possession in the following parcel of land situate in the Toodyay District and being Part of Toodyay Suburban Lot S6 containing two

roods and twelve perches

Bounded on the South-West by one chain twenty-one
links and one-tenth of a link of Stirling Terrace starting from a point situate one chain fifty links from the
South-East corner of said Lot S6 and extending North-West.

On the South-East by a line extending in a North-Easterly direction measuring about five chains twenty-

On the North-West by a line parallel to the South-East boundary measuring about five chains forty-one links and

On the North-East by part of the left bank of the Avon River.

The land is more particularly defined on Diagram 1218 deposited in the Office of Titles.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the eleventh day of September next a caveat forbidding the same from being brought under the operation of the Act.

ARTHUR G. HARVEY, Acting Registrar of Titles.

Land Titles Office, Perth, 30th July, 1925.

Dwyer, Durack, & Dunphy, Perth, Solicitors for the Applicant,

TRANSFER OF LAND ACT, 1893

Application No. 1238/1925.

TAKE notice that Ignatius George Boyle of 4 Walcott Street Mount Lawley in the State of Western Australia Business Broker has made application to be registered as the proprietor of an estate in fee simple in possession as Executor of the will of William Boyle late of 226 Pier Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of Frederick College of the Street Perth aforesaid Retired Warder of the Street Perth aforesaid Retired Warder of the Street Perth af mantle Gaod deceased in the following parcel of land situate in the City of Perth and being

Part of Perth Town Lot W 69 containing thirty
perches and two-tenths of a perch
Bounded on the North-West by seventy-five links and
three-tenths of a link of Pier Street

On the South-West by two chains fifty links and one-half of a link of the North-East boundary of W 70 On the South-East and North-East by boundaries of other parts of said Lot W 69 measuring seventy-five links and two-tenths of a link and two chains fifty links and one-half of a link respectively

and one-nair or a link respectively.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the twenty-first day of September next a caveat forbidding the same from being brought under the operation of the Act

ARTHUR G. HARVEY, Acting Registrar of Titles.

Land Titles Office, Perth, 6th August, 1925.

C. J. R. LeMesurier, Perth, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1188/1925.

TAKE notice that Marie Margaret Winterhalter of Albany in the State of Western Australia Widow has made application to be registered as the proprietor of an estate in fee simple in possession as Executrix of the will of Adolph Winterhalter late of Albany aforesaid Cabinet Maker deceased in the following parcel of land situate in the Town of Albany and being

The Northern moiety of Albany Town Lot 185 clontaining one rood fourteen perches and one-tenth of a perch

Bounded on the Northward by one chain fifty links and four-tenths of a link of Grey Street West
On the Eastward by the Western boundary of Lot
186 and part of the Western boundary of Lot 187 mea-

on the Southward by the Northern boundary of the other part of Lot 185 measuring one chain fifty links and four-tenths of a link and

On the Westward by two chains twenty-five links of

the Eastern boundary of Lot 184.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the twenty-first day of September next a caveat forbidding the same from being brought under the operation of the Act.

ARTHUR G. HARVEY, Acting Registrar of Titles.

Land Titles Office, Perth, 6th August, 1925.

Haynes, Robinson, & Watkins, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1272/1925.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twenty-sixth day of August next to issue to Henry Hooper or 9 Shearer Street Mt. Lawley Joiner a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been lost or destroyed.

Dated this 6th day of August, 1925.

ARTHUR G. HARVEY, Acting Registrar of Titles.

The land referred to.

All that piece of land situate at Hubert Street Victoria Park containing one rood being portion of Canning Location 2 and being Lot 589 on Plan 1734 and being the whole of the land described in Certificate of Title Volume 586 Folio 4,

TRANSFER OF LAND ACT, 1893. (Sections 121 and 122.)

Application No. 1221/1925.

TAKE notice that John Forrest Junior of Forrest TAKE notice that John Forrest Junior of Forrest Chambers St. George's Terrace Perth Gentleman the proprietor of Mortgage No. 2844/1915 has made application to the Commissioner of Titles for an order foreclosing the right of the mortgagor to redeem the lands hereinafter described and that by direction of the said Commissioner I hereby offer for private sale the following provide of land vive records of the said commissioner of the said commiss following parcels of land viz.:

All those pieces of land situate at Orrong Road Punt Road Riversdale Road and Malvern Road Rivervale con-Read Riversdale Road and Malvern Road Rivervale containing in the aggregate eight acres one rood and thirteen perches being portion of Swan Location 34 and being Lots 30, 31, 32, 33, 34, 36, 40, 50, 51, 52, 53, 62, 63, 64 and 65 on Plan 1638 more particularly described in Certificate of Title Volume 619 Folio 160. And further take notice that after the twenty-first day of September 1619 for forced containing the first forced containing the force of the for tember next an order for foreclosure may be issued to the said mortgagee unless in the interval a sufficient sum has been obtained by the sale of the lands to satisfy the principal and interest moneys secured and all ex-penses incurred in and about such sale and proceedings.

The amount due in respect of the principal and interest and all expenses incurred was on the 5th day of August 1925 £2,319 8s. 2d.

Dated at the Land Titles Office, Perth, this 6th day of August, 1925.

ARTHUR G. HARVEY, Acting Registrar of Titles.

Stone, James, & Co., 47 St. George's Terrace, Perth, Solicitors for the applicant.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1186/1925.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twenty-eighth day of August next to issue to Elizabeth Winzer formerly of Kalgoorlie but now of Main Road Cannington Married Woman Special Certifi-cates of Title to the land described below the duplicate Certificates of Title having as is alleged been lost.

Dated this 30th day of July, 1925

ARTHUR G. HARVEY, Acting Registrar of Titles.

The Land referred to.

All that piece of land situate at Piccadilly Street Kalgoorlie containing twenty perches or thereabouts being part of Kalgoorlie Town Lot R 212 and being the balance of the land in Certificate Volume CXXI. Folio 18 standing in the name of Elizabeth Winzer of Kal-goorlie Married Woman.

All that piece of land situate at Piccadilly Street Kalgoorlie containing twenty perches being the South-Western moiety of Kalgoorlie Town Lot R 212 and being the whole of the land described in Certificate of Title Volume CXC. Folio 11 standing in the name of Elizabeth Winzer of Kalgoorlie Married Woman.

All that piece of land situate at Piccadilly Street Kalgoorlie containing one rood being Kalgoorlie Town Lot R 213 and being the whole of the land described in Certificate of Title Volume CCV. Folio 179 standing in the name of Elizabeth Winzer of Kalgoorlie Married Woman.

All that piece of land situate at Piccadilly Street Kalgoorlie containing one rood being Kalgoorlie Town Lot R 108 and being the whole of the land described in Certificate of Title Volume 477 Folio 133 standing in the name of Elizabeth Winzer of Kalgoorlie Married Woman.

THE HEALTH ACT, 1911-19.

Department of Public Health.

Appointment.

M.P.H. 1243/19; Ex. Co. 2053. HIS Excellency the Governor in Council has been

pleased to appoint:

E. B. Newman, W. Brown, F. Carlile, J. Cruickshank, and J. Dower to be members of the Comet Vale Local Board of Health, for period ending 31st May, 1926, vice Robert Carlisle, Charles Watson, and Frank Phillips, resigned.

EVERITT ATKINSON Commissioner of Public Health.

6th August, 1925.

THE HEALTH ACT, 1911-19.

North Fremantle Local Health Authority.

Amendment of By-laws.

M.P.H. 8336/21; Ex. Co. 2052. WHEREAS under the provisions of "The Health Act, 1911-19," a Local Health Authority may make By-laws, and may amend, repeal, or alter any By-laws so made: Now, therefore, the North Fremantle Municipality, being a Local Health Authority within the meaning of the said Act, doth hereby amend its By-law by the insertion of a new By-law to stand as By-law 19a.

By-law No. 19a.

1. All deposits of filth, dust, ashes, rubbish, sludge, tins of all description, or other offensive matter shall only be received at the North Fremantle Rubbish Depot on Mondays, Tuesdays, and Wednesdays of each week excepting when such days fall on a statutory holiday.

- Rubbish shall be received at the Depot between the hours of 8 o'clock in the forenoon and 4 o'clock in the afternoon only on the days above-mentioned.
- Deposits of filth, dust, ashes, rubbish, sludge, tins of all description, or other offensive matter shall be deposited in a place directed by the attendant in charge of the Depot, and any person, persons, or firms making such deposits shall carry out the instructions of such attendant.
- 4. Any person, persons, or firms desirous of depositing at the Depot petrol or other large tins must have same flattened. Under no other circumstances shall such tins be received at the Depot.
- Deposits of filth, dust, ashes, rubbish, sludge, tins of all description, or other offensive matter shall not be received at the North Fremantle Rubbish Depot from any person, persons, or firms other than those residing or with their establishments situate within the North Fremantle Municipal boundary.

(Sgd.) J. C. McCABE, Mayor.

> PAYNE, Town Clerk.

Dated this 30th day of June, 1925.

Confirmed by the Commissioner of Public Health, this 31st day of July, 1925.

> (Sgd.) EVERITT ATKINSON Commissioner of Public Health.

Approved by His Excellency the Lieut-Governor in Council, this fifth day of August, 1925.

(Sgd.) L. E. SHAPCOTT. Clerk of the Council.

THE MINING ACT, 1904.

Department of Mines, Perth, 5th August, 1925.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Leases and 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	on.
Broad Arrow Murchison	•••	•••		•••		•••		1929w* 2043		

The undermentioned Gold Mining Leases were declared forfeited for breach of covenant, viz., non-payment of rent:-

Goldfield.		District.		No. of Lease.	Name of Lease.	Lessees.
East Murchison		Wiluna		314ј	Tory	Daisy Queen Gold Mining Company, No Liability.
Mt. Margaret	•••	Mt. Morgans	•••	315j 383f	Tory East Green Hills	Do. do. do. Green Hills Gold Mining Company, No Liability.
Murchison	•••	Mt. Magnet	•••	1200м 1203м	Morning Star Morning Star, West	McIntyre, John Do.

^{*} Conditionally.

THE MINING ACT, 1904.

NOTICE OF INTENTION TO FORFEIT LEASES FOR NON-PAYMENT OF RENT.

Department of Mines, Perth, 7th August, 1925.

Perth, 7th August, 1925.

IN accordance with Section 96 of "The Mining Act, 1904," notice is hereby given that unless rent due on the undermentioned Gold Mining Leases be paid on or before the 30th day of September, 1925, it is the intention of the Governor, under the provisions of Section 97 of "The Mining Act, 1904," to forfeit such leases for breach of covenant, viz., non-payment of rent.

M. J. CALANCHINI, Under Secretary for Mines.

BROAD ARROW GOLDFIELD.

1833W-ZOROASTRIAN: Jessop, Thomas James;

1833W—ZOROASTRIAN: Jessop, Thomas James;
Thorlby, Herbert
1929W—MOPOKE: Kernick, Fredrick Martin; Blake,
Albert; Skepper, Harold Adolphus; Hammond, James Edward; Hodgson, George;
Davidson, Henry Walter; McKennay, William Thomas Pinkham; Williams, Edward
John: Scotson Samuel: Martin Walter John; Scotson, Samuel; Martin, Edward; Hoepner, Edward

1930W—SYLVIA: McDonuell, Alfred Chapple

COOLGARDIE GOLDFIELD.

4555—DREADNOUGHT: Cook, John William; Harse, Thomas Henry; Wakefield, Richard Henry; 4561—DREADNOUGHT NORTH-EAST: Cook, John William; Harse, Thomas Henry; Wakefield,

4561—DREADNOUGHT NORTH-EAST: Cook, John William; Harse, Thomas Henry; Wakefield, Richard Henry
4567—GRIFFITHS GOLD MINE: Griffiths, John 4580—LLOYD GEORGE: The Lloyd George Gold Mining Company, No-Liability
4586—CARLTON: Clayton, Louis Frederick 4603—REFORM: Clayton, Louis Frederick 4669—COOEE: Brennan, Kyran; Clifford, Patrick; Malone, William; McGinley, Michael 4720—LAKE VIEW REWARD: Ives Reward Gold Mines, No-Liability

4720—LAKE VIEW REWARD: Ives Reward Gold
Mines, No-Liability
4721—LAKE VIEW REWARD EAST: Ives Reward
Gold Mines, No-Liability
4722—LAKE VIEW REWARD EXTENDED: Ives
Reward Gold Mines, No-Liability
4726—LLOYD GEORGE EAST: The Lloyd George
Gold Mining Company, No-Liability
4727—LLOYD GEORGE WEST: The Lloyd George
Gold Mining Company, No-Liability
4732—IVES LAKE VIEW REWARD JUNCTION:
Job, Thomas Ernest
4905—BRENNAN'S IDOUGH: Brennan, Kyran;

4905—BRENNAN'S IDOUGH: Brennan, Kyran;
Zowe, Benno; Brown, John; Crutchett, Hubert
James Withall
5124—LLOYD GEORGE CARLTON JUNCTION: The

George Gold Mining Company, Lloyd Liability

5154—IVES REWARD JUNCTION EXTENDED: Job. Thomas Ernest 5156—NIL DESPERANDUM: The Lloyd George Gold

5156—NIL DESPERANDUM: The Lloyd George Gold Mining Company, No-Liability
5157—EXCELSIOR: The Lloyd George Gold Mining Company, No-Liability
5164—JUST IN TIME: Prendergast. Richard; Brennan. Kyran; Wells, Robert Newman
5187—BURBANKS SOUTH: Burbanks Oversight Gold Mining Company. No-Liability
5188—BURBANKS OVERSIGHT: Burbanks Oversight Gold Mining Company, No-Liability
5189—OVERSIGHT NORTH: Burbanks Oversight Gold Mining Company, No-Liability
5190—DREADNOUGHT SOUTH: Cook, John William; Harse, Thomas Henry; Wakefield, Richard Henry liam; Harse, Richard Henry

5195—CLIFTON: McCahon, Henry Thomas 5197—GREAT EMPRESS OF COOLGARDIE: Lillis,

Martin 5201-IVES REWARD No. 2: Ives Reward Gold Mines,

No-Liability 5202—GREAT EASTERN: Ryan, Agnes 5203—EUNDYNIE QUEEN: Alexander, Joseph Macdonald

KUNANALLING DISTRICT. 6968—BLUE BELL: Ware, Charles Henry 8958—SYDNEY MINT: De Gracie, John

EAST COOLGARDIE GOLDFIELD.

946E—IRONSIDES NORTH: Starr, Francis Thomas 4537E—UNION JACK: Starr, Francis Thomas 4546E—MOUNT CHARLOTTE: Hunt, Harry William 4547E—MOUNT CHARLOTTE No. 2: Hunt, Harry

William

William

4548E—HANNAN'S HILL: Hunt, Harry William

4770E—GREAT HOPE NORTH: Shearing, Samuel

5159E—LAKE VIEW SOUTH: Laver, Charles William; Laver, Ralph; Stone, Richard William;

Laver, Edith Beatrice

5193E—SURPRISE NORTH: Hartigan, Martin Joseph

All ert; 5333E—PAYMASTER: Rigden,

George
5334E—PIONEER: Laver, Edith Beatrice
5346E—MAIN ORE CHANNEL: Slattery Augustus;
Cook, George; Zowe, Benno
5352E—LAKE VIEW STAR SOUTH: Laver, Edith Beatrice

-BRITISH FLAG NORTH: Layer, Edith Beatrice

-INVINCIBLE: Stahl, Frederick Henry 5358E-

5361E—GOLDEN ROSE: Zowe, Benno 5362E—PAYMASTER PROPRIETARY: Barton.

George 5370E—HARD UP: Crain, Julia Maud; Samuel; Graham, Samuel Thomsen,

5376E-YORKSHIRE ROSE: Clark, Tom; Lutterell, Reginald James

5377E-MONGER PROPRIETARY EAST: Shearing, Samuel

BULONG DISTRICT.

1191Y—SWEET NELL: Thompson, Andrew James; Hunt, Harry William 1198Y—TRANSVILLE: Jasson, Joseph; Bennit, William; Visser, John Herbert

EAST MURCHISON GOLDFIELD.

1212-QUEEN: Daisy Queen Gold Mining Company,

No-Liability
QUEEN SOUTH: Daisy Queen Gold Mining Company, No-Liability
1230—CANBERRA: Pola, Charles; Roy, Ellen

BLACK RANGE DISTRICT.

203B—HAVILAH: Sonnenschein, Frederick 345B—HAVILAH DEVELOPMENT: Son

Sonnenschein. Frederick

863B—YUANMI: Yuanmi Gold Mines, Limited 864B—YUANMI No. 1: Yuanmi Gold Mines, Limited 885B—OROYA EAST: Paskov, Dume; Mijat, Sime

WILUNA DISTRICT.

10J-MOONLIGHT: Morgans, Alfred Edward 37J-MOONLIGHT EAST: Morgans, Alfred Edward

91.I—ADELAIDE: Morgans, Alfred Edward 109.I—NORTH-WEST MOONLIGHT: Morgan, Alfred Edward

290J-GWALIA CONSOLS No. 1: Emu Mining Com-

pany, No-Liability
291.J—GWALIA CONSOLS No. 2: Emn Mining Company, No-Liability
293.J—OVERSIGHT: Strempel, Osmond Henry
294.J—BULLETIN CONSOLS: Strempel, Osmond

Henry
355J—WARATAH: Williardt, Christian
257J—WARATAH SOUTH: Williardt, Christian
359J—CORBOY'S REWARD NORTH: Ph Phyland,

James; Corboy, William John
365J-ESSEX: Bowler, Denis; Geary, William
366J-WESSEX: Bowler, Denis; Geary, William
367J-LAUGHING JACK: Irwin, John Andrew;

Riggall, Edward

MT. MARGARET GOLDFIELD.

715T—LANCEFIELD NORTH: Lancefield Gold

Mines, Limited 806T—LANCEFIELD: Lancefield Gold Mines, Limited

2083T—BERIA MAIN REEF: Franich, Joseph Kesich 2113T—BANEYGO NORTH: Dwyer, William; Dwyer, George Martin; Dwyer, Michael Stephen 2138T—NIL DESPERANDUM: Clayton, John; Aitken, Douglas; Probert, Arthur Adrain; Smith, William Henry; Lysaght, St. Clair; Richards, Harry

2141T—KING OF CREATION: Raven, Harry Cox 2145T—QUEEN OF CREATION: Raven, Harry Cox 2200T—PINNACLES: Sanfelin, John

MURCHISON GOLDFIELD.

203-CUE No. 1: Chesson, James; Heydon, William

1860-BIG BELL: Chesson, James; Heydon, William

John 1861—BELL BIRD: Chesson, James; Heydon, William John

DAY DAWN DISTRICT.

DAY DAWN DISPRICT.

1D—GREAT FINGALL No. 1: Bastian, Henry;
Bastian, Thomas William; Bastian, Sampson;
Bastian, Archibald

170D—GREAT FINGALL No. 4: Bastian, Henry;
Bastian, Archibald

210D—GREAT FINGALL No. 5: Bastian, Henry;
Bastian, Thomas William; Bastian, Henry;
Bastian, Archibald

557D—GREAT FINGALL No. 2: Golding, Jesse;
Gill Edward James

Gill, Edward James

569D—SOUTH FINGALL: Bastian, Archibald; Bastian, Henry; Bastian, Sampson; Bastia Thomas William; Riddle, Arthur Crighton Bastian,

MEEKATHARRA DISTRICT.

1326N—GWALIA EXTENDED: Hodgson, Arnold Caviel Albert John; Dempsey, WALIA EXTENDED: House, John; Dempsey, Arthur; Gerick, Albert John; Dempsey, Michael; Wallace, John; Wigmore, Henry;

Goss, Hubert Francis; Connaughton, William
1331N—GWALIA: Eves, Henry; Allanson, Thomas;
Eves, Flora Marion
1502N—MUNARRA: Watson, Francis; Caddy, Richard Anthony; Hall, Hubert Sylvian; Kalinowsky, Jean

ard Anthony, nowsky, Jean 1503N—MUNARRA NORTH: Watson, Francis; Caddy, Richard Anthony; Hall, Hubert Sylvian;

Richard Anthony; Hall, Hubert Sylvian; Kalinowsky, Jean
1504N—MUNARRA SOUTH: Watson, Francis; Caddy, Richard Anthony; Hall, Hubert Sylvian; Kalinowsky, Jean

MT. MAGNET DISTRICT.

1156M-LEAP YEAR: Thomas, Joseph James

NORTH COOLGARDIE GOLDFIELD.

5410Z—LAKE VIEW: Michaels, Myer; Maher, Patrick William; Side, Henry Herbert; Maher, Patrick; Maher, Mary Theresa

YERILLA DISTRICT.

1011R—NETA: Mandelstam, Alexander Sidney 1055R—REDBROOK G.M.: Dance, John

NORTH-EAST COOLGARDIE GOLDFIELD.

12X-BISSENBERGER NORTH: The North White

Feather Gold Mines, Limited
13X—BISSENBERGER: The North White Feather

Gold Mines, Limited ANOWNA CONSOLS: 1299X—KANOWNA ANOWNA CONSOLS: Orion Mines, Limited; Willmott, Samuel Charles; Whitfield,

Charles Angustus
1379X—KANOWNA CONSOLS No. 1: Orion Mines,
Limited; Willmott, Samuel Charles; Whitfield, Charles Angustus
1385X—PRIDE OF THE MORNING: Starr, Francis

Thomas
Thomas
1432X—KANOWNA CONSOLS DEEPS: Orion Mines,
Limited; Willmott, Samuel Charles; Whitfield, Charles Augustus
1438X—GOLDEN CEMENT: The North White Feather
Gold Mines, Limited
1443X—GOLDEN CEMENT NORTH: The North
White Feather Gold Mines, Limited

PHILLIPS RIVER GOLDFIELD.

98—HILLSBOROUGH: Matthews, William; Mat-thews, John Thomas; Clingin, Alma Maud 151—GEM CONSOLIDATED: Dunn, Walter; Parkin-

son, William Jones

-GEM CONSOLIDATED SOUTH: Dunn, Walter;

Parkinson, William Jones

-GEM: Reynolds, Henry; Scott, William Henry

PILBARA GOLDFIELD.

S20—McLEOD'S REWARD: McLeod, Donald 844—ANGLO-FRENCH: Boyd, Robert; Hayes, John

NULLAGINE DISTRICT.

218L—BARTON: McKenna, Gertrude Helen 219L—SHAMROCK: Nicholls, Alfred; Doherty, Michael 220L—PERSISTANCE: Martin, John

YALGOO GOLDFIELD.

902—FIELD'S FIND EXTENDED: Tobin, Patrick 907—BROWN'S REWARD: Connor, Loftus 909—OUR GIRLS: Connor, Loftus 913—BEATRICE: Connor, Loftus 914—KANGAROO: Connor, Loftus 920—BROWN'S REWARD SOUTH: Connor, Loftus 966—BROWN'S REWARD CENTRAL: Brophy Brophy, Christina

968—HAYES' GOLD MINE: Brown's Reward Central Gold Mines, No-Liability

YILGARN GOLDFIELD.

719-GREAT VICTORIA: Great Victoria Gold Mines,

719—GREAT VICTORIA: Great Victoria Gold Mines,
No-Liability
923—BOHEMIAN: Kernick, John; Campbell, Andrew
944—GREAT VICTORIA EAST: Great Victoria
Gold Mines, No-Liability
945—GREAT VICTORIA WEST: Great Victoria
Gold Mines, No-Liability
1227—GREAT VICTORIA EAST EXTENDED: Great
Victoria Gold Mines, No-Liability
1228—GREAT VICTORIA NORTH: Great Victoria
Gold Mines, No-Liability
1606—GREAT VICTORIA WEST EXTENDED: Great
Victoria Gold Mines, No-Liability

1606—GREAT VICTORIA WEST EXTENDED: Great
Victoria Gold Mines, No-Liability
2633—SPRING HILL NORTH: The Spring Hill Gold
Mining Company, No-Liability
2801—SCOTS GREYS: Polson, Samuel Hunter
2951—WHITE HORSESHOE: Simpson, Peter Miller
3226—ROYAL FLUSH: McLennan, Alexander Roderick; McIntyre, William Henry; Burt, Florence Stockwell
3248—RADIO DEEPS: Andrews, Richard Bullock;
Lang, Samuel Carsley
3264—TRANSVAAL MINE: Leggo, Arthur Victor
3269—MYRTLE CENTRAL: Smith, George Noel
Bernhard
3271—CENTRAL DEEP LEVEL: Smith George Noel

-CENTRAL DEEP LEVEL: Smith, George Noel Bernhard

3281—RESURRECTION: De Paoli, Giacomo

THE ROAD DISTRICTS ACT, 1919, AND THE PUBLIC WORKS ACT, 1902.

Albany Road Board.

P.W. 2678/23. P.W. 2678/23.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has approved, under the provisions of Section 167 of "The Road Districts Act, 1919," and Section 91 of "The Public Works Act, 1902," of Bornholm Siding Bridge, situated north of Bornholm Siding, being placed under the control and management of the Albany Road Board.

C. A. MUNT, Under Secretary for Works and Labour.

TENDER ACCEPTED.

Department of Public Works and Labour, Perth, 6th August, 1925.

THE following Tender, recently accepted, is published for general information:-

Date of Acceptance, Name of Contractor, Description of Contract, and Amount.

5/8/25—G. W. Whittington: Felling and Grubbing Trees—Contract No. 1, Karrakatta Road (6953), £60 1s.

By order of The Honourable the Minister for Public Works and Labour,

A. MUNT Under Secretary for Public Works and Labour.

THE ROAD DISTRICTS ACT, 1919.

Upper Blackwood Road Board.

Ex. Co. 1774; P.W. 509/22.

IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Upper Blackwood Road Board, in accordance with the provisions of "The Road Districts Act, 1919."

C. A. MUNT,

Under Secretary for Works and Labour.

UPPER BLACKWOOOD DISTRICT ROAD BOARD.

By-laws of the Upper Blackwood Road Board.

WHEREAS by "The Road Districts Act, 1919," the WHEREAS by "The Road Districts Act, 1919," the Road Board of any District is empowered to make Bylaws for all or any purposes in the said Act mentioned, the Upper Blackwood Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby make and publish the following Bylaves. lowing By-laws:-

Interpretations.

1. In these By-laws the interpretations set out in "The Road Districts Act, 1919," shall apply, in addition to which the following terms shall, unless the context otherwise indicates, bear the meaning set against them, in the Road Districts Act, or respectively, that is

"The Act"—"The Road Districts Act, 1919," and all amendments thereto which may here-

after come into force.

"Board"—Upper Blackwood Road Board.

"Board Room" shall be the office, hall, or building in which the meeting of the Board is held from time to time.

"District"-The District under the jurisdiction of the Upper Blackwood Road Board.
"Secretary"—The Secretary of the Board.

All other interpretations to be as prescribed in the Road Districts Act or other Acts or regulations thereunder.

Duties of Secretary.

- 2. The duties of the Secretary shall be:-
- (a) To attend all Board meetings.
- (b) To attend all Committee meetings.
- (c) To take notes of minutes and prepare reports of Committees.
- (d) Conduct all correspondence and to give the other officers instructions as directed by the minutes and carry out the resolutions of the Board as contained in such minutes.
- (e) Answer all questions on the Board's business.
- (f) See that the accounts are audited once a year and the balance sheets prepared and published yearly in the Government Gazette, and any other duties specified under "The Road Districts Act, 1919."
- (g) Prepare and place before the Board the monthly financial statement at the end of each mouth of the financial year, and enter the same on the minutes as required by the Act.
- (h) Supervise the preparations of the rate-books and the Board's electoral lists; to examine proof of the latter, and to arrange for the distribution of copies prior to elections; also to attend all courts of revision or appeal; to make the necessary arrangements for the elections; to issue instructions to the supervisor in accordance with the Board's resolution.
- (i) Summon the members to Board and Committee meetings.
- (j) Keep all books entered up to date in accordance with the instructions issued by the Minister, and additional instructions of the Board.
- (k) Check all accounts sort in to the Board, and see all accounts for works have stated in them the authority under which such works have been done, and to check all returns made by the collector or other of the Board's officers, and see that the counterfoils of the receipt book accompany all returns; to supervise and attend

- to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board.
- (1) Report to the Board at its next meeting any officer neglecting to make returns as provided, with the necessary vouchers attached thereto.
- (m) To pay into the bank after receipt, to the credit of the Board, all moneys received by him on behalf of the Board, when such moneys shall amount in the aggregate to the sum of £5 or over, with the exception of moneys granted by the Government, which are paid into Treasury
- (n) No money shall be paid into the bank to the credit of the Board by any officer of the Board except by or through the Secretary, as directed by the Board, and the Secretary shall give all receipts on printed forms.

 (o) Readily and cheerfully obey all lawful commands or orders of the Board, and to attend to all other matters affecting the finances and welfare of the Board and not herein specified.

- (p) See that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required of servants is taken within due time, and report as to such matters to the Board.
- (q) Report to the Chairman any servant of the Board who has been guilty of any neglect of duty or who is incapable of performing the duties allotted to him.
- (r) Exercise, subject to any directions given by the Board or Chairman, control over all servants of the Board.

Duties of Supervisor.

- 3. The duties of the Supervisor shall be:-
- (a) The Supervisor shall have the control of works, plant, and all property of the Board, and shall issue instructions to the foreman and shall see that same are faithfully carried out. Should the foreman be guilty of insubordination or disobedience, or be found incapable of performing the duties allotted to him, the Supervisor shall report the matter to the Chairman, who shall inquire into the matter and, if necessary, shall sust end the foreman and report the matter to the next meeting of the Board.
- (b) To prepare proper plans and specifications for all works and improvements as regards roads and culverts under the control of the Board; examine all materials to be employed in such works, and to see the same faithfully and properly executed and performed, and watch the progress and formation thereof; submit all specifications and plans to the Board before tenders are called tenders are called.
- (c) To see that the work of cleaning and repairing all public roads and footways is properly carried out.
- (d) To see that no labourers are engaged but those who are able-bodied and sober.
- (e) To see that all drains, sewers, culverts, and bridges are maintained in a state of efficiency,
- (f) To see that all servants under his control carry out their duties efficiently, and to report any departure therefrom.
- (g) To attend all Board and Committee meetings if required.
- (h) To specially examine all roads throughout the district at least once each six months, or as required by the Board.
- (i) To supply monthly, or as required, to the Board returns of all works completed or in progress, with remarks thereon.

Duties of Collector.

- 4. (a) The Collector shall collect moneys that may be due to the Board, issuing receipts for payment, and entering particulars of all payments in the book for that purpose.
- (b) He shall pay such moneys as are collected from day to day to the Secretary of the Board, who shall check all such entries on receiving the moneys answering thereto, and shall initial such entries.

Appointment of Officers.

- 5. (a) No permanent appointment shall be made to any office under the Board until after advertisement has been published in one or more local newspapers calling for applications from persons competent to fill such an appointment. All appointments shall be made by resolution passed by the Board. In the event of there being more than one applicant for such appointment, the election thereto shall be conducted by ballot, so as to obtain an absolute majority of the members present.
- (b) The election of all other officers shall be conducted by a show of hands, unless a ballot be demanded, in which case the procedure in the foregoing By-law shall be followed.
- 6. The salary or allowance attached to the office under consideration of the Board shall be fixed in all cases preceding the election, and the salary of any officer when fixed shall not at any time be considered with a view to its increase or reduction unless specially authorised by a meeting of the Board, at which a majority of the members are present.
- 7. All complaints against servants of the Board must be in writing, and must in every case be signed by the person or persons complaining, and no notice whatever shall be taken of any complaint not made in accordance with this By-law. All such complaints as are receivable may be addressed to the Chairman, who, upon the receipt of such complaints, shall have power to investigate the same, and he shall report thereon to the Board at their next meeting.

Meetings and Proceedings.

- 8. Notice shall be given in writing by the Chairman or Secretary of ordinary or regular meetings, and also of every meeting adjourned for a term exceeding six days.
- 9. Meetings of the Board shall be of two kinds—"Ordinary" and "Special." Ordinary meetings are "Ordinary" and "Special." Ordinary meetings are the regular meetings held in pursuance of these By-laws for the transaction of the general business of the Board, including meetings adjourned for the purpose of any incomplete business, but an adjourned meeting would not exclude any business which was considered necessary to transact. Special meetings are those called under Section 130 of the Act, and shall include those called by the Chairman in response to a requisition signed by three members on his own behalf, and the notices for such special meetings shall have such special business notified thereon for which the meeting was called, and for which each member shall receive seven days' notice. No business shall be transacted at a special meeting other than that for which the special meeting was called, provided that any matter of emergency are he discussed with the alive of the Christoper and the contract of the contract gency can be discussed, with the ruling of the Chairman and the consent of those present. The ratepayers' meeting shall consist of one called under Section 143 of the Road Districts Act, and the Standing Orders shall, so far as the Act allows, apply to the proceedings, but the provisions of the Act shall be first dealt with. The Chairman, if present, shall preside at all meetings of ratepayers and of the Board, and in his absence, or after being present he shall retire, one of the ratepayers chosen by the ratepayers or members of the Board, as the case may be, shall preside.
- 10. Ordinary meetings shall be held at the office of the Board, Boyup Brook, on the last Saturday in each month, unless otherwise arranged by resolution carried to that effect at the preceding ordinary meeting of the Board, at which each member has received due notice of the proposed alteration.
- 11. A special meeting may, on the requisition of three members of the Board, be called at any time in the manner prescribed by the Act, but the Chairman may call a special meeting of the Board as often as he may think proper. No business will be transacted at any ordinary or special meeting unless at least four members of the Board, inclusive of the Chairman, or the member of the Board chosen to preside in his absence, shall be present.
- 12. A majority of members present may require the Board room to be cleared of strangers, and the Chairman, or other presiding Chairman, shall immediately give directions to have the order executed.
- 13. At all meetings of the Board when there is not a quorum present, or when the Board is counted out

(which counting out shall take place whenever there shall be less than a quorum present), or within 30 minthen after time for which meeting is called; such circumstance, together with the names of the members then present, shall be recorded in the minute book.

14. The first business of ordinary meetings of the

Board shall be the reading of the minutes of the pre-ceding meeting aloud, with a view to their confirmation.

Voting.

15. Each member (including the Chairman) shall have one vote, and such Chairman shall, in case of equality of votes, have a casting vote in addition to his be decided by a majority of the votes of the members present. All motions and amendments shall be decided by a show of hands, unless a division is demanded, before the next business is proceeded with.

Minutes of Meetings.

16. The minute-book prescribed by the Act shall be kept in which any item of business transacted by the Board at a meeting shall be then and there entered by the Secretary. Minutes of special or ordinary meetings shall be confirmed at the next ordinary meeting. No discussion shall take place upon the minutes of proceedings, except as to their accuracy or for the rectification of a clerical error.

Standing Orders.

- 17. The order of business at all ordinary meetings
- of the Board shall be as follows, that is to say:—
 (a) Reading and confirmation of minutes of last
 - ordinary, also special meetings (if any).
 (b) Consideration of business arising out of min-
 - (c) Questions of which due notice has been given by
 - members or officers of the Board.
 (d) The Chairman shall have the right of directing attention at any meeting to any matter or subject within the jurisdiction or official cognisance of the Board by a minute signed by himself, and such minute shall, when introduced, take precedence of all business before or to come before the Board, and the adoption thereof may be put by him from the chair as a motion without being seconded, but he shall confine himself to the questions contained therein.
 - (e) Report of sub-committees.
 - (f) Presentation of petitions or memorials, and consideration thereby.
 - (g) Reading of correspondence (received and despatched), and taking action as may be deemed expedient in regard thereto.

 (h) Consideration of tenders and ratification of con-
 - tracts.

 - (i) Passing of accounts for payment.(j) Motions of which previous notice has been given. (k) Motions without notice (by leave of the Board under By-law 19).
 - (1) General business.
 - (m) Notice of motions.
- 18. In the event of any member having urgent business to place before the meeting he may move the suspension of the Standing Orders, and, if agreed to by the Board, such business shall take precedence to all
- 19. Any member wishing to rescind any motion shall Districts Act, by giving seven days' notice to each member or submitting to the Secretary of the Board notice of his intention in time to enable him to give the necessary notice presented by the Act. sary notice prescribed by the Act to each member.

Petitions.

20. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Board by a member only, and any member presenting a petition or memorial to the Board shall affix his name to the beginning thereof, with the number of signatures; and any member presenting a petition or memorial shall acquaint himself with the contents thereof and ascertain that it does not contain language dis-respectful to the Board. The nature or prayer of every petition or memorial shall be stated to the Board by any member presenting the same.

Tenders.

21. Tenders for work shall be opened and dealt with when the subject matter of the tenders comes on to be considered at the meeting of the Board, or by a committee appointed for that purpose.

Orders of Debate.

Speakers must not Digress.

22. A member having audience shall not digress from the subject of debate.

Unopposed Notices of Motion.

23. The Chairman may call over the notices of motion 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 more then without discussion, but the metion to the may then, without discussion, put the motion to the

Correspondence.

24. All correspondence with the Board shall be addressed to the Secretary and submitted to the Board. No letter addressed to the Board shall be presented or read by a member.

Consideration of Reports.

25. (a) If in a report of a committee distinct re-

25. (a) If m a report of a committee distinct recommendations are made, the decision of the Board may be taken separately on each recommendation.

(b) Any report of a committee or any portion thereof may be amended by the Board in any matter if it may think fit, or may be referred back to the committee for further consideration.

(c) The recommendation of any committee when committee by the Board shall be resolutions of the Board.

adopted by the Board shall be resolutions of the Board.

Precedence of Chairman.

26. When the Chairman rises in his place during the progress of a debate, any member then speaking or offering to speak shall immediately resume his seat, and every member present shall preserve strict silence so that the Chairman shall be heard without interruption, but the member who was speaking may resume when the Chairman takes his seat.

Notice of Motion: Absence of Mover.

27. In the absence of a member who had placed a notice of motion on the business paper for any meeting, any other member may at such meeting move the same, or such motion may be deferred until the next ordinary meeting of the Board.

Withdrawal of Motions.

28. Except as elsewhere provided, no motion, after being placed on the business paper, shall be withdrawn without the consent of the Board.

Motions to be Seconded.

29. No motion shall be debated upless or until it has been seconded.

Notices not to be Withdrawn without Consent.

30. When a motion has been proposed and seconded it shall become subject to the control of the Board, and shall not be withdrawn without consent of the Board.

Amendment may be Moved.

31. When a motion has been proposed and seconded, any member shall be at liberty to move an amendment thereon, but no such amendment shall be debated unless or until it has been seconded.

Motions and Amendments to be in Writing.

32. No motion or amendment shall be debated unless or until it has been reduced in writing if the Chairman so directs.

Further Amendment may be moved on Amended Motion.

33. If an amendment has been carried, the motion as amended thereby shall become itself the motion before the Board, whereupon any further amendment upon such motion may be moved.

How Subsequent Amendments may be Moved.

34. If an amendment, whether upon an original motion or upon any motion amended as aforesaid, has been negatived, then a further amendment may be moved to the motion to which such first-mentioned amendment

was moved and so on, provided that not more than one motion and one proposed amendment thereof shall be before the Board at any one time.

Motions for Adjournment.

35. No discussion shall be permitted upon any motion for adjournment of the Board. If upon the question being put on any such motion the same is negatived, the subject then under consideration or next on the business paper shall be discussed, and it shall not be competent for any member to again move a motion for adjournment until half-an-hour has elapsed from the time of moving the one that has been negatived.

Mover of Adjournment-When entitled to priority.

36. On resuming any discussion which has been adjourned, the mover of such adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.

Notice of Questions to be given.

37. Sufficient notice of every question shall be given to the Chairman or member expected to reply thereto, to permit of consideration of such reply and, if necessary, reference to other persons or to documents.

Questions to be put without argument.

38. Every such question shall be put categorically and without any argument or discourse.

Replies and Objections and Subsequent Motions received.

39. No discussion shall be permitted respecting any reply or refusal to reply to any question.

Mode of addressing Board, etc.

40. Members shall, on all occasions when at a meeting, address and speak to each other by their official designations, as Chairman or Secretary, as the case may be, and, with the exception of the Chairman, shall rise in their place and stand while speaking (except when prevented from so doing by bodily infirmity).

Speaker not to be interrupted if in order.

No member shall be interrupted while speaking, except for the purpose of calling him to order as here-inafter provided or in pursuance of By-law.

42. A motion or amendment not seconded cannot be discussed by any member except the mover nor put by the Chairman.

43. In submitting a motion or amendment, the Chairman shall put the question first in the affirmative and then in the negative.

44. When an amendment is carried, the motion amended thereby becomes a substantive motion, upon which further amendments may be moved before it is finally dealt with.

Limitation as to number of Speeches.

45. The mover of an original motion shall have the right of general reply to all observations which have been made in reference to such motion and to any amendment thereon, as well as the right to speak upon every such amendment. Every member, other than the mover of an original motion, shall have the right to speak once upon such motion and once upon every amendment moved thereon. No member shall, without the consent of the Board, speak more than once upon any one question or for longer than five minutes at any one time, unless when misrepresented or misunderstood, in which case he may be permitted to explain without adding further observations than may be necessary for the purpose of such explanation.

All Members to Vote.

46. Upon a vote being taken, all members present within the Board room, unless disqualified from voting, shall, and the Chairman unless so disqualified may, upon the question being put, record their respective votes in the affirmative or negative as each shall deem desirable, but if a member other than the Chairman neglects or refuses to vote, his vote shall be counted for the negative.

Determination of Motions.

47. (a) All motions shall, if not otherwise decided by law, be determined thus:—Upon a motion being put, those in favour shall say "Aye" and those against "No"; and the Chairman shall declare whether the "Ayes" or "Noes" have determined the motion; or

if the Chairman prefer, he may call for a show of hands for and against the motion. The decision of the Chairman shall be final and conclusive, unless such decision be immediately challenged and two members rise and demand a division.

(b) Where there is only one dissentient, he may request that his name be recorded in the minutes as opposed to the motion, and it shall be so recorded.

Divisions.

48. Upon a division being so called for the motion shall first be put in the affirmative and then in the negative, and the Chairman and all members present shall vote by show of hands, and the names and votes of the Chairman and members present shall be recorded in the minutes by the Secretary. Any member of the Board present when a division is called for who does not in the manner above indicated vote on such motion, not being disabled by law from so voting, his vote shall be counted for the negative.

Chairman may Repeat Question.

49. The Chairman shall be at liberty to put any question or motion as often as may be necessary to enable him to form his opinion as to the result of the voting and declare the same.

Acts of Disorder.

50. Any member who, at any meeting of the Board or any committee commits a breach of any By-law, or who moves or attempts to move any motion or amendment embodying any matter beyond the legal jurisdiction of the Board or committee, or who in any other way raises or attempts to raise any question or addresses or attempts to address the Board or committee upon any subject which the Board or committee have no legal right to entertain or discuss, or who uses any language which, according to the common usage of gentlemen, would be held disorderly, or makes use of any expression inconsistent with good order and decorum, or who says or does anything calculated to bring the Board or committee into contempt, shall be guilty of an act of disorder.

Ruling of Chairman.

- 51. (a) The Chairman when called upon to decide a point of order or procedure shall state the rule or precedent applicable to the case, without argument or comment, and the decision shall be final in that par-
- (b) If the ruling of the Chairman be disagreed with, then the usual Parliamentary procedure may be adopted.

Members called to Order more than once.

52. Any member who, having been called to order by the Chairman for any infringement of any of the provisions of By-laws or for any breach of decorum, shall, upon the request of the Chairman, withdraw from the Board room for the remainder of the meeting.

Removal from Board Room: Penalty for continued Breach of Order, etc.

53. In the event of a member declining to withdraw from the Board room on being required so to do by the Chairman, the Chairman may order his removal until the termination of the sitting, and such member shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding Two pounds.

Disorder.

54. If disorder arise at any meeting, the Chairman may adjourn the meeting for a period of fifteen minutes and quit the chair. The Board on resuming shall, on question put from the chair, decide without debate whether the business shall be proceeded with or not.

Appointment of Committees.

55. The Board may at any time appoint one or more members as a committee to inquire into any matter and make a report and recommendation thereon, but no committee shall incur any financial itability or in any way commit the Board to any responsibility whatever, without express and specific authority conferred by the Bylaws, or a resolution of the Board.

Finance and Accounts.

56. All accounts, bills, and vouchers shall be submitted to the ordinary meeting, and afer being certified as correct shall be paid by cheque.

57. An account shall be opened with such bank as the Board may from time to time direct, and all moneys received from whatever source, with the exception of money granted by the Government, shall be paid into such bank to the credit of the Board, and no account shall be paid except by cheque signed by the Chairman and one or more members of the Board, and countersigned by the Secretary. All moneys belonging to the Board shall, within 24 hours after they come into the boards of any officer convent, or clark he maid to the hands of any officer, servant, or clerk, be paid to the Secretary or to any other responsible officer if directed by the Board.

Urgent Works.

- 58. The Chairman, with one member, or, in the absence of the Chairman any two members may, in case of urgency, authorise the expenditure of a sum not exceeding Ten pounds.
- 59. Any one member is empowered, in cases of very urgent necessity, to authorise the expenditure, upon declared roads, of a sum not exceeding Two pounds ten shillings. In both these cases such action should be confirmed at the next meeting.

Unauthorised Expenditure.

60. Every item of expenditure and every liability incurred by any committee, or member of the Board, otherwise than under the authority of the Act or of these By-laws, shall be deemed unlawful expenditure, and a breach of this By-law by such person.

Common Seal.

61. The common seal of the Board shall be kept in the Board's safe. The common seal shall not be affixed to any deed or other instrument except by order of the Board.

Prevention of a uisances.

- 62. Any person who—
 (a) shall keep, or cause to be kept, any abattoir, slaughterhouse, pigsty, manure works, works for boiling down meat, bones, blood or offal, bone will be no manure donet fallow for the state of the s mill, bone manure depot, fellmongery, tan-nery, wool-scouring establishment, glue factory, soap or candle works, fish-curing establishment, place for storing, drying or preserving bones, hides, hoofs, or skins, dairy, or other work or establishment; or
- (b) shall keep, or cause to be kept, any house, passage, yard, way, cellar, drain, stable, cowshed, earth or other closet or cesspool; or
- (e) shall permit any accumulation of stagnant water, manure, dung, offal, or other filth upon any premises owned or occupied by him, so as to be likely to become a nuisance or injurious to public health,

shall be deemed guilty of an offence against these Bylaws, and shall, on conviction, be liable to a penalty not exceeding £20.

Abatement of Nuisances.

63. If any person shall permit or suffer any of the nuisances contained in the foregoing By-law to continue after notice from the Board requiring such person to remedy or abate the same, he shall be liable to a penalty of Five shillings for every day during which such nuisance shall remain unremedied or unabated to the satisfaction of the Board. Such penalty shall not exceed in the aggregate £20.

Offences, Omissions, or Neglects.

- 64. Any person guilty of the following offences shall, on conviction thereof, pay a penalty not exceeding £10:-
 - (a) Damaging or destroying any building, dam, well, tank, pump, windmill, windlass, bucket, rope, piping, troughing, fence, gate, or other property under the control of the Board.
 - (b) Placing any placard or other document, writing, printing on or otherwise defacing any house or building abutting or contiguous to a public road, or on any wall, fence, gate, or lamp-post without the consent of the occupier or owner thereof.
 - (c) Blasting any rock, stone, or timber in or near any road without the permission of the Board, and not attending to such directions in regard thereto given by such Board.

(d) Placing, stacking, or storing within the limits of any townsite in the open air, any cases, paper, shavings, crates packed with straw, or dangerous or inflammable substances so as to be, or likely to become, a source of danger through fire.

Preservation of Trees.

65. Any person who shall carclessly, wilfully, or wantonly injure, destroy, carry away, or remove from its place any tree or shrub or plant standing in any of the roads, enclosures, public places, or reserves, or who shall carclessly, wilfully, or wantonly injure, destroy, carry away or remove out of its place or ride or drive against any of the tree guards, fences, or other protection to such trees, shrubs, or plants aforesaid, shall be liable to a penalty of not more than £10, and in addition thereto shall also pay the Board a sum equal to the damage so done.

Prescribing Removal of Verandahs.

66. Any verandah or balcony which obstructs the footway or roadway, or is dangerous, and all other obstructions on the footways or roadways, or overhanging the same, shall be removed when ordered within such time as shall be notified by the Board, and all expenses incurred in removing same shall be borne by the owner or occupier of such verandah, balcony, or other obstruction, whether removed by the Board or otherwise; and any rerson whatsoever interfering or obstructing any officer or person employed by the Board in carrying out this By-law shall be liable to a penalty not exceeding £10.

To prevent Obstruction to Footpaths of the Streets.

67. Every person who shall permit any vehicle, horse, goods, wares, merchandise, boxes, coal, firewood, or any other articles to remain or be on any footway or roadway or any portion thereof, or any street within a town, or a road district, for a longer period than shall be necessary for housing or removing, shall forfeit and pay for every such offence a penalty not exceeding Five pounds (£5).

Encroachments, etc.—Removal of.

68. On the order of the Board, the Secretary or other appointed officer may direct the removal within 14 days of any building, fence, or other obstruction or encroachment in or upon any street, lane, or public place under the control of the Board. In any case where, after service of notice for such removal, any such obstruction or encroachment has not been removed within the specified time, it shall be lawful for the officer appointed by the Board to remove the same, at the cost and charges of the person so offending, and to proceed against the offender for the breach of this By-law, the penalty for which breach shall not be more than £20 for every day or part of a day during which such offence shall be committed or continued after the expiry of the notice prescribed therein.

Lighting.

69. Any unauthorised terson who shall light, put out when lighted, or in any other way interfere with any lamp belonging to the Board, or any person who shall damage or destroy such lamp shall pay, in addition to the value of such damage, if any, on conviction, a sum not exceeding £5.

Water Supply.

- 70. Any person who shall injure or destroy any well, bore, pipe, tank, or place of storage for water, or any machinery, appliances, or property used in connection therewith, shall be liable to a penalty not exceeding £5. and also shall pay to the Board the sum of such damages
- 71. Any person who shall waste, or allow water to escape, foul, pollute, or taint any water contained in an bore, pipe, tank, or place of storage shall be guilty of an offence against this By-law, and shall be liable to a penalty not exceeding £20.
- 72. No person shall pollute or cause to be polluted any watercourse, pool, well, tank, reservoir, or other water within the district.
- 73. Any person or persons a laying open the lid of any well in the district shall be guilty of an offence against these By-laws, and notwithstanding any civil remedy for damages so caused, shall be liable, on conviction, to a penalty not exceeding £5.

74. Any person who shall remove any water from any well, bore, tank, or other place of storage under the control of the Board, except in the direct watering of stock thereat, or for bona fide camping use, or except with the written consent of the Board and payment thereon of such reasonable fee as may be demanded, shall forfeit and pay, on conviction, a penalty not exceeding £5.

Sand and Timber.

75. Any person who shall remove any gravel, sand, or other materials from any lands under the control of the Board, without a license, shall forfeit and pay, on conviction, a sum not exceeding £5.

Barbed Wire.

76. Barbed wire shall not be allowed on the outer or road side of any fence along any road. Any person offending against this By-law shall be liable to a penalty not exceeding £5.

Fencing.

77. The owner of any land abutting on any road in any townsite shall fence all such boundaries so abutting with such description of fence as may be directed by the Board, and shall maintain every such boundary fence erected, or to be erected, in good order. In the event of such fence not being erected or repaired after due notice has been given so to do, the Board may fence or repair such fence, and recover the cost of so doing from the owner or owners of the land.

Depasturing of Cattle, etc.

- 78. Any person who shall turn loose, or suffer any kind of animals belonging to him or under his control to stray or go about, or to be tethered or depastured in or upon any road, recreation ground or reserve shall, upon conviction, be liable to a penalty not exceeding £5.
- 79. No animal shall be allowed to stray on any roads or places, and no animal suffering from an infectious or contagious disease shall be ridden or driven on any road, or be allowed to drink at any public watering place within the district. Any animal so suffering may be slaughtered and destroyed at the owner's expense. The owner or driver of such animal shall be liable to a penalty not exceeding £10 for a breach of this By-law.

Copulation of Stock.

80. Any person who, as owner or otherwise, while in charge of an entire horse, bull, or ass shall cause, allow, permit, or suffer any such entire horse, bull or ass to try to cover any mare or cow within any township within the district, or shall cause, permit, allow, or suffer any such entire horse, bull, or ass to be turned loose in any yard or other place with any mare or cow for the purpose of allowing such mare or cow to be tried or covered except in some yard, building, or other premises as shall be entirely and sufficiently screened from public view, shall forfeit and pay, on conviction, a sum not exceeding £10.

Goats.

- 81. (1.) No person shall keep any goat within the boundaries of the Upper Blackwood Road District unless such goat shall have been registered and the registration fee of sixpence paid to the secretary of the Board.
- (2.) Every registration shall be renewed in the month of July in each year.
- (3.) The Board may refuse to register any goat if, in the opinion of the Board, suitable accommodation has not been provided for keeping such goat.
- (4.) No person shall allow or cause any goat to be depastured upon, or tethered upon, or to loiter or stray upon any roads, streets, or reserves, or any vacant land adjacent thereto.
- (5.) Any goat found wandering upon any street, road, or reserve, as above, may be seized and impounded or destroyed.
- (6.) The penalty for breach of any of the preceding clauses shal be a sum not exceeding £5 for each breach, in addition to such sums as the Justices may direct as compensation for damages done by such goats.

Crossing Places.

82. It shall be lawful for the owner of any land fronting or adjoining any road or public way requiring access thereto with horse and vehicle, from such street to such land across any existing made footpath, kerbing, channel, or gutter, having first had and obtained the consent of the Board, to construct a crossing of such discount of the board, to construct a crossing of such discount and proposed and dimensions and materials, and in such form and manner as the regulations of the Board for the time being require, or as may be directed by the secretary, and shall thereafter keep and maintain the same in good repair. Any person not complying with this By-law shall be liable to a penalty not exceeding £5.

83. Any person who shall break, damage, or destroy any pound, fence, gate, lock, shed, trough, or other premises the property of the Board, shall be liable to a penalty not exceeding £5.

84. Any person who shall obliterate, deface, or damage any table of fees, placard, or other notice required by "The Cattle Trespass, Fencing, and Impounding Act, 1882," shall be guilty of an offence against this By-law and shall be liable to a penalty not exceeding £5.

85. Any person who shall release, or attempt to release, any cattle which shall be lawfully seized for the purpose of being impounded, whether such cattle shall be in the pound or on the way to or from any such pound, shall be guilty of an offence against this Bylaw, and shall, on conviction, be liable to a penalty not exceeding £5.

any road within the district shall be liable to a penalty of not less than £3 and not exceeding £5 in the night-time, and not less than £2 and not exceeding £4 in the day-time.

87.	Pound Fees.			s.	đ.
For each entire months old For each mare,				10	0
				4	0
For each bull ab				10	0
For each cow, ox				4	0
For each goat o				2	-6
For each sheep				2	
88. <i>Su</i>	ustenance Fees.			s.	đ.
	mare, gelding, l of horned cat	tle abov	e 12		6
	12 months old,	except s	uek-		
ing foals an	d calves			2	-6
For each sheep,	goat, or pig			2	-6
Such quetanance for		л с	1.	Э.	· · ·

Such sustenance fees to be charged for each day of twenty-four hours, half-rates only to be charged for less than twelve hours, and no charge to be made for less than three hours.

Heavy Traffic.

89. The Board may, by notice affixed to any bridge or culvert, declare the maximum weight of any engine, or culvert, declare the maximum weight of any engine, agricultural or other machine or vehicle of any kind, and of any load or material which shall be permitted to cross such bridge or culvert, and also the pace or speed at which such engine, machine, vehicle, or load shall be driven, led, or taken over such bridge or culvert, and any person who shall cross such bridge or culvert in contravention of this By-law shall, in addition to any liability for damage he may have caused, be liable to a penalty not exceeding £10. liable to a penalty not exceeding £10.

90. No person shall drive or take or cause to be driven any engine, agricultural or other machine or vehicle of any kind across any bridge or culvert so specified from time to time whose weight including any load thereon shall exceed 10 tons, and any person committing any breach of this By-law shall be liable to a penalty not exceeding £20.

Damaging Roads.

91. No person shall either wilfully or negligently damage or destroy by means of horse, team, tractor, or any other means any road, and any person found guilty of such damage or destruction shall be liable to a penalty not exceeding £20. Any person who—

(a) cuts or removes, without the consent in writing of the Board, timber, earth, stone, or other material from a road or reserve; or

- (b) erects, without the consent aforesaid, upon a road so as to encroach thereon; or
- (c) draws, without the consent aforesaid, across the waterside of a road, or across a drain except over a properly constructed approach or culvert, a dray or other wheeled vehicle; or
- (d) draws upon any road, timber, stone, or other material otherwise than on a wheeled ve-hicle, or suffers such material, when carried principally or in part upon a wheeled vehicle, to drag or trail upon a road, or draws upon a road a whim or timber carriage any portion of which, or any portion of chains attaching thereto, or any portion of other attachment trails or drags upon a road, shall be deemed guilty of an offence against these Bylaws, and shall be liable to a penalty not exceeding £5 for every such offence.

for every such offence.

92. The Board may by proclamation declare any road within its boundaries closed to heavy traffic for a specified time.

93. Any person taking any plough, cultivator, or other implement over or along any road and thereby damaging or marking such road in such manner which in the opinion of the Board may indirectly cause ultimate damage to the road, shall be liable to a penalty not exceeding £5.

94. Any person who draws upon any read any vehicle the wheel or wheels are locked, unless there is placed at the bottom of such vehicle some sufficient protection to prevent damage to such road, shall be liable to a penalty not exceeding £5.

To protect Bridges from Fire.

95. Any person who shall light a fire (except by the order of the Board) or shall light a fire (except by the order of the Board) or shall place any rushes, bushes, or other inflammable substance under, near, or against any bridge in the district, for the purpose of making a camp or sleeping place, or for any other purpose, shall be liable to a penalty of not less than £1 and not exceeding £20.

Prevention of Trees Falling across Roads.

96. No person shall make or leave a fire near any road or track or reserve without taking proper precautions against such fire spreading.

97. No person shall ringbark or set fire to any standing tree upon or near to any road or track.

Park Lands, Reserves, and Recreation Grounds.
98. All park lands and recreation grounds shall be open to the public daily for recreation purposes, excepting as otherwise provided for in these By-laws. Board shall have the power to grant exclusive right to use and occupy any park lands, recreation grounds, or reserves placed under its control within the district for holding public great or appropriate to the control within the district for holding public great or appropriate to the control within the district for holding public great or appropriate to the control within the district for holding public great or appropriate to the control within the district for the control within the district holding public sports or amusements to any responsible person or persons, and any person or persons obtaining such right shall be responsible for the proper care of all fences, buildings, and trees, or other improvements upon or enclosing such park lands, recreation grounds, and reserves, and shall pay the Board a fee to be fixed for admission on such occasions.

99. No horses, cattle, or vehicles shall be allowed on any park lands or recreation grounds without the written permission of the Board.

100. All persons using or being upon any park lands, recreation grounds, or reserves, shall at all times conduct themselves in a becoming manner, and any person creating any disturbance or annoyance to the public shall be liable to be expelled from such lands by any police constable or officer of the Board.

101. The Board may, in its discretion, prohibit any games or gymnastics from being played or carried on by any person or persons upon any park lands, recreation grounds, or reserves on any Sunday, Christmas Day, or Good Friday.

102. No person shall offer for sale, on any reserve, any provisions, refreshments, or other goods of any kind, nor carry on any games, or boxing, or other similar shows, nor use any firearms, except with the express sanction of the Board and payment of such fee as may be demanded.

103. The Board, or any person duly authorised, may make charges for admission to any reserve, or defined portion thereof, but such charges shall not exceed 2s. for adults, 1s. for children under 15 years, with free entry for children (accompanied) under five years, and for horses and vehicles 1s. each.

104. Such person to whom the use of any reserve is given for pienic sports, races, or other use shall be held responsible for the immediate removal of all rubbish deposit thereon, on the occasion of such use, and a deposit not exceeding £5 shall be paid as a guarantee for the due removal of such rubbish. On the removal of such rubbish to the satisfaction of the Board, the deposit shall be returned.

105. No person shall damage or injure any tree, shrub, or plant in any park lands, recreation grounds, or reserves. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding £10 for every such offence.

106. 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 percentage by way of discount of five per centum on the amount of such rates.

Road Board Halls.

107. Applications for the hire of any hall, room, or furniture shall be made to the Secretary not less than 24 hours before the time that such hall, room, or furniture is required. Each application must be accompanied by the scheduled fee as may be prescribed by the Board from time to time. Each application for the hire of hall, room, or furniture must set out clearly the purpose for which such hall, room, or furniture is required during the term of engagement. The Board shall have the right to accept or refuse any application.

108. The Board may at any time, by giving 24 hours' notice, cancel any agreement made for the hiring of any hall room or turniture.

of any hall, room, or furniture.

109. In the event of two or more applications being made for the hire of any hall, room, or furniture for the same date and hour, the Board may, without considering priority of application, determine to which applicant the hire of such hall, room, or furniture shall be granted.

110. The hirer of any hall, room, or furniture shall be held responsible for any damage to buildings, fittings, furniture, or crockery, and shall pay to the Board the amount of such damages as shall be assessed

by the Board, 111. The B 111. The Board may at any time demand that the hirer shall, prior to the term of engagement, deposit an amount estimated to cover any damage that might

occur during the term of such engagement.

112. The hirer shall, as soon as practicable after

the term of engagement, and when the use of the hall crockery is allowed, deliver all such crockeryware in a clean and sound condition, and any article not accounted for or in a cracked or broken condition, must be paid for at current prices.

113. The hirer of any hall, room, or furniture shall comply with the provisions of the Health Act, Entertainments Tax Act, or any other Act in force during the term of engagement. If, in the opinion of the Board, all the necessary actions have not been taken to comply with the provisions of the Acts above mentioned, the Board may at any time, prior to or during the term of engagement, forbid or prevent the use of such hall or room. such hall or room.

114. In the event of any engagement being stopped under the last preceding By-law, the hirer shall forfeit the full fees payable for the hire of such hall or room as if such engagement had been duly fulfilled.

Interpretations.

"Hirer"—The person making application or arrangements for the hire of hall, room, or furniture.

Term of engagement".—The term for which hall, room, or furniture has been allotted to the hirer.

Bathing.

115. Any person or persons over the age of 13 years bathing in the rivers or watercourses within the district must wear suitable costume or clothing.

Penalties.

- 116. Where any person by these By-laws or any of them is required to do or perform any act, and such act is not done or remains undone or unperformed, it shall be lawful for the Board to perform the same and charge the cost and expense against such person, and the amount thereof may be recovered summarily.
- 117. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these By-laws, and, where not otherwise provided, shall be deemed liable to a penalty not exceeding £20 for every such offence.
- 118. All penalties or other sums recovered under provisions of these By-laws shall, unless otherwise provided, be paid to the Board, and shall become the property of, and form part of the ordinary income of the district, except so much as may be paid to any informer.

Passed by resolution of the Upper Blackwood Road Board, at the meeting duly held on the 25th October, 1924:

> FRED. T. KNAPP, Chairman.

GEO. H. BICKFORD. Secretary,

The Common Seal of the Upper Blackwood Road District was hereby affixed, in the presence of,-

FRED. T. KNAPP,

[L.S.]

Chairman.

GEO. H. BICKFORD, Secretary.

Recommended,-

JAS. CUNNINGHAM, (Sgd.) for Minister for Works.

Approved by His Excellency the Governor in Execu-Čouncil, this 8th day of July, 1925.

> (Sgd.) W. E. STANNARD Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919.

Road Board Elections.

Department of Works and Labour, Perth, 5th August, 1925.

IT is hereby notified, for general information, in accordance with Section 91 of "The Road Districts Act, 1919," that the following gentlemen have been elected Members of the undermentioned Road Boards to fill the vacancies shown in the particulars hereunder:—

Road	Ward.	Date of	Membe	er Elected.	Occupation.	How vacancy	Name of previous	Remarks.
Board.	ward.	Election.	Surname.	Christian Name.	Occupation.	occurred:	Member.	Remarks.
Merredin Albany	North-East Central	1925. July 15 Aug 1	Hart Sounness	Alwyn John William Earnest	Farmer	Resignation Resignation	Haines. O. C Newton, F	Unopposed. Unopposed.

TENDERS FOR PUBLIC WORKS.

Date Notic		Nature of Work.	Date and time for Closing.	Where and when Conditions of Contract, etc., to be seen.		
192	5.		1925. (Noon on Tuesday)			
July	21	Bridge over Turkey Cock Gully and Approaches Contract (6943)	11th August	Contractors' Room, Perth, and at the office of the Beverley Road Board, on and after 27th July, 1925.		
July	20	Bridge over Green Brook at Enanty, on Mingenew-Nara- kine Road, and Approaches Contract (6944)	11th August	Contractors' Room, Perth, and Mingenew Road Board Office, on and after Monday, 27th July, 1925,		
July	23	Denmark Hospital — Additions (6945)	11th August	Contractors' Room, Perth, P.W.D. Office, Katanning, Court House, Albany, and Police Station, Den- mark, on and after 28th July, 1925.		
July	3 0	Karlgarin School—Removal from Kondinin (6946)	18th August	Contractors' Room, Perth, P.W.D. Office, Katanning, Court Houses, Narrogin and Merredin, on and after 4th August, 1925.		
July	30	Midland Junction School—Fencing (6947)	18th August	Contractors' Room, Perth, and Court House, Midland Junction, on and after 4th August, 1925.		
Augus	st 6	Pine Hill School—Removal from Narembeen (6948)	25th August	Contractors' Room, Perth, and Court Houses, Merredin and Narrogin, on and after 11th August, 1925.		
Augus	st 6	Shott's School—Additions (6949)	25th August	Contractors' Room, Perth, and Court Houses, Bun- bury and Collie, on and after 11th August, 1925.		
Augu	st 6	Konnongorring School – Removal from Karranadgin (6950)	25th August	Contractors' Room, Perth, and Court Houses, Goo- malling and Northam, on and after 11th August, 1925.		
Augu	st 6	Perth—Fremantle Government Buildings—Chimney Sweeping Contract (6951)	25th August	Contractors' Room, Perth, and Court House, Fremantle, on and after 11th August, 1925.		
Augu	st 6	York Hospital—Nurses' Quarters (6952)	25th August	Contractors' Room, Perth, P.W D. Office, York, and Court House, Northam, on and after 11th August, 1925.		

Tenders, which must be accompanied by a Schedule of quantities together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works and Labour," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

C. A. MUNT, Under Secretary for Works and Labour.

THE ROAD DISTRICTS ACT, 1919.

Katanning and Kent Road Districts.

Alteration of Boundaries.

Notice of Intention.

P.W. 2257/24.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Districts Act, 1919," to sever that portion of the Kent Road District, as described in the Schedule hereto, and annex it to the Katanning Road District.

Plans of the proposed alteration may be seen at the Local Government Office, Department of Works and Labour, Perth.

(Sgd.) C. A. MUNT, Under Secretary for Works and Labour.

KATANNING ROAD DISTRICT.

Transfer of Territory from the Kent Road District.

All that piece of land bounded by lines commencing on the present District boundary at the North-Western corner of Kojonup Location 6366 and extending along the Northern, the East, a North, and the South-Eastern boundaries of said Location 6366, the Eastern boundary of Location 6367, and to and along the East boundary of Location 3880, the Northernmost, a West, and part of a North boundary of Location 6353, the West boundaries of Locations 3876 and 3878, and part of the latter's North boundary, the East and part of the North boundaries of Locations 3879 and 6368, and the West boundary of Location 6366 to the starting point.

THE ABATTOIRS ACT, 1909.

Regulations.

- 1 These regulations shall be in force in the Metropolitan District as declared under the Act by Proclamation published in the *Government Gazette* on the seventh day of August, 1925.
 - 2. In these regulations-
 - "Act" means the Abattoirs Act, 1909;
 - "Carcase" means the whole or any portion of the flesh, wool, skin, hide, bones, hair, hoofs, and offal of any stock;
 - "Controller of Abattoirs" includes the person for the time being, under the Minister, in charge of and responsible for the management of Government abattoirs and saleyards;
 - "Government Abattoir" means-
 - (a) the land, buildings, and plant leased by the Government from the West Australian Meat Exports Company, Limited, at South Fremantle, and used and established as an abattoir, and any other land, buildings, and plant owned by the Government, and used and established as an abattoir at South Fremantle, and
 - (b) the land, buildings, and plant owned by the Government and established as an abattoir at Midland Junction;
 - "Inspector" means an inspector of the Department of Public Health;
 - "Large Stock" means and includes bulls, bullocks, cows, steers, heifers, and calves over the age of six months;
 - "Minister" means the Minister of the Crown for the time being charged with the administration of the Abattoirs Act, 1909;

"Officer in Charge" means the person appointed by the Controller of Abatteirs or otherwise as foreman over an abattoir, or alattoir and sale-yard, and acting under the direction of the Controller;
"Person" includes a body of persons, whether cor-

porate or incorporate;

"Staff" means and includes every person engaged in and about an abattoir or saleyard, being an

employee paid by the Government;

"Stock" has the meaning prescribed by the Act, and includes sheep and lambs;

"Stock Agent" means a person licensed by the Minister to sell stock in a saleyard;

"Vehicle" includes every description of cart, wagon, carriage, motor, and any other convergence. vevance.

Duties of Controller.

3. It shall be the duty of the Controller of Abattoirs-

(a) To control and direct the working of the abattoirs;

(b) To see that the provisions of the Act and the regulations are duly observed and complied with, and if necessary to enforce the same;
(c) To collect and recover all prescribed fees and

charges;

(d) To see that such books of accounts and records are kept in relation to the abattoirs as shall from time to time be prescribed, or required by the Minister to be kept.

Hours of business.

4. The abattoirs shall be open for business on every week-day (excepting Saturdays) from 7.30 a.m. to 12 noon, and from 1 p.m. to 5.30 p.m., and except on holidays observed at the abattoirs; but the abattoirs may be open for work on a Saturday or a holiday, or at any other than the appeal working hours if the Controller of other than the usual working hours, if the Controller of Abattoirs shall so direct.

Inspection.

5. No carcase shall be removed from an abattoir within twelve hours after being slaughtered, except by the permission of the Controller of Abattoirs in writing, nor until it has been examined, passed, and branded by an inspector.

Condemned carcases.

Should the whole or any part of any carcase or offal be condemned by an inspector, the owner may be allowed three shillings per 100lbs, thereof.

Feeding stock.

7. (a) Space may be allotted to the owners of stock for storing fodder at rates to be decided by the Minister, but on condition that the Minister will not be responsible for loss or damage to fodder while being

stored.
(b) Stock awaiting slaughter may be fed on application being made by the owner thereof to the Officer in Charge, at a daily charge to be fixed by the Controller of Abattoirs from time to time.

(c) Yards provided adjacent to the abattoirs for

holding stock awaiting slaughter will be rented at rates to be fixed from time to time by the Minister, but the Minister will not be responsible for any loss or injury to such stock.

8. In the event of an owner neglecting to feed stock which is being held in the abattoir yards, the Controller may feed such stock and recover the sum incurred from the owner.

Cruelty to stock.

9. Should any owner or employee of any owner be guilty of any cruelty to stock whilst on the abattoir premises, it shall be reported to the Controller of Abattoirs by the Officer in Charge, and the Controller shall take such action as the Minister may direct.

Slaughtering.

10. Any person wishing to slaughter stock in an abattoir shall make an application to the Officer in Charge, who will direct when and in what portion of the abattoir such stock shall be slaughtered, and the owner and employees of the owner shall be bound to observe such direction, and to conform to all the regulations of

the establishment, and no stock shall be slaughtered at any time or in any part of the abattoir otherwise than as directed by the Officer in Charge.

11. Any person wishing to slaughter stock shall, if required, supply the Officer in Charge with a list in writing of the numbers and description of stock before 9 a.m. on the day such stock is to be slaughtered.

Time allowed for slaughtering.

12. Any person occupying a stand in any part of the abattoirs for slaughtering stock shall not occupy such stand any longer than the time allowed by the Officer in Charge for slaughtering a given number of stock, and at the expiration of such time shall vacate the stand when directed by the Officer in Charse. The time allowed for slaughtering a given number of stock shall be fixed by the Controller of Abattoirs from time to time in accordance with the awards governing the conditions under which slaughtermen shall work.

Damage to plant or equipment.

13. Any person damaging or removing plant, gear, or equipment belowing to any part of the establishment shall pay the cost thereof to the Controller.

Instructions by the Inspector to be observed.

14. Every person using the abattoirs shall promptly 14. Every person using the abattors shall promptly obey any instructions issued by an Inspector relative to the inspection or preparation of any carcase or the provision of the Health Act, 1911-19 and the regulations or by-laws made thereunder. No carcase of meat will be examined or branded where the viscera lymphatic glands, pleura, or peritoneum have been removed or tampered with, except by the authority of an inspector.

Offal not to remain on floor.

15. No offal or viscera of any kind shall be allowed to remain on the floor of the slaughterhouse, but must be removed in receptacles provided for the purpose.

Property in viscera and inedible offal.

16. All stock brought to an abattoir for slaughter shall be admitted to the abattoir on condition that the viscera and inedible offal shall become the property of the Government, unless the owner of the stock states in writing on his application to the Officer in Charge for leave to slaughter the stock, that he desires to retain the property in such viscera and offal.

The viscera and offal referred to in this regulation

Of large stock— Gut fat. Lungs. Intestines. Third stomach or bible. Horns Tail tips. Paunch contents.
Of lambs, sheep, and goats— Gut fat. Paunch.
Paunch contents. Intestines. Lungs. Trotters. pigs— Gut fat. Paunch. Paunch contents. Intestines.

Lungs.

are:

Fees.

17. The fees to be charged for the use of an abattoir (inclusive of inspection and 24 hours' free storage in the chilling rooms) shall be as follows:—

(a) Where the viscera and inedible offal are not claimed by the owner of the stock, and become the property of the Government—

		s.	d.
For every head of large stock		7	6
For every calf under the age of six mont	hs	3	0
For every sheep, lamb, or goat		1	0
For every pig up to 100lbs, dressed weig	ht	2	0
For every pig from 101 to 200 lbs. d	ressed		
weight		3	6
For every pig from 2011bs, upwards		6	0

(b) Where the viscera and inedible offal are claimed by the owner of the stock-

For every head of large stock

With respect to calves, the Officer in Charge shall be the sole judge of what constitutes a ealf.

Payment of jees.

Every person shall pay to the officer appointed to collect abattoir fees, the fees payable for slaughtering and inspection, and the fees for storage in chilling rooms, and for feeding stock, and any other charges incurred before the careases are removed from the abattoir, and the Officer in Charge may at any time refuse to allow to be removed from the abattoir all or any carcases, skins, hides, or fat belonging to any person until he shall have paid all such fees as are due by him.

Minister may purchase fat and offal.

19. The Minister may purchase fat and offal of all descriptions other than mentioned in Regulation 16 at current rates, but the owner shall not be bound to sell. In the event of the owner selling his fat and offal elsewhere, such fat and offal must be placed in receptacles provided by the owner and approved by the Inspector, and removed from the abattoir as directed by the Officer in Charge.

Storing Hides and Skins,

Owners of skins and hides will be allowed to store free of charge, in the buildings provided for the purpose, all skins and hides for six days after slaughter; at the expiration of that time they shall be removed as directed by the Officer in Charge.

Owners entitled to twenty-four hours' free storage in chillers after slaughter,

21. The owner of all stock slaughtered at the abattoirs shall be entitled to twenty four hours' free storage tours shall be entitled to twenty four hours' free storage in the chilling rooms. If the owner of any carcase should require the same to be held in the chilling rooms for a longer period than twenty-four hours the same may be held at rates decided on by the Minister from time to time, but only so long as the Controller of Abattoirs decides that space is available. Every care will be exercised in supergraphing the exercised in the exercised in supergraphing the exercised in the exercise of the exercised in the exercised in the exercise of the exe cides that space is available. Every care will be exercised in safeguarding the owner of any meat held in the chilling rooms, but the Minister will not be responsible for damage or loss unless it is proved that such ¿manage or loss is caused by the negligence of the abattoir staff. All careases or parts thereof and edible offal shall be delivered to the abattoir staff at the door of the chilling rooms, with the owner's brand distinctly marked thereon, provided that when careases are received in a chilling room on Friday and not removed before the next following Monday or the next following day on which the fowing Monday, or the next following day on which the abattor is open for work (if a holiday intervenes), the time for free storage shall be extended accordingly.

This proviso does not apply where carcases are received for storage for a period exceeding twenty-four

Minister to have lien for fees.

22. The Minister shall have a lien on all stock, carcases, skins, hides or fat for the time being in the establishment of any person indebted to the abattoirs, and if any person shall make default for seven days in payment of any fees due by him to the abattoirs, the Minister may without making any demand or giving any notice sell by public auction or private contract all or any of such stock, carcases, skins, hides or fat and re-ceive the net proceeds thereof, and after deducting all fees due to the abattoirs he shall pay the balance or sur-plus thereof to such person or to whom he may direct.

Persons guilty of breach of regulations.

23. Any person being intoxicated or guilty of disorderly conduct or in any way committing a breach of the regulations may be removed at the direction of the Officer in Charge and shall thereafter, if necessary, be refused admission to the establishment.

General.

24. Notwithstanding anything contained in these regulations, any person using the abattoirs or employed therein, shall carry out any reasonable instructions issued by the Officer in Charge which may be necessary in the interests of the smooth working of the establishment. ment.

Slaughtering elsewhere than in an abattoir prohibited.

25. No person shall slaughter any stock within the Metropolitan Area as declared under "The Abattoirs Act, 1909," except in an abattoir established under the said Act. Provided that pigs may, with the approval of

the Minister, be slaughtered on private premises.

26. The regulations under the Act in force in the Metropolitan Area prior to the publication in the Government Gazette of these regulations are hereby re-

M. F. TROY, Minister for Agriculture.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

QUARTERLY Returns as required, vide Sections 54 and 83 of the Government Railways Act, Edward VII., No. 23 of 1904.

	£
Total Gross Receipts for Quarter ended 30th June, 1925	852,127
June, 1925 Gross Cost of Construction, including Cost	575,007
of Locomotives and Rolling Stock and all Incidental Expenditure	20,318,120
Traffic Returns for Quarter ended 30th June,	050 105
1925 Earnings per train mile for Quarter ended	852,127
30th June, 1925 1	55.10 pence
24th July, 1925. H. POPE Commissioner of I	

WESTERN AUSTRALIAN GOVERNMENT TRAMWAYS.

QUARTERLY Statement as required, vide Section 18 of the Government Tramways Act, George V., No. 58 of 1912.

Quarter ended 30th June, 1925.

Capital Cost				 :	E932,317
Net Revenue				 	£7,415
Expenditure	• •	• •	• • •	 • •	62,590
Gross Receipts				 	70,005
					£.

H. POPE, Commissioner of Railways.

24th July, 1925.

WESTERN AUSTRALIAN GOVERNMENT ELECTRICITY SUPPLY.

QUARTERLY Returns as required, vide Section 18 of "The Government Electric Works Act, 1914," George V., No. 29 of 1915.

Quarter ended 30th June, 1925.

Gross Receipts Expenditure			
Net Revenue			£13,761
Capital Cost			£864,128
24th July, 1925.	Com	H. Po	OPE, of Railways.

INDUSTRIAL ARBITRATION ACT, 1912. (No. 57 of 1912.)

Notice before Cancellation of Registration.

NOTICE is hereby given that it is the intention of the Registrar to proceed on the 21st day of September, 1925, to cancel the registration of the Ivanhoe Gold Corporation, Limited, under the above-named Act unless

cause be shown to the contrary in the meantime.

The ground of such proposed cancellation is as follows:—That the company has gone into liquidation and has ceased to carry on business in Western Australia.

Dated this 6th day of August, 1925.

FRANK WALSH, Registrar of Industrial Unions.

COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 43 of 1925.

No. 45 of 1925.

In the matter of an Industrial Agreement, dated the 26th February, 1925, made between the Western Australian Plumbers' and Sheet Metal Workers' Industrial Union of Workers (hereinafter called "the Union"), and Harris Scarfe & Sandovers, Ltd.; Metters, Ltd.; F. Instone & Co., Ltd.; The Federal Tinware Mamfacturing Co., and Lyons & Hart (hereinafter called "the Employers").

In the matter of an application by the above-named Union for a Declaration that the said Agreement be made a Common Rule.

UPON hearing Mr. P. J. Trainer for the Applicant Union, there being no appearance on behalf of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act and the Regulations have been complied with: The Court doth declare that the Industrial Agreement, dated the 26th February 1925, and registered No. 17 of 1925, made between the Union and the Employers, shall have the effect of an Award and be a Common Rule of the Industry to which it relates, within the area comprised within a radius of thirty miles from the General Post Office in the City of Perth: Provided that the Agreement be treated as made between the parties and be not regarded as expressing any actual determination of the Court as to the merits of the dispute, if any, or the propriety of the Agreement.

Dated this 29th day of July, 1925.

By the Court,

T. F. DAVIES, Acting President.

COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 59 of 1925.

In the matter of an Industrial Agreeemnt, dated the the matter of an Industrial Agreeemit, dated the 21st January, 1925, made between Foggitt Jones, Limited (hereinafter called "the Employer"), and The West Australian Branch of the Australasian Meat Industry Employees' Union, Industrial Union of Workers (hereinafter called "the Union"), and

In the matter of an application by the above-named Union for a Declaration that the said Agreement be made a Common Rule.

be made a Common Rule.
UPON hearing Mr. G. J. Keith for the Applicant
Union, there being no appearance on behalf of any
party desiring to be heard in opposition, and upon
being satisfied that the requirements of the Act and the
Regulations have been complied with: The Court doth
declare that the Industrial Agreement, dated the
21st January, 1925, and registered No. 18 of 1925,
made between the Employer and the Union, shall have
the effect of an Award and be a Common Rule of the
Industry to which it relates, at the Employers' Works at
Bellevue, and throughout the Metropolitan Area of
Western Australia: Provided that the Agreement be
treated as made between the parties and be not regarded treated as made between the parties and be not regarded as expressing any actual determination of the Court as to the merits of the dispute, if any, or the propriety of the Agreement.

Dated this 29th day of July, 1925. By the Court,

T. F. DAVIES, Acting President.

COURT OF ARBITRATION, WESTERN AUSTRALIA.

No. 78 of 1925.

In the matter of an Industrial Agreement, dater the 2nd June, 1925, made between the Hotel, Club, Caterers, Tearoom, and Restaurant Employees' Industrial Union of Workers (hereinafter called "the Union of Workers (hereinafter called "the Union"), and The Proprietor, Palace Hotel and others (hereinafter called "the Employers"), and

In the matter of an application by the above-named Union for a Declaration that the said Agreement be made a Common Rule.

UPON hearing Mr. George Ryce for the Applicant Union, there being no appearance on behalf of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act and the Regulations have been complied with: The Court doth declare that the Industrial Agreement, dated the

2nd June, 1925, and registered No. 31 of 1925, made between the Union and the Employers, shall have the effect of an Award and be a Common Rule of the 1925, Industry to which it relates, within the area comprised within a radius of twenty miles from the General Post Office in the City of Perth: Provided that the Agreement be treated as made between the parties and be not regarded as expressing any actual determination of the Court as to the merits of the dispute, if any, or the propriety of the Agreement.

Dated this 29th day of July, 1925.

By the Court,

T. F. DAVIES, Acting President.

AGRICULTURAL BANK ACT, 1906, INDUSTRIES ASSISTANCE ACT, 1915, AND AMENDMENT

TENDERS for the purchase of the undermentioned land and leases will be received by the Trustees on dates and at the Local Offices named:—

Tenders returnable at Perth-21/8/25.

958/23.

Melbourne Location 82, being the whole of the land comprised in Certificate of Title, Vol. 843, Fol. 133; portions of Melbourne Location 908, being (firstly) Lot M169 on Plan 2837, (secondly) the subject of Diagram 2176 and thereon numbered M108, being the whole of the land comprised in Certificate of Title, Vol. 723, Fol. 7, and portion of Melbourne Location 916, being Lot M420 on Plan 3017, the whole of the land comprised in Certificate of Title, Vol. 723, Fol. 8, standing in the names of William Bernard Sheridan and Ivy May Sheridan. Area 1,870 acres 2 roods 18 perches, situated four miles East of Moora; 870 acres first class york, gum, and jam country; 560 acres second class whitegum and jam; balance third class fair sandy plain; 605 acres cleared, 124 acres part cleared; 617 chains 6-wire boundary fence, 163 chains 6-wire, and 291 chains 4-wire internal fence; two wells, stoned; house; machinery shed; stables, 12 stalls; cow shed; shearing shed and store; men's house; yards, etc; stock and plant.

1356/21.

Peel Estate Lot 691, being the whole of the land comprised in Lease 20/1807, standing in the name of Herbert Christopher Eagle. Area 109 acres 2 roods 23 perches, situated in the Peel Estate, described as 30 acres first class, bulrush and paperbark swamp; 35 acres second class paperbark and titree, fair soil; balance third class banksia, titree, and sheoak; 30 acres cleared, 4 acres pulled and grubbed; 123 chains 1 barb and 4 plain, 57 chains 3-wire fencing; 18ft. well; three-roomed J.W.B. house; shed; stock and plant.

Tenders returnable at Northam-21/8/25. 18/653.

Avon Location 8985, being the whole of the land comprised in Certificate of Title, Vol. 715, Fol. 90, standing in the name of Frederick Guy Harper. Area 160 acres, m the name of Frederick Guy Harper. Area 160 acres, situated four miles South of Chedaring; 50 acres first class, white and redgum, gravelly soil; 75 acres second class, redgum and blackboy, gravelly; balance third class; 30 acres cleared; well; underground tank, cemented, about 10,000 gallons; 78 chains 4-wire neighbour's fence; four-roomed W.B. house, detached washhouse and man's room; galvanised iron shed; stock and plant; 8 acres orchard.

Tenders returnable at Bunbury-21/8/25.

24/241.

Nelson Locations 2269, 2270, 2306, 2307, being the whole of the land comprised in Conditional Purchase Leases 15838/55, 15839/55, 16572/55, and 4539/56, standing in the name of Walter Fuller. Area 1,600 acres, situated seven miles South of Boyup Brook; 155 acres first class, black loam, whitegum, jarrah; 925 acres second class, sandy loam and gravelly; 520 acres third class, gravelly; 28 acres cleared and cultivated, 7 acres cleared, 32 acres part cleared, about 400 acres rung, about 100 acres blackboys chopped; three dams equalling 1,300 cubic yards; two wells; 506 chains 3-wire and uetting fence, 420 chains 3-wire and 5-wire and netting fencing, half neighbour's; house, four rooms; shed and stables,

24/906.

Locations 199, 200, 329, and Coolup A.A. Murray Lots 67, 68, 69, being the whole of the land comprised in Conditional Purchase Leases 14888/55, 35737/55, Grazing Leases 13220/68 and 10270/68, and Homestead Farm Lease 19567/74, standing in the name of Norman Victor Collins. Area 842 acres, situated four miles West of Coolup; 46 acres first class bulrush swamp; balance second class clay to sandy loam to light sandy and hill land, jarrah and banksia; 120 acres cleared, 30 acres part cleared, 100 acres blackboys chopped; two wells; 15 chains draining; 310 chains 5 plain and 1 barb wire, 190 chains 6 wire, 120 chains 4-wire fencing; 8 acres oats; four-roomed asbestos house; shed; stock and plant.

Tenders returnable at Geraldton-21/8/25.

958/22.

Victoria Locations 3988, 3836, 3987, being the whole of the land comprised in Conditional Purchase Lease 23879/55, Grazing Lease 5616/68, and Certificate of Title, Vol. 684, Fol. 67, standing in the name of Heddington Joseph Jones. Area 1,251 acres, situated 1½ wilds North of Curvus Sidings, about 900 agres fair to miles North of Curara Siding; about 900 acres fair to good agricultural land, yorkgum, jam, and tamma; balance serub and stony, good grazing; 556 acres cleared; two wells, 18ft. and 20ft.; 410 chains 6-wire boundary fence, 164 chains internal 5-wire fence; four-roomed house, galvanised iron and jarrah; horse and sheep roorder, steek and release yards; stock and plant.

The improvements are quoted from Office records and are believed to be correct, but the Trustees do not guar-

Tenderers must satisfy themselves as to the improve-ments and their condition. Tenderers are required to state what amount of deposit they are prepared to pay, the terms required for the balance of the purchase, also if able to carry on without further assistance.

All tenders to be forwarded to the District Inspector, Agricultural Bank, at place named, and the envelope to be marked "Tender for....."

No tender necessarily accepted.

E. A. McLARTY,

General Manager Agricultural Bank, Soldiers' Settlement Scheme, and Industries Assistance Board.

6th August, 1925.

APPOINTMEN'TS

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,

Perth, 31st July, 1925. R.G. 87/25. IT is hereby notified, for general information, that Constable R. V. Sholl has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Williams Registry District, to reside at Williams, during the absence on leave of Constable W. J. McGuigan. Appointment to date from 1st August,

Registrar General's Office

Perth, 4th August, 1925. R.G. 86/25. IT is hereby notified, for general information, that Constable T. H. Percy has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Wellington Registry District, to reside at Harvey, vice Constable M. J. McGrath, transferred. Appointment to date from the 4th August, 1925.

> S. BENNETT, Registrar General.

Department of Agriculture, Perth, 6th August, 1925.

Agric. 1055/21; Ex. Co. 2037. HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of Maurice Dudley Sanders as an Honorary Inspector under "The Stock Diseases Amendment Act, 1906," for the specific purpose of dealing with "Stickfast" Flea, with full power to enforce all Regulations under the Act; such appointment to date as from 27th July, 1925.

Department of Agriculture, Perth, 6th August, 1925.

Agric. 1055/21; Ex. Co. 2036. Agric. 1039/21; Ex. Co. 2030.

HIS Excellency the Governor in Executive Council has approved of the cancellation of the appointment of Archibald Robins as an Honorary Inspector under "The Stock Diseases Amendment Act, 1906," in connection with "Stickfast" Flea.

G. L. SUTTON, Director of Agriculture.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of advertising Schedule No.			Supplies required.						
1925. July 30		132a, 1925	Electric Lamps; metal filament, 42 gross, and gas-filled, 13 gross	1925. August 13.					
July 30 July 30		130a, 1925 131a, 1925	Galvanised Fencing Wire, No. 10, in 1cwt. coils, 100 tons Locks and Keys (3in. Padlocks of brass and brass keys), 10 sets comprising in	August 13.					
July 30 July 30		133A, 1925 129A, 1925	all a total of 243 locks and 506 keys	August 13. August 13.					
July 30 July 10		128a, 1925 115a, 1925	year ending 30th June, 1926	August 20. August 27.					
Aug. 4	•••	134A, 1925	Space Stays	Sept. 3.					
July 17 Aug. 4		119A, 1925 $135A$, 1925	Engine Tyres, 188 only	Sept. 17. Sept. 24.					
Aug. 6	•••	136a, 1925	First Class Machinery Scrap Cast Iron, 400 tons	Oct. 1.					
			For Sale. "Cletrac" Tractors.—Offers are invited for one or more of the Cletrac Tractors now lying at the North Fremantle Government Stores. Details from the Tender Board Office, Murray Street, Perth.						

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2.15 p.m. on the date of closing.

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

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray Street, Perth. No tender necessarily accepted.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders:

Tender Board Date. No		Date. Contractor		Particulars.	Department concerned.	Rate	
	1925.						
205/25	July 30	David Colville & Sons (per Agent General)	53a, 1925	Steel—Items 1, 8, 9, 18, 19, 29, 33, 34 and 35	Railways	Rates on applica	
٠,	do.	Wm. Beardmore & Co. (per Agent General)	٠,	Steel—Items 2, 3, 6, 13, 14, 30, 38 to 46, 51, 52, 53, 64, 67, 77, 84, 85, 87, 88 and 89	do	do.	
37	do.	Steel Co. of Scotland (per Agent General)	,,	Steel—Items 4, 5, 7, 10, 11, 12, 15, 16, 17, 20 to 28, 31, 32, 36, 37, 47 to 50, 54 to 63, 65, 66, 68 to 71, 82, 83 and 86	do	do.	
**	do.	Vickers, Ltd., (per Agent General)	,,	Steel—Items 78 to 81	do	do.	
,,	do.	Elder, Smith, & Co., Ltd.	,,	Steel—Items 72 to 76	do	də.	
414/25	do.	The Adelaide Timber Co., Ltd.	109A, 1925	Purchase of one only, Second- hand Rail Motor	do	£35.	
335/25	do.	The Commonwealth Steel Products Co., Ltd.	83A, 1925	Engine Tyres, as per item 2	do	£11 cach, C.I.F. Fremantle.	
33	do.	John Brown & Co., Ltd. (per Agent General)	,,	Engine Tyres, delivered C.I.F., Fremantle -	do.	## 103 I	
				Item 1 Item 3		£5 7s. 6d. each. £6 6s. 3d. each.	
854/24	July 29	Various Contractors	236A, 1924	Machine Tools for the Midland Junction Workshops	Railways	Rates and par ticulars on ap	
120/25	July 30	State Implement & Engineering Works	120 A, 1925	Hand Pumps, delivered into store at Perth, 100 only	Group Settlement	30s. each.	
306/25	do.	Cammell, Laird, & Co., Ltd. (p*r Agent General)	77A, 1925	Mild Steel Blooms for Axles— Items 1 and 2, delivered C.I.F., Fremantle	Railways	£13 ton.	
488/25	July 31	Ammonia Products Pty., Ltd.	124 A, 1925	Anhydrous Ammonia, 99 · 99 per cent., 5,500lbs., delivered F.O.B. s.s. "Port Curtis" at Brisbane	Wyndham Meatworks	ls. 3∮d. per lb.	

6th August, 1925.

H. C. TRETHOWAN, Chairman, W.A. Government Tender Board.

NOTICE TO CREDITORS.

In the Supreme Court of Western Australia, Probate Jurisdiction.

NOTICE is hereby given that all persons having claims against the estates of the undermentioned deceased persons (orders to collect and administer whose estates were granted to me by the said Court under "The Curator of Intestate Estates Act 1918") are hereby required to send particulars of such claims to me on or before the 31st day of August, 1925; after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth, the 5th day of August, 1925.

M. M. MOSS, Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
Jones, John Henry Staples, Cecil Cleveland Williams. Frances Louisa Emde, Julius Hudson, Joseph Daeglich, Stipan Stipan Stipan Stipan Lee, Samuel Hart Kum Chew, David Lenon, George Sweeney, Daniel Kay, Francis Peter Scott, Esther Davies, Thomas Sautelle, Thomas Edward Over, Charles Kingston, Alfred Lebish, Jarvis Dent Walpole, Thomas	$\begin{array}{c} /-/-25\\ 5-6-25\\ 13-6-25\\ 13-6-25\\ 21-6-25\\ 6-6-25\\ 30-5-25\\ 8-12-24\\ 23-6-25\\ 6-4-25\\ 19-5-25\\ 26-6-25\\ 27-5-25\\ 24-6-25\\ 27-5-25\\ 24-6-25\\ 18-5-25\\ 28-5-25\\ 20-10-24\\ 26-5-25\\ 23-5-25\\ \end{array}$	Date of Order.	Perth Fromantle South Perth Morgans Narembeen Kalgoorlie Manjimup Claremont Perth Coorara Calingiri Victoria Park Subiaco Dalwallinu Wyndham Claremont Pingarup Claremont Claremont Claremont Claremont	Draper's Assistant. Clerk. Housekeeper. Prospector Labourer. Miner. Sleeper-hewer. Miner. Cabinet maker. Kangarooer Railway Employee. Spinster. Clearer Stockman. Miner. Clearer. Clearer. Cappenter. Carpenter. Dentist's Assistant.
Hughes, John Burrows Nixon Hughes, Richard Dillaway	7-7-25 25-6-25	"	1 ce ma	Carpenter. Boot-repairer.

ESTATES placed under the charge of the Curator of Intestate Estates for Management during the month of July, 1925:-

No.	Name of Deceased	Residence.	Supposed Nationality.		Date of	Estimated	Date of	
NO.	Name of Deceased	Residence.			Order.	Personalty.	Realty.	Death.
						£ s. d.	£ s. d.	
167/25	Simpson, George	Manjimup	British		20 - 7 - 25	12 9 11	Nil	8-12-24
181/25	Lee, Samuel Hart	Claremont	do.	{	,,	52 8 2	,,	23-6-25
184/25	Kum Chew, David	Perth	Chinese	[,,	10 0 0	,,	6-4-25
171/25	Lenon, George	Coorara	British		,,	25 0 0	,,	19-5-25
170/25	Sweeney, Daniel	Calingiri	do.		,,	18 0 0	,,	26-6-25
168/25	Kay, Francis Peter	Victoria Park	do.		,,	26 0 0	,,	18-6-25
144/25	Scott, Esther	Subiaco	do.	• • • •	,,	9 9 3	,,	27-5-25
197/24	Hughes, John Burrows Nixon	Errong Station	do.	•••	31-7-25	20 0 0	,,	7-7-25
158/255	Lebish, Jarvis Dent	Claremont	do.	}	,,	2 16 6	,,	26-5-25
130 /25	Kingston, Alfred	Pingarup	do.		,,	19 0 0	, ,,	20-10-24
157/25	Over, Charles	Claremont	do.		,,	3 0 0	,,	28-5-25
147/25	Sautelle, Thomas Edward	Wyndham	do .		,,	5 0 0	,,	18-5-25
177/25	Davies, Thomas	Dalwallinu	do.		**	121 7 7	,.	24-6-25
155 /25	Walpole, Thomas	Claremont	do.		,,	10 4 10	,,	23-5-25
182/25	Hughes, Richard Dillaway	Subiaco	do.			10 0 0	,,	25-6-25
122/25	Finlay, James	Perth	do.		3-7-25	3 0 0	,,	26 -5-25
123/25	Batt, Mary Jane	Murchison	Aboriginal		,,	4 0 0	9,5	11-11-24
140/25	Nickolas, Peter	Perth	Unknown		,,	4 10 0	,,	3-6-25
153/25	Farmer, Robert	Protheroe	British		4-7-25	12 4 0	,,	25-5-25
125/25	Meikle, John	Quairading	do.		,,	17 15 6	,,	27-5-25
143/25	Cragg, Matthew	Goweragabbie	do.		,,	3 10 0	,,	9-6-25
151/25	Duke, William	Perth	do.	·	,,	28 0 0	,,	12 - 6 - 25
154/25	Power, Maurice	Claremont	do.		,,	6:13:0	,,	3-2-25
156/25	Collins, Murtagh	do	do.		25	15 7 8	.,	4-7-25
159/25	Gaffey, Patrick	do	do.	[32	7 10 0	,,	10-5-25
162/25	Jeffery, Edwin	do	do.		,,	16 0 0	,,	16-4-25
161/25	Williams, Frances Louisa	South Perth	do:		20 - 7 - 25	20 0 0	,,	13-6-25
178/25	Emde Julius	Morgans	German		,,	54 4 5	,,	21 - 6 - 25
150/25	Hudson, Joseph	Narembeen	British		,,	2 10 0	,,	6-6-25
131/25	Dagelich, Stipan	Kalgoorlie	Dalmatian		,,	13 0 0	,,	30 - 5 - 25
149/25	Staples, Cecil Cleveland	Fremantle	British		4-7-25	26 8 2	,,	5-6-25
134/25	Jones, John Henry Francis	Perth	do.		,,	680 0 0	250 0 0	29-5-25

Dated this 5th day of August, 1925.

M. M. MOSS, Curator of Intestate Estates.

BRIDGETOWN ROAD BOARD.

MR. Fredk. Johnson has been appointed Pound-keeper and Ranger to this Board, as from 31st July, 1925

> C. V. DRAPER, Secretary.

THE ROAD DISTRICTS ACT, 1919. Ashburton Road Board.

By-law restricting Traffic for Motor Cars.

WHEREAS under the provisions of "The Road Districts Act, 1919," the Board of any Road District is empowered to make By-laws for any of the purposes mentioned in the said Act: And whereas the Ashburton Road Board is desirant of making a Property of the control o Road Board is desirous of making a By-law for the purposes hereinafter mentioned: Now, therefore, the Board doth, in exercise of the powers aforesaid and of every power enabling it in this behalf, hereby make and publish the following By-law:-

Motor Traffic.

"That the right-hand road leading from Peedamulla Main Road to the boundary of the new town at Beadon Point, and the left-hand road from the boundary to the jetty be reserved for motor traffic, all other traffic to be prohibited."

Penalty: Not exceeding £20.

Passed by resolution of the Ashburton Road Board, on the 14th day of June, 1925.

(Sgd.) R. M. FORREST, Chairman.

(Sgd.) J. J. HOOLEY, Member.

(Sgd.) R. FISHER, Secretary.

THE ROAD DISTRICTS ACT, 1919. Swan Road Board.

Ex. Co. 1902; P.W. 1304/25. Exe. Co. 1902; F.W. 1304/25. IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Swan Road Board, in accord-ance with the provisions of "The Road Districts Act, 1919."

C. A. MUNT, Under Secretary for Works and Labour.

Discount on Rates By-law.

Whereas under the provisions of "The Road Districts Act, 1919," the Board of any Road District is empowered to make By-laws for any of the purposes mentioned in the said Act, the Swan Road Board doth, in exercise of the powers aforesaid and of every power enabling it in this behalf, hereby make the following By-laws".

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 percentage by way of discount of Five per centum on the amount of such rates.

Passed by resolution of the Swan Road Board, on the 2nd day of July, 1925.

ALFRED D. DOIG. Chairman. W. R. CROSBIE, Secretary.

Recommended,

(Sgd.) ALEX. McCALLUM, Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council, this 22nd day of July, 1925.

(Sgd.) L. E. SHAPCOTT Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, E. M. FRENCH, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Wickepin Road Board to close the said portion of road, viz.:-

W. 338.—The surveyed road along a North and a West boundary of Williams Location 10384 and part of the West boundary of Location 4326; from a surveyed road at a North-West corner of the former location. tion, to the North-East corner of said Location 4325. (Plan 378C/40, F4.)

E. M. FISHER, (née) FRENCH.

I, Herbert Ward Wilcock, on behalf of the Wickepin Road Board, hereby assent to the above application to close the road therein described.

H. W. WILCOCK, Chairman Wickepin Road Board. 10th July, 1925.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, F. TAYLOR, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Upper Chapman Road Board to close the said portion of road, viz.:—

Upper Chapman.

C. 155.—The whole of Road No. 6254 along the South boundary of Victoria Location 1219, part of the South boundary of and through Location 1976, and through Location 2547; from 50 links West of the North-West corner of Location 2746, to the West boundary of Location 2727. (Plan 157A/40, A, B 2.)

F. TAYLOR.

I, R. J. Forrester (Chairman), on behalf of the Upper Chapman Road Board, hereby assent to the above application to close the road therein described.

R. J. FORRESTER, Chairman Upper Chapman Road Board.

8th July, 1925.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, EDWARD C. NOTTLE, being the owner of land over or along which the portion of road hereunder described passes, have applied to the York Road Board to close the said portion of road, viz.:—

York.

8352/04. Y.33.—The surveyed road along the North-East boundary of Avon Location 8539; from the Eastern corner of Location 2251, to Road No. 349, at the Eastern corner of Location 8539 aforesaid. (Plan 3A/40, A2.)

E. C. NOTTLE.

I, W. G. Burges, on behalf of the York Road Board hereby assent to the above application to close the road therein described.

> W. G. BURGES. Chairman York Road Board.

24th July, 1925.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, W. H. DAVENPORT, being the owner of land over or along which the portion of road hereunder described passes, have applied to the West Arthur Road Board to close the said portion of road, viz.:—

West Arthur.

5617/24.

W. 341.—The surveyed road along the South-West boundary of Wellington Location 1915, through Loca-tion 1919, and along part of the West boundary of Lo-cation 1970; from the North boundary of Williams Location 221, to a surveyed road passing through Location 1970 aforesaid. (Plan 415B/40, E1.)

W. H. DAVENPORT.

I, Anthony Madden, on behalf of the West Arthur Road Board, hereby assent to the above application to close the road therein described.

A. MADDEN,

Chairman West Arthur Road Board.

25th July, 1925.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, J. A. A. BROWN, being the owner of land over or along which the portion of road hereunder described passes, have applied to the West Arthur Road Board to close the said portion of road, viz .:-

West Arthur.

1746/25.

W. 342.—The surveyed road along the Easternmost boundary of Williams Location 9991; from a surveyed road at the North-West corner of Location 2682, to the North-East corner of Location 6092. (Plan 409A/40, A1, 2.)

J. A. A. BROWN.

Anthony Madden, on behalf of the West Arthur Road Board, hereby assent to the above application to close the road therein described.

A. MADDEN,

Chairman West Arthur Road Board. 25th July, 1925.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I, THE MINISTER FOR LANDS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Mingenew Road Board to close the said portion of road, viz.:—

Mingenew.

M. 215.—The whole of Road No. 7364 from the Northern corner of Yandanooka Estate Lot 94 (Victoria Location 1909), to closed road extending Westward through Lot 65. (Plans Yandanooka Estate, Sheet 2, 123, 127/

C. G. MORRIS. for Minister for Lands.

I, Percy Thomas Bridge, on behalf of the Mingenew Road Board, hereby assent to the above application to close the road therein described.

> P. T. BRIDGE, Chairman Mingenew Road Board,

10th July, 1925.

RESULT OF FERTILISER INSPECTION, 1st JULY 1924, TO 30th JUNE, 1925.

			·	To the same of the	Regis	nalyses.	Found on Analysis.						
	Reg. No.	Firm.	Fertiliser Brand.	Nitro- gen.	Potash.	Water Scl. P ₂ O ₅ .	Citrate Sol. P ₂ O ₅ .	Acid Sol. P ₂ O ₅ .	Nitro- gen.	Potash.	Water Sol. P ₂ O ₅ .	Citrate Sol, P ₂ O ₃ .	Acid Sol. P ₂ O ₅ .
1854 1855 1856	125 125 180	Brady, M. J Do Haywood, E. M	John Bull" Bone Manure" do ENH (in diamond) Bone	4·00 4·00 4·50	***			11 · 50 11 · 50 12 · 00	6 · 55 6 · 52 · 6 · 52				11·58 13·15 13·76
858 2320 2319	101 123 205	Westralian Farmers Binney & Sons Do	Manure. Wyndham No. 1 "B. & B." Potato Fertiliser X, "Swan" Bone Super. & Potash,	6 · 50 3 · 20 1 · 50		10·10 9·00		12.00 1.09 5.00	7·25 3·64 2·10	 .55	9·09 10·20	2.78	13.67 1.28 6.99
2321 2322 2324 2325	62 141 29 227	Do Do Cuming, Smith, & Co. Do	"Swan" Bonedust, "Swan" B. & B. "C," "Swan" Nitro Super., "Sickle" Florida Super., 22 per cent.,	2·75 3·00 1·32	•••	13·00 20·50	 •49 •50	18·3 11·00 1·49 1·00	3·84 3·87 1·32	•••	14·53 20·23	 ·78 ·58	$\begin{array}{r} 22 \cdot 24 \\ 11 \cdot 45 \\ 1 \cdot 25 \\ \cdot 70 \end{array}$
$\begin{array}{c} 2326 \\ 2327 \\ 2328 \end{array}$	227 227 225	Do, Do, Mt. Lyell Co	"Sickle" do do. High Grade Super., ML (in diamond)		***	20·50 20·50 20·50	·50 ·50 ·50	1.00 1.00 1.00		•••	20·79 20·20 20·54	·67 ·52 ·64	·81 ·75 1·13
2329 2330 2331	225 225 26	Do Do Do	do do Basic Phosphate, ML (in diamond)		•••	20 · 50 20 · 50	·50 ·50	1.00 1.00 17.00	•••		20·96 21·15	·98 ·80 ···	·63 ·83 16·77
2332	22	Do	Potato Manure, No. 3, ML (in diamond)	3.02	4.5	12.50	•37	1 48	2.94	4 46	13.40	1.40	-61
2333	28	Do	Bone & Super., ML (in diamond)	1.35		12.00	4	4.42	1.46		11 76	2.69	2.97
2334	225	Do	High Grade Super., ML (in			20.50	.50	1.00			21.70	.57	.66
2335	230	Stewart & Lloyds,	diamond) "Bilston" Basic Phosphate, No. 2			•••	11.90	5 · 10				13.09	4 · 33
$\begin{array}{c} 1956 \\ 2337 \\ 2336 \end{array}$	101 141 205	Ltd. Westralian Farmers Binney & Son Do	B. & B. "C," "Swan " Bone, Super., & Potash,	6·50 3·00 1·50		9.00		12.00 11.00 5.00	7 · 64 3 · 56 1 · 93	 .97	10 24	6.25	$\begin{array}{c c} 11 \cdot 78 \\ 12 \cdot 92 \\ 1 \cdot 50 \end{array}$
2338	227	Cuming, Smith, & Co.	"Swan" Florida Super., 22 per cent.,			20.50	.50	1.00			20.86	.32	1.60
2339 2340 2341 2342	227 227 227 225	Do Do Do Mt. Lyell Co	"Sickle" do do do High Grade Super, ML (in			20 50 20 50 20 50 20 50 20 50	·50 ·50 ·50 ·50	1.00 1.00 1.00 1.00			20·05 20·53 20·55 22·11	·88 ·76 ·78 ·54	2·23 1·29 1·51 ·58
2343	227	Cuming, Smith, & Co.	diamond) Florida Super., 22 per cent.,			20 50	-50	1.00			22 · 20	.82	1.62
2344 2345	227 225	Do Mt. Lyell Co	do High Grade Super., ML (in			20·50 20·50	·50 ·50	1.00 1.00			22·13 22·07	·79 ·31	1·36 ·45
2346	227	Cuming, Smith, & Co.	diamond) Florida Super., 22 per cent., " Sickle "			20.50	-50	1.00			22 05	.58	1 64
2347	225	Mt. Lyell Co	High Grade Super., ML (in			20.50	.50	1.00			21 · 63	-62	63
2348	227	Cuming, Smith, & Co.	diamond) Florida Super., 22 per cent.,			20.50	-50	1.00			22.14	-02	1.48
2349 2350 2351	227 227 225	Do Do Mt. Lyell Co	do do High Grade Super., ML (in	•		20·50 20·50 20·50	·50 ·50 ·50	1.00 1.00 1.00			22·20 22·20 21·53	·42 ·24 ·75	1·02 1·10 1·15
2352	227	Cuming, Smith, & Co.	diamond) Florida Super., 22 per cent.,			20.50	.50	1.00			22.20	•47	-95
$\frac{2354}{2353}$	227 225	Do Mt. Lyell Co	do High Grade Super, ML (in			20·50 20·50	·50 ·50	1·00 1·00			$22.59 \\ 21.97$	·69 ·46	1 · 12 · 73
$\begin{array}{c} 2355 \\ 2356 \\ 2357 \end{array}$	225 225 227	Do Do Cuming, Smith, & Co.	diamond) do do Florida Super., 22 per cent.,			20·50 20·50 20·50	·50 ·50 ·50	1.00 1.00 1.00			$ \begin{array}{r} 21 \cdot 63 \\ 21 \cdot 49 \\ 21 \cdot 82 \end{array} $	·49 ·49 ·87	·40 1·16 1·91
$\frac{2358}{2359}$	227 225	Do Mt. Lyell Co	"Sickle" do High Grade Super., ML (in	:::		$20.50 \\ 20.50$	·50 ·50	1.00			22 · 15 21 · 72	·53 ·80	$1.34 \\ 1.21$
$\begin{array}{c} 2360 \\ 2362 \\ 2361 \end{array}$	225 225 227	Do Do Cuming, Smith, & Co.	diamond) do do Florida Super., 22 per cent.,			$20.50 \\ 20.50 \\ 20.50$	·50 ·50 ·50	1.00 1.00 1.00			21 · 02 20 · 84 21 · 61	1.00 1.52 20	1:35 :82 2:16
2363	227	Do	"Sickle" do			20.50	.50	1.00			21.88	-60	1.96

H. RUDALL, Inspector of Fertilisers.

THE COMPANIES ACT, 1893.

Toledo-Berkel Proprietary, Limited.

TOLEDO-BERKEL PROPRIETARY, LIMITED, hereby gives notice that its office in Western Australia is now situate at No. 837 Hay Street, Perth. The Power of Attorney from the Company to Arthur Albert Andrews has been revoked, and the undersigned, John George Brown, is now the Attorney for Western Australia of the said company.

Dated this 17th day of July, 1925.

J. G. BROWN,
Attorney for Western Australia.
Unmack & Unmack, Solicitors, Howard Street, Perth.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Office or place of business of "F. T. Wimble & Co., Limited," is situate at No. 116 Murray Street, Perth, and is accessible to the general public on week-days between the hours of 9 o'clock, a.m., and 5.30 o'clock, p.m., except on Saturdays, when the office will be closed at 12 o'clock noon; and that Frank Hubbard Brown is the duly constituted Attorney of the said Company in Western Australia.

Dated this 24th day of July, 1925.

ROBINSON, COX, & WHEATLEY,
20 Howard Street, Perth,
Solicitors for F. T. Wimble & Co., Limited.

THE COMPANIES ACT, 1893.

Traders Finance Corporation, Limited.

NOTICE is hereby given that the Registered Office of Traders Finance Corporation, Limited, is situate at the offices of John Sinclair & Son, 105 St. George's Terrace, Perth, and that John Sinclair is the Attorney of the company in Western Australia the company in Western Australia.

Dated this 27th day of July, 1925.

LOHRMANN & TINDAL, 89 St. George's Terrace, Perth, Solicitors for the said Company.

THE COMPANIES ACT, 1893.

Employers' Liability Assurance Corporation, Limited. NOTICE is hereby given that the Registered Office of the above-named company is situated at Number 7 A.M.P. Buildings, William Street, Perth, in the State of Western Australia, and that Charles Henry Metcalfe Agg, and failing him George Abner Letch, is the Attorney for the said company in this State.

Dated the 29th day of July, 1925.

DOWNING & DOWNING, of 39 St. George's Terrace, Perth, Solicitors for the said Company.

THE COMPANIES ACT, 1893. Wormald Brothers, Limited.

NOTICE is hereby given that the Registered Office of Wormald Brothers, Limited, is situate at 172 Wellington Street, Perth, in the State of Western Australia, and that Herbert Evans is the duly appointed Attorney of the said company in the said State.

Dated this 28th day of July, 1925.

PARKER & PARKER, Solicitors for Wormald Brothers, Limited, 21 Howard Street, Perth.

THE COMPANIES ACT, 1893.

The World Marine and General Insurance Company, Limited.

NOTICE is hereby given that the Registered Office of the above-named company is situated at Number 7 A.M.P. Buildings, William Street, Perth, in the State of Western Australia, and that Charles Henry Metcalfe Agg, and failing him George Abner Letch, is the Attorney for the said company in this State.

Dated the 29th day of July, 1925.

DOWNING & DOWNING, of 39 St. George's Terrace, Perth, Solicitors for the said Company.

THE COMPANIES ACT, 1893.

Australian Guarantee Company, Limited.

NOTICE is hereby given that the Australian Guarantee Company, Limited, of which John Sinclair and Alexander William Sinclair are the Attorneys in Western Australia, intends at the expiration of three months from the date of publication of this notice to cease carrying on business in Western Australia.

Dated this 28th day of July, 1925.

LOHEMANN & TINDAL,

89 St. George's Terrace, Perth, Solicitors for John Sinclair, Alexander William Sinclair, the Attorneys of the Company in Western Australia.

THE COMPANIES ACT, 1893. W.A. Knitters, Limited.

NOTICE is hereby given that the Registered Office of the above-named company has been changed from 28 King Street, Perth, to 50 Murray Street, Perth, and will be accessible to the public for the transaction of business between the hours of 9 a.m. and 5 p.m. on all week-days excepting Saturday, and on Saturday from 9 a.m. till 12 noon.

Dated this 31st day of July, 1925.

R. CALDER CROWTHER, Secretary.

John O'Dea, Solicitor for the above-named Company. Commercial Union Chambers, 66 St. George's Terrace, Perth.

THE COMPANIES ACT, 1893. Ideal Motors, Limited

NOTICE is hereby given that the Registered Office of Ideal Motors, Limited, is situate at 46 Queen Street, Fremantle, and is accessible to the public between the hours of 9 a.m. to 5 p.m. on Monday to Friday, and from 9 a.m. to 12 (noon) on Saturday.

Dated this 24th day of July, 1925.

STAWELL, HARDWICK, & FORMAN, Solicitors for the Company 25 Henry Street, Fremantle.

In the Supreme Court of Western Australia. In the matter of "The Companies Act, 1893," and in the matter of Beach Hicks, Limited, Manufac-turers' Agents, of 44 High Street, Fremantle.

NOTICE is hereby given that at a special meeting of shareholders held in Fremantle on 27th July, 1925, the following special resolution was carried: "That the company be wound up by columnary liquidation, and that Francis Henry Stokes, of Princess Chambers, Market Street, Fremantle, be appointed Liquidator.''

30th July, 1925.

F. BEACH HICKS, Chairman.

F. H. Stokes, F.I.A., W.A., F.I.C.A., Public Accountant, Princess Chambers, Market Street, Fremantle.

THE COMPANIES ACT, 1893.

Gordon and Gotch (Australasia), Limited.

TAKE notice that Power of Attorney from Gordon and Gotch (Australasia), Limited, in favour of Harry Courad Fahle has been revoked, and that Arthur Nash is now Attorney for the said company.

Dated this 29th day of July, 1925.

LOHRMANN & TINDAL, Perpetual Trustees' Buildings, 89 St. George's Terrace, Perth Solicitors for the Company.

THE COMPANIES ACT, 1893.

Premier National Pictures (Australasia), Limited. NOTICE is hereby given that it is the intention of the above-mentioned company, at the expiration of three above-mentioned company, at the expiration of three months from the date hereof, to cease carrying on business in the State of Western Australia; and notice is hereby further given that the Power of Attorney dated the 6th day of December, 1923, given to Randall W. Smith, of No. 623 Hay Street, Perth, in the said State, has by notice of revertible details of 1921, does for the control of has by notice of revocation dated the 20th day of July, 1925, been revoked.

Dated the 31st day of July, 1925.

PARKER & PARKER, Solicitors for First National Pictures (Australasia), Limited. 21 Howard Street, Perth.

THE COMPANIES ACT, 1893.

First National Pictures (Australasia), Limited. NOTICE is hereby given that the Registered Office of the above-mentioned company is situate at 623 Hay Street, Perth, in the State of Western Australia, and that Aubrey Durham, of the same place, is the duly appointed Attorney of the said company in the State of Western Australia.

Dated the 31st day of July, 1925.

PARKER & PARKER, Solicitors for First National Pictures (Australasia), Limited, 21 Howard Street, Perth.

THE COMPANIES ACT, 1893. S. Smith & Son, Limited.

NOTICE is hereby given that the Registered Office of S. Smith & Son, Limited, is situate at 77 King Street, Perth, in the State of Western Australia, and that John Francis Burkett is the duly appointed Attorney of the said company in the said State.

Dated the 30th day of July, 1925.

PARKER & PARKER,
Solicitors for S. Smith & Son, Limited,
21 Howard Street, Perth.

THE COMPANIES ACT, 1893.

W. Weddel & Co. (Australia) Proprietary, Limited. Notice of Change of Situation of Registered Office. NOTICE is hereby given that the Registered Office of the above company has been changed and is now situate at No. 7 Queen Street, Perth, where all legal proceedings may be served upon and all notices addressed or given to the company.

Dated this 30th day of July, 1925.

E. R. DOBSON,

Attorney for Company in Western Australia.

John Nicholson & Co., Surrey Chambers, St. George's Terrace, Perth, Solicitors for the Company in Western Australia.

THE COMPANIES ACT, 1893.

To the Registrar of Companies, Supreme Court, Perth. NOTICE is hereby given that the Registered Office of Pellews, Limited, is situate at 148, 150, and 152 High Street, Fremantle.

The said office is open for the transaction of business between the hours of 9 a.m. and 5 p.m. on Monday to Friday (inclusive), and 9 a.m. to 12 noon on Saturday in each week.

Dated this 4th day of August, 1925.

DWYER, UNMACK, & THOMAS, 21 Henry Street, Fremantle, Solicitors for Pellews, Limited.

In the matter of Galens, Limited.

AT an extraordinary general meeting of the abovean exactionary general meeting of the above-named company, duly convened and held at the regis-tered office of Galens, Limited, Fremantle, on the 31st day of July, 1925, the following special resolutions were duly passed, viz.:—

- 1. "That the company be wound up voluntarily under the provisions of "The Companies Act, 1893."
- 2. "That Algernon Frederic Plint, Accountant, Chamber of Commerce Buildings, Phillimore Street, Fremantle, be appointed Liquidator for the pur-pose of such winding up."

Dated the 31st day of July, 1925.

R. L. BURLINSON, Chairman.

Witness: A. E. Mollett.

NOTICE TO CREDITORS.

In the Estate of Mark Hoyne, late of 52 Churchill Avenue, Subiaco, Western Australia, gentleman, de-

NOTICE is hereby given that all creditors or other persons having any claim or demand against the estate of the above-named deceased are requested to send particulars thereof in writing to the executors, Frederick George Villiers and John Thomas Fox, care of the undersigned, on or before the 7th day of September, 1925; after which date the executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to claims of which they shall then have had notice.

Dated this 30th day of July, 1925.

STONE, JAMES, & CO., 47 St. George's Terrace, Perth, Solicitors for the Executors.

In the Supreme Court of Western Australia-Probate Jurisdiction.

In the matter of the Will of Margaret Horton, late of St. Margaret's, Queen's Park, in the State of Western Australia, married woman, deceased.

Pursuant to Section 44 of "The Administration Act, 1903,"

NOTICE is hereby given that all creditors and others having claims or demands upon or against the estate of the above-named deceased are hereby requested to send particulars thereof in writing to the Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, on or before the 7th day of September, 1925; after which date the executor will distribute the assets of the deceased among the persons entitled thereto, having regard only to those claims of which it shall then have had notice.

Dated the 30th day of July, 1925.

W. H. ACKLAND. Perpetual Trustees' Buildings, St. Georga's Terrace, Perth, Solicitor for the Executor.

In the Supreme Court of Western Australia-Probate Jurisdiction.

In the matter of the Will of Joseph James Hewitt, late of 23a Keightley Road, Subiaco, in the State of Western Australia, Contractor, deceased.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

NOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Joseph James Hewitt, late of 23a Keightley Road, Subiaco, in the State of Western Australia, Contractor, deceased, are hereby requested to send in particulars in writing of their claims and demands to the executor, Fred. Gray, Esq. 89 Lawler Street, Subiaco, on or before the seventh day of September, 1925; and further that, at the expiration of the lastmentioned date, the said Fred. Gray will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which he shall then have notice.

Dated this first day of August, 1925.

FINGAL J. CLARK, Bank of New South Wales Chambers, St. George's Terrace, Perth, Solicitor for the Executor.

In the Supreme Court of Western Australia-Probate Jurisdiction.

In the matter of the Will and Estate of Ann Perry, late of Number 13 Colin Place, West Perth, in the State of Western Australia, Widow, deceased.

ALL persons having any claims or demands against the estate of the above-named deceased are hereby required to send particulars of the same in writing to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, St. George's Terrace, Perth, on or before the seventh day of September, 1925; at the expiration of which time the said company will distribute the send of the said deceased without reference to any assets of the said deceased, without reference to any claim; for demand of which it shall not then have had notice.

Dated this 31st day of July, 1925.

PERCY G. STONE,

of Forrest Chambers, Saint George's Terrace, Perth, Solicitor for the said Company.

In the Supreme Court of Western Australia—Probate Jurisdiction.

In the matter of the Estate of Cuthbert Nairn, late of Karrawang, in the State of Western Australia, Yard Foreman, deceased, intestate.

ALL persons having claims or demands against the esand persons having claims or demands against the estate of the above deceased (who died at Subiaco in the said State) are requested, on or before the seventh day of September, 1925, to send particulars thereof in writing to Annie Amey Dora Nairn, the administratrix, to the care and address of the undersigned. The said administratrix will immediately after such date proceed to istribute the assets amongst the persons alone of whose claim she shall then have had posses. whose claim she shall then have had notice.

Dated the fifth day of June, 1925.

REG. F. COOK,

90 Palace Chambers, Maritana Street, Kalgoorlie, Solicitor for the Administratrix.

NOTICE is hereby given that the partnership between Edmund Dennis O'Brien and John William Henry Penn, in the business known as "The Enterprise Bakery Company," carried on at No. 9 Guildford Road, Mount Law'ay, has been dissolved, and that the said John Wilham Henry Penn has purchased the interest of the said Edmund Dennis O'Brien in the said business, and will continue to carry on the same, at the said address, under the name of "The Enterprise Bakery Company."

Dated this 1st day of August, 1925.

J. W. H. PENN. E. D. O'BRIEN.

Witness to both signatures,— Charles C. Cheyne, Solicitor, Perth.

In the Supreme Court of Western Australia—In Bankruptey.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Emma Jane Doust, of Toodyay, Butcher, a Debtor.

NOTICE is hereby given that the above-named debtor has executed a deed of assignment under the provisions of "The Bankruptey Act Amendment Act, 1898," to John Baden Thornton Hanson, as Trustee, and that the same is now lying for inspection and execution at the offices of J. B. Hanson & Co., 13-15 Commercial Union Chambers, St. George's Terrace, Perth.

Dated this 6th day of August, 1925.

M. M. MOSS, Official Receiver in Bankruptcy.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Emma Jane Doust, Butcher, of Toodyay, a Debtor.

Notice of intention to declare a First and Final Dividend.

NOTICE is hereby given that I intend to declare a first and final Dividend in the above matter on Friday, 21st August, 1925.

Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 6th day of August, 1925.

[L.S.]

J. B. HANSON,

Trustee.

J. B. Hanson & Co., Public Accountants, 13-15 Commercial Union Chambers, St. George's Terrace, Perth.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Edward Cotterell Sanger and Fred Towning, trading as "E. C. Sanger & Co.," of 228 Guildford Road, Maylands, Produce Merchants, Debtors.

Notice of intention to declare a third Dividend. NOTICE is hereby given that I intend to declare a third Dividend in the above matter on Friday, 21st August, 1925.

Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 6th day of August, 1925.

L.s.1

J. B. HANSON,

Trustee.

J. B. Hanson & Co., Public Accountants, 15 Commercial Union Chambers, St. George's Terrace, Perth.

In the Supreme Court of Western Australia.

"Bankruptey Act Amendment Act, 1898," and in the matter of Edward Francis Stanley and Philp Berkley Symes, trading as "Stanley, Symes, & Hannan," Wholesale Fancy Goods and Stationers, of Queen's Place, William Street, Perth.

Notice of intention to declare First Dividend. NOTICE is hereby given that it is my intention to declare a first Dividend in the above matter on the 21st day of August, 1925.

Dividends will be payable to those creditors only who shall have signed or assented to the deed of assignment.

Dated this 4th day of August, 1925.

L.S.

J. L. B. WEIR,

Trustee.

J. L. B. Weir & Company, Public Accountants, Commercial Union Chambers, St. George's Terrace, Perth.

THE BANKRUPTCY ACT, 1892.

First Meeting and Public Examination.

			2 0,00								
Debtor's Name.	Address.	Descrip-	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Ex- amination.	Hour.	Place.	Date of Order (if any) for Summary Administration.
F. A. Westgarth	Cardigan Ter- race, Jolimont	Contractor	Supreme Court, Perth	57 of 1924	26th day of August, 1925	3 p.m.	Supreme Court, Perth	26th day of August, 1925	10·30 a.m.	Supreme Court, Perth	6th day of August, 1925

Notices of Dividends.

Debtor's Name.	Address,	Description.	Court.			First or Final or otherwise.	When payable.	Where payable.
Walter Richard Birch	278 Bulwer Street, Perth	Clerk	Supreme Court, Perth	27 of 1922	Sixpence and a fraction in the		11th day of August, 1925	At the Office of Official Receiver in Bank- ruptcy, Supreme Court. Perth.
Harry William Doubi- kin	Collic	Builder	Supreme Court, Perth	54 of 1921	Two shillings in the £	Second	11th day of August, 1925	Court, Perth. At the Office of Official Receiver in Bank- ruptcy, Supreme Court, Perth.

AT a Meeting of the Executive Council held in the Executive Council Chambers, Perth, this 5th day of August, 1925, the following Order in Council was authorised to be issued :-

ORDER IN COUNCIL.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

M.W.S. 1185/23.

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 Waterworks, Sewerage 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 brains, sections, and certainees in respect to the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, It is Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, viz .:-

Metropolitan Water Supply Improvements City of Perth.

Proposed 6-inch diameter C.I. Water Main in Murray Street, between Barrack Street and William Street, as shown on Plan M.W.S., S., & D.D., W.A., No. 4322.

This Order in Council shall take effect from the seventh day of August, 1925.

(Sgd.) L. E. SHAPCOTT, Clerk of Executive Council.

Office of Public Service Commissioner, Perth, 6th August, 1925.

P.S.C. 447/25; Ex. Co., 1963.

HIS Excellency the Governor in Executive Council has approved of the following amendments to the Public Service Regulations, dating from 1st July, 1925:-Regulation 96 is amended—

By the deletion of the words "Governor on the recommendation of the," in the 3rd and 4th lines, and by the deletion of the words "copies of syllabus can be obtained from the Office of the Commissioner," in the 4th and 5th lines.

Regulation 98 is repealed and the following regulation inserted in its place:-

Except as hereinafter provided, every candidate admitted to the Service after passing the prescribed examination or such other examination as the Commissioner in writing shall accept as equivalent thereto, shall be appointed at a commencing salary of £72 per annum if at the age of 16, and if over that age, according to the following scale, rising by annual increments on the age basis to a maximum of £132 per annum.

Age 17— £96 per annum.

18—£108 19—£120

20—£132

Officers appointed to the Clerical Division will, after attaining the age of 19 years, be required to pass a promotional examination before being promoted to a senior position, and, subject to passing such promotional examination, will, on attaining the age of 21, be paid a salary of £180 per annum, rising by annual increments as prescribed in the scale hereunder to a maximum of £264 per annum.

The scale of salaries above £180 shall be as follows:-

0 01 00	VACUA A C/10	W. O. O	- LOO N	LLWIL NO	CO TOTIO	****
£204	£276	£336	£456	£576	£756	£1,020
216	288	360	480	600	804	1,080
228	300	384	504	636	852	1,140
252	312	408	-528	672	900	1,200
264	324	432	552	708	960	

All increments given under this and the succeeding regu-

lations are subject to Regulation 46.

This Regulation shall apply to all male officers in the Clerical and Professional Divisions (other than Cadets) and to such officers in the General Division as the Commissioner may from time to time approve.

Regulation 99 is repealed and the following regulation inserted in its place:-

Except as hereinafter provided, the provision relating to admission to the Service and payment to officers up to and including 20 years of age shall apply equally to

female officers of the Service; and upon attaining the age of 21, and subject to passing the examination as may from time to time be prescribed by the Commissioner, such female officers in the Clerical and Prorobustonal Divisions shall be entitled to a salary of £156 per annum, rising by annual increments of £12 for each year of service until they attain the maximum of £204, unless the Commissioner otherwise directs.

Female officers, the maximum of whose positions is in remate officers, the maximum of whose positions is in excess of £204, shall rise from £204 by annual increments of £12 for each year of service; provided, where the classification exceeds £252 the annual automatic increments payable under this Regulation shall cease upon the officer receiving £252 per annum; and any further increments shall be subject to the same conditions and be under the same scale as applicable to make officers." under the same scale as applicable to male officers.

Regulation 100 is amended-

By the substitution of the word "promotional" for "F," in the first line.

Regulation 101 is repealed.

Regulation 102 is repealed.

Regulation 103 is repealed.

Regulation 110 is amended-

By the substitution of the following in lieu of the first

paragraph;
"The promotional examinations of the Clerical Division shall be arranged and conducted by the Director of Education."

Regulation 114 is repealed and the following regulation

inserted in its place: "Officers may appeal against the classification of the Officers may appeal against the Appeal Board as Public Service Commissioner to the Appeal Board as constituted under the Public Service Appeal Board Act, 1920, and in accordance with the Regulations made thereunder."

Regulation 115 is amended-

By the deletion of the words "on the recommendation of the Commissioner" in the first line. Also by the insertion of the words "by the Commissioner" after the word "fixed" in the 3rd line, and the substitution of the word "approves" for the word "recommends" in the last line.

Regulation 117 is amended-

By the deletion of the first paragraph and the words "prior to such approval," in the first line, and the word "such" and the words "to his class or office," in the third line, and by the substitution of the words "his salary" for the words "the prior classification," in the 6th line.

Regulation 118 is repealed.

Regulation 119 is repealed.

Regulation 120 is repealed.

Regulation 127 is amended-

By the substitution of the words "a junior position," for the letter "G" in the first line, and the figures "21" in lieu of "20" in the last line.

Regulation 133 is amended-

By the deletion of the word "al!" in the first line and the substitution of the words "in receipt of £264 per annum and over," for the words "other than those mentioned in Regulations 98 and 99" in the first and second lines.

> G. W. SIMPSON. Public Service Commissioner.

THE TRAFFIC ACT, 1919, AS AMENDED BY THE AMENDING ACT, 1922.

Traffic Regulations, Additions and Amendments.

P.W. 2660/21.

REGULATION No. 28 is amended as follows:—
Paragraph 7 (c) is amended by the addition of the words "also motor omnibus" after the word "carriers" in the "heading," also in the second, fourth, and seventh lines thereof.

Paragraph 7 (h) is revoked, and the following inserted in

Every motor car, omnibus, or carriage with fixed hood or cover, when plying for hire, or occupied by one or more persons, shall be provided and fitted with a lamp or lamps sufficient to efficiently illuminate that part of the interior set aside for passengers, such lamp or lamps to be kept constantly lighted between sunset and sunrise.

New sub-paragraphs to be added-

ew sub-paragraphs to be added—

(i.) Motor omnibuses, in addition to the lamps as prescribed in the amended sub-paragraph (c) of paragraph 7, shall be provided with two distinguishing lamps exhibiting violet coloured lights in the direction that the vehicle is proceeding or is intended to proceed so as to indicate that the vehicle is a Motor Omnibus. The lamps shall be so fixed as to show the width of the Motor Omnibus and the size of the proceed so the state of the size of the siz Omnibus and to give an unobstructed view of the light to other users of the road.

(j.) Motor wagons, in addition to the lamps as prescribed in the amended sub-paragraph (c) of paragraph 7, shall be provided with two distinguishing lamps exhibiting blue coloured lights in the direction that the vehicle is proceeding or is intended to proceed, so as to indicate that the vehicle is a Motor Wagon. The lamps shall be so fixed as to show the width of the Motor Wagon and to give an unobstructed view of the light to other users of the road.

The Seventh Schedule to the Traffic Regulations is hereby amended by adding thereto the following New Route:—

ROUTE No. 38.

Perth-Cotteslic.

Start—Corner of St. George's Terrace and William Street.

St. George's Terrace. Malcolm Street. King's Park Road. Thomas Street. Heytesbury Road. Railway Road.

Loch Street. Perth-Fremantle Road to its intersection with Leake Street, Cottesloe.

Return—By same route.

Recommended.

(Sgd.) ALEX McCALLUM, Minister for Works and Labour.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this fifth day of August, 1925.

(Sgd.) L. E. SHAPCOTT,

Clerk of the Council.

Western Australia.

In Parliament, Session, 1925.

The Western Australian Bank.

A Bill for an Act to further amend the Western Australian Bank Act, 1896.

NOTICE is hereby given that an application is intended to be made to Parliament, at the present Session, by the Western Australian Bank (hereinafter called "the Bank") for leave to bring in a Bill (hereinafter called "the Bill") to effect all objects and purposes following or some of them, that is to say:—

To amend the Western Australian Bank Act, 1896, by providing

by providing—

1. That the Bank may cause to be kept, in the United Kingdom or in any State of the Commonwealth or in any British Dominion, a branch register or registers of members.

2. For the Bank to give notice to Registrar of Companies of the situation of the office where any such branch register is kept and of any change therein, and of the discontinuance of any such office.

3. That the branch register shall, as regards the particulars entered therein, be deemed part of the Bank's register number.

That such register shall be kept in the manner provided by the Deed of Settlement of the Bank.

4. That the Bank shall transmit to its head office

4. That the Bank shall transmit to its head office at Perth a copy of any entry in its branch register or registers as soon as may be after such entry is made, and the Bank shall cause to be kept at its head office, duly entered up from time to time, a duplicate of its branch register or registers.

5. That, subject to the provisions of the Act, the share register in a branch register shall be distinguished from the Share Register in the principal register, and no transaction in respect to any shares registered in a branch register shall, during the continuance of the registeration of such shares in such branch register, be registered in any other register. registered in any other register.

That application may be made by any shareholder on the branch register to have his shares transferred to

the register in the head office of the Bank.

7. Power to the Bank to discontinue to keep any branch register, and thereupon all entries in that register shall be transferred to some other branch register.

Power for the Bank to make provision in its Deed of Settlement with respect to the keeping of such branch

9. That every person who has agreed to become a member of the corporation and whose name is entered on the register of shareholders shall be deemed to be a member of the corporation, and the Deed of Settlement shall bind the corporation and all members thereof as if each member had subscribed his name and affixed his seal thereto and there were in the Deed of Settlement contained a covenant on the part of such shareholder to conform thereto, subject to the Western Australian Bank Act, 1896, and to amendments thereof.

10. That the register of shareholders shall be prima facie evidence of all matters directed or authorised to be entered therein.

That the Board of Directors and the Supreme Court shall have power and jurisdiction to rectify the register of shareholders as in the case of a register of the members of a company incorporated under the Companies Act, 1893.

12. Power to the corporation notwithstanding any of the provisions of the Western Australian Bank Act,

1896, to advance and lend money on the security of real

and personal estate.

Printed copies of the Bill will be deposited in the Office of the Clerk in the Legislative Assembly, on the fourteenth day of August, 1925.

Dated at Perth, this fifth day of August, 1925. STONE, JAMES, & CO.,

Solicitors and Parliamentary Agents for The Western Australian Bank.

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