[1807]



Government Gazette

OF

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No. 38.1

PERTH : FRIDAY, AUGUST 10.

[1928.

STATE SAVINGS BANK.

The Treasury, Perth, 7th August, 1928. Treasury No. 333/27. IT is hereby published, for general information, that Mr. Geoffrey Elphick has been appointed agent of the State Savings Bank at the Narembeen Water Supply, vice Mr. W. H. Edwards, transferred.

Treasury No. 1388/28. IT is hereby published, for general information, that an agency of the State Savings Bank has been opened at Wembley Park; agent-Mr. A. H. Gibney, grocer.

Treasury No. 1383/28. IT is hereby published, for general information, that an agency of the State Savings Bank has been opened at Carlisle; agent-Mr. Leonard J. Townshend, stationer.

Treasury No. 1391/28. IT is hereby published, for general information, that an agency of the State Savings Bank has been opened in High Street, Fremantle; agent-Mr. F. C. Somes, newsagent.

A. BERKELEY, Acting Under Treasurer.

Crown Law Department,

Perth, 9th August, 1928. THE Hon. Minister for Justice has appointed H. J. Prater and S. Woolley as Commissioners for Declara-tions under "The Declarations and Attestations Act, 1913."

Sussex.—Tuesday following the first Monday in the month of March, June, September, and December.

H. G. HAMPTON,

Under Secretary for Law.

THE LICENSING ACT, 1911 (AS REPRINTED WITH AMENDMENTS).

Notice of Compensation Payable to Owners and Licensees of Delicensed Premises.

WHEREAS the Licenses Reduction Board did on the WHEREAS the Licenses Reduction Board did on the 10th and 22nd days of March and the 24th day of July, 1928, duly determine, in accordance with the Licensing Act of 1911, that the licensed premises named or de-scribed in the first column of the schedule hereto should be deprived of their respective licenses, and the said Board has awarded compensation in respect of such deprivation to the various owners and licensees of such premises: Now, therefore, notice is hereby given, pur-suant to Section 93 of the said Act, that the amount of compensation so awarded in respect of each of such licensed premises is as set out in columns II. and III. be compensation so awarded in respect of each of such licensed premises is as set out in columns II. and III. of the said schedule opposite the name or description of the premises, the amounts in column II. being payable to the respective owners of the premises, and those in column III. to the respective licensees thereof.

Dated this 6th day of August, 1928.

By order of the Board,

J. LYON JOHNSTON, Chairman.

The	Schedule.
1. 100	Sonewe.

I. Names or Descriptions of License Premises.	d II. Owners.	III. Licensees.
	£	£
Criterion Hotel, Norseman	234	436
Norseman Hotel, Norseman	312	864
Glan Devon Hotel, Kalgoorlie .	293	1,242
Goldfields Wine and Beer Saloon, Ka	1-	
	412	674
	498	828
	312	404
Duke of York Hotel, Boulder .	780	1,470
Horseshoe Inn Hotel, Boulder .	312	1,136
Feysville Hotel, Feysville	78	84

NOTICE TO MARINERS. Australia-West Coast.

Denham Channel-Shark Bay.

MARINERS and others are hereby notified that the positions of the three A.G.A. Flashing Light Buoys, situated in Denham Channel, Shark Bay, have been checked and found to be in accordance with the positions as originally advertised in the Government Gazette of 19th August, 1927.

Charts affected:

No. 518, Shark Bay. No. 1056, Cape Cuvier to Champion Bay.

Publication :

Australia Pilot, Volume V.

J. HARRIS, Chief Harbour Master.

Harbour and Light Department, Fremantle, 19th July, 1928.

NOTICE TO MARINERS.

Australia-West Coast.

Denham Channel-Shark Bay,

MARINERS and others are hereby notified that the White Flashing Light on No. 1 Outer Buoy, Denham Chaunel, Shark Bay, has been relighted.

Charts affected-

No. 518, Shark Bay. No. 1056, Cape Cuvier to Champion Bay.

Publication-Australia Pilot, Volume V.

J. HARRIS,

Chief Harbour Master.

Harbour and Light Department, Fremautle, 14th July, 1928.

PORT OF FREMANTLE.

Gage Roads to Owen Anchorage. Channel across Success Bank. NOTICE TO MARINERS.

FURTHER to notice to Mariners issued by the Fre-FURTHER to notice to Marners issued by the rre-mantle Harbour Trust Commissioners dated 28th March, 1927, and published in the *Government Gazette* of 1st April, 1927, and to Notice issued similarly dated 22nd June, 1928, and published in the *Government Gazette* of 6th July, 1928, the channel across Success Bank has again been sounded and compass bearings of the channel checked.

Navigators have reported that their vessels tended to sheer in the channel about 2,000 feet distant from the Northern entrance buoys. Soundings taken over this spot have revealed a bank, apparently of sand, extending for some 600 feet along the Western edge of the channel, from about 2,000 feet from the Northern en-trance buoys to about 2,600 feet along the channel, and extending into the channel to about half-way between its Western edge and the centre line. The least water found on this bank was 18 feet 6 inches at low water.

As it evidently is the existence of this bank that caused the tendency to sheer, which had been reported, mariners are advised to keep as far away from it as possible, and to watch carefully the actions of their ships when passing it.

The compass bearing of this channel has again been checked, and it is found to be 170° True, corresponding with South 5° East Magnetic.

Chart affected-

No. 1058-Rottnest Island to Warnbro' Sound.

Dated at Fremantle this 11th day of July, 1928.

For the Fremantle Harbour Trust Commissioners.

(Sgd.) W. R. CLACK, Acting Harbour Master.

(Sgd.) F. STEVENS,

Secretary.

Office of Public Service Commissioner,

Perth, 9th August, 1928.

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

Ex. Co. 1962; P.S.C. 348/28.—C. W. Hadley, Inspector of Schools, Education Department, to be Senior Inspec-tor of Schools, at a salary of \$756 per annum, as from 23rd July, 1928.

Ex. Co. 1007; P.S.C. 110/28.—Victor Farthaw Hamil-ton Box, under Section 29 of the Public Service Act, to be Inspector, Education Department, at a salary of £636 per annum, as from 21st May, 1928.

Ex. Co. 1909; P.S.C. 173/22 .- Marian Laing, under Section 6, Subsection 3, of the Public Service Appeal Board Act, 1920, to be Clerk, Shorthand-writing and Typing, Government Stores Branch, Treasury Depart-ment, at a salary of £168 per annuu, as from 1st July, 1928.

Ex. Co. 3058; P.S.C. 514/26.-Elinor Tyre Daly, under Section 29 of the Public Service Act, to be Machinist, Lands and Surveys Department, at a salary of £192 per annum, as from 1st October, 1927.

Ex. Co. 1435; P.S.C. 344/22.—Justus Angwin, under Section 6, Subsection 3, of the Public Service Appeal Board Act, 1920, to be Clerk, Government Stores Branch, Treasury Department, at a salary of £240 per annum, as from 20th February, 1928.

Ex. Co. 1960; P.S.C. 613/14.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has appointed Wednesday, 29th August, 1928 (Kalgoorlie Cup Day), to be a Public Service holiday, within a radius of 25 miles of Kalgoorlie, excepting within the municipality of Boulder.

Ex. Co. 2150; P.S.C. 458/15.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has appointed Wednesday, 5th September, 1928 (Boulder Cup Day), to be a Public Service holiday at Boulder.

G. W. SIMPSON, Public Service Commissioner.

Department.		Position.	Salary.	Date Returnable.
Lands and Surveys Metropolitan Water Supply Mines Do	· · · · · · · · · · ·	Clerk (Forestry Accounts) Inspector of Plumbing State Mining Engineer and Chief Inspector of Mines Government Geologist	£276—£324 £384—£432 £756—£960 £708—£900	11th Aug., 1928. 18th Aug., 1928. 31st Aug., 1928. 31st Aug., 1928.

G. W. SIMPSON, Public Service Commissioner.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys, Perth, 8th August, 1928. HIS Excellency the Governor in Executive Council has been pleased to approve of the area and boundaries of the following Reserve being amended as described in the Schedule below, for the purpose therein set forth; the area and boundaries previously published in the Government Gazette being hereby cancelled :--

4567/14. MORAWA.—No. 18120 (Hall site—Agricultural).— Lots 68 and 69. (1r. 39.1p.) (Plan Morawa Townsite.) (Reserve 18168 (Excepted from Sale) is hereby reduced.

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

RESERVES.

Department of Lands and Surveys

Perth, 8th August, 1928. HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserves the lands described in the Schedules below, for the purposes therein set forth :-

511/26

AVON (Gorge Rock, S.E. of Corrigin).—No. 19516 (School site).—Location No. 23917. (1 acre.) (Dia-gram L.T.O. 7451; Plan 344/80, D4.) 1712/28

DOWAK.—No. 19831 (Hall site).—Lot No. 20. I rood.) (Plan Dowak Townsite.)

DOWAN. (1 road.) (Plan Dowak Townside.), 2063/26, MUNTADGIN.—No. 19846 (Recreation).—Lot No. (About 60 acres.) (Plan Muntadgin Townsite.)

19853 (Recreation—Tennis (3 roods.) (Plan Dure 1997) DURANILLIN.-No. Courts).-Lot No. 34. Townsite.)

2743/28

Friendly Societies).—Lot No. 207. (1 rood.) (Plan Cunderdin Townsite.) 3458/22 3453/28

NEWDEGATE .-- No. 19877 (Church site-Church of England).—Lot No. 18. (1 rood.) (Plan Newdegate Townsite.) (Reserve 19016 (Public Utility) is hereby reduced.) 3452/28

KUKERIN .-- No. 19878 (Church site--- Church of England).-Lot No. 44. (1 rood.) (Plan Kukerin Townsite.) (Reserve 14132 (Excepted from Sale) is hereby reduced.) 2965/28.

NUNGARIN.—No. 19879 (Church site—Roman Catho-lic).—Lot No. 111. (1 rood.) (Plan Nungarin Townsite.) 3666/28.

LAKE GRACE.—No. 19880 (Quarry—Sand).—Lot No. 72. (4a. 3r. 39p.) (Plan Lake Grace Townsite.) 8985/00.

HAY.—No. 19881 (Flora—Red Flowering Gums).— Locations Nos. 1598, 1599, 1600, 1602, 1603, 1609, 1610, 1612, 1614, 1622. (About 2,650 acres.) (Plan 452D/40, A & B 3 & 4.)

C. G. MORRIS, Under Secretary or Lands.

THE LAND ACT, 1898.

Amendment of Land Board Regulations.

Department of Lands and Surveys,

Corr. 1995/10. Perth, 10th August, 1928. HIS Excellency the Governor in Executive Council has been pleased to approve of Clause 12 being deleted from the Land Board Regulations gazetted on the 21st March, 1928, and the following clause inserted in lieu thereof:—

"In all cases of adjudication the decision of the Board, or of the majority of the members of the Board, shall be final, and no applicant for land or any person acting on behalf of an applicant, shall have the right to interview any member of the Board with a view to commenting on the decision arrived at."

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

LOTS OPEN FOR SALE.

Department of Lands and Surveys,

Perth, 8th August, 1928. IT is hereby notified, for general information, that the

Applications to be lodged at Bridgetown. 2389/91, Vol. 2.-BRIDGETOWN, Suburban for Cultivation, 331 (2a. 0r. 6p.), £20; 332 (2a.), £20. serve 5896 (Public Utility) is hereby cancelled.) '(Re-

Applications to be lodged at Esperance.

3505/16.—DOWAK, Town, 1 and 17 (39.1p. each), £25 each; 2, 3, 4, 5, 6, 7, 18, 19, 22, 23 (1r. each), £20 each; 8, 16, 24 (39.1p. each), £20 each; 9 and 25 (39.1p. each), £15 each; 10, 13, 14, 15, 26, 27, 29, 30, and 31 (1r. each), £15 each. Lots 11, 12, 21, 28, and 32 are baraby expanded from role as Baraya 10820 hereby excepted from sale as Reserve 19830.

Applications to be lodged at Kalgoorlie.

1573/17, Vol. 2.—KALGOORLIE (Boulder Road, Sheet 1 South), Town, 1618 (1r.), £10.

Applications to be lodged at Katanning.

598/17.—KATANNING, Town, 891, 900, 901 (1a. cach), £22 each; 902 (3r. 7p.), £22; 892, 893, 894 (1a. each), £20 each; 895 (2a. 0r. 7p.), £25. Subject to the payment to the Government within 30 days of sale of the value of improvements (if any), at the Minister's valuation, which shall be final and binding on the purchaser.

8641/97.—TENTERDEN, Suburban for Cultivation, 23 (4a. 2r. 27p.), £25. Reserve 2270 (Public Utility) is hereby reduced.

Applications to be lodged at Perth.

8380/04.-KELMSCOTT, Suburban for Cultivation, 79 (11a. 0r. 11p.), £35. Subject to the payment to the Government within 30 days of sale of the value of improvements (if any), at the Minister's valuation, which shall be final and binding on the purchaser.

Applications to be lodged at Southern Cross.

4261/24.—NOONGAR, Town, 18, 19, and 26 (1r. each), £12 each. Subject to the payment to the Gov-ernment within 30 days of sale of the value of improve-ments (if any), at the Minister's valuation, which shall be final and binding on the purchaser.

Applications to be lodged at Wagin. 608/16.—LAKE GRACE, Town, 18 and 51 (1r. 2.1p. 608/16.—LAKE GRACE, Town, 18 and 51 (1r. 2.1p. each), £35 each; 92 (1r. 1p.), £35; 101 (1r. 2p.), £30; 104 (1r. 2p.), £25; Suburban for Cultivation, 69, 70, and 71 (4a. 3r. 39p. each), £10 each. Subject to the payment to the Government within 30 days of sale of the value of improvements (if any), at the Minister's valuation, which shall be final and binding on the purchaser.

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

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

TENDERS FOR THE PURCHASE FOR REMOVAL OF BUILDINGS AT DENMARK.

Department of Lands and Surveys,

Corr. 9837/09. Perth, 8th August, 1928.

TENDERS are hereby invited for the purchase for rerecently occupied by Mrs. A. E. Lyall and Mr. F. Smith. The buildings consist of a five-roomed weatherboard cottage with verandah and galvanised iron roof. They are valued at £15, which has been fixed as the minimum sale price, and the buildings must be removed within 30 days from date of acceptance of tender.

Tenders, accompanied by a deposit of 10 per cent., addressed to the District Surveyor, Albany, and endorsed "Tender for buildings at Denmark," will be received up to and inclusive of the 29th August next, and the lowest or any tender will not necessarily be accepted.

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

NEW TOWNSITE-ESPERANCE-NORSEMAN RAILWAY.

Dowak.

Department of Lands and Surveys, 16. Perth, 8th August, 1928.

Corres. 3505/16. HIS Excellency the Governor in Executive Council has been pleased to approve of the area described hereunder being classified as "Town and Suburban," and set apart to form a Townsite, hereafter to be known and distinguished as "Dowak":---

distinguished as "Dowak":— The area bounded by lines starting from the North-West corner of Location 374 and extending Southerly along the Western boundary of the said location to its South-West corner; thence Westerly along the Northern side of a one-chain road along the Northern boundaries of Locations 373 and 251, and onwards to the Western side of a one-chain road along the Eastern side of rail-way; thence Southerly along said side of road aforesaid to a point at its intersection with the prolongation North Easterly of the Northern boundary of Location 393: Easterly of the Northern boundary of Location 393; Easterly of the Northern boundary of Location 393; thence South-Westerly to the Northern corner of Loca-tion 393, and onwards along its Northern boundary to the Eastern side of a one-chain road, passing along the Eastern boundaries of Locations 679 and 680; thence Northerly along said side of road to its intersection with the Southern side of Road 7204; thence North-Easterly along said side of Road 7204 and onwards to the Western side of a one-chain road along the Eastern the Western side of a one-chain road along the Eastern side of railway; thence Northerly along said side of road aforesaid to its intersection with the prolongation South-Westerly of the Southern side of a one-chain road along the South boundary of Location 379; thence North-Easterly to and along the South side of road aforesaid to the starting point. (Reserve 16754 is hereby can-celled.) (Plan 392/80, B1 & 2.)

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

TENDERS FOR LEASING PORTION OF RESERVE 15631.

(Mt. Keith Common.)

Perth Land Agency.

For Grazing Purposes.

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

Department of Lands and Surveys

Corres. No. 3964/14. Perth, 8th August, 1928. TENDERS for the leasing of portion of the land com-

prised within Mt. Keith Common Reserve 15631 (ex-eluding Reserves 15541 (State Battery Site) and 18760 (Water)), as described hereunder, are invited.

This portion of the above Reserve will be available for leasing under Scetion 41a of "The Land Act, 1898," and its amendments for a term of one year, for grazing purposes only, 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 renders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of Four pounds (£4) per annum), endorsed "Tender for Portion of Mt. Keith Common Reserve 15631," shown on Public Plan 53/300, and addressed "Under Secre-tary for Lands," must be lodged at the Lands Office, Perth, on or before Wednesday, the 29th August, 1928.

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. (Plan 53/300.)

Conditions.

Subject to the conditions that prospectors have the right to run their stock at will and the use of any waters on the Common, and that no compensation will be paid for any improvements existing on the termination of the lease.

Schedule.

The Southern portion of Mr. Keith Common Reserve 15631, containing about 13,000 acres, being the area situate South of an East and West line passing through said Reserve parallel to and at a distance of about 271 chains from its Southern boundary.

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

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 136 of "The Land Act, 1898," for non-payment of rent to 30th June, 1928:

Name, District, Lease No., Area, Rent, Corr. No.

- Kelliher, D. J.; Kelliher, W. J., South-West, 985/41A (307a.), £8; 2584/22.
- The Geraldton Co-op Butter & Bacon Coy., Ltd., South-West, 4370/153 (23a. 3r. 34p.), £140 5s. 6d.; 3389/19.

Thompson, George, Eucla, 1155/95 (20,000a.), £32 3s. 6d.; 5140/21.

THE undermentioned Leases have been cancelled under Section 137a:-

Beaton, John, Boulder (781), 452E/88 (1r.), aban-

- Beaton, John, Boulder (781), 452E/88 (1r.), abandoned; 1663/00.
 Bydden, E. H., Fitzgerald (1001), 42432/55 (1,093a. 0r. 38p.), non-compliance with conditions; 2170/27.
 Carstairs, William, Cockburn Sound (555), 14935/68 (58a. 3r.), non-compliance with conditions; 6395/20.
 Clifton, G. H., Kimberley, 2152/98 (44,800a.), abandoned; 4471/27.
 Clifton, G. H., Kimberley, 2149/98 (20,000a.), abandoned; 4472/27.
 Clifton, G. H., Kimberley, 2150/98 (20,000a.), abandoned: 4473/27.

- Chifton, G. H., Kimberley, 2150/98 (20,000a.), abandoned; 4473/27.
 Clifton, G. H., Kimberley, 2151/98 (20,000a.), abandoned; 4474/27.
 Clifton, H. R. V., (part Victoria (4086), 16451/74

Clifton, H. R. V., (part Victoria (4986), 16451/74 (160a.), non-compliance with conditions; 2181/11.
Fox, W. J., Williams (9940, 9942), 42285/55 (641a. 0r. 23p.), abandoned; 1176/27.
Fox, W. J., Williams (14366), 25533/74 (160a.), abandoned; 1177/27.
Gipphard, William, North-West, 3469/96 (40,000a.), abandoned; 6857/23.
Jones, W. J., Eastern, 3397/97 (100,000a.), non-com-pliance with conditions; 5405/24.
Kemble, Archibald, Kent (655), 42399/55 (1,300a, 1r.

Kemble, Archibald, Kent (655), 42399/55 (1,300a. lr. 9p.), abandoned; 5946/26.

Kemble, Archibald, Kent (1052), 25685/74 (160a.), abandoned; 3664/27.

Kemble, Archibald, Kent (1055), 13201/56 (213a.), abandoned; 4416/27.

- Machin, Leslie, Nelson (6424), 41245/55 (311a. 3r. 33p.), abandoned; 581/25.
- , Norman, Kojonup (5125, (1,071a.), abandoned; 2528/26. Muir, 5127). 20646/68
- Nunn, W. M., Williams (13321), 19226/68 (1,008a. 1r. 6p.), non-compliance with conditions; 2739/25.
- Nunn, W. M., Williams (11923), 19675/68 (473a. 3r. 22p.), non-compliance with conditions; 5600/25.
- Nunn, G. W. M., Williams (8962/3, 13046, 7552), 20868/68 (1,867a. 1r. 33p.), non-compliance with conditions; 1467/24.
- Nunn, H. B., Williams (14084), 20236/68 (3,815a. 1r. 10p.), non-compliance with conditions; 5621/25.
- Nunn, T. M., Williams (14083), 20235/68 (4,626a. 0r. 34p.), non-compliance with conditions; 5619/25.
- Rosser, Owen, Victoria (4160), 18758/68 (2,040a.), noncompliance with conditions; 6636/24.
- Taylor, M. A., Fitzgerald (509), 42395/55 (724a. 3r. 1p.), non-compliance with conditions; 2743/27.
- Taylor, M. A., Fitzgerald (1220), 25681/74 (160a.), non-compliance with conditions; 3428/27.
- Thick, W. H., Eucla, 1756/152 (about 500a.), non-compliance with conditions; 2037/27.
- Townsend, M. A., Williams (9325), 16088/68 (160a.), abandoned; 3626/22.
- Whitford, C. G., Williams (5514/5 and parts of 3334, 3336), 6317/68 (1,243a.), non-compliance with conditions: 16553/10.
- Whitford, C. G., Williams (parts 3334, 3336), 11251/56
- (160a.), non-compliance with conditions; 7769/12. Young, Alexander, Oldfield (84), 21015/68 (840a.), non-compliance with condiditions; 4297/26.
- Young, Alexander, Oldfield (303), 25297/74 (160a.), non-compliance with conditions; 4896/26.
- Hennessy, Patrick, Kojonup (8073, 8074), 22075/63 (814a. 1r. 34p.), non-compliance with conditions; 2810/26.

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:-

BRIDGETOWN.

15th August, 1928, at 12 noon, at the District Lands Office-

Margaret-*39, 20a. 3r. 20p., £20; 40, 17a. 0r. 4p., £15.

BUNBURY.

15th August, 1928, at 3.30 p.m., at the District Lands Office

Donnybrook—*428, 5a. 0r. 28p., £12. Wagerup—*61§, 6a., £15.

GERALDTON.

15th August, 1928, at 3.15 p.m., at the District Lands Office-

Kadathinni—Town 155, 1r. 2p., £15. Morawa—Town 20, 1r., £20; 81, 39.1p., £25.

KALGOORLIE. 15th August, 1928, at 11 a.m., at the District Lands

Office-

Boulder—Town 475 ¶, 20p., £12 10s. Kalgoorlie—Town 227, 1r., £25; 697, 1r., £10.

MERREDIN.

15th August, 1928, at 4 p.m., at the Court House-Nungarin-Town 105, 1r., £10.

WAGIN.

15th August, 1928, at 11 a.m., at the District Lands Office-

Lake Grace-Town 96, 98, 1r. 1.9p. each, £18 each; 94, 1r. 1.9p., £20.

ALBANY.

16th August, 1928, at 2.30 p.m., at the District Lands Office

Mt. Barker-*276, 9a. 3r. 12p., £20.

ESPERANCE.

16th August, 1928, at 2 p.m., at the District Lands Office

Salmon Gums-Town 81, 39.1p., £18; 82, 1r., £15. NORTHAM.

16th August, 1928, at 11.30 a.m., at the District Lands Office-

Bencubbin—Town 10, 1r., £25; 138, 1r. 3.6p., £30. Dalwallinu—Town 188, 39.1p., £15; 189, 1r., £12. Gabbin—Town 26, 1r., £15. Goomalling—Town 350, 1r. 18.3p., £75; *59, 3a. 1r.,

£15.

Quairading—Town 204, 203, 32.4p. each, £20 each, 205, 37.3p., £25; 166, 1r. 13.8p., £20; 167, 1r. 13.9p., £20; *147, 148, 2a, 3r. 21p. each, £15 each.
Wubin—Town 33, 39.9p., £15.

WILUNA.

22nd August, 1928, at 11 a.m., at the Police Station-Wiluna-Town 22, 1r., £20.

PERTH.

24th August, 1928, at 11 a.m., at the Department of Lands and Surveys-

Mundijong—"161, 4a. 3r. 39p., £16; 162, 5a, £16. Watheroo—Town 21, 22, 1r. each, £12 each. Wubin—Town 34, 35, 1r. each, £12 each.

SOUTHERN CROSS.

500 THERN CRUSS. 25th August, 1928, at 3.30 p.m., at the Court House— Southern Cross—Town 447, 433, 432, 445, 158, 527, 1r. each, £15 each; 77, 89, 1r. each, £25 each; 446, 459, 545, 538, 443, 456, 162, 155, 553, 1r. each, £12 each; 448, 451, 460, 541, 542, 552, 1r. each, £10 each.

MOORA.

31st August, 1928, at 4 p.m., at the Court House-Moora-*177, 4a. 0r. 23p., £25.

*Suburban for cultivation.

\$Subject to the payment of £60 for improvements by the purchaser immediately after the sale if purchased by other than the owner of same.

"|Subject to the payment of £250 for improvements by the purchaser immediately after the sale if purchased by other than the owner of same.

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 rice.

All improvements on the land offered for sale are the property 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.

TENDERS FOR LEASING RESERVE No. 16273. Geraldton Land Agency.

Warriedar Common.

Grazing Purposes.

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

Corr. 1007/15.

TENDERS for the leasing of the land comprised within Common Reserve 16273, at Warriedar, containing about 18,420 acres, are invited.

The above Reserve will be available for leasing under Section 41a of 'The Land Act, 1898,'' and its amend-ments (for Grazing purposes enly), 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, and no compensation will be paid for improvements effected at the expira-tion of the lease or the sooner determination thereof; excluding all existing mining areas, and subject to the condition that prospectors have the right at all times to depasture and water their stock on this Reserve.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of Twenty-five pounds (£25) per annum), endorsed "Ten-der for Common Reserve 16273," shown on Public Plans 41/300 and 129/80, and addressed, "Under Sec-retary for Lands," must be lodged at the Lands Office, Geraldton, on or before Wednesday, 15th August, 1928.

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. (Plans 41/300 and 129/80.)

C. G. MORRIS, Under Secretary for Lands.

TENDERS FOR LEASING RESERVE No. 2381.

Geraldton Land Agency.

Victoria Location 4036.

Grazing Purposes.

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

Corr. 1113/91.

TENDERS for the leasing of the land comprised within Mineral Reserve 2381 (Victoria Location 4036) situated at Nonga Hill, containing about 277 acres, are invited.

The above Reserve will be available for leasing under Section 41a of "The Land Act, 1898," and its amend-ments (for Grazing purposes only), 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, and no compensation will be paid for improvements effected at the expira-tion of the lease or the sooner determination thereof; subject to the usual timber and mining conditions.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of £3 per annum), endorsed ''Tender for Mineral Reserve 2381,' shown on Public Plan 159C/40, F3, and ad-dressed to the Under Secretary for Lands, must be lodged at the Lands Office, Geraldton, on or before Wednesday, 15th August, 1928.

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. (Plan 159C/40, F3.)

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

TENDERS FOR LEASING RESERVE No. 19852.

Geraldton Land Agency.

Appertarra A.A. Lot 24.

Grazing Purposes.

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

Corr. 1113/91.

TENDERS for the leasing of the land comprised within Public Utility Reserve 19852 (Appertarra A.A. Lot 24), situated at Rushy Well, containing about 9a. 0r. 28p., are invited.

The above Reserve will be available for leasing under Section 41a of "The Land Act, 1898," and its amendments (for Grazing purposes only), 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, and no compensation will be paid for improvements effected at the expiration of the lease or the sooner determination thereof; subject to the usual timber and mining conditions.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of £1 per annum), endorsed "Tender for Public Utility Reserve 19852," shown on Public Plan 160D/40, and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Geraldton, on or before Wednesday, 15th August, 1928.

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. (Plan 160D/40, A4.)

C. G. MORRIS, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part X of "The Land Act, 1898." 1T 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, 15th AUGUST, 1928.

PERTH LAND AGENCY.

Eastern Division.

Yelina District (about 20 miles North-East of Mt. Maiden).

Corres. 2939/26. (Plans 52/300 and 51/300.) That area of unsurveyed land, containing about 142,000 acres; being area excised by amendment from Hill & McNie's Pastoral Lease No. 3465/97.

OPEN WEDNESDAY, 22nd AUGUST, 1928.

PERTH LAND AGENCY.

Eastern and Eucla Divisions.

Buningonia, Balladonia, and Nuyts Districts.

Corres. 2886/23. (Plan 17/300.)

The area, containing about 778,000 acres, bounded on the West by Pastoral Lease 2808/97 and the prolongation Northerly of its Eastern boundary for about 1,540 chains; thence on the North by a line extending East to the sheet line of Plan 17/300, on the East by the said sheet line of plan aforesaid, on the South by Pastoral Lease 746/95, late Pastoral Lease 1178/95, and the prolongation Easterly of the latter's Southern boundary to the sheet line of plan; subject to appraisement.

Eastern Division.

Bulga District (Dromedary Hills).

Corres. 706/02, Vol. 2. (Plan 41/300.)

That portion of Reserve 12943, containing about 32,000 acres, bounded by lines starting at the 162-mile Post on the Rabbit-proof Fence and extending East 160 chains, North 160 chains, East 202 chains 61 links, South 80 chains, East 276 chains 6 links; thence South 493 chains 48 links, East 703 chains 24 links to the Rabbit-proof Fence; thence in a general Northerly direction along same to the starting point; subject to appraisement. (Reserve 12943 (Camel breeding) is hereby reduced.)

Eastern Division.

Naberu District (about 24 miles South East of and 45 North-East of Wiluna).

Corres. 4347/24. (Plans 60/300, 61/300.)

This area of unsurveyed land, containing about 28,555 and 100,000 acres; being M. Rodan's forfeited Pastoral Leases Nos. 3335/97 and 3311/97.

OPEN WEDNESDAY, 29th AUGUST, 1928.

NORTHAM LAND AGENCY.

South-West Division.

Ninghan District (near Washington Rocks).

Corres. 6031/14. (Plan 88/80, F3.)

The area, containing 1,000 acres, being the laud contained in Reserve 15822; subject to appraisement; Reserve 15822 (Water and Stopping Place) is hereby cancelled.

PERTH LAND AGENCY.

Kimberley Division.

Dampier District (about 18 miles East of Saddle Head).

Corres. 11120/11. (Plan 127/300.)

That area of unsurveyed land, containing about 203,000 acres; being Everett & Mills' forfeited Pastoral Lease No. 1021/98.

North-West Division.

Teano and Thaduna Districts (near 92 to 105 Mile Posts on Telegraph Line).

Corres. 4760/25. (Plan 80/300.)

That area of unsurveyed land, containing about 200,000 acres; being Munn & Ottrey's forfeited Pastoral Lease No. 3591/96.

C. G. MORRIS,

Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under and subject to ''The Land Act, 1898,'' and its amendments, including such further amendments as may be made by Parliament during the current year.

All approvals shall be subject to the residence conditions as prescribed by Section 55 of the said Act.

The areas marked "A" shall be open for selection by the special classes of selectors hereinafter named in the following order of preference:---

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

(In the event of an applicant other than a Discharged Soldier under subparagraph (1) obtaining a block within a Repurchased 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.

Applications must be lodged at the Local Land Office for the district in which the land is situated, not later than the date specified, but may be lodged before such date if so desired.

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

If a Land Board sitting becomes necessary, the appli-cants 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 Department, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

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

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

SCHEDULE.

OPEN WEDNESDAY, 15th AUGUST, 1928.

ALBANY LAND AGENCY.

"в."

Kent and Plantagenet Districts (near Chillilup Creek). Corr. No. 2340/28.

Open under Parts V., VI., and VIII. (Plan 446/80, D&E1&2.)

D & E 1 & 2.) The area, containing about 1,325 acres, bounded on the South by Locations 309, 130, 18, 132, 410, and 411, and part of the North bank of Chillilup Creek, on the East by part of Reserve 11151, on the North by a pro-posed 3-chain Stock Route, and on the North by the pro-longation Northerly of the Western boundary of Loca-tion 309 to its intersection with the Southern side of aforesaid Stock Route; also the area, containing about 615 acres, bounded on the South by the production West of the South boundary of Location 2623, on the East by part of the West boundary of Location 2623 and the West boundary of Location 2625, on the North by the South boundary of Location 2648 and part of the yight bank of Chillilup Creek, on the West by the pro-duction Southerly of the Western boundary of Location 2648; subject to survey, classification, and pricing, and 2648; subject to survey, classification, and pricing, and the payment of full cost of survey with applications, and the conditions regarding selection of land within pastoral leases within the South-West Division of the State; subject also to the ususal mining conditions.

BRIDGETOWN LAND AGENCY. "в."

Nelson District (about 17 miles South of Boyup Brook).

Corr. No. 4023/25. Open under Parts V., VI., and VIII. (Plan 438A/40,

B2.) Location 8153, containing 130 acres 0 roods 30 perches, at 8s. 9d. per acre; classification page 11 of 4023/25; being G. A. Davidson's forfeited Lease

ESPERANCE LAND AGENCY

"B."

Esperance District (about 9 and 10 miles East of Treslove).

Corr. No. 5073/27.

24655/74.

Open under Parts V., VI., and VIII. (Plan 402/80, E2 & 3.)

Locations 1061 and 1062, containing about 1,000 acres; subject to survey, classification, and pricing, and pay-ment of survey fee (£25 10s.) with application; and Locations 1057 and 1058, containing about 1,000 acres; subject to survey, classification, and pricing, and pay-ment of survey fee (£25 10s.) with application; subject to the conditions governing selection in this district; being W. Lehman's and R. A. Jones' cancelled applications.

"в,"

Fitzgerald District (about 121/2 miles West from Salmon Gums).

Corr. No. 2646/27.

Corr. No. 2646/27. Open under Parts V., VI., and VIII. (Plan 11/300.) Locations 1241 and 1242, containing 1,000 acres 1 rood 28 perches, at 10s. per acre; classification page 11 of 2646/27; subject to payment of survey fee of £25 10s. with application, and conditions applying to selec-tion in this district; being B. J. Watkins' cancelled application.

GERALDTON LAND AGENCY. "в."

Victoria District (about five to six miles North-West of Yuna).

Corr. No. 1397/26. Open under Parts V., VI., and VIII. (Plan 160C/40, D & E1.)

Locations 6207 and 5976, containing 240 acres 3 roods Locations 6207 and 5976, containing 240 acres 3 roods 16 perches, at 8s. 6d. per acre if taken together; classi-fications pages 4 of 6687/13 and 2883/14; Location 6164, containing 120 acres, at 10s. per acre; classifica-tion page 2 of 5545/25; Location 7291, containing 118 acres 3 roods 29 perches, at 3s. 6d. per acre; classifi-cation page 15 of 790/26; and Locations 6163 and 8231, containing 160 acres and 50 acres respectively, at 10s. 6d. per acre; classification page 5 of 5160/25; being F. G. Hughes' forfeited Leases 20304/68, 19866/68, 21496/68, 24850/74, and 19865/68.

Victoria District.

Victoria District. Corr. No. 3407/20. Open under Part V. (Plan 160C/40, D4.) The land contained within the closed road as here-with set out, at 10s. per acre:—(1) Through Locations 1488, 3033, and 4369 from a level crossing in the first-mentioned location to Road No. 4057 on the East boun-dary of said Location 4369; (2) along the East side of the Upper Chapman Railway Reserve from a surveyed road at the Northern end of the Nolba Station Yard Reserve to the Westernmost boundary of Location 4369; (3) through Location 4369, from the road described in paragraph 1 to the East boundary of said location; these lands are available only to holders of land abutting these lands are available only to holders of land abutting The Crown Grants of these lands will not be thereon. issued before those of adjoining blocks in the same name.

KATANNING LAND AGENCY. "в."

Plantagenet District (about 11 miles South of Kebaringup)

Corr. No. 4911/24.

Open under Parts V., VI., and VIII. (Plan 436/40, F4.)

Location 4341, containing about 2,000 acres; subject to survey, classification, and pricing, and payment of survey fee with application; being A. W. Oughton's cancelled application.

"в."

Plantagenet District (about three miles West of Martaguinup Creck).

Corr. No. 3002/28. Open under Parts V., VI., and VIII. (Plan 436C/40,

F4.) The area, containing 100 acres, bounded by lines starting at the North-East corner of Location 3738 and extending Westerly 50 chains along its Northern boun-dary; thence North 20 chains; thence East to a point due North of the North-West corner of Location 4322; thence South to the said North-West corner of Location 4322 and onwards along its Western boundary to the starting point; subject to survey, classification, and pricing, and to the payment of the full cost of survey (£8 10s.) with application.

NARROGIN LAND AGENCY.

"в."

Avon District (about 11 miles North-West of Kulin) Corr. No. 1900/26.

Open under Parts V., VI., and VIII. (Plan 372/80, & E 1 & 2.)

Locations 19819 and 19821, containing 1,240 acres and 1,506 acres respectively; subject to pricing; classifi-cation page 5 of 6312/22; being area excised from H. A. Hibberd's Lease 20422/68.

"в."

Williams District (about 13 miles North of Lake Grace). Corr. No. 1771/28.

Open under Parts V., VI., and VIII. (Plan 387/80. B & C 1 & 2.)

The area, containing about 10,000 acres, bounded by lines starting at a point on the Northern boundary of Location 12948 situate 100 chains from its North-East corner and extending North about 315 chains; thence East about 362 chains; thence South about 246 chains East about 362 chains; thence South about 12933; thence to the North-East corner of Location 12933; thence West and South along the Northern and a Western boundary of the latter location to its most Northerly South-West corner; thence West to the Eastern boun-dary of Location 12948; thence North to the latter's North-East corner, and West along its Northern boundary to the starting point; subject to survey, classifi-cation, and pricing, and to the payment of the full cost of survey with application.

Williams District (near Mujiting Brook).

Corr. No. 3555/14. Open under Part V. Open under Part V. (Plan 385A/40, A, B1.) The lands contained within the closed roads as here-with set out, at £1 per acre:—(1) Along the Northern-most and the East boundary of Williams Location 10483, most and the East boundary of Williams Location 10483, South, and part of the South-Eastern boundary of Lo-cation 1239 and the South boundary of Location 7063; (2) along the North boundary of Location 4811; (3) along the South-Eastern boundaries of Locations 1241 and 1238. These lands are available only to holders of land abutting thereon. The Crown Grants of these lands will not be issued before those of the adjoining blocks in the same name.

NORTHAM LAND AGENCY.

Melbourne District (about four miles South-West of Calingiri).

Corr. No. 6826/26. Open under Parts V., VI., and VIII. (Plan 30/80, A2.)

Location 2594, containing 743 acres, at 8s. per acre; classification page 13 of 11958/11; subject to an Agri-cultural Bank mortgage of £103 16s. 8d.; being W. L. Fawcett's forfeited Lease 21804/68.

Avon District (South of Tammin Rock).

Corr. No. 928/28.

Open under Part V. (Plan 26C/40, F4.) The land contained within the closed road passing along the Western boundary of Location 13720, through along the Western boundary of Bocarton 2002, Location 16048, and along the North-Western boundary of Location 16047, at £1 per acre. This land is availof Location 16047, at £1 per acre. This land is avail-able only to the holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

Avon District (near Nangeenan Townsite).

Corr. No. 3836/27. Open under Part V.

Open under Part V. (Plan 25/80, F2.) The land contained within the closed road passing along the South-Eastern boundary of Location 8978. part of the South-Eastern boundary of Location 8977 and the North-Eastern and South-Eastern boundaries of Location 13723, at £1 per acre. This land is available Location 13723, at £1 per acre. This land is available only to the holders of land abutting thereon. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

PERTH LAND AGENCY.

COOKBURN SOUND DISTRICT-PEEL REPURCHASED ESTATE-(situate about 3 miles East of Balmanup)-Plan, Peel Estate.

Available for General Selection.

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

			To Returned Soldiers. Ex-Imperial Soldiers. Civilians.					Improvements.									
Lot	Area.	Price per	Purchase	Plus first half year's	Half-yearly Instalment.	Half-yearly Instalment.	Agricultural	Half-yearly									
No.		acre.	money.	interest capitalised at 6 per cent. per annnm.	Next 41 years only at 6 per cent. per annum.Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.	Bank In- debtedness.	Total charge, including capitalised interest. interest. instalment over 25 years, at 6½ per cent. per annum.									
	a. r. p.	£ s. d.	£ s. d.	£ s. d.	£ s. d. £ s. d.	£ s. d. £ s. d.	£ s. d.	£ s. d. £ s. d.									
106	379 3 20	200	759 18 0	782 14 0	23 9 8 30 8 6	27 9 3 26 13 2		139 17 2 5 3 2									

Subject to Agricultural Bank's indebtedness; being R. H. A. Holmes' forfeited Lease 20/2255.

PERTH LAND AGENCY.

Melbourne District (about two miles South-West of Watheroo).

Corr. No. 626/28. Open under Parts V., VI., and VIII. (Plan 63/80, C & D1.)

Locations 1570 and 2048, containing 100 acres and 1,741 acres 1 rood 35 perches respectively; subject to pricing; classification pages 8 of 626/28 and 16 of 1639/17; being D. Munro's cancelled application.

"B."

Victoria District (about 12 miles South-West of Maya). Corr. No. 4637/27.

Open under Parts V., VI., and VIII. (Plan 90/80, F1.)

^{H'1.)} The area, containing about 1,000 acres, bounded on the West by Location 5787, on the North by Locations 7082 and 8704, on the East by Location 8187, on the South by Location 8187 and the prolongation Easterly of the Southern boundary of Location 5787; subject to survey, classification, and pricing.

WAGIN LAND, AGENCY.

Williams District (about 13 miles East of Highbury). Corr. No. 1969/27.

Open under Parts V., VI., and VIII. (Plan 385C/40, F3.)

The Northern portion of 9165, comprising about 28 acres; being area excluded from M. Walker's application; subject to classification and pricing.

"в."

Roe District (near Lake King).

Corr. No. 1542/28. Open under Parts V., VI., and VIII. (Plan 405/80, B & C2.)

Loe. No.	Ar	ea.		Price pe	er acre.	Area of Cultivated Land.
$1568 \\ 1569 \\ 1570$	a 2,278 1,801 1,664	3 2		7 6	d. 0 3 3	acres. 5 Nil 212
Ca			~ f	15/0/00		

Classification page 11 of 1542/28.

Corres. 214/27.

OPEN WEDNESDAY, 22nd AUGUST, 1928. ALBANY LAND AGENCY. "в."

Kent District (near Corackerup Creek).

Corr. No. 6053/05.

Open under Parts V., VI., and VIII. (Plan 446/80, E1.)

The area, containing about 1.03 acres, bounded by lines starting at a point on the South boundary of Location 652, situate about 6 chains from its South-West corner and extending East about 48 chains along the South boundaries of Locations 652 and 744; thence South about 22 chains; thence West to the North-East corner of Location 251 and onwards along its Northern boun-damy to its Northern boundary to its North-West corner; thence in a Northerly direction to the starting point; subject to survey, classification, and pricing and to the payment of the full cost of survey (£10 10s.) with application; subject also to the usual mining conditions and the conditions regarding selection of land within pastoral leases within the South-West Division of the State.

Hay District (11 miles South-West of Tenterden).

Corr. No. 5777/24. Open under Parts V., VI., and VIII. (Plan 444/80, E3.Ŷ

Location 1014, containing 2,479 acres 2 roods 38 berches, at 5s. 9d. per acre, classification page 17 of 658/19; being O. R. Parsons' forfeited Lease 18811/68.

BEVERLEY LAND AGENCY. "B."

Avon District (about 10 miles North of Bulyee).

Corr. No. 6512/27.

Open under Parts V., VI., and VIII. (Plan 343B/40, F2.)

That area of unsurveyed land, comprising about 220 acres, bounded on the North by a line running East-ward from the North-East corner of Location 8765 to Location 23474, and on the East, South, and West by Locations 23474, 21959, and 8765; subject to survey, elassification, and pricing, and payment of full survey fee (£14) with application; being G. H. Withnell's cancelled application.

BRIDGETOWN LAND AGENCY.

NELSON DISTRICT-NORLUP PARK REPURCHASED ESTATE-(situate about 5 miles S.W. of North Greenbushes)-Plan 414C/40, D4.

Available for General Selection.

Under Part V., Sec. 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."

			1	To	Returned So	ldiers.	Ex-Imperial Soldiers.	Civilians.		Improvements.							
				Plus first	Half-yearly	Instalment.	Half-yearly	Instalment.									
Lot No.	Area.	Price per acre.	Purchase money.	half year's interest capitalised at 6 per cent. per annum.	Next 4½ years only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent. per annum.	Over 30 years, including in- terest at 6 per cent. per annum.	Agricultural Bank In- debtedness.	Total charge, including capitalised interest.	Half-yearly in- stalment over 25 years, at 6½ per cent. per annum.						
8262	a . r. p. 234 3 22	f s.d. 8 7 0	£ s. d. 1,961 6 3	£ s. d. 2,020 3 0	£ s. d. 60 12 11	£ s.d. 78 10 6	£ s. d. 70 17 8	£ s. d. 68 16 1	£ s. d. 	£ s. d.	£ s.d. 						

Subject to an Agricultural Bank mortgage ; being L. Larsen's forfeited lease 20/2271.

BUNBURY LAND AGENCY.

WELLINGTON DISTRICT-DARDANUP REPURCHASED ESTATE (situate near Dardanup). (Plan 411D/40 Dardanup Estate.)

Available for General Selection.

Corres. 2815/26

Corres. 16/28.

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

.			[· · ·	To	teturned So	oldiers.	Ex-Imperial Soldiers.	Civilians.		Impr	ovements.				
				Plus first	Half-yearl	y Instaiment.	Haif-yearly	Instalment.			77 16				
Lot No.	Area.	Price per acre.	Furchase inoney.	half year's interest capitalised at 6 per cent. per annum.	Next 41 years years and only at interest at cent. per annum. per annum.		Over 30 years, including interest at 6 per cent. per annum.	Over 30 years, including in- terest at 6 per cent. per annum.	Agricultural Bank In- debtedness.	Total charge, including capitalised interest.	Half-yearly in- stalment over 25 years, at 6½ per cent. per annum.				
14	a. r.p. 51 3 1	£ s.d. 14 5 0	£ s. d. 737 10 6	£ s.d. 759 13 1	£ s.d. 22 15 10	[£] s. d. 29 10 7	£ s. d. 26 13 1	£ s. d. 25 17 6	£ s. d. 	£ s.d. 	£ s d. 				

Subject to payment for improvements (if any) and the conditions governing selection in this Estate ; being P. G. Buckenara's forfeited Lease 20/2200.

ESPERANCE LAND AGENCY.

"B."

Fitzgerald District (about eight miles West of Salmon Gums).

Corr. No. 4200/27. Open under Parts V., VI., and VIII. (Plan 392/80, A2.)

Locations 1258 and 1230, containing 840 acres 0 roods 33 perches and 160 acres respectively, at 5s. 6d. per acre; classification page 10 of 4200/27; subject to pay-ment of full survey fee (£25 10s.) with application; being W. C. Temple's cancelled application.

"в."

Fitzgerald District (near Styles Rock, Tank No. 5). Corr. No. 3236/12.

Open under Parts V., VI., and VIII. (Plan 392/80, D4.)

That portion of Location 352, containing about 187 acres; being the area situated North of a surveyed road passing through same; subject to survey, classification, and pricing.

"в."

Esperance District (about six miles North of Esperance).

Corr. No. 2526/14. Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 2.)

ance, Sheet 2.) Location 810, containing 1,079 acres, at 6s. 6d. per acre (ex. improvements); classification page 56 of 9885/12, Volume 2; subject to conditions applying to selection in this district; being S. Logan's forfeited Lease 9139/68; subject to Agricultural Bank indebtedness.

GERALDTON LAND AGENCY.

"B."

Victoria District (about 10 miles North-East of Koolanooka).

Corr. No. 542/27. Open under Parts V., VI., and VIII. (Plan 122/80, E1.

Location 7734, containing 1,689 acres 3 roods 9 perches, at 4s. 6d. per acre; classification page 22 of 3449/24; subject to pasteral lessee's claim for improvements; being area excluded from C. J. Taylor's application.

KATANNING LAND AGENCY.

"B."

Kojonup District (near Gnowangerup). Corr. No. 5874/11.

Open under Parts V., VI., and VIII. (Plan 436B/40,

Open under Farts v., vi., and viii. (Link Level, H., E1.) The area, containing about 13 acres, bounded on the North by a surveyed road along the South boundary of Location 4159, on the North-East by Reserve 19869 (Rifle Range), on the East by the prolongation North-erly of the Eastern boundary of Location 8123, on the South-West by the latter location; subject to survey, classification and pricing. classification, and pricing.

NARROGIN LAND AGENCY. "в."

Roe District (near Lake Carmody).

Corr. No. 3366/28.

Open under Parts V., VI., and VIII. (Plan Lake

Carmody, Sheet 1.) Location 1403 containing 2,132 acres 2 roods 25 perches, at 6s. per acre; Location 1404, containing 1,957 acres 0 roods 30 perches, at 5s. 9d. per acre; Location 1408, containing 3,491 acres 2 roods, at 5s. 9d. per acre; Location 1498, containing 1,932 acres 0 roods 31 perches, at 6s. per acre; and Location 1499, containing 2,802 acres 3 roods 38 perches, at 5s. 6d. per acre; no Agricultural Bank advances on these locations.

«в.»

Roe District (about 24 miles North of Newdegate). Corr. No. 3366/28.

Open under Parts V., VI., and VIII. (Plan North Newdegate, 375/80, C3 & 4.) Location 1728, containing 2,317 acres 0 roods 38 perches, at 7s. per acre; no Agricultural Bank advance on this location.

"в."

Roe District (near Lake Varley). Corr. No. 3366/28.

Open under Parts V., VI., and VIII. (Plan Lake Varley, Sheet 1.)

Location 1411, containing 1,920 acres 3 roods 2 perches, at 6s. 6d. per acre; Location 1414, containing 2,139 acres 2 roods 11 perches, at 6s. 9d. per acre; and Location 1415, containing 2,408 acres 1 rood 17 perches, at 7s. per acre; no Agricultural Bank advances will be made on these locations.

"B."

Roe District (about nine miles North of Burngup). Corr. No. 1495/27.

Open under Parts V., VI., and VIII. (Plan 387/80, E1.)

Locations 967 and 1059, containing 1,274 acres 2 roods 12 perches and 160 acres respectively, at 4s. per acre; classification page 6 of 1495/27; being L. A. Graysmark's forfeited Leases 22787/68 and 25922/74.

"в."

Avon District (about seven miles North-West of Stretton).

Corr. No. 6298/23.

Open under Parts V., VI., and VIII. (Plan 377A/40, A1.)

Location 23612, containing 100 acres 0 roods 8 perches, at 10s. 3d. per acre; classification page 4 of 6298/23; being J. T. Hill's forfeited Lease 17684/68.

NORTHAM LAND AGENCY. "в."

Avon District (about 15 miles North of Kellerberrin). Corr. No. 2760/28.

Open under Parts V., VI., and VIII. (Plan 25/80, B1.)

The area, containing about 540 acres, bounded on the East by Road 4683, on the South by a one-chain road along the Northern boundaries of Locations 18114 and 24286, on the West by Location 22210 and part of Location 13108, on the North by a line starting at a point on the East boundary of Location 13108 starting at 20 chains from its South-East corner and extending East to Road 4683; excluding Reserve 16029; subject to survey, classification, and pricing.

"в."

Avon District (about 21/2 miles North-East of Botherling).

Corr. No. 3634/24.

Open under Parts V., VI., and VIII. (Plan 32/80, E2.)

Locations 20195 and 20943, containing 721 acres and 505 acres respectively, at 7s. 6d. per acre and 8s. 6d. per acre respectively (ex improvements); classifications page 6 of 4482/14 and page 15 of 4551/24; being I. C. Wyatt's forfeited Leases 18151/68 and 18361/68.

Avon District (about 21/2 miles East of 31-mile on Rabbit-proof Fence).

Corr. No. 1926/17.

Open under Part V. (Plan 33D/40, C3.)

The land contained within the closed roads as herein set out, at 15s. per acre:—(1) Along the East boundary of Location 9191 and part of the South boundary of Location 7726, from the South-East corner of the latter location; (2) along the North and the East boundaries of Location 9092. These lands are available only to holders of land abutting thereon. The Crown Grants of these lands will not be issued before those of adjoining blocks in the same name.

('B.)

Ninghan District (about 17 miles West of Koorda). Corr. No. 363/26.

Open under Parts V., VI., and VIII. (Plan 56/80, B2.)

Location 1714, containing 948 acres, at 5s. per acre ax improvements): classification page 69 of file (ex improvements); classification page 69 of file 6268/20; subject to the right of resumption by the Crown without compensation, except for improvements; being C. E. Kershaw's forfeited Lease 20256/68.

PERTH LAND AGENCY. ''B.''

Melbourne District (about four miles South-West of Watheroo).

Corr. No. 427/28. Open under Parts V., VI., and VIII. (Plan 63/80, C1.)

Locations †2634 and 2404, containing 412 acres 1 rood and 198 acres 2 roods 32 perches respectively; subject to pricing; classifications pages 6 and 17 of 427/28; †subject to Agricultural Bank indebtedness and to a 50-link Reserve through the blocks in an Easterly direc-tion; being W. E. Fould's cancelled application.

RAVENSTHORPE LAND AGENCY. "B."

Oldfield District (about eight miles South-East of Ravensthorpe).

Corr. No. 2509/22.

Open under Parts V., and VI. (Plan 420/80, F2.) Location 254, containing 160 acres; subject to classi-fication and pricing and payment for improvements (if any) and mining conditions appertaining to this dis-trict; being F. W. Marchant's forfeited Lease 23562/74.

"B."

Oldfield District (about nine miles East of Kundip). Corr. No. 2898/27.

Open under Parts V. and VI. (Plan 421/80, B2.) Location 418, containing about 2,000 acres; subject to survey, classification, and pricing, and payment of full survey fee (£36) with application, also the mining conditions applying to selection in this district; being A. J. Hopkin's cancelled application.

WAGIN LAND AGENCY. "в."

Williams District (about 71/2 miles North-East of Pingrup).

Corr. No. 2293/26.

Open under Parts V., VI., and VIII. (Plan 407/80, D3.)

Locations 9788 and 12473, containing 1,369 acres and 160 acres respectively, at 6s. per acre; classification page 30 of 5091/10, Vol. 2; subject to the right of resumption without compensation, except for any im-provements; being E. J. C. Seeliger's forfeited Leases 20517/68 and 25109/74.

"B."

Roe District (near Lake King). Corr. No. 3366/28.

Open under Parts V., VI., and VIII. King, Sheets 1 and 2, and 389 & 405/80.) (Plan Lake

						Area of Cul	
Loc. No	o. Are	ea.	Pri	ce p	er acre	. tivable	
				-		Land.	
	a. :	r. p.		s.	d.	acres.	
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1596	1,498	$2 \ 16$		6	6	•••	
1597	2,158	2 5		4	6	•••	
1598	3,126	0 33	,	5	0	•••	
1601	2,166	$2 \ 32$		6	6	•••	
1602	2,941	$3 \ 8$		5	0	•••	
1603	1,979	$2 \ 35$		5	3	•••	
1605	2,011	2 0		6	3	· •••	
1606	1,521	0 25		5	6	•••	
1541	1,501	0 5		7	3	•••	
1544	1,790	1 27		6	6	•••	
1545	2,276	0 36		5	3		
No	Agricultural	Bank	advance	0n	these	locations.	

"B."

Williams District (about 10 miles North of Kuringup). Corr. No. 6577/26.

Open under Parts V., VI., and VIII. (Plan 407/80, B2 & 3.)

Location 11298, containing 487 acres, at 8s 6d. per acre; classification page 35 of 4416/11; being C. J. Webb's forfeited Lease 42196/55.

OPEN WEDNESDAY, 29th AUGUST, 1928.

BRIDGETOWN LAND AGENCY.

"R"

Sussex District (about three and four miles West of Margaret River).

Corr. No. 4940/14.

Open under Parts V., VI., and VIII. (Plan 440/80, A1.)

Locations 1404 and 646, containing 100 acres 0 roods 15 perches and 100 acres respectively; subject to pricing and payment for improvements; being E. P. B. and W. H. F. Willmott's forfeited Homestead Farm Leases 20420/74 and 20206/74.

"в."

Nelson District (near Camelarup Swamp).

Corr. No. 3901/24.

Open under Parts V., VI., and VIII. (Plan 438D/40, C4.)

The area, containing about 55 acres, bounded by lines starting from a point on the Northern boundary of Lo-cation 3681 situate about 19 chains from its North-West corner and extending North about 9 chains, East about conter and extending North about 9 chains, East about 16 chains, North about 26 chains, East about 32 chains, and South about 9 chains to the Northern boundary of Location 2038; thence West and South along the North-ern and Western boundaries of Location 2038 to the North boundary of Location 3681; thence West along same to the starting point; subject to survey, classifi-cation and writing goint; subject to survey, classifi-cation and writing goint to the perspect of 610 towards cation, and pricing, and to the payment of £10 towards cost of survey.

BRIDGETOWN LAND AGENCY.

NELSON DISTRICT-CUNDENUP REPURCHASED ESTATE (situate about 9 miles E. of Jarrahwood)-Plan, 414 D/40 C. 4.

Available for General Selection.

Corres. 7148/20. 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."

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Being S. Smith's forfeited lease 38388/55.

BUNBURY LAND AGENCY.

"в."

Wellington District (about nine miles South-West of Cookernup).

Corr. No. 12656/03.

Open under Parts V., VI., and VIII. (Plan 383D/40, A3.)

Location 1527, containing 174 acres; subject to classification and pricing; being E. Kearton's forfeited Lease 7618/55.

ESPERANCE LAND AGENCY.

"в."

Esperance District (10 miles South-West of Treslove). Corr. No. 966/22.

Open under Parts V., VI., and VIII. (Plan 402/80, A3.)

Location 860, containing 1,200 acres 1 rood 8 perches, at 9s. per acre; classification page 7 of 5186/21; sub-ject to the conditions governing selection in this dis-trict; being L. Alday's forfeited Lease 12757/56.

"в."

Esperance District (from 8 to 10 miles East of Scaddan).

Corr. No. 3185/27.

Open under Parts V., VI., and VIII. (Plan 402/80, D & E 3 & 4.)

Locations 958 and 1335, containing 1,166 acres 3 roods 15 perches, at 8s. 6d. per acre; classification page 5 of 7128/22; Locations 956 and 948, containing 1,000 5 of 7128/22; Locations 956 and 948, containing 1,000 acres 1 rood 20 perches, at 9s. 6d. per acre; classification page 3 of 7128/22; Locations 961 and 1333, containing 1,056 acres 0 roods 32 perches, at 7s. 6d. per acre; clas-sification page 8 of 7128/22; subject to conditions apply-ing to selection in this district; being R. J. W., T., & J. C. Thompson's forfeited Leases 22350/68, 25795/74, 42473/55, 25792/74, 42474/55, and 25793/74.

"в."

Fitzgerald District (about nine miles North-East of Red Lake).

Corr. No. 3048/26.

Open under Parts V., VI., and VIII. (Plan 392/80, D4.)

Locations 408 and 1183, containing 1,125 acres 2 roods 6 perches, at 9s. 3d. per acre; classification page 13 of 6194/21; subject to the condition governing selec-Conditional Purchase Lease 20121/68 and Homestead Farm Lease 25126/74.

"в."

Esperance District (about nine miles East of Treslove). Corr. No. 289/27.

Open under Parts V., VI., and VIII. (Plan 402/80, D & E2.)

Location 886, containing 1,007 acres 0 roods 24 perches, at 8s. 9d. per acre; classification page 2 of 4897/22; subject to the conditions governing selection in this district.

"в."

Fitzgerald District (about seven miles North-East of Grass Patch).

Corr. No. 3315/26. Open under Parts V., VI., and VIII. (Plan 402/80,

D1.) Locations 56 and 807, containing 774 acres, at 8s. per acre; classification page 7 of 2236/23; subject to conditions governing selection in this district; being R. H. Bell's forfeited Leases 42027/55 and 25259/74.

GERALDTON LAND AGENCY.

Victoria District (about five miles East of Latham). Corr. No. 2585/27.

Open under Parts V., VI., and VIII. (Plan 96/80, B3.)

Locations 6612 and 8489, containing 160 acres and 883 acres 1 rood 9 perches respectively; subject to pric-ing and payment for improvements and protection for the crop; being W. H. H. Poett's cancelled application.

"B."

Victoria District (about 11 miles North-East of Latham).

Corr. No. 2/27.

Open under Parts V., VI., and VIII. (Plan 96/80, B & C2.)

That portion of unsurveyed land, comprising about 500 acres, bounded by lines starting from the North-East corner of Location 7849 and running North-West about 38 chains; thence West about 78 chains; thence South to North-West corner of Location 7849; thence North-East to starting point; subject to survey, classification, and pricing, and payment of survey fee of £18 with application; being area excluded from R. G. Eaton's application.

KATANNING LAND AGENCY.

Kent District (about 30 miles South of Newdegate). Corr. No. 2844/26.

Open under Parts V., VI., and VIII. (Plan 406/80, B. & C. 4.)

Locations 789 and 896, containing 1,031 acres 3 roods 30 perches, at 12s. per acre; classification page 20 of 7107/22; being C. A. Swan's forfeited Leases 41960/55 and 25188/74.

Kojonup District (about eight miles South of Pingrup). Corr. No. 5473/27.

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

B2.) Location 6695, containing 240 acres 0 roods 14 perches; subject to pricing; and Location 8292, con-taining about 2,760 acres; subject to survey, classification, and pricing, and payment of survey fee (£44) with application; being J. W. Trenordan's cancelled application.

NARROGIN LAND AGENCY.

Williams District (about five miles North-West of Highbury).

Corr. No. 5773/27. Open under Parts V., VI., and VIII. (Plan 385D/40,

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Williams District (about 12 miles North of Beenong). Corr. No. 3012/28.

Open under Parts V., VI., and VIII. (Plan 387/80, D1.)

The area, containing about 650 acres, bounded on the West by Location 13153, on the North by Location 14350, on the East by a one-chain road along the West-ern boundaries of Locations 12302 and 12489, on the South by a one-chain road along the Northern boundary of Location 12260; subject to survey, classification, and pricing.

NORTHAM LAND AGENCY.

Avon District (about six miles North-East of Nangeenan).

Corr. No. 2895/11.

Open under Parts V., VI., and VIII. (Plan 25/80, F1.)

Location 15596, containing 517 acres, at 8s. 6d. per acre; classification page 97 of 2895/11; subject to an Agricultural Bank mortgage; being E. J. Turner's forfeited Lease 29171/55.

"В."

Avon District (about 14 miles North of Kellerberrin). Corr. No. 1659/27.

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

A1.) The area, containing about 450 acres, bounded on the North by Location 19248, on the East by the prolonga-tion Southerly of the Eastern boundary of said Loca-tion 19248, on the South by Locations 18388 and 16415, on the West by Location 25082; subject to survey, classification, and pricing, and to the payment of the prescribed cost of survey (£18) being lodged with appli-cation cation.

PERTH LAND AGENCY.

Swan District.

Corr. No. 3142/28.

Open under Parts V., VI., and VIII. (Plan 30/80.) The whole of the vacant unsurveyed Crown land on Plan 30/80, excluding land reserved for specific purposes; subject to survey, classification, and pricing.

RAVENSTHORPE LAND AGENCY.

"в."

Oldfield District (about five miles North-East of Ravensthorpe).

Corr. No. 4128/27.

Open under Parts V. and VI. (Plan 405/80, F4.) Locations 353 and 354, containing 249 acres 2 roods 3 perches and 160 acres respectively, at 12s. per acre; classification page 4 of 6500/23; and Location 427, containing about 690 acres; subject to survey, classifi-cation, pricing, and payment of full or part survey fee if called upon; subject to the mining conditions in this district, also conditions re selection within a Pastoral Lease; being R. W. Kilpatrick's cancelled application.

1819

SOUTHERN CROSS LAND AGENCY.

"B"

Yilgarn District (about seven miles South-West of Bullfinch).

Corr. No. 6812/22. Open under Parts V., VI., and VIII. (Plans 53/80, B4, 36/80, B1.)

Location 704, containing 636 acres 3 roods 36 perches, at 11s. per acre; classification page 65 of 6812/22.

OPEN WEDNESDAY, 5th SEPTEMBER, 1928. ESPERANCE LAND AGENCY.

"B."

Fitzgerald District (about 12 miles West of Circle Valley).

Corr. No. 2866/26.

Open under Parts V., VI., and VIII. (Plan 392/80, A3 & 4.)

Locations 648 and 843, containing 839 acres 2 roods 37 perches and 160 acres respectively; subject to pric-ing; classification page 50 of 3760/23; subject to the conditions applying to selection in this district; being E. Kenny's forfeited Leases 41971/55 and 25200/74.

"B."

Fitzgerald District (about 12 miles West of Red Lake). Corr. No. 5896/26.

Open under Parts V., VI., and VIII. (Plan 392/80,

A4.) Location 645, containing 981 acres 1 rood 24 perches, at 9s. per acre; classification page 47 of 3760/23; subject to conditions governing selection in this dis-trict; being T. Dunn's forfeited Lease 42235/55.

Esperance District (about seven miles East of Treslove). Corr. No. 3181/27.

Open under Parts V., VI., and VIII. (Plan 402/80, D2.)

Locations 887 and 1330, comprising 1,002 acres 2 roods 31 perches, at 8s. per acre; classification page 18 of 5490/21; subject to the reservation of an area for proposed tank site and to the conditions governing selec-Leases 42397/55 and 25684/77.

OPEN WEDNESDAY, 12th SEPTEMBER, 1928.

ESPERANCE LAND AGENCY.

"в,"

Esperance District (about eight miles West of Treslove).

Corr. No. 5637/22,

Open under Parts V., VI., and VIII. (Plan 402/80, A & B 2 & 3.)

Locations 872 and 944, comprising 837 acres 3 roods 11 perches, at Ss. 3d. per acre; classification page 13 of 5186/21; subject to conditions governing selection in this district; being C. H. Olivant's forfeited Leases 42208/55 and 25436/74.

"B."

Fitzgerald District (near Grass Patch).

Corr. No. 12609/10. Open under Parts V., VI., and VIII. (Plan 402/80, B1.)

Location 1399, containing 155 acres 3 roods, at 17s. 3d. per acre (including survey fee); classification page 116 of 12609/10.

"в."

Fitzgera'd District (about 12 miles West of Dowak). Corr. No. 3455/27.

Open under Parts V., VI., and VIII. (Plan 11/300.) Locations 1247 and 1248; containing about 1,000 acres; subject to survey, classification, and pricing, and payment of survey fee ($\pounds 25$ 10s.) with application and conditions applying to selection in the district; being R. Westlow's cancelled application.

"в,"

Esperance District (about 8 and 10 miles South-West of Scaddan).

Corr. No. 2258/27.

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

Locations 975 and 1324, containing 999 acres 3 roods 37 perches, and Location 976, containing 1,000 acres 1 food 7 perches, at 8s. per acre each; classifications pages 2 and 3 of 6650/23; subject to the conditions governing selection in this district; being E. and G. H. Markham'a forfeited Leases 42324/55, 25583/74, and 42445/55.

RAVENSTHORPE LAND AGENCY.

"B."

Oldfield District (about five miles North-East of Kundip).

Corr. No. 2352/27.

Open under Parts V., VI., and VIII. (Plan 421/80, A1 & 2.)

Locations 56 and 833, containing 770 acres 0 roods 16 perches, at 11s. 6d. per acre; classification page 5 cf 2352 '27; subject to the special conditions; also mining conditions governing selection in this district; being H. V. Fealy's forfeited Lease 42388/55.

C. G. MORRIS,

Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

WE, A. D. Graham and J. H. Downer, being the owners of land over or along which the portion of road here-under described passes, have applied to the Broomehill Road Board to close the said portion of road, viz .:-

Broomehill.

1982/26. B. 339.—The surveyed road along the West boun-daries of Ewlyamartup A.A. Lots 103, 91, 126, 90, and 78; from a surveyed road at the Southern corner of the first-mentioned lot, to the North-West corner of (Plan 417D/40, A3.) said Lot 78.

A. D. GRAHAM.

J. H. DOWNER.

I, T. McGuirc, on behalf of the Broomehill Road Board, hereby assent to the above application to close the road therein described.

> TOM McGUIRE. Chairman Broomehill Road Board.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

WE, Thomas Pauley and Edward L. Smith, being the owners 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.:--

Wickepin.

404/14. W. 422.—The surveyed road along the North boun-daries of Wickepin Agricultural Area Lots 418, 440, and 441; from Road No. 5081 at its junction with the North boundary of the first-mentioned lot, to Road No. 5082 at the North-East corner of said Lot 441. (Plan 378C/40, E4.)

THOMAS PAULEY.

EDW. L. SMITH.

1, C. D. Simpson, on behalf of the Wickepin Road Board, hereby assent to the above application to close the road therein described.

C. D. SIMPSON,

Chairman Wickepin Road Board, 30th July, 1928.

THE ROAD DISTRICTS ACT, 1919. Closure of Road.

WE, E. M. Bean and S. T. Bean, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Northampton Road Board to close the said portion of road, viz.:---Northampton.

1633/28.

N. 211.—The surveyed road passing through Victoria. Location 4190; from the South boundary of Location 4189 to Road No. 1757 on the South boundary of said Location 4190. (Plan 160D/40, A3.)

> E. M. BEAN. S. T. BEAN.

I, William Patrick, jun., on behalf of the Northampton Road Board, hereby assent to the above application to close the road therein described.

WM. PATRICK, jun.,

Chairman Northampton Road Board. 31st January, 1928.

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 Dowerin Road Board to close the said portion of road, viz.:--

Doweriu

5900/13. D. 173.—That portion of Road No. 3903 from the West boundary of Minnivale Townsite to the Western side of Campbell Street. (Plan, Minnivale 33A/40, C2.)

> C. G. MORRIS, for Minister for Lands.

I, A. Maisey, on behalf of the Dowerin Road Board, hereby assent to the above application to close the road therein described,

A. MAISEY, Chairman Dowerin Road Board.

26th July, 1928.

TRANSFER OF LAND ACT, 1893.

(Sections 121 and 122.)

Application 1516/1928.

TAKE notice that Dudley and Dwyer Limited of Economic Chambers William Street Perth the proprietor of Mortgage registered in the Office of Titles on the 14th day of May 1927 and numbered 3927/1927 has made application to the Commissioner of Titles for an order forcelosing the right of the Mortgagor to redeem his interest in the land hereinafter described and that by direction of the said Commissioner of Titles I hereby offer for private sale (subject to Mortgage 3926/1927) the right title and interest of the Mortgagor in the following parcel of land viz.:—

All that piece of land being Narrogin Town Lot 180 being the whole of the land comprised in Certificate of Title Volume 908 Folio 74

And further take notice that after the 31st day of August next an Order for Foreclosure in respect of the said land in favour of Dudley and Dwyer Limited (subject to Mortgage 3926/1927) may be issued unless in the meantime a sufficient amount has been obtained by the sale of the land to satisfy the principal and interest moneys secured by the said Mortgage 3927/1927 together with all expenses.

The amount due in respect of principal and interest on Mortgage 3926/1927 up to the 1st day of August next is £455 5s, and the amount due in respect of principal and interest and all expenses incurred on Mortgage 3927/1927 up to and including the 28th day of July instant is £432 15s. 3d.

Dated at the Office of Titles this 28th day of July, 1928.

ARTHUR G. HARVEY Assistant Registrar of Titles.

Stawell, Hardwick & Forman Perth and Fremantle, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1284/1928. TAKE notice that W. Thomas & Co. (W.A.) Limited having its Registered Office at Gairdner Street Northam has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Northam and being

parts of Northam Town Lots 14 and 141/2 containing together twenty-four perches and one-tenth of a perch

Bounded on the North-East by eighty-five links and one-tenth of a link of Gairdner Street

On the North-West by the South-East boundaries of the parts of Lots 14 and 14½ comprised in Diagram 1726 measuring together one chain seventy-five links

On the South-West by eighty-seven links of the North-East boundary of Lot 13 and

On the South-East by a line measuring one chain seventy-five links.

And further take notice that all persons other than the applicant elaiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 31st day of August next a caveat forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY,

Assistant Registrar of Titles.

Office of Titles, Perth, 28th July, 1928.

Downing & Downing, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1334/1928.

TAKE notice that Charles James Montgomery of Grey Street Albany Retired Merchant has made application to be registered under the Transfer of Land Act 1893 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 3 containing four hundred acres

Bounded on the North by the South boundary of Location 3111 measuring fifty-four chains sixteen links and three-tenths of a link

On the West by a line measuring ninety chains twentytwo links and one-tenth of a link

On the South by the North boundary of Location 469 measuring thirty chains sixty-five links and

On the East by part of the right bank of the Kalgan River and by a line measuring fifty-eight chains and half a link passing along the West boundary of Location 4

Bounded on the inner part by a public road

The land is more particularly defined on Diagram 7960 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 and desiring to object to the said application are hereby required to lodge in this Office on or before the first day of September next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY,

Assistant Registrar of Titles.

Office of Titles, Perth, 3rd August, 1928.

Northmore, Hale, Davy & Leake, Solicitors, Perth, Agents for Hudson & Henning, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1327/1928.

TAKE notice that Arthur White of Stirling Terrace (formerly of Grey Street) Albany Health Inspector has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Albany and being:—

Albany Town Lot S9 containing one rood thirty-nine perches and nine-tenths of a perch

Bounded on the North-East by one chain and half a link of Frederick Street

On the South-East by the North-West boundary of Lot SS measuring four chains ninety-seven links and three-tenths of a link

On the South-West by one chain and four-tenths of a link of Stirling Terrace and

On the North-West by the South-East boundary of Lot S10 measuring four chains ninety-seven links and two-tenths of a link.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the first day of Sep-tember next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY, Assistant Registrar of Titles. Perth,

Office of Titles, Per 3rd August, 1928.

Northmore, Hale, Davy & Leake, Solicitors, Perth, Agents for Hudson & Henning, Albany, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1495/1928. NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is inin the on the twenty-third day of August next to issue in the name of Frederick Edward John Spence of Merredin Labourer Special Crown Leases to the lands described below the duplicate Crown Leases having as is alleged been lost.

Dated this 27th day of July, 1928.

ARTHUR G. HARVEY. Assistant Registrar of Titles.

The Land referred to.

All that piece of land situate in the township of Merredin containing two acres three roods thirty-nine perches being Merredin Lot 480 being the whole of the land in Crown Lease No. 260/1925 (License No. 7016/ 51).

All that piece of land situate in the township of Merredin containing two acres three roods thirty-nine perches being Merredin Lot 479 being the whole of the land in Crown Lease No. 261/1925 (License No. 7015/ 51).

TRANSFER OF LAND ACT, 1893.

Application No. 1328/1928.

TAKE notice that The West Australian Trustee Executor and Agency Company Limited of 135 St. George's Terrace Perth has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Albany and being:—

Albany Suburban Lot 63 containing two acres three perches and two-tenths of a perch

Bounded on the East by three chains thirty-five links and one-half of a link of Aberdeen Street

On the South by six chains two links and one-tenth of a link of Norfolk Street

On the West by three chains thirty-five links of York Street and

On the North by the South boundary of Suburban Lot 64 measuring six chains three links.

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 and desiring to object to the said application are hereby required to lodge in this Office on or before the first day of Sep-tember next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY, Assistant Registrar of Titles.

Office of Titles, Perth, 3rd August, 1928.

Robinson, Cox & Wheatley, Perth, Solicitors for the Applicant.

AGRICULTURAL BANK ACT, 1906, INDUSTRIES ASSISTANCE ACT, 1915, AND AMENDMENT ACTS.

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-25/8/28.

19/821

Canning Locations 827, 828, being the whole of the land comprised in Homestead Farm Lease 25217/74, standing in the name of Alfred John Alban and constaining 38 acres 0 roods 20 perches, situated 1½ miles South-East from Pickering Brook; all fair land; 2 acres cleared, 6 acres pulled by tractor; quantity of fencing.

Tenders returnable at Katanning-25/8/28.

19/682.Plantagenet Location 5352, being the whole of the land comprised in Conditional Purchase Lease 38257/55, standing in the name of James Whittingham, contain-ing 46 acres 2 roods 27 perches, situated one mile South of Cuthbert Siding; 21 acres 1st class rich, deep peaty swamp growing rushes, banksia and reeds, suitable for intense culture; balance sandy, rough, goed grazing; $6\frac{1}{2}$ acres swamp cleared, $4\frac{1}{2}$ acres once cleared, now overgrown; 59 chains draining; 2-roomed iron camp, 20ft x 10ft; plant that may be in our possession and balancing to the place of the time of complexes. belonging to the place at the time of purchase.

Tenders returnable at Bunbury-25/8/28. 1224/25

Korijekup Estate Lots 46, 209, 127, being the whole of the land comprised in Conditional Purchase Leases 36570/55, 36571/55, standing in the names of George Thomas Styles, James Alfred Styles, and Arthur Douglas Styles, containing 72 acres 3 roods 7 perches, situated 21/2 miles West from Harvey; 67 acres 1st class, good soil to sandy loam and clay sub-soils; balance 2nd class, solito sandy bahr and clay sub-solits; paramee 2nd class, clayey, redgum and bluegum; 17 acres are under the Irrigation Scheme; 22% acres cleared, 50 acres part cleared, but tillable; 12ft. well; 57½ chains drain; 74% chains 4-wire boundary and 123 chaine 4-wire in-ternal fencing; 3-roomed J.W.B. house, pantry and part enclosed back verandah; wash-house; sties; small shed, stock and plant that may be in our possession and be-loweing to the place at the time of purcease. longing to the place at the time of purchase.

1393/26.

1393/26. Portions of Wellington Location 50A, being Lots 214, 136, 138, on Plan 2492, being the whole of the land comprised in Certificates of Title Vol. 916, Fol. 13; Vol. 916, Fol. 12, standing in the name of Charles Ellis and containing 30 acres, situated 21/4 miles West from Harvey, described as all 1st class land, from heavy clayev loam to good rich loam; 20 acres cleared com-pletely; 10 acres cleared and tillable; 7ft. well, tim-bered; 150 chains 3-inch tile draining; 40 chains 3-wire and netting. 10 chains 5-wire 20 chains 4 to 6-wire and netting, 10 chains 5-wire, 20 chains 4 to 6-wire boundary, 71 chains 4 and 5-wire, 15 chains 3-wire and netting internal fencing; house, 2 rooms and kitchen, packing shed; stables, cow shed, and bails, cement floors; stock and plant that may be in our possession and belonging to the place at the time 2^{L} purchase.

25/565

Nelson Locations 2321, 8190, being the whole of the land comprised in Conditional Purchase Lease 4919/53 and Homestead Farm Lease 21971/74, standing in the name of Thomas Duff, and containing 189 acres 3 roods 39 perches, situated four miles South-West from Pem-berton and 10 miles South-West from Pemberton respectively; all 1st class land, black sandy soil and brown sandy loam to deep chocolate loam; timber-redbrown sandy loam to deep chocolate loam; timber-red-gum, karri, and casuarina; permanent brook on Location 2321 and permanent spring on Location 8190; 27 acres cleared, 19 acres part cleared, but tillable, 5 acres partiy cleared, 50 acres rung; 36 chains 3 and 4-plain and 1 barb and netting, 130 chains 3 plain boundary, 46 chains 4 plain and netting; 30 chains 4 plain 1 barb and net-ting internal fencing; 4-roomed K.W.B. house, front verandah; shed; stock and plant that may be in our possession and belonging to the place at the time of purchase. purchase.

The improvements are quoted from office records and are believed to be correct, but the Trustees do not guarantee them.

Tenderers must satisfy themselves as to 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 pur-chase, 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.....'s property.'

No tender necessarily accepted.

E. A. McLARTY,

General Manager, Agricultural Bank, Soldiers' Settlement Scheme, and Industries Assistance Board.

8th August, 1928.

THE WATER BOARD ACT, 1904.

Water Rate in the Bruce Rock Water Area. P.W.W.S. 564/24.

NOTICE is hereby given that the Rate Book for the year ending 30th June, 1929, of all lands in the Bruce Rock Water Area now liable to be rated under the abovementioned Act, has been made up and is open for in-spection by Ratepayers.

By order of the Minister for Water Supply, Sewerage, and Drainage.

C. A. MUNT, Under Secretary for Water Supply.

Perth, 10th August, 1928.

Notice of Rate in the Bruce Rock Water Area.

Notice is hereby given that, under the powers con-ferred by the above-mentioned Act, the Minister for Water Supply, Sewerage, and Drainage has ordered a Rate of Three shillings in the pound for the Bruce Rock Water Area to be made and levied for the year ending 20th Three 1000 wave all extends here in the second water Area to be made and levied for the year ending 30th June, 1929, upon all rateable land entered in the Rate Book, the making up of which is published in the *Government Gazette* of 10th August, 1928, and local newspaper, that the Minimum Rate for the abovementioned period for each separately assessed parcel of land, the Annual Rate of which at Three shillings in the pound would not exceed £1 shall be £1, and that a memorandum of such order has been duly entered in the Rate Book and signed.

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

By order of the Minister for Water Supply, Sewer-age, and Drainage.

C. A. MUNT,

Under Secretary for Water Supply. Perth, 10th August, 1928.

THE ROAD DISTRICTS ACT, 1919.

Department of Works and Labour, 19. Perth, 8th August, 1928. P.W. 6580/19. I. W. 050742. FULL, our August, 1928. IT is hereby notified, for general information, that the Hon. Acting Minister for Works and Labour has approved, under the provisions of Section 86 of "The Road Districts Act, 1919," of the honorary appoint-ment of Mr. Sylvester Torpey, North Walgoolan, and Mr. Arthur Stanley Lee, South Walgoolan, as persons to witness absentee votes to witness absentee votes.

(Sgd.) H, W. STANLEY LOW Acting Under Secretary for Works and Labour.

THE ROAD DISTRICTS ACT, 1919.

Moora Road District-Alteration of Boundaries with the Dalwallinu Road District.

Department of Works and Labour, /24. Perth, 9th August, 1928. P.W. 3123/24. P.W. 3123/24. Perth, 9th August, 1928. 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," and all other powers enabling him in this behalf to—(1) sever that portion of the Dalwallinu Road District, as described in Schedule A hereto, and annex it to the Moora Road District; (2) sever that portion of the Moora Road District, as described in Schedule B hereto, and annex it to the Dalwallinu Road District, Plans showing the proposed alterations may be seen at the Local Government Office, Department of Works and Labour, Perth.

(Sgd.) H. W. STANLEY LOW, Acting Under Secretary for Works and Labour.

Schedule A.

Moora Road District-Transfer of Territory from the Dalwallinu Road District.

All that piece of land bounded on the Southward, Westward, and Northward by part of the present dis-trict boundary from the South-East corner of Melbourne Location 1706 to the North-East corner of Location 1737, and on the Eastward by lines commencing at the North-East corner of said Location 1737 and extending Southward along the East boundaries of Locations 1737, 2697, and 2698, part of the North, the East, and the Southernmost boundary of Location 2602 and part of the East boundary of Location 1706 to the starting point.

Schedule B.

Dalwallinu Road District—Transfer of Territory from the Moora Road District.

the Moora Road District. All that piece of land bounded by lines commencing at the intersection of the production North of the West boundary of Lot M1675 of Melbourne Location 928 with the South boundary of Location 927 and extending East along part of the South boundary of said Location 927 to the South-West corner of Location 2019; thence hy part of the present district boundaries to the South-West corner of Lot M1675 aforesaid; thence North along the West boundary of Lot M1675 and its production North to the starting point. North to the starting point.

THE ROAD DISTRICTS ACT, 1919.

Brookton Road District-Alteration of Boundaries with Beverley Road District-Notice of Intention.

Department of Works and Labour,

Perth, 18th July, 1928, P.W. 1779/26. 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," and all other powers enabling him in this behalf, to sever the whole of Avon Location 9741 from the Beverley Road District and annex it to the Brookton Road District.

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

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

MUNICIPAL CORPORATIONS ACT, 1906. Municipality of Northam.

NOTICE is hereby given that the Council of the Municipality of Northam propose to borrow the sum of Two thousand five hundred pounds (£2,500), to be expended on redemption of Loan No. 12, completing and furnish-ing Municipal Offices, improvements to Jubilee Reserve, and road construction.

and road construction. The plans and specifications, and the estimate of the cost of such works, and a statement showing the pro-posed expenditure of the money to be borrowed, are open for inspection at the office of the Municipality of Northam, Fitzgerald Street, Northam, for one month from the date of publication hereof, between the hours of 10 a.m. and 4 p.m., Monday to Friday inclusive, and on Saturdays from 10 a.m. to noon. The above amount is proposed to be raised by the

The above amount is proposed to be raised by the sale of debentures bearing interest at a rate not ex-ceeding Six pounds per centum per annum, such interest to be paid half-yearly on the first day of April and the first day of October in each year. The said deben-tures to be repayable fifteen (15) years after the issue thereof.

All moneys payable under the said debentures, including both principal and interest, are to be paid at the office of the Municipality of Northam, at Northam.

H. C. S. COLEBATCH,

Mayor.

GEO. CHRISTMASS, Town Clerk.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 189/28.

IN accordance with the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 6, within the boundary of the Municipality of Subiaco, as hereunder described:—

Commencing at a point in the centre of Hensman and Nicholson Roads and proceeding East along the centre of Nicholson Road to the centre of Thomas Street; thence South-Westerly along the centre of Thomas Street to the centre of Austin Street; thence North along the centre of Austin Street to a point opposite the South boundary of Lot No. 7, Austin Street; thence West across Austin Street, and Lot 29, Rosalie Street and the prolongation of the said boundaries to the centre of Rosalie Street; thence North along the centre of Rosalie Street; thence North along the centre of Rosalie Street; thence West across Rosalie Street and along the South boundary of Lot 10, Rosalie Street; thence West across Rosalie Street and along the South boundaries of Lot 10, Rosalie Street, and Lot 26, Hensman Road, and the prolongation of the said boundaries to the centre of Hensman Road; thence North along the centre of Hensman Road; thence North along the shown in brown on Plan M.W.S., S., & D.D., W.A., No. 4750. Owners of the properties situated within the boun-

Owners of the properties situated within the boundaries of the above area are hereby notified that such properties are capable of being connected to the sewer, and must, therefore, connect their premises to the sewer within thirty days from date of service of prescribed notice, and are also notified that Sewerage Rates will, in accordance with the By-laws, be enforced from 1st January, 1929, if premises are not previously connected, and be payable in advance. If premises are connected prior to 1st January, 1929, rates will be charged from date of connection.

A plan of the work to be carried out at each property must first be obtained from the Department.

Dated this 8th day of August, 1928, at the office of the Department, The Barracks, George Street, Perth.

> G. C. HAYWOOD, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 709/28.

IN accordance with the provisions of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 14, within the boundary of the Subiaco Municipality and as hereunder described:---

Commencing at a point in the centre of Smyth and Aberdare Roads and proceeding West along the centre of Aberdare Road to the centre of Railway Road; thence North-Easterly along the centre of Railway Road to a point about half $(\frac{1}{2})$ a chain South from the Southern alignment of Evans Street; thence North-Westerly across Railway Road and the Railway to the Western boundary of the said Railway; thence North-Easterly along the said Western boundary of the Railway for a distance of about eight (8) chains; thence South-Easterly across the Railway to the centre of Railway Road; thence North-Easterly along the centre of Railway Road to the centre of Nicholson Road; thence East along the centre of Nicholson Road to a point opposite the centre of Gray Street; thence South along the centre of Gray Street to and across Waylen Road to the South alignment of Waylen Road; thence West along the said South alignment of Waylen Road to the East alignment of Fortune Street; thence South along the said East alignment of Fortune Street for a distance of about two (2) chains; thence West to the centre of Fortune Street; thence South along the centre of Morgan Street; thence West along the centre of Morgan Street; and No. 28, Evans Street, and the prolongation of the said boundaries of Lots No. 38, Morgan Street, and No. 28, Evans Street, and the prolongation of the said boundaries to the centre of Evans Street; thence West along the centre of Evans Street to a point opposite to the Centre of Evans Street to a point opposite the West boundaries of Lots No. 18, Evans Street; thence South across Evans Street and along the West boundaries of Lots No. 18, Evans Street, and No. 6, Onslow Road, and the prolongation of the said boundaries to the centre of Onslow Road; thence West along the centre of Onslow Road to the centre of Smyth Road; thence South along the centre of Smyth Road to the point of commencement, as shown in pink on Plan M.W.S., S., & D.D., W.A., No. 4801

Owners of the properties situated within the boundaries of the above area are hereby notified that such properties are capable of being connected to the sewer, and must, therefore, connect their premises to the sewer within thirty days from date of service of prescribed notice, and are also notified that Sewerage Rates will, in accordance with the By-laws, be enforced from 1st January, 1929, if premises are not previously connected, and be payable in advance. If premises are connected prior to 1st January, 1929, rates will be charged from date of connection.

A plan of the work to be carried out at each property must first be obtained from the Department.

Dated this 8th day of August, 1928, at the office of the Department, The Barracks, George Street, Perth.

> G. C. HAYWOOD, Under Secretary.

ROAD DISTRICTS ACT, 1919.

Harvey Road Board.

Proposed Loan of £400.

NOTICE is hereby given that the Harvey Road Board propose to borrow the sum of £400 (Four hundred pounds), to be expended on the redemption of the existing mortgage on the Harvey Hall.

The amount of £400 (Four hundred pounds) is proposed to be raised by the sale of debentures bearing interest at the rate of £6 per cent. per annum for a period of ten years, and will be repayable by an equal half-yearly instalment of £26 17s. 9d., principal and interest. Such debentures will be payable at the Treasury, Perth, or the Bank of New South Wales at Harvey.

The undertaking for which the loan is proposed to be raised will, in the opinion of the Board, be of special benefit to a portion of the Harvey Road District, namely, the Central Ward, and any Loan Rate applicable to such loan will be levied only on the rateable land within the said Central Ward of the said District.

F. J. BECHER,

Chairman.

21st July, 1928.

W. R. ECKERSLEY, Secretary.

BELMONT PARK ROAD BOARD.

Proposed Loan, £1,000.

NOTICE is hereby given that the Belmont Park Road Board proposes to borrow the sum of £1,000 (One thousand pounds), to be expended on works and undertakings in the Belmont Park Road Board District, the said works and undertakings being the construction of roads.

The plans and specifications, and the estimates of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the office of the Belmont Park Road Board, situated at Belmont Park, for one month from the publication hereof, between the hours of 10 o'clock in the forenoon and 4 o'clock in the afternoon, on any day except Saturdays and Sundays, and on Saturdays between 9 o'clock in the forenoon and noon.

The amount of $\pounds 1,000$ is proposed to be raised by the sale of debentures bearing interest at the rate of Six pounds per centum per annum. The Loan to be for a period of five years. Debentures and interest will be paid half-yearly at the W.A. Treasury, Perth.

A. E. ROWE,

Chairman.

P. S. STANTON, Secretary.

Road Board Office, Belmont Park, 7th August, 1928.

THE ROAD DISTRICTS ACT, 1919.

Claremont Road Board-By-laws relating to Building«. P.W. 6526/21.

WHEREAS by "The Road Districts Act, 1919," the Road Board of any District is empowered to make Bylaws for all or any purpose in the said Act mentioned, the Claremont 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 By-laws :-

Interpretation.

"Act" means "The Road Districts Act, 1919."

"Basement" means a storey or portion of a storey partly below the level of the ground, the ceiling of which is not less than five feet above the adjoining ground (irrespective of any excavation made to comply with these By-laws).

"Board" means the Claremont Road Board.

"Cellar" means a storey or portion of a storey below the ground level, the ceiling of which is less than five "'Cement mortar'' means a mortar composed of one

part of cement to three or fewer than three parts of

sand. "Commercial building" means a building used or constructed or adapted to be used wholly or in part for

commercial purposes. "Dwelling-house" means a building used, constructed, or adapted to be used wholly or in part for human habitation, but does not include other than the dwelling-

"District" means the Claremont Road District. "Habitable room" means any living room, and in-cludes all rooms intended or adapted to be used for the

purpose of sleeping or eating or the cooking of food. "Surveyor" means the person appointed by the Board for the time being as Building Surveyor or acting Build-ing Surveyor for the Claremont Road Board.

to its dead weight. "External wall" means an outer wall of a build-

ing, not being a party wall, even though adjoining a wall of another building. "'Partition wall'' means a wall subdividing any

floor and not carrying any load other than its own dead weight.

1.-Applications, Plans, and Notices.

Before the erection of a building is commenced two copies of the plans and specifications, together with the cost of such building, and an application in writing for approval thereof, shall be submitted to the Board.

Provided that the Board may, if it see fit, dispense with the necessity for the submission of plans and speciwith the necessity for the submission of plans and speci-fications, and reduce or dispense with the payment of a fee with any application for approval to make minor alterations in an existing building, or to creet a building to be used exclusively for the purpose of a greenhouse, conservatory, summerhouse, private boathouse, fuel shed, tool house, cycle shed, aviary, verandah, or the like: Provided also, that any building (other than a verandah or aviary) used or intended to be used for the keeping of downetic unimals shall be wholly detached from any of domestic animals shall be wholly detached from any dwelling-house: Provided also, that where it is desired to make some minor alterations to a building not materially affecting its stability, lighting, ventilation, or size of rooms, the application may, in the first place, be made without submitting plans and specifications, which shall, however, be submitted if the Board so re-

quires. The application shall describe the building and show the purpose for which the building is to be used.

The plans shall consist of a general plan and eleva-tions and a block plan. The block plan shall show the relation of the building to the boundaries of the site and

to other buildings or structures thereon. The specifications shall describe the construction and materials of which the building is to be built, and the method of drainage, sewerage, and water supply, and state whether the materials will be new or second-hand, and, if second-hand materials are to be used, shall give particulars.

When giving approval the Board may impose a con-dition that forty-eight hours' notice shall be given prior to the covering of any or all of the following works, in

order that they may be inspected, that is to say: for trenches before foundations are laid, foundations be-fore trenches are filled in, and drains before they are covered in.

2.-Fees and Permits.

No person shall commence any building, erection, or structure, or any addition or alteration to any building, erection, or structure, without having first obtained from the Surveyor a written permit for the commencement of same, and without having first paid to the Board the fees in respect thereof set forth in these By-laws.

Each building, erection, or structure must be com-pleted within the undermentioned specified time from the date of issue by the Board of the permit therefor :-

(a) Brick, stone, or concrete, six months

(b) All other buildings, three months.

The fees payable in respect to buildings, crections, or

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

ment of the area of a building means the area of 100 superficial feet.

For the first five squares in every building, 2s. 6d. Der souare.

All squares or part of a square over the first five squares, 3s. per square.

Minimum charge for every building, 3s.

3.-General Provisions.

Each building in a terrace of buildings or in a pair of semi-detached buildings shall be deemed to be a separate building for the purpose of this By-law.

Every building shall be provided with one or more proper manholes in the ceilings so as to give access for electrical and other fittings.

4.-Site, Healthiness of.

A person shall not, without the written permission of the Board, erect a building upon any site which shall have been filled with any material impregnated with faceal or with animal or vegetable matter, or upon which any such; matter may have been deposited, unless and until such matter shall have been properly removed by excavation or otherwise from such site and depressions filled in with clean soil.

Every person who shall erect a building shall cause the subsoil of the site of such building to be effectually drained, wherever in the opinion of the Board the dampness of the site renders such a precaution necessary.

No person shall commence to build any structure without having first provided proper and sufficient sanitary accommodation to the satisfaction of the Board for all persons engaged or employed upon such structure.

Motor garages not exceeding three hundred square feet in floor area may be built in iron, brick, stone, or concrete, or other non-inflammable material anywhere in the district; provided that the Board may require-

- (a) that any such motor garage be ufty feet distant from the frontage of any other road or street (except in special cases where the physical configuration of the ground precludes such distance being observed);
- (b) that any such motor garage be five feet distant from the frontage of any other road or street;
- (c) that any such motor garage be ten feet distant from any building used as a dwelling-house on the same allotment or on any allotment adjoin-
- ing; (d) that the motor garage complies otherwise with all the conditions and limitations of this Bylaw in regard to buildings.

Fowl-houses of not more than two hundred square feet in area and not more than six feet in height may be erected at rear of any dwelling; provided that the nearest portion of such fowl-house is at least 30 feet from any building used as or intended for a dwelling, and at least four feet from the boundary of land not in the same occupation.

Fowl-houses of larger area may be erected if at a distance of at least 50 feet from any street and 40 feet from any dwelling-house and at least four feet from the

boundary of land not in the same occupation: Provided that the roof and walls are covered with galvanised iron or other fire-resisting material, approved by the Surveyor, and that the building shall not be more than seven feet high.

The Board may refuse or postpone approval to build upon a site which is unhealthy by reason of its liability to dampness, unless and until the site has been rendered dry, sound, and well-drained to the satisfaction of the Board.

If the Board so direct in any particular case, the whole or part of the ground surface or site of a dwell-ing shall be covered with a layer of good cement conerete or tarred metal, rammed solid and at least four inches thick.

5.—Position of Building Site.

No building which is intended to be used or which shall be used as a dwelling-house, and no addition to any such building shall be built, constructed, or erected within a distance of thirty feet measured horizontally from the building line of the street or road the build-ing is intended to or shall front, unless with approval of the Beard of the Board.

Except as hereinafter provided no building with an external wall of wood which is intended to be used or which shall be used as a dwelling-house, and no addition with an external wall of wood to any building which is intended to be used or which shall be used as a dwell-ing-house shall be built, constructed, or crected—

- (a) within a distance of four feet six inches, mea-sured horizontally, off any street, road, land, or right-of-way at the side of any such building; or
- (b) within a distance of four feet six inches, measured horizontally, of any land not in the same possession or occupation. Provided always, that any such building or addition may abut on the building line of any street, road, lane, or right-of-way at the side of such building, or be less than the prescribed distance therefrom; or from a building or erection with an external wall of wood: Provided that the wall or walls which abut ou or face within the prescribed distance such street, road, lane, or right-of-way or land or building or erection, as the case may be, shall be of concrete at least six inches in thickness, or of brick or stones at least 81/2 inches inthickness, projecting in all cases at least one inch beyond the woodwork front and back and at least one foot six inches through the roof covering of gutter adjoining the same.

6.-Access to Rear.

Where there is no public and convenient access to the rear of the site of any building for the removal or nightsoil, the building shall be so designed as to leave wide from a public road to the privy closet, and for the removal of garbage and refuse.

7.—Outbuildings.

In the case of an application to erect (as appurten-ant to any building) any outbuilding from the use of which unpleasant noises, unpleasant odours, or unusual risk of fire may reasonably be expected to rise, the Board may determine in what position upon the allot-ment such outbuilding may be erected.

8.-Brick Areas.

Within the areas as set out hereunder no building plan shall be approved and no building erected the materials of the walls and party walls of which are deemed by the Board to be inferior to brick, stone, concrete, or re-inforced concrete-

- (a) the whole of the East and South Wards as defined in the Government Gazette of the 26th October, 1923, page 2081;
- (b) all that portion of the North Ward bounded on the North by Aberdare Road, on the East by University Avenue and Hampden Road, and on the South by Perth-Fremantle Road and on the West by Prowse Avenue from Perth-Fremantle Road to Slater Avenue; thence along Slater Avenue to a point midway between Barron Avenue and Kinuinmont Avenue; thence North-wards by the alignment of the rear of the sub-divisional blocks between Barron Avenue and Kinuinmont Avenue and its prelocation North-Kinninmont Avenue and its prolongation Northwards to Aberdare Road:

(d) all that portion of the district bounded on the North by Wood Street, on the East by Servetus Street, on the South by Walpole Street, and in-cluding all allotments fronting Walpole and Wood Streets.

9.-Tents, Canvas Buildings.

The Board may grant, subject to conditions, or refuse permission to erect a structure of calico, canvas, or other textile material, and, if any such structure is erected without the Board's permission, may order its demolition.

10 .- Materials and Workmanship.

Materials which have been used in the construction of any cesspit, drain, or sewer, or which for any other reason are dangerous to health, shall not be used in the creetion of any building. Faulty or unsuitable materials shall not be used in

any building.

Every part of a building shall be erected and finished

off in a good and workmanlike manner. Bricks used in any building shall be good, hard, and well burnt, and if old or second-hand shall be thoroughly cleaned and approved by the Board in writing before being so used.

All brick or stone chimneys shall be constructed of ample flue, to be well plastered or pargetted inside for the full height, and no timber of any description will be allowed to be built into the brickwork. The Board may give authority to erect iron chimneys, but in the crection they shall be laid on either stone or concrete base and free from all woodwork.

Hearths of stone, brick, cement, or iron of approved dimensions shall be placed in front of all fireplaces.

11.-Testing Materials.

The Board may test any building materials, and pro-hibit the use of such materials as are proved unfitted for the purpose for which they were intended to be used.

12.—Timber Construction.

All timbers used in any building shall be perfectly sound, free from rot, shakes, large or loose knots, or any other imperfections whereby the strength of the material may be impaired.

The following conditions shall apply as to the spac-(i) Stumps shall not be less than 4in, x 4in, jarrah

- or other approved timber, spaced 5ft. centre to centre. and fixed on 6in. $x = 1\frac{1}{2}$ in. sole-plates. Stumps shall be tarred and sunk at least half their exposed length in the ground; provided that no stump shall be less than 2ft. in the ground. Tarring is to extend for 6in. above the ground surface.
- (ii) Studs and ceiling joists shall not be less than 4in. x 4in. spaced not more than 2ft. apart, centre to centre, properly secured and braced. Studs and ceiling joists of 3in. x 2in, may be where study of 3in. x 2in. are used the angle or corner study shall be of 3in. x 3in.; where 4in. x 2in. studs are used, the angle studs shall be of 4in. x 4in.
- be of 4m. x 4m.
 (iii) Rafters shall not be less than 3in. x 2in., spaced not more than 3ft.. centre to centre, in the case of iron roofs, and 18in., centre to centre, in the case of slate, tile, or other similar roofs; 4in. x 2in. rafters may be used, but must be spaced at 2ft. centres for slates or tiles, and not more than 2ft apart for our time to refer to centre. not more than 3ft. apart for any type of roof. All rafters must be securely braced with purlins and collar ties.
- (iv) Floor joists shall not be less than 4in, x 2in., spaced 18in. apart, centre to centre.
- (v) Floor bearers shall not be less than 4in. x 3in., spaced not more than 5ft. apart.

In addition to the bearers required for this spacing, an additional bearer of 4in. x 3in. must be placed under each wall or partition.

No framing timber in any building shall be notched or checked out to receive bracing or otherwise so as to reduce its cross-sectional area more than one-sixth.

13,---Awnings and Verandahs.

The Board may require that any or all awnings or verandahs proposed to be erected over a public place shall be of the cantilever type. No verandah shall be enclosed for living or sleeping purposes without the Board's written consent.

14.—Footings.

Every person who shall erect a building of brick, stone, or the like shall construct every wall of such building, unless built upon a hard rock foundation, to rest upon proper footings, or upon a sufficient beam.

He shall cause the projection of the bottom of the footings on each side of such wall to be at least equal to one-half the thickness of the wall at its base, unless an adjoining wall interferes, or unless the wall is upon the boundary of the land, in which case the projection may be omitted on the side of the boundary or where the wall adjoins.

He shall also cause the diminution of the footings to be in regular offsets, unless the footings be of concrete. The height from the bottom of such footings to the base of the wall shall at least equal to two-thirds of the thickness of the wall at its base: Provided, that when the footings are of reinforced concrete the Board may permit the height to be less; and, provided further, that it shall not in any case be less than 12in.

Footings to walls of brick in cement mortar (3 to 1) shall be the same width and height as those to walls

of the same thickness not built in cement mortar. Vermin plates shall be provided to all walls other than brick, stone, or concrete.

15.-Damp Course.

Every person who shall erect a building shall provide and insert damp-proof courses of lead, slate bedded in cement, or natural asphalt: Provided that the Board may permit the omission of damp-proof courses from closets,

outbuildings, and the like structures. Where material which is not slate, natural asphalt, or lead, of a minimum weight of two pounds per square foot under walls not exceeding 40ft, in height, or three pounds per square foot under walls exceeding 40ft. in height is desired to be used, the applicant shall submit to the Board evidence that the material to be used has been approved by the Board of Health, or, failing such evidence, that the material is a good and effective dampproof course.

Damp-proof courses shall be inserted in walls to their full width and in such manner that there shall be no open spaces, cracks, or gaps in the damp-proof courses along the full length of the walls.

- along the refin length of the wars.
 Damp-proof courses shall be inserted in walls in such positions and in such manner that—

 (a) moisture from the earth shall be prevented from reaching the lowest floor timbers or the walls. above the underside of the lowest floor joists, or, where solid floors are laid, shall be prevented from reaching higher than 31/2 in. above such floors; (b) where floors
 - are below outside ground level, moisture shall be prevented from reaching inner face of outer walls;
 - (c) where cavity walls are used, moisture penetrating outer portion of walls shall be prevented from reaching the floor timbers, or the inner portion or face of all walls above the underside of the lowest floor timbers, or, where solid floors are laid, shall be prevented from reaching higher than 3½in. above such floors;
 - (d) moisture penetrating the chimney, parapet, or other walls above the roof shall be prevented from reaching in any part of the inner walls or the inner portion of inner face cf outside walls below the upper side of the ceiling joists in either case;
 - (e) moisture penetrating the outer portion of cavity walls shall be prevented from reaching the inner portion or inner face of such walls above or about window, door, and other frames or openings.

In cavity walls the cavity shall extend not less than 41/2 inches below damp-proof course.

This clause shall apply to walls constructed of brick, stone, or concrete, and to walls of any material readily permeable by water.

16.-External Walls-Structure.

Every person who shall erect a building shall cause the external walls thereof to be constructed of brick, stone, concrete, timber, or other material approved by the Board.

If built of brick, stone, concrete, or the like the external wall shall, except where herein provided to the contrary, be not less than 9in. in thickness. Provided that the walls of sheds, laundries, outhouses, and the like, not exceeding 10ft. in height, may, if the Board so permits, be of 4½ in. thickness.

Cavity walls may be built, provided that two sections are securely tied together by a sufficient number of wire ties or other effective method, and when used the combined thickness of the inner and outer parts shall be deemed to be the thickness of the wall.

Bottoms of all cavities shall be carefully raked out before the completion of the building, and all ties kept free from mortar droppings.

Where cavity walls are used weep-holes shall be left at foot of cavity not more than six feet apart, and over all damp-proof courses inserted to protect walls weepholes shall be left not more than three feet apart.

Notwithstanding anything to the contrary in this clause, the Board may permit the erection of dwellings not more than two storeys in height of concrete with walls of less than the prescribed thickness, if satisfied that such proposed dwellings will be hygienic and structurally sound.

17.-Party Walls.

Two, but not more, residences may be crected together in one block, provided that they shall be separated from each other by a wall of concrete or of brick or stone at least six inches in thickness, properly reinforced to the satisfaction of the Surveyor, projecting, in the case of wooden houses, at least one inch through the wood-work front and back, and in all cases projecting one work front and back, and in in cases projecting one foot six inches at least through the roof covering or gutter adjoining the same, whether belonging to the same owner or not. Each building or dwelling-house in a block shall be subject to the provisions of the By-laws applicable to its class, save that the site or cur-tilage of each of such buildings shall have a superficial area of at least four thousand square feet and a frontage of at least 33 lineal feet to a street or road.

18.-Rooms (size)-Cubic space.

Every person who shall erect a building shall provide that-

- (a) the areas of the floors of all the babitable rooms in such building shall, taken together, average not less than 100 square feet per habitable room;
- (b) a habitable room shall not in any case have a floor area of less than 80 square feet; and
- (c) a habitable room shall not, in any case, have a cubic space of less than 840 cubic feet: Pro-vided that, in each dwelling-house and in each flat of a residential flat building there shall be at least one habitable room, the cubic space of which shall not be less than 1,296 cubic feet; no main room in any building shall be less than 10 feet 6 inches in height from floor to ceiling;
- (d) all shops shall have a clear space of 12ft. 6in. from floor to ceiling.

19.—Height—Rooms in Roof.

Every habitable room which is wholly or partly in the roof of a building shall, in the case of an attic room above the ground floor, be for at least two-thirds of the area of the floor not less than nine feet in height, and shall not, in any part, be less than five feet in height, and in the case of any other room, shall be for at least three-fourths of the area of the floor not less than nine feet in height, and shall not in any part be less than seven feet four inches in height.

20.-Other Rooms.

Every habitable room which is not a room wholly or partly in the roof of a building shall be not less than nine feet in height. Provided that bays, inglenooks, and recesses for furniture may be added to such rooms with ceilings of a less height than nine feet, but the ceilings of such bays and inglehooks shall not be less than six feet eight inches in height.

21.—Rooms for places of Assembly.

A building in which there is a room designed, intended or adapted to be used for the assembling of person for any purpose, such room being situated upon the first or any higher floor above the ground floor, and having a floor area of 450 or more superficial feet, shall be designed and constructed in compliance with the following provisions in addition to the general provisions in this part:

If the room be on the first floor, it shall be provided with at least two exits. If the room be on the second or any higher floor above the ground door, it shall be provided with at least two exits, and there shall also be provided two staircases leading from the ground floor to the floor on which the room is situated or one such staircase and a fire escape.

Such exits and staircases and the passages connecting them shall be of a total width calculated in the propor-tion of 20 inches for every 600 superficial feet of floor area, or fraction thereof, in such rcom; but no passage, stair, or exit shall be less than three feet six inches in width nor more than 10 feet in width.

Such stairs shall be uniform throughout, with risers not more than seven inches high and treads not less than 10 inches wide, exclusive of nosings, if any. Each flight of stairs shall contain not less than three nor more than fifteen risers. There shall be hand-rails on each side, securely fixed, and staircases over six feet in width shall have a centre hand rail.

The stairs and landing shall be of such strength as to be capable of carrying with absolute safety the largest number of people who may be reasonably expected to use them at one time.

All doors used as exit doors from any such room shall, except where otherwise approved, be hung in two folds, fitted with "panic" bolts, and be made to open outwards towards the thoroughfare or way. All doors between such rooms and the open air shall be hung so as not to obstruct, when open, any gangway, passage, staircase, or landing. A door shall not open immediately upon a flight of steps, but a landing of at least equal depth to the width of the door shall be provided between such steps and such doorway.

-Lighting and Ventilation-Under Floors.

22.—Lighting and ventilation.—Onder roors. For the purpose of ventilation, every building shall be so erected that there shall be, between the underside of every joist upon which the lowest floor of such build-ing is laid and the ground surface or upper surface of the asphalt or concrete with which the ground or site of the building may be covered, a clear space of 12in. at least in every part; and such space shall be thor-our worth vantilated and experience of suit. oughly ventilated and cross-ventilated by means of suitable and sufficient air-bricks or other effectual method: Provided that where the lowest floor is so constructed (by filling with concrete, asphalt, or other approved material) as not to permit the harboaring of rats, this provision shall not apply.

23.-Rooms-Air-bricks, Louvres, etc.

Every room of a building shall be so constructed that for every 1,000 cubic feet or part thereof of air space in the room there shall be 24 square inches at the least of unobstructed ventilation to the outer air by means of airbricks situated at or near the level of the ceiling or any other efficient means.

24.-Rooms-Windows.

Every habitable room, or room or alcove, in which food is intended or likely to be stored or prepared, and every bathroom, enclosed laundry, and privy-closet shall have at least one vertical window opening directly to the outside gin. One half at least of method half. outside air. One half at least of such window shall be constructed to open to its full extent, and so that the opening may extend to the top of the window: Pro-vided that in a pantry any other system of ventilation may be substituted for windows if the Board be satis-fied that such system is equally efficient.

25.-Bedrooms-Additional Ventilation.

In every bedroom or room intended or adapted to be used for sleeping and having only one window, there shall be provided cross-ventilation by means of at least 48 square inches of unobstructed opening in some wall of the room other than that in which the window is situated. Such opening may be by an additional window, fire-place, faulight, airbrick, or any suitable means.

26.-Height of Windows.

The top of a window of an enclosed laundry or of a kitchen, or alcove, or room in which food is intended or likely to be stored or prepared shall not be less than six feet eight inches from the floor.

27.-Size of Windows.

The window or windows of any room shall have a superficial area (clear of the sash frame) not less than one tenth of the floor area of the room, or (if the foi-lowing size be greater than one-tenth of the floor area) not less than 10 square feet for the windows of a kitchen or alcove or room in which food is intended or

likely to be prepared, not less than six square feet for the windows of an enclosed laundry, not less than $3\frac{1}{2}$ square feet for the windows of a bathroom, not less than two square feet for the windows of a privy-closet, and not less than $1\frac{1}{2}$ square feet for any other room.

28.-Laundries and Kitchens.

A dwelling of any kind shall not be erected with the kitchen and laundry combined in one room.

29.-Windows.

Any windows, the top of which is more than 12ft. above either the ground or any external flat surface or slightly sloping roof sufficient for safety, shall be so constructed that it can be cleaned from the interior of the building.

30.-Drainage-Levels.

Every person who shall erect a building shall construct the lower storey of such building at such a level that, in the opinion of the Board, it may be practicable to construct a drain sufficient for the effectual drainage of such building.

No person shall build or erect or cause or permit to be built, or erected, any building, erection, tent, or addition to any building, erection, or tent on any land unless and until such building, erection, tent, or addition and the site and curtilage thereof can be properly drained, and the Board may refuse permission to build and erect any building, erection, or tent, or addition, unless and until it is satisfied that the proposed building, erection, tent, or addition and the site and eurtilage thereof can be properly drained. No water is to be discharged on to the surface of any footpath.

31.-Miscellaneous.

The Board may permit the enclosure and use of any public place in connection with the building or taking lown of a building, or the alteration or repair of a building.

32.—Skylights.

The Board may order the alteration or repair or both of any skylight in any building if such skylight be, in the opinion of the Board, in such a condition as to be detrimental to health or dangerous.

33.—Existing Buildings.

If, in the opinion of the Board, any building has been allowed to fall into an unsafe or insanitary condition either by faulty construction or any other cause, the either by faulty construction or any other cause, the Board may give notice in writing to the owner or occu-pier to repair said building, and in the event of no action being taken within seven days by the said owner or occupier to remedy any defect complained of in the said notice, the said owner or occupier shall be liable to a fine, as hereinafter provided, until such time as the building shall be placed in a safe and sanitary con-dition, and the owner or occupier shall be liable for all dition, and the owner or occupier shall be liable for all charges incurred in doing the necessary works, and, moreover, if, in the opinion of the Board, any building does not warrant the expense of repairing, the owner, after receiving notice, shall remove the building within after receiving notice, shall remove the building within seven (7) days; failing this he will be liable to a fine, as hereinafter mentioned, to remove the building after receiving the notice; the Board may remove same and charge the owners with the cost of so doing, and recover the same in any Court of competent jurisdiction and/or sell the material to cover the cost of taking down.

34.-Removal of Buildings.

No building or erection shall be removed into and erected or re-erected in the Road District, or removed from one part of the district to and erected or reerected in another part thereof, unless the owner or person carrying out the removal first obtain written permission from the Board to do so. Before such per-mission shall be granted not less than seven (7) clear days' notice in writing shall be given to the Board or the Surveyor of the desire to remove and erect or reerect such building or crection. Such notice shall contain or he accompanied by the

following:

- (a) particulars of the situation of building which it
- (b) particulars of the situation of and plan of the land upon which it is proposed to erect or re-erect or place such building thereon, and a tracing copy of such plan to be retained by the Barnel. Board;
- (c) a plan giving the dimensions of the building and any proposed alterations or additions thereto, and a tracing copy of such plan to be retained by the Board;

- (d) a specification giving particulars of the construction of the existing building and of the alterations and additions (if any) which it is intended to make when the building is erected or
- re-erected;
 (e) evidence satisfactory to the Board that such house has not been condemned as dilapidated, insanitary, or unfit for human habitation, and a certificate from the Health Officer of the Road District from which the building is proposed to be removed that within a reascnable time prior to date of removal no case of disease of an infectious or contagious nature has occurred therein:
- (f) such further particulars in writing regarding the same as shall be sufficient to enable the Board or its Surveyor to determine if all the provisions of any Act of Parliament, By-law, or regulation applicable thereto are or will be complied with.

No written permission shall be given unless such removed building when erected or re-erected shall comply with the provisions of this By-law as applicable to new buildings.

No building or erection that has been condemned as dilapidated, insanitary, or unfit for human habitation shall be removed into or re-erected within the Road District.

No building or erection in which any case of infectious or contagious disease has occurred during the preceding six months shall be removed into or re-erected within the Road District.

No removed building shall be occupied until the Surveyor shall have certified in writing that all the provisions of this By-law have been observed and complied with in respect of such building.

Nothing herein contained shall provent the alteration of the position of any building within the boundaries of the land on which the same stands: Provided, that in its altered position it shall comply in all respects with this By-law, and that in the progress of such removal the building be not taken on to any street, road, or public place.

No dwelling shall consist of less than three main rooms of a total of not less than 300 square feet, and no building or rooms thereof shall be occupied for living purposes until at least three main rooms shall have been completed according to the plans and specifications submitted to and approved by the Board.

mitted to and approved by the Board. The Board may, in special cases, grant permission for the erection of a dwelling-house containing not less than two rooms.

35.-Proportion of Site which may be covered.

A dwelling-house, together with its appurtenances to be erected on an allotment, shall not occupy more than two-thirds of such allotment, and the minimum of unoccupied area shall not be less than 500 superficial feet: Provided, that this shall not prevent the Board from granting approval to the erection of a dwelling-house occupying more than two-thirds of an allotment or with a minimum of unoccupied area of less than 500 superficial feet, in replacement of an existing dwelling-house which occupies more than two-thirds of that allotment, or has a minimum of unoccupied area of less than 500 superficial feet as the case may be.

Provided also, that where situated on a site considered by the Board to be an established shopping locality, the Board may permit a building which is to be a shop and dwelling combined to occupy not more than four-fifths of the allotment, subject to the unbuilt upon area being not less than 500 square feet.

Provided also, that a garage erected at a low level, the roof of which serves as a portion of the garden, yard, or court, shall not be included as a building in calculating the proportion of the area of the allotment that may be occupied by a building. After the adoption of this By-law all subdivisions or

After the adoption of this By-law all subdivisions or re-subdivisions of allotments must be such as to have a frontage to a street or road of not less than 66 lineal feet and a depth of not less than 165 lineal feet, or with such measurements to equal one quarter of an acre in area. Such subdivisions and re-subdivisions must be lodged with the Board for approval before commencing to build, and shall apply throughout the whole of the Claremont Road District, without special approval of the Board.

A shop shall not be built on land having a frontage of less than 18 feet to a street or road and an average depth of 130 feet. There shall be back access from right-of-way 10 feet wide at least. For the purposes of this clause the Board may agree to a subdivision with frontages less than 66 feet, but notwithstanding any such approval no dwelling shall be crected upon the subdivided land except in accordance with these By-laws.

No land upon which any dwelling-house has been erected shall thereafter be reduced in area below the minimum area prescribed by this By-law. Provided always, that notwithstanding anything hereinbefore provided to the contrary the Board may, on application in writing setting forth the grounds of the application, under special circumstances, and for special causes, and at a meeting of which due notice has been given to each member, declare that the provisions of the By-law either in whole or in part shall not apply to any particular area of land.

No building shall be erected in such a position that it shall lie between another building or any part thereof and street unless such other building has a direct and unobstructed access to some other street at least 16 feet wide.

36.-Space outside Windows on side Land.

If there be any side wall of a dwelling-house in which it is proposed to provide a window or door opening, that wall shall be set back (throughout its whole length) from the side-line of the allotment to a distance of three feet, in the case of a dwelling-house of one or two storeys, or to a distance of five feet, in the case of a dwelling of more than two storeys.

37.-Kitchen, Laundry, and Bathroom Fittings.

Every dwelling-house shall be provided with a completely enclosed bathroom or combined bathroom and laundry, and with wash tubs and copper or other means of washing elothes, and the water laid thereto. The floor surfaces of bathrooms on any floor, and of laundries when above the ground floor, shall be of impervious material, properly graded and drained. The wash tubs, copper, and bath shall not be placed in the kitchen.

One bathroom in each dwelling-house shall have at least 30 square feet of floor area; and a combined bathroom and laundry shall have at least 56 square feet of floor area: Provided, that the Board may in any case where it considers that a bathroom or laundry could be dispensed with, exempt any building from the above provisions, but such exemption shall be given by resolution of the Board.

38.—Enforcement—Inspection—Cutting into Building.

The Board may order the opening or cutting into, or pulling down of any work where the Board has reason to believe or suspect that any thing has been done in contravention of the Act or of any By-law, and in the event of the work being found to have been done in contravention of the Act or of the By-laws, the person doing the work shall be required to comply with the Act or the By-laws, and shall bear the full cost of such pulling down, opening, or cutting into and of compliance with the Act or the By-laws.

Act of the By-laws, and shall be the full cost of sompulling down, opening, or cutting into and of compliance with the Act or the By-laws. In the event of the work being found to have been done in accordance with the requirements of the Act and the By-laws, the cost of such pulling down, opening, or cutting into, as well as the cost of reinstatement, shall be borne by the Board.

The Surveyor or his representative shall have power to enter, at any time, upon any building in course of erection for the purpose of inspecting the said building, and may require the production of the approved plans thereof, which are to be available on the building during ordinary working hours whilst the building is in the course of construction.

39.—Inspection before Occupation.

Before permitting any person to occupy or use any uncompleted building, and forthwith upon completion of any unoccupied building, the person by oi in consequence of whose order the building is being erected shall give notice to the Board.

Forthwith upon receipt of notice as aforesaid, the Board shall instruct the Building Surveyor to make an inspection, and such Surveyor shall inspect and report to the Board whether or not the building has been erected in accordance with this By-law and without material deviation from the approved plans and specifications, but this shall not be read to permit any alteration whatever in the position of the building on the site.

ever in the position of the building on the site. -Such report shall not be deemed to be evidence (in the event of any prosecution hereunder) that this Bylaw has been complied with.

40.—House Numbering.

(a) The Board, its officers, or other person appointed, shall have power to number all houses, camps, buildings, tenements, or other structures within the district of the said Board by placing a metal or tin plate thereon, or by painting.

(b) The cost of such house numbering to be paid by the householder or owner, and such cost not to exceed the sum of two shillings.

(c) No person shall remove, deface, damage, or in-jure in any way any number or set of numbers placed or painted on any portion of such house, camp, building, tenement, or other structure.

41.—Penalties.

Any person who erects a building in contravention of this By-law, or any person who neglects a building in contravention of any provision set forth herein, shall be liable to a penalty not exceeding ten pounds, and also a daily penalty of one pound per day for any continuance of the offence.

Made and passed by the Claremont Road Board on the 9th July, 1928.

C. W. K. SADLIER,

[L.S.]

Chairman.

A. JENKINS, Secretary.

Recommended-(Sgd.) JAS. CUNNINGHAM, Acting Minister for Works and Labour.

Approved by His Excellency the Governor in Council this 25th day of July, 1928.

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

MIDLAND JUNCTION MUNICIPALITY. By-law No. 58.

P.W. 5580/21.

By-law of the Municipality of Midland Junction, made under "The Electric Light Act, 1892."

IN pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Midland Junction order as follows :-

ELECTRICITY SUPPLY DEPARTMENT.

Service Rules and Regulations for Supply of Electricity.

1.---Applications for Connections.

Application for service connections must be made on the Department's application form and filed at the office of the Department at least three clear days before the connection is required. (The making of the appli-cation or paying of deposit will not bind the Depart-ment to give the supply until the application is approved on behalf of the Department.) The Department will make every effort to make the connection at the time desired by the applicant, but will not be bound to any particular date in case of shortage of labour or material. Application for service connections must be made on

2.-Security.

The Department will require a security deposit with each application, or may do so at any time after the service is connected, in such an amount as the Depart-ment may consider sufficient security, with a minimum of 15s.

3.—Accounts.

Accounts will be rendered weekly, monthly, bi-monthly, or quarterly, at the option of the Department, and at the Department's ruling rates for the district in which the service is rendered, and must be paid on or before the prescribed date. If not paid at the De-partment's office on or before that date, the right is reserved to cut off and discontinue the supply without further notice.

4.—System.

Electric current will be supplied, except where special Arrangements may be made, from the Department's alternating current system, at a frequency of 40 cycles. All lighting will be, and motors up to 2 h.p. may be, supplied at nominally 250 volts, single-phase. All motors over 2 h.p., except with special written permission of the Department, must be connected to the nominal 440 volts 3 below a size its 3-phase circuits.

5.-Wiring of Installations.

All wiring of installations to be connected shall be in accordance with the standard wiring rules of the Insti-tution of Engineers, Australia, the rules of the Fire Underwriters' Association of Western Australia, and the requirements of the Department of Public Health, and the Public Works Department, for the time being in force, and no connection will be made without a certificate that the installation is in order and on such form as may be from time to time prescribed by the Department.

6.-Position of Service Leads, Fuses, etc.

5.—Position of Service Leads, Fuses, etc. The Department will decide as to the most suitable positions for its fuses, circuit breakers, indicators, meters, and termination of service leads. The position of service fuses will be as near as possible to the point where the mains touch the building but one in which they may be reached by a short ladder for replacing fuses. Fuses may be fixed in any suitable position, and unless of weather-proof type shall be sheltered from the wea-ther. Where service fuses are within a building they ther. Where service fuses are within a building they will be placed within ten feet of the point of entrance of the supply leads.

7.-Consumer's Main Switch and Fuses.

The Department will provide and fix the meter board and meter at the position agreed upon to which point the consumer must bring his mains and provide on his side of the meter—(a) double pole linked switch for single-phase circuits; (b) three-pole switch for threephase circuits.

In cases where the consumer's main switches and fuses are, with the Department's consent, fixed on the supply side of the meter, they shall be ironclad and suitable for sealing with the Department's seal.

8.—Capacity of Main Switches.

The foregoing switches shall be of ample capacity and of a design approved by the Department. Sufficient length of wire shall be left by the consumer to connect to the Department's meter. In all cases the line wires are at the left and the consumer's wires at the right of the meter.

9.-Consumer's Terminals and Leads.

The point of termination of the Department's service leads shall be deemed to be the position of the con-sumer's terminals, which position in the case of an over-head supply shall be on the outside of the building, and is hereinafter designated "the point of entry," and shall be as high as convenient on the building but not higher than two storeys, unless especially approved. The consumer's leads shall be of sufficient length to

allow of their ends being properly connected to the service conductors at the consumer's terminals. Loops shall be left in the leads for the insertion by the Department of its meters, service cut-outs, or other apparatus.

At the point of entry to buildings the consumer's leads shall be provided with a suitable bell-monthed bend or other approved terminal fitting of the water-shed type. Porcelain bushings through roofs, etc., will not be permitted.

10.-Meters and Meter Boards.

(a) The consumer or contractor shall consult the De-(a) The constitute or contractor shart constitute De-partment as to the position of the meter-board, which must be fixed in a position approved by the Department, protected from the weather, out-of-doors, or elsewhere accessible to the Department at all reasonable times.

(b) In large buildings all circuits must be brought to one or more central points, as may be arranged with the Department, where the Department's circuits will enter and the necessary meter or meters be placed. The Department will not supply meterspromiscuously throughout buildings.

(c) In cases where a building is let in single rooms or groups of offices or flats, the Department will only instal one set of meters and supply current to the build-ing as a whole with the landlord or chief tenant as consumer.

(d) The Department will, if requested in such cases, supply to the landlord at a rental meters required by the landlord for metering the supply to the various tenants, and will, if desired, without extra charge, read such meters at the same time as the master meters are read, and supply the readings to the landlord so that he can bill the current up to his various tenants. In all such cases the landlord must charge the tenants the same meter rental and tariff for the electricity used as the tenants would pay if supplied direct by the Department.

11.-Fixing of Leads in Fuses, Meters, etc.

Only an employee of the Department may insert the ends of the consumer's leads into any service fuse, meter, indicator, current limiter, or other device, the property of the Department.

12.-Department's Property.

The service mains and fuses, meters and other ap-paratus fixed by the Department on the consumer's premisses shall remain the property of the Department, and the consumer will be held responsible for any interfer ence whatsoever with any such property.

13.-Nature and Protection of Consumer's Leads.

The consumer's main switchboard may be placed in a convenient position on his premises. The conductors any convenient position on his premises. The conductors between the point of entry and the consumer's main switch shall be of best quality V.I.R. insulation, and without joints, enclosed in steel conduit screwed if exposed to weather, shall be stranded and of adequate sectional area, which in no case shall be less than that of a 7/036in. cable.

14.-Department's Service Fuses.

The service fuses fixed by the Department on the mains side of the meter may or may not be sealed by the Department but they shall not in any case be interfered with by the consumer, who must provide suitable fuses on the load side of the consumer's main switch.

15.-Testing Insulation.

Before any installation is connected to the supply mains, and before alterations or additions to an instalmains, and before alterations of additions to an instal-lation are connected, they may be tested by the Depart-ment once, free of charge. If defective, connection will not be made until the defect is remedied, and a minimum charge of 5s, will be made for the second test, and 10s. each for any subsequent tests, to be paid by consumer be-fore connection is made.

16.—Service Connection.

The Department will run the overhead service wire to insulators attached to the outside of the consumer's premises at the point of entry, when the distance from the street in which the mains are located does not exceed ground cables are required, the cost may be charged to the consumer.

17.-Conductors not to be earthed.

No conductor in a consumer's installation shall be connected to earth, and all conductors shall be equally insulated, as provided in the Wiring Rules of the Insti-tution of Engineers, Australia. No supply will be given to premuses wired on the concentric system using an uninsulated "outer" con-

ductor.

18.—Wall Plugs for Lighting and Power.

Where it is required to provide for the separate metering of current supplied at different rates, the installation shall be divided into separate and distinct circuits, which must not be bunched, and all wall plugs, con-nectors, and the like shall be of such different types that it shall not be possible to connect apparatus chargeable at a certain rate to any part of the installation con-veying current chargeable at a lower rate.

No lamp-holder shall be connected to any circuit, the supply to which is given at power or heating rates, except as provided in the Wiring Rule No. 105, in the case of pilot lamps, which, however, shall be so installed as to render it impossible to use them for general illuminating purposes.

19.-Switches to be on Non-earlined Conductors.

The ends of the non-earthed conductors to which all single pole switches must be connected in accordance with Rule 26 of the Wiring Rules of the Institution of Engineers, Australia, shall be labelled "Switchwire," in order that the Department may correctly connect the consumer's leads to the service leads

20.-Balancing Circuits.

Circuits must be arranged as follows :-Circuits taking less than 15 amps may be taken off

- one phase (two wires). Circuits taking more than 15 amps must be divided
- into two approximately equal circuits and taken off two phases (three wires).
- Circuits taking more than 30 amps must be divided into three approximately equal parts and taken off three phases (four wires). In all cases a separate double-pole linked switch must be provided on each circuit.

Lighting load on one phase must not be balanced against the power load on another, unless lighting power load are each less than 15 amps.

The Department should be consulted as to the number of phases to be used.

All applications must state clearly the nature and number of the consuming devices and the current taken by each, such as-

1. Number of lamps and candle-power of each;

Number of manys and candid-power of each;
 Number of other current-consuming devices, radiators, toasters, kettles, ovens, cooking ranges, vacuum cleaners, etc., and current rating of each.

21.—Motors.

Motors up to 2 h.p. may be single-phase, and with special permission from the Department larger single-phase motors of approved type may be installed, but the Department reserves the right not to connect any single-phase motor larger than 1 h.p. All motors over 2 h.p., unless approved as above, must be these phase.

be three-phase.

22.-Starting Current of A.C. Motors.

Motors shall be of such type and provided with suit-able starting gear so that the maximum starting cur-rents as measured by a damped ammeter shall not exceed the following:

(a) Single-phase 250 volt motors up to and including 2 b.h.p.—18 amps.
(b) Three-phase motors, 440 volts—-

Motors not exceeding 2 b.h.p.-11 amps. Motors exceeding 2 but not exceeding 8 b.h.p.--

Motors exceeding 2 but not exceeding 3 b.h.p. 5.6 amps per b.h.p. Motors exceeding 8 but not exceeding 12 b.h.p. -4.6 amps per b.h.p. Motors exceeding 12 but not exceeding 25 b.h.p. -3.7 amps per b.h.p. Motors exceeding 25 b.h.p.-2.75 amps per b.h.p.

b.h.p.

23.—Power Factor of Motors.

The power factor of A.C. motors shall, at full load, be not less than the following:-3-phase. Single-phase.

	o parcoc.	Singro pro
	- %	%
Motors not exceeding 2 b.h.p	75	70
Motors 2 b.h.p. to 8 b.h.p	80	
Motors 8 b.h.p. to 25 b.h.p	84	
Motors exceeding 25 b.h.p.	86	

24.-Heating and Cooking Apparatus.

Proposed installations and apparatus for use in heating and cooking, including water heating, must be approved by the Department before installation, and will not be connected unless so approved, and, if connected without such approval, the consumer will be disconnected.

Water heaters in which the heating element is in direct contact with the water, will not be connected except through a double wound transformer, if the rethan 10,000 ohms with the water running. The water The water shall not leave the heater at above earth potential.

Water heaters will not be connected if the current re-

quired is greater than, or connections to ---, The 250 volt service---15 amperes. The three-phase 440 volt service---12 amperes. The heater must be arranged so the current can be metered by one meter if required, and three-phase heaters must have the three-phases balanced as nearly as possible, and in any case the current in any other phase must not be out of balance by more than two (2) amperes.

The maximum current taken by any electric cooker,

vice)-15 amps.

When connected to two phases (3 wire service)-30 amps.

If the maximum current can exceed 30 amps it must be connected to a 3-phase (4-wire) circuit, and balanced

as nearly as practicable. Such apparatus will only be connected where the mains are large enough to carry the current required without adversely affecting the supply to other con-sumers, and inquiry should be made as to whether apparatus will be connected before it is purchased or in-stalled, to avoid disappointment.

25.—Interference with the Supply to other Consumers. Welders, Furnaces, etc.

Before a consumer purchases any special apparatus with a view to having it connected to the Department's mains, such as welding apparatus, furnaces, X-ray out-fits, rapidly fluctuating motor or other loads, he is strongly recommended to submit full particulars to and ascertain from the Department whether such apparatus will be connected and under what particular conditions,

otherwise the Department may refuse to connect. Such apparatus will only be connected where the mains are large enough to carry the current required without adversely affecting the supply to other consumers, and provided such apparatus has been approved by the Department.

In the event of a consumer operating any such aparatus aforesaid, or any lift or motor in such a manner as shall, in the opinion of the Department, interfere

with the supply to other consumers, the Department may with the supply to other consumers, the Department may call upon him to make such necessary adjustments or alterations and to so operate the apparatus as shall, in the opinion of the Department, ensure that the supply to other consumers be not interfered with, and in the event of his failing to do so the Department may cut off the supply of electricity to him. The fact that the Depart of the lectricity to him. Department shall have connected and approved of the apparatus aforesaid shall not be taken to exempt the consumer from the operation of this clause.

26 .- Special Lighting and Power for Temporary or Special Services.

Special lighting or power, such as ovens, wet prenises, outdoor displays, illuminations, lighting or power of a temporary nature, or where the conditions are un-usual, must be discussed with the Department before the installation is made and approval obtained before the work will be connected.

27.-Additions to Installations.

When first connected the consumer shall supply the Department with full details of all apparatus connected to the circuits. No additions of lamps, motors, cookers, or other apparatus shall be made until the Department has been notified of such intended addition and the consent of the Department has been obtained, and the con-sumer shall be fully responsible for any damage to meters or other apparatus which may occur through failure to comply with this regulation, in addition to being liable to disconnection.

28.-Meter Rental.

A rental charge at the Department's fixed rates will be made for all meters supplied.

29.-Minimum Charge.

A minimum charge of 2s. 6d. per month in addition to meter rental will be made whether electricity to that amount is used or not.

30.-Meter Readings.

30.—Meter Readings.
The reading of the meter or other measuring device provided by the Department shall be taken as prima facie evidence of the quantity of electricity consumed. If the meter or other measuring device fails to register or is found to be inaccurate, the account for the period since the last account was rendered shall be adjusted, at the option of the Department, upon the basis of:—

(a) The account rendered to the consumer for the corresponding period of the previous year;
(b) The account for the last preceding period; a reasonable allowance being made for any known variations in the demand.

- variations in the demand.

31.-Testing of Meters.

The Department shall have the right to test meters The Department shall have the right to test meters at any time and adjust the consumption for the current period on such test. The cost of testing such meter shall be borne by the Department, unless the meter is tested on the complaint or at the request of the con-sumer, in which case a testing fee of 5s. shall be paid before the meter is tested. If it is found on testing that the meter is more than (2) two per cent. fast, a refund of the testing fee above will be made to the con-sumer. sumer.

Meters will be considered correct if, on testing, they are found to register within two per cent. of the De-partment's standards, and no adjustments of accounts will be made. All outstanding accounts must be paid before the test is made.

32.-Department's Apparatus, Interruptions,

Responsibility.

The Department-

- (a) shall have the right at all reasonable times to enter the premises of the consumer to inspect and test the installation and the Department's meter and to remove any of the Department's property;
- (b) may at any time interrupt the supply to make tests, alterations or repairs to the Department's
- (c) shall not be responsible or liable for any injury, damage, or loss of any kind to the person, pro-perty, or business of the consumer, or to the consumer's lamps or apparatus, resulting from fire or otherwise, through the supply of elec-tricity, or through interruptions or defects of supply due to storm, accident, or breakdown of plant or mains or force majcure.

33.—Disconnection

The Department shall have the right to disconnect the consumer without notice if-

- the consumer is in arrears in payment of account;
- the consumer uses the service in a way that interferes with the general supply to other consumers; the consumer uses apparatus not authorised by the Department;
- the consumer connects increased load without first obtaining the consent of the Department;
- consumer interferes with the seals, fuses, meters, or other apparatus, the property of the Department;
- the consumer becomes bankrupt or assigns his estate for the benefit of his creditors; the consumer fails to conform to the Department's
- regulations in any way.

34.—Charge for Reconnection.

If the supply is disconnected for any of the above reasons, a charge of 5s. will be made and must be paid before reconnection.

35.-Termination of Connection.

The consumer shall give the Department at least three days' notice in writing of desire to terminate, and shall be responsible for all current used until the expiration of such notice.

36.—Consumer's Liability for Loss.

The consumer will be held responsible for loss by fire damage, or theft of the meters or other apparatus hired from or loaned by the Department on the consumer's premises in connection with the supply of current to the consumer. The consumer should insure all the Department's property on the consumer's premises against fire.

37.-Complaints.

All complaints as to defective service or accounts must be made to the Department's office and every effort will be made to rectify same as promptly as possible, but the Department will not be held responsible for any delay which may occur as it is sometimes impossible to attend to all complaints immediately they are received. Although every attention will be given to telephone or verbal complaints, as these often miscarry, the Depart-ment requests that all complaints should be made in writing.

38.-Extension of Mains.

If the supply to a consumer necessitates extending the street mains, the right is reserved by the Department to refuse such extension, but arrangements may be made in such cases to extend the mains, if the Department approves, by the consumer paying the cost or a portion thereof.

39.—Altering System.

The Department shall not be liable for any expense that the consumer may have to incur in altering or re-placing lamps, motors, or other apparatus to suit any change of voltage, frequency, or system, which may at any time hereafter be introduced by the Department.

40.-Penalties, etc.

Any person or persons offending against any of the provisions of these By-laws shall for every such offence be liable to a penalty not exceeding ($\pounds 20$) Twenty pounds.

Passed by the Council of the Midland Junction Municipality at a meeting held on 5th March, 1928.

W. R. CROSBIE,

Recommended-

[L.S.]

(Sgd.) JAS. CUNNINGHAM, Acting Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 1st day of August, 1928.

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

G. A. JAMIESON,

Mayor.

Town Clerk.

TENDERS FOR PUBLIC WORKS.

Date o Notice		Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
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1928.			(Noon on Tuesday)	Contractor 2 December 27 - La DITTE DORA 17 - La DITE
July 2	26	Forests Department, Congelin- Overseer's House, Garage, etc. (7639)	14th August	Contractors' Room, Perth; P.W.D. Office, Katanning, and Court House, Narrogin, on and after 31st July, 1928.
July	26	Cowaramup School Quarters- New Wash-house, etc. (7640)	14th August	Contractors' Room, Perth; Court Houses, Bunbury and Busselton, and the Hospital, Margaret River, on and after 31st July, 1928.
July	25	Nungarin New School (7641)	14th August	Contractors' Room, Perth; Court House, Merredin, and Police Station, Wyalkatchem, on and after 31st July, 1928.
July	26	Quairading Police Station— Renovations (7642)	14th August	
July	26	Hobbs' Corner School – Removal from Dale River (7643)	14th August	Contractors' Room, Perth; P.W.D. Office, York, and Court House, Beverley, on and after 31st July, 1928.
July	26	Southern Cross Hospital- Fencing, etc. (7644)	14th August	Contractors' Room, Perth; P.W.D. Office, Kalgoorlie, and Court House, Southern Cross, on and after 31st July, 1928.
July	25	Tuckanarra Miners' Institute— Purchase of Building (7645)	14th August	Contractors' Room, Perth, and P.W.D. Office, Gerald- ton, on and after 31st July, 1928.
August	2	Baker's Hill School and Quarters 	21st August	Contractors' Room, Perth, and Court House, Nor- tham, on and after 7th August, 1928.
August	2	Mount Erin School and Quarters —Additions and Repairs (7647)	21st August	Contractors' Room, Perth, and P.W.D. Office, Ger- aldton, on and after 7th August, 1928.
August	9	West Toodyay Old School— Purchase and Removal (7648)	28th August	Contractors' Room, Perth, and Court Houses, Northam and Toodyay, on and after 14th August, 1928.
August	9	Fremantle, Chief Harbour Master's Quarters—Demoli- tion (7649)	28th August	Contractors' Room, Perth, and Court House, Fre- mantle, on and after 14th August, 1928.
August	9	Sawyers' Valley School—Shelter Shed, Fencing, etc. (7650)	28th August	Contractors' Room, Perth, and Court House, Mid- land Junction, on and after 14th August, 1928.
August	9	Benjabberring School Quarters-	28th August	Contractors' Room, Perth, and Court Houses, Nor- tham, Merredin and Wyalkatchem, on and after 14th August, 1928.
August	9	Perth-Fremantle Government Buildings—Chimney Sweeping (7652)	28th August	Contractors' Room, Perth, and Court House, Fre- mantle, on and after 14th August, 1928.

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.

Road Board Elections.

Department of Works and Labour, Perth, 7th August, 1928.

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 Board.			Date	of	М	emb	er Elected.	Occupa-	How vaca	ncy	Na	me of prev		Domentra
		Ward.	Election.		Surname.		Christian Name.	tion.	occurred.		Member or Auditor.		Remarks.	
			192	 8.					-					
ζoorda		Newcarl- beon	July	12	Jeffrey	•••	John Alexander	Mail Con- tractor	Resignati	ion	N.	Stehn		
Dandaraga	n		July	<b>28</b>	Cook		Wesley, James	Pastoralist	do.		R.	L. Bower		Unopposed.
Do.	·		July	$\overline{28}$	Fraser		Charles	do	do.		H.	A. Jones		do.
		Perenjori	Aug.	4	Fullerton	•••	Richard Fiddes	Farmer	First Ele tion	ec-	•••	•••	•••	do.
Do.		do	do.		Hale		William Edwin	do.	do.			•••		do.
Do.		Bowgada	do.		England		Haliday William	do.	· do.		•••	•••		do.
Do.		do	do.		Campbell		William John	do.	do.					do.
Do.		Latham	do.		Richardso	n	Albert Paull	do.	do.			•••	•••	do.
Do.		Maya	do.		Hunter		James	do.	do.		••••	•••	•••	do.
Do.		Caron	do.		Fox		Herbert Thornton	do.	do.					
Iorawa		Morawa	do.		Richter	••••	Allan Kintore	do.	do.					
Do.		do	do.		Granville		Ivan Julean Claude Henry	do.	do.					
Do.		Merkanooka	do.		Milloy	•••	John	do.	do.		1			
Do.		do	do.		Eva		William James	do.	do.					-
Do.		Koolanooka	do.		Moir		Alfred	do.	do.					
Do.		do	do.		Lodge		Percy Harry	Storekeeper	do.					
Do.		Gutha	do.		Holder	•••	Walter	Farmer	do.					
Do.		*	do.		Smith	•••	Victor Lawley	Accountant	do.	•••		•••	•••	Unopposed

*Denotes Ratepayers' Auditor elected.

#### TENDERS FOR MAIN ROADS BOARD WORKS.

Date of Notice.	Nature of Work.	Date and Time of Closing.	Where and when Conditions of Con- tract, etc., to be seen.
1928.		1928.	·
July 25th	Albany Road Board District—Perth-Albany Road, No. 1000—Construction of timber Bridge, 22 feet long, and 80 feet of ap- proaches at about 10 miles from Albany	(Noon, Friday) 17th August	Main Roads Board Offices, Perth and Albany, and Local Road Board Office at Albany.
Aug. 1st	Katanning Road Board District—Ewlya- martup-Broomehill Road, No. 53L—Clear- ing, forming, grading, gravelling, provision of drains and culverts for 9,000 feet of	17th August	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Katanning.
Aug. 1st	Roadway Kununoppin-Trayning Road Board Dis- trict—Yelbeni South Road, No. 50m—Clear- ing, forming, gravelling, provision of drains, culverts and stone crossings for 32,500 feet of Roadway	17th August	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Trayning.
Aug. 1st	Mullewa Road Board District—Mingenew- Mullewa Road, No. 13H—Clearing about 57,550 feet of Roadway	17th August	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Mullewa.
Aug. 1st	Albany Road Board District—King-Napier Road, No. 43A—Clearing, forming, grading, napped laterite, provision of drains and	17th August	Main Road Boards Offices, Perth and Bridgetown, and Local Road Board Office at Albany.
Aug. 1st	culverts for 10,682 feet of Roadway Mt. Marshall Road Board District—Kun- nunoppin-Marshall Rock Road, No. 50F— Clearing, forming, gravelling, sanding, pro- vision of drains and culverts for 15,000 feet of Roadway	17th August	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Bencubbin.
Aug. 1st	of Roadway Mullewa Road Board District—Tenindewa- Yuna Road, No. 10B—Clearing about 47,300 feet of Roadway	17th August	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Mullewa.
Aug. 1st	Gnowangerup Road Board District—Gnowan- gerup South Road, No. 49H—Clearing, forming, grading, gravelling, provision of drains, culverts and stone crossing for 20,170 feet of Roadway	17th August	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Gnowangerup.
Aug. 1st	Kununoppin-Trayning Road Board Dis- trict—Kununoppin-Marshall Rock Road, No. 50F—Clearing, forming, grading, gravel- ling, provision of drains and culverts for	17th August	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Trayning.
Aug. Ist	23,800 feet of Roadway Mingenew Road Board District—Moora-Ger- aldton Road, No. 518—Clearing, forming, grading, gravelling, provision of drains and culverts for 3,300 feet of roadway and	17th August	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Mingenew.
July 25th	earthwork for 530 feet of Creek Diversion Coolgardie Road Board District—Coolgardie North-West Road, No. 2C—Clearing, form- ing, gravelling, provision of drains, culverts for 6,025ft. of Roadway and 616ft. of Stone Crossing	24th August	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Coolgardie.
July 25th	Esperance Road Board District—Dalyup Road, No. 7G—Clearing, surface formation, forming, grading, gravelling, provision of drains and culverts for 5,166 feet of Road- way	24th August	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Esperance.
Aug. 8th	Kalgoorlie Road Board District—Broad Arrow-Ora Banda Road, No. 17B—Clearing, forming, grading, gravelling, provision of drains, culverts, and stone crossings for 24,603 feet of Roadway	24th August	Main Road Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Kalgoorlie.
Aug. 8th	Dalwallinu Road Board District—Midland Junction-Meekatharra Road, No. 1002, Wubin-Payne's Find Section—Clearing	24th August	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Dalwallinu.
Aug. 8th	about eight miles of Roadway Kalgoorlie Road Board District—Kanowna East Road, No. 17C—Clearing, surface- forming, grading, boxing, gravelling, pro- vision of drains and stone crossings for 16,629 feet of Roadway	-24th August	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Kalgoorlie.
Aug. 8th	Kununoppin-Trayning Road Board District— Trayning North Road, No. 50C—Clearing, forming, gravelling, provision of drains and culverts for 15,350 feet of Roadway	24th August	Main Roads Board Offices, Perth and Northam, and Local Road Board Office at Trayning.
Aug. 8th	Manjimup Road Board District—Manjim p- Nornalup Road, No. 25A—Clearing, form- ing, gravelling, provision of drains and	24th August	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Manjimup.
Aug. 8th	culverts for 16,500 feet of Roadway Murray Road Board District—Armadale- Pemberton Road, No. 517—Construction of 30-inch diameter triple reinforced con-	24th August	Main Roads Board Office, Perth, and Local Road Board Office at Pinjarra.
Aug. 8th	crete pipe culvert and 40 feet of Roadway Quairading Road Board District—Mawson North Road, No. 44L—Clearing, forming, gravelling, provision of drains and culverts for 6,600 feet of Roadway	24th August	Main Roads Board Offices, Perth and Narrogin, and Local Road Board Office at Quairading.

#### TENDERS FOR MAIN ROADS BOARD WORKS-continued.

Date of Notice.		Nature of Work.	Date and Time of Closing.	Where and when Conditions of Con- tract, etc., to be seen.	
1928. Aug. 8th	••••	Nannup Road Board District—Balingup- Nannup Road, No. 38P—Clearing, forming, grading, gravelling, provision of twin 42-inch diameter reinforced concrete pipe	1928. (Noon on Friday) 24th August	Main Roads Board Offices, Perth and Bridgetown, and Local Road Board Office at Nannup.	
Aug. 8th	•••	culvert for 1,425 feet of Roadway Yalgoo and Mt. Magnet Road Board Dis- tricts—Midland Junction-Meekatharra Road, No. 1002—Dragging and provision of gates,	31st August	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Yalgoo.	
Aug. 1st	•••	etc. Murchison Road Board District—Mullewa North Road, No. 10E—Construction of a reinforced concrete bridge, 240ft. long, over Murchison River at Ballingoo Springs, and 1,554 feet of metalled Road approaches	31st August	Main Roads Board Offices, Perth and Geraldton, and Local Road Board Office at Mt. Boolardy via Yalgoo on and after Wednesday, 8th August 1928.	
July 25th		Esperance Road Board District—Coolgardie- Esperance Road, No. 506—Clearing ap- proximately 185,000 feet of Roadway	31st August	Main Roads Board Offices, Perth and Kalgoorlie, and Local Road Board Office at Esperance.	

Tenders are to be addressed to "The Chairman, Main Roads Board, Perth," and marked outside "Tender." They must be accompanied by a Schedule of Quantities, together with the prescribed deposit, and will be received at the Main Roads Board Office, The Barracks, Perth. The lowest or any tender will not necessarily be accepted.

By order of the Board, M. GLENDINNING, Secretary.

#### THE ROAD DISTRICTS ACT, 1919.

#### Collie Road Board.

P.W. 712/28. WHEREAS, under the provisions of "The Road Districts Act, 1919," the Board of any Road District is empowered to make By-laws for all or any purposes in the said Act; the Collie Road Board doth, in exercise of the powers aforesaid and every other authority enabling it in this behalf, hereby make the following Bylaw:—

By-law for regulating the Ordinary Meetings of the Board.

The By-law published in the Government Gazette of the 1st December, 1916, page 2174, is hereby amended by inserting the word "Monday" in lieu of the word "Tuesday" in the second line thereof.

Passed by resolution of the Collie Road Board at a meeting held on the 29th day of May, 1928.

R. McVEE, Chairman.

JOHN JOHNS, Secretary.

Recommended— (Sgd.) JAS. CUNNINGHAM, Acting Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 18th day of July, 1928.

(Sgd.) L. E. SHAPCOTT,

Clerk of the Council.

#### THE ROAD DISTRICTS ACT, 1919.

#### Gosnells District Road Board.

#### Proposed Loan of £1,250.

NOTICE is hereby given that the Gosnells District Road Board proposes to borrow the amount of Twelve hundred and fifty pounds ( $\pounds$ 1,250). This amount is proposed to be raised by the sale of debentures repayable twenty (20) years after the date of issue thereof, and bearing interest at the rate of Six pounds per cent. ( $\pounds$ 6 per cent.) per annum. The amount of the said debentures and the interest thereon is to be paid at the Treasury Office, Perth half-yearly on due date. The purpose for which the Loan is to be applied is the demolition of the old offices and the erection of new offices on the old site at Maddington, as set out in the plans and specifications covering the proposed work.

The plans, specifications, and an estimate of the cost of such work are open for inspection of Ratepayers at the office of the Board, Maddington, for one month after the last publication of this notice.

The hours during which such inspection may be made are 9 a.m. to 12 noon and 1 p.m. to 4 p.m. on week days and 9 a.m. to 11.30 a.m. on Saturdays.

Dated this the 1st day of August, 1928.

#### W. R. ORR,

Chairman. RICHARD RUSHTON,

Secretary.

#### THE WATER ACT, 1904.

#### The Broome Water Board.

NOTICE is hereby given that the Rate Book for the year ending 30th June, 1929, of all lands in the Broome Water District now liable to be rated under the abovementioned Act has been made up, and the Rate Book may be inspected at the office of the Broome Road Board.

Dated this 3rd day of July, 1928.

(Sgd.) W. J. HILL, Secretary.

#### Notice.

Notice is hereby given that, under the powers conferred by the abovementioned Act, the Broome Water Board has ordered a Water Rate of Two shillings in the pound for the Broome Water District to be made and levied for the year ending 30th June, 1929, upon all rateable land entered in the said book. The said Rate shall become due and payable in accordance with the By-laws made under the aforesaid Act.

By order of the Board,

#### (Sgd.) A. C. GREGORY,

Chairman.

Dated this 3rd day of July, 1928.

#### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

#### Accepted Tenders.

Tender Board No.	Date.	. Contractor.		Particulars.	Department Concerned.	Rate.
562/28 880/27 ,,	1928. Aug. 1 Aug. 3 do. do. do.	Thos. Blake E. P. Bevan & Son Pty., Ltd. Geo. Green & Co. ( <i>per</i> Agent General) Alfred Herbert (Aust.), Ltd. H. W. Ward & Co	123 A, 1928 210 A, 1927 ,, ,, ,,	<ul> <li>9in. Ironstone Lumps, 1,500 tons, delivered F.O.R. Armadale</li> <li>Radial Drilling Machines, 3 only, delivered C.I.F. Fremantle</li> <li>Sand-mixing Mill, delivered</li> <li>C.I.F. Fremantle</li> <li>Combination Turret Lathe, de- livered C.I.F. Fremantle</li> <li>Turret Lathe, delivered C.I.F.</li> <li>Fremantle</li> </ul>	Works and Labour Railways do do do	4s. 3d. ton. £1,486 for the three. £217. £921 8s. 6d. £664.
,,	do.	Do	,,	Capstan Lathe, delivered C.I.F.	do	£434 2s. 6d.
,,	do.	Craven Bros	,,	Fremantle Turret Lathe, delivered C.I.F. Fremantle	do	£537.
484/28 617/28	Aug. 2 Aug. 7	F. H. Brunning Pty., Ltd.	103 л, 1928 129 л, 1928	Oxygen for Government re- quirements (exclusive of Rail- ways) as required during 12 months ending 31st August, 1929, delivered F.O.R. Perth or Fremantle, or within three mile radius of such towns Seeds, delivered into Store, Fre- mantle—	Various Group Settlement	6s. per 100 cub. feet.
", 420/28	do. Aug. 8	W. Secconibe Various	,, 824, 1928	Item 1—White Dutch, 1½ tons Item 2—Lotus Major, ½-ton Item 3—Perennial Rye Grass, 3 tons Bags extra Item 4—Paspalum, 1 ton Bags extra Furniture for Education Depart- ment for year ending 30th June, 1929	    Education	£120 ton. £175 ton. £32 ton. 1s. 3d. each. 1s. 5d. 1b. 2s. each. Rates on applica- tion.

#### Tenders for Government Supplies.

Date of advertising. Schedule No.		<b>∛o.</b>	Supplies required.			
1928.		5			1928.	
Aug. 2		$137 \Lambda$ , $1928$		Firelumps for Railway Department for year ending 30th September, 1929	Aug. 16	
June 14		104A, 1928		Steel Rails (60lbs.) and Fishplates, 150 miles of track, with option of further		
		,		50 miles	Aug. 16	
June 19		105A, 1928		Tarpaulin Canvas, 16oz. per sq. yd., 36in. wide, 100,000 yards	Aug. 16	
July 26		132A, $1928$		Steel Pipes, 24in. dia. x {in. metal, 7,250 lin. ft	Aug. 16	
July 26		131A, 1928		Cartage of Goods and Merchandise between the Caves House, Yallingup, and	2105.10	
0		1011, 1020		the Yallingup Siding, and between the Caves House and Busselton during		
				the period of two years ending 31st August, 1930	Aug. 16	
April 23		60a, 1928			Aug. 23	
June 28		116A, 1928		Brass Boiler Tubes, 70/30 alloy, $l_4^3$ in. ext. dia. x 11 s.w.g. x 12ft. $2_4^3$ in. long,	2108. 20	
		11011, 1020		825 only	Aug. 23	
Aug. 7		140a, 1928		Hickory King or 90-day Maize Seed, 1,000 bushels	Aug. 23	
Aug. 7		141A, 1928		Firewood, 100 cords, for Garden Gully Pumping Station, Meekatharra	Aug. 23	
July 6		$121_{A}, 1928$		Constan Deilmort and Thomswork Officers and Destans 1910 ander	Sept. 6	
June 19	[	$106_{\rm A}, 1928$		Solid Drawn Brass Tubes, 70/30 alloy, 3in. outside diameter x 13 s.w.g., x	Dept. 0	
build 10		100, 1020		15ft lin long 86 only	Sept. 13	
July 12		124A, 1928		Bound Mild Stool, Sim die 250 tange and 11/16th inst die 201	Sept. 13	
July 19		$127_{A}, 1928$		Superheater Flomenta for Class "Ma" Engines 2 sate	Sept. 13	
Aug. 2		139A, 1928				
July 6		$122_{\rm A}, 1928$		Charles of Marrie Wester Calls Level 17th 170 and	Sept. 27	
July 0		122A, 1920		Combined Type vacuum Brake Cylinders, 15m., 50 only	Nov. 1	
				For Sale by Tender.		
Aug. 9		142a, 1928		Second-hand Sawn Timber :		
rug. 9		174A, 1020		9in. x 3in., $1/18'$ ; 8in. x 4in., $6/20'$ , as it now lies beside the Bassen-		
				doop Buildes where increation can be made	Aug 10	
				dean bridge, where inspection can be made	Aug. 16	

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.

Dated this 9th day of August, 1928.

H. C. TRETHOWAN, Chairman W.A. Government Tender Board.

THE MINING ACT. 1904.

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

Department of Mines.

Perth, 10th August, 1928.

IN accordance with Section 97 of "The Mining Act, 1904," notice is hereby given that, unless rent due ou the undermentioned Gold Mining Leases be paid on or before the 29th day of September, 1928, it is the intention of the Governor, under the provisious of Section 98 of "The Mining Act, 1904," to forfeit such leases for breach of covenant, viz., non-payment of rent. M. J. CALANCHINI,

#### BROAD ARROW GOLDFIELD.

- 1833W—ZOROASTRIAN: Jessop, Thomas James;
- Thorlby, Herbert. 1933W-OVERSIGHT TARA UNITED: Barratt, Charles Albert.

#### COOLGARDIE GOLDFIELD.

- 4567—GRIFFITHS' GOLD MINE: Griffiths, John. 4586—CARLTON: Clayton, Louis Frederick. 4600—MELVA MAIE: Pearce, William Henry; Pearce, William Bakerstaff.
- -LAKE VIEW REWARD: Ives Reward Gold 4720
- -LAKE VIEW REWARD: Ives Reward Gold Mines, No Liability. -LAKE VIEW REWARD EAST: Ives Reward Gold Mines, No Liability. -LAKE VIEW REWARD EXTENDED: Ives Reward Gold Mines, No Liability. -IVES LAKE VIEW REWARD JUNCTION: Job, Thomas Ernest. -IVES REWARD JUNCTION EXTENDED: Job, Thomas Ernest. -CLIETON Job Thomas Ernest 4721
- 4722
- 4732
- 5154

- Job, Thomas Ernest. 5195—CLIFTON: Job, Thomas Ernest. 5200—PERSEVERANCE: Nickel, Julius Adolph. 5201—IVES REWARD No. 2: Ives Reward Gold Mines, No Liability. 5212—REDEMPTION: Wooster, George William. 5213—REDEMPTION No. 1. Wooster, George Wil-
- liam.

#### DUNDAS GOLDFIELD.

1315-NEW MARAROA: Wojvodich, Marion; Mat. thiessen, James Joseph; Matthiessen, Thomas Stephen.

#### EAST COOLGARDLE GOLDFIELD.

- 24E-BLUE GAP: Greenhill, Thomas William War-ren; Williams, Ernest; Davey, Martin; Winter, Frederick George.
- 4547E--MOUNT CHARLOTTE No. 2: Hunt, Harry William.
- 4548E—HANNANS HILL: Hunt, Harry William. 4632E—NORTH END: Hill, William Campbell Joseph. 5159E—LAKE VIEW SOUTH: Laver, Charles Wil-
- 51351—DARI VIEW SOOTH: Daver, Charles TH-liam; Laver, Ralph; Stone, Richard William; Laver, Edith Beatrice.
  5415E—RETURN: Hughes, Edward.
  5418E—CHARLIS: Howard, Robert.

#### BULONG DISTRICT.

1191Y—SWEET NELL: Bennit, William. 1198Y—TRANSVILLE: Jasson, Joseph; Bennit, William; Bennit, Leslie George.

#### EAST MURCHISON GOLDFIELD.

#### LAWLERS DISTRICT.

1235-DOLLY POT: The West Australian Trustee, Executor, and Agency Company, Limited.

#### BLACK RANGE DISTRICT.

- 203B-HAVILAH: Sonnenschein, Rebecca.
- 345B—HAVILAH DEVELOPMÉNT: Sonnenschein, Rebecca.

#### WILUNA DISTRICT.

- 347J-WILUNA CONSOLIDATED: Horsfall, Edward James.
- 355J-WARATAH: Svendsen, Sophus Amandus; Pearce, Hubert James; Lewis, George Elver.
   357J-WARATAH SOUTH: Svendsen, Sophus Amandus; Pearce, Hubert James; Lewis, George
- Elver. 359J—CORBOY'S REWARD NORTH: McHugh, William Albert; Corboy, William John.
   369J—CROMARTY HOPE: McHugh, George; Ross,
- James. 390J-LAKE VIOLET DEEPS: Coombes, Joseph
- Edward; Ring, Richard. 391J-GLOAMING: Hoskins, Peter; Cossens, John;
- Arthur, Robert.

Under Secretary for Mines.

- MT. MARGARET GOLDFIELD MT. MARGARET DISTRICT. 715T—LANCEFIELD NORTH: Lancefield Gold
- Mines, Limited. -LANCEFIELD: Lancefield 806T-Gold Mines. Limited.
- 2113T—BANEGO NORTH: Dwyer, Willism; Dwyer, George Martin; Dwyer, Michael Stephen.
  2138T—NIL DESPERANDUM: Probert Arthur Adrian; Richards, Harry; Aitken, Douglas; Bulk, John; Gaston, Walter George.
  2141T—KING OF CREATION: Raven, Henry Cox.
  2145T—QUEEN OF CREATION: Raven, Henry Cox.

- MT. MALCOLM DISTRICT. 190C-SONS OF GWALIA: The S The Sons of Gwalia, Limited.

- Limited. 198C—EASTERN: The Sons of Gwalia, Limited. 207C—SONS OF GWALIA NORTH: The Sons of Gwalia, Limited. 352C—SONS OF GWALIA WEST: The Sons of Gwalia, Limited. 353C—SONS OF GWALIA EAST: The Sons of Gwalia, Limited. 380C—SONS OF GWALIA EXTENDED: The Sons of Gwalia Limited.
- 446C-
- 447C-
- -SONS OF GWALIA EATERLA of Gwalia, Limited. -SONS OF GWALIA WEST EXTENDED: The Sons of Gwalia, Limited. -SONS OF GWALIA SOUTH-EAST EX-TENDED: The Sons of Gwalia, Limited. MOUNT LEONORA: The Sons of Gwalia, 489C
- Limited. -MOUNT LEONORA No. 1: The Sons of 490C
- Gwalia, Limited. 504C-MOREING: The S
- 504C---MOREING: The Sons of Gwalia, Limited. 741C---TOM BEWICK: The Sons of Gwalia, Limited. 742C---ERNEST WILLIAMS: The Sons of Gwalia, Limited.
- GWALIA DEEP No. 2: The Sons of Gwalia, 807C-
- Limited. -GWALIA DEEP No. 4: The Son; of Gwalia, 809C-
- Limited. -GWALIA DEEP No. 6: The Sons of Gwalia, 811C
- Limited. 812C-GWALIA DEEP No. 7: The Sons of Gwalia, Limited.
- -STAR OF GWALIA: The Sons of Gwalia, 980C Limited.
- GWALIA MAIN REEF: The Sons of Gwalia, 1082CLimited.
- NORTH: 1259C-GWALIA The Sons of Gwalia, Limited.
- 1341C-GWALIA DEEP No. 3: The Sons of Gwalia, Limited. 1342C—GWALIA DEEP No. 5: The Sons of Gwalia,
- Limited.
- MT. MORGANS DISTRICT. 341F-TORQUAY: Norton, Alexander.

#### MURCHISON GOLDFIELD.

CUE DISTRICT. Mararoa Gold Mining Company, No 1977-EMU: Liability.

-EMU NORTH: Maranca Gold Mining Company, No Liability. 2038 -

- -SORENSEN'S: Mararea Gold Mining Company, No Liability. 2044—EMU EAST: Mararoa Gold Mining Company,
- No Liability. 2045—EMU EXTENDED: Mararoa Gold Mining Com-
- pany, No Liability. 2050—LITTLE BELL: Peken, James; Peken, Mabel. 2055—EMU EAST EXTENDED: Mararoa Gold Min-ing Company, No Liability.

- 170D-
- DAY DAWN DISTRICT. 1D-GREAT FINGALL No. 1: Bastian, Henry; Bastian, Thomas William; Bastian. Sampson; Bastian, Archibald. 170D-GREAT FINGALL No. 4: Bastian, Henry; Bastian, Thomas William; Bastian, Sampson; Bastian, Archibald
- Bastian, Archibald. 210D—GREAT FINGALL No. 5: Bastian, Henry; Bastian, Thomas William; Bastian, Sampson; Bastian, Archibald.

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#### MURCHISON GOLDFIELD—continued. DAY DAWN DISTRICT-continued.

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

#### MEEKATHARRA DISTRICT.

- MEEKATHARA DISTRICT. 1291N-WATERLOO: Garland, John Patrick. 1466N-HAVELUCK: Lyons, Edward. 1502N-MUNARRA: Caddy, Richard Anthony; Sprigg, Henry Percy; Stodart, Frederick Edwin; Watson, Mary; Thompson, John 1529N-PROHIBITION: The Prohibition Gold Mining Company, No Liability. 1533N-HEROIC: Dewar, James Weir; Sexton, Wil-liam Lloyd
- liam Lloyd. 1534N—EMPIRE: Lynch, Joseph Henry.
- MT. MAGNET DISTRICT. 60: Clark, Walter; Pearsall, Ernest 1215M—HILL 60:
- Gerard. 1216M—REVENUE: Burt, Jcseph Charles; Morellini, James.

#### NORTH COOLGARDIE GOLDFIELD. MENZIES DISTRICT.

- 5217Z-GLADSOME: Sand Queen-Gladsome Mines No Liability.
- 54232-LADY SHENTON: Lady Shenton Gold Min-ing Syndicate, Menzies, No Liability. 5476Z-SAND QUEEN: Saud Queen-Gladsome Mines,

- No Liability. 5480Z—UNEXPECTED: Balmer, Thomas. 5481Z—UNEXPECTED SOUTH: Balmer, Thomas. 5485Z—LADY SHENTON SOUTH: Lady Shenton Gold Mining Syndicate, Menzies, No Lia-
- bility. 5507Z—LAKE VIEW: Maher, Patrick; Maher, Marv Theresa; Irving, Edward Hamilton; Side,

#### ULARRING DISTRICT.

- 998U—RIVERINA PROPRIETARY: Forbes, Alfred. 999U—RIVERINA PROPRIETARY SOUTH: Forbes, Alfred.

#### YERILLA DISTRICT.

1011R-NETA: Mandelstam, Alexander Sidney.

NIAGARA DISTRICT. 783G-ALTONA: Barrett, Thomas.

#### NORTH-EAST COOLGARDIE GOLDFIELD. KANOWNA DISTRICT.

1468X-KANOWNA MAIN LODE: Keddie, Robert.

#### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 452 of 1926.

Between the Federated Moulders' (Metals) Union of Workers, Perth, Applicant, and the Metropolitan Ironmasters' Industrial Union of Employers and others, Respondents.

Award.

IN pursuance of the powers contained in "The Indus-trial Arbitration Act, 1912-1925," and Award No. 3 of 1924, the Court of Arbitration of Western Australia doth hereby make the following amendment to the said Award:

Clause 3 (Hours):

Strike out this clause and substitute therefor:— "The ordinary working hours for all workers shall not exceed forty-four in any one week. Such ordinary working hours shall, except as hereinafter provided, not exceed eight hours on Mondays, Tues-days, Wednesdays, Thursdays, and Fridays, and four hours on Saturdays: Provided, however, that the present working hours shall continue in opera-tion until the 17th day of August, 1928.

Provided further, that at the option of the respondents the forty-four hours may be worked in five days."

In witness whercof the foregoing amendment has been signed by the President of the Court, and the seal of the Court has been hereto affixed this 2nd day of August, One thousand nine hundred and twenty-eight.

WALTER DWYER. President.

#### PEAK HILL GOLDFIELD.

Miller, 448P-EVENING STAR: Ernest Henry; Wardle, Thomas Abbott; Jenkins, Oliver. 494P—GRAND DUCHESS: Miller, Ernest Henry; Wardle, Thomas Abbott; Jenkins, Oliver.

#### PHILLIPS RIVER GOLDFIELD.

- 156-GEM CONSOLIDATED SOUTH: Parkinson, William Jones; Dunn, Walter. -GEM: Reynolds, Henry; Scott, William Henry.

#### PILBARA GOLDFIELD,

#### MARBLE BAR DISTRICT.

852-GREAT OVERSIGHT: Simpson, William Thomas.

#### NULLAGINE DISTRICT.

- 219L—SHAMROCK: Nicholls, Alfred; Doherty. Michael.
- 221L-JIMBEL BAR SOUTH: Smith William
- 221L—JIMBEL BAR SOUTH: Smith William Augustus; Sanderson, John Bell; Bourgoin, Louis; Morrissey, John Patrick; Morrissey, Francis Walsh; Joseph, Thomas David.
  222L—JIMBLE BAR SOUTH EXTENDED: Smith, William Augustus; Sanderson, John Bell; Bourgoin Louis; Morrissey, John Patrick; Morrissey, Francis Walsh; Joseph, Thomas David. David.

#### WEST PILBARA GOLDFIELD.

171-YANK LENNON: Balla Balla Gold Mines, Limited.

#### YALGOO GOLDFIELD.

902-FIELD'S FIND EXTENDED: Tobin, Patrick. 907-BROWN'S REWARD: Connor, Loftus.

#### YILGARN GOLDFIELD.

- 2801-SCOTTS GREYS: Polson, Samuel Hunter.
- 3226-ROYAL FLUSH: McIntyre, William Henry; Burt, Florence Stockwell. 3248-RADIO DEEPS: Audrews, Richard Bullock;

- 3248—RADIÓ DEEPS: Andrews, Interact Long, Samuel Carsley.
  3277—JUST IN TIME: Burbidge, Ernest Charles.
  3308—CONSOLIDATED: Krug, Conrad Henry.
  3310—LES TROIS: Berrigan, John; Jones, William Henry; Anderson, Louis.
  3334—EMPRESS: Whitting, William Archelaus.
  3344—STELLA MARIS: Pentony, Francis; Pentony,

Philip,

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### Nos. 451 and 460 of 1926.

veen Coastal District Committee Amalgamated Engineering Union Association of Workers, and State Executive Australasian Society of En-gineers' Industrial Association of Workers, Appli-cants, and Metropolitan Ironmasters' Industrial Union of Employers and others, Respondents. Between

#### Award.

IN pursuance of the powers contained in "The Indus-trial Arbitration Act, 1912-1925," and Award No. 10 of 1923, the Court of Arbitration of Western Australia doth hereby make the following amendments to the said Award :-

- 1. Clause 3 (Hours):
  (a) Strike out the following words:—

  'Forty-eight hours shall constitute a week's work, except in the case of aeroplane mechanics, whose weekly hours of work shall be forty-four (44). No day's work shall exceed eight and three-quarter hours.'
- and substitute in lieu thereof the following :
  - substitute in lieu thereof the following:— 'The ordinary working hours for all workers shall not exceed forty-four in any one week. Such ordinary working hours shall, except as hereinafter provided, not exceed eight hours on Mondays, Tues-days, Wednesdays, Thursdays, and Fridays, and four hours on Saturdays (or, in the case of workers on the 'task' system at Monteath's Foundry, five hours on Saturdays): Provided, however, that the present working hours shall continue in operation until the 17th day of August. 1928. 17th day of August, 1928.

Provided further, that at the option of the respondents the forty-four hours may be worked in five days."

(b) Strike out the words "forty-eight" in the second paragraph and substitute "forty-four" in lieu thereof.

2.

Clause 8 (Wages): Strike out the following:--"Oxy-acetylene operator, electrical welder £5 11s. 4d. (£5 13s. 0d.).

A worker engaged for less than one week as oxyacctylene operator or electrical welder shall be paid eightpence (8d.) per day over fitter's rate for each day upon which he is so employed."

and substitute therefor the following :-

"Extra pay.-Workers on oxy-acetylene and elec-trical welding plants shall be paid one shilling per day in addition to the ordinary rate of pay whilst so engaged."

Clause 19 (Apprentices):

Strike out subclause (j) and substitute therefor the following:

(j) The minimum wage payable to an apprentice shall be:-

Per cei	nt.
of bas	e. Per week.
	£ s. d.
During the first three months 20	$0 \ 17 \ 0$
During the next nine months 25	$1 \ 1 \ 3$
On passing his first year's exam. 30	$1 \ 5 \ 6$
On passing his second year's exam. 45	$1 \ 18 \ 3$
On passing his third year's exam. 65	$2\ 15\ 3$
On passing his fourth year's exam. 85	$3\ 12\ 3$
On passing his fifth year's examination	on he shall

be entitled to the minimum wage for a journeyman.

Provided, however, that the minimum rates for an apprentice to the pattern-making trade shall be 1s. per week in excess of those herein prescribed."

In witness whereof the foregoing amendments have been signed by the President of the Court, and the seal of the Court has been hereto affixed this 2nd day of August, One thousand nine hundred and twenty-eight.

WALTER DWYER,

President.

#### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 453 of 1926.

Between Federated Boilermakers and Structural Iron and Steel Workers' Union of Workers, applicants, and Fremantle Foundry and Engineering Company and others, Respondents.

Award.

IN pursuance of the powers contained in "The Indus-trial Arbitration Act, 1912-1925," and Award No. 40 of 1922, the Court of Arbitration of Western Australia doth hereby make the following amendments to the said Award :-

Clause 3 (Hours):

[SEAL.]

Strike out this clause and substitute the following in lieu thereof :-

"The ordinary working hours for all workers shall not exceed forty-four in any one week. Such ordinary working hours shall, except as hereinafter provided, not exceed eight hours on Mondays, Tues-days, Wednesdays, Thursdays, and Fridays, and four hours on Saturdays: Provided, however, that the present working hours shall continue in opera-tion until the 17th day of August, 1928. Provided further, that at the option of the re-guerdents the forth four hours may he provided in

spondents the forty-four hours may be worked in five days."

Clause 15 (Apprentices): (r) Apprentices may be taken to the following branches of the trade:—1. Boilermaking; 2. Structural iron and steel working. In witness whereof the foregoing amendments have been signed by the President of the Court, and the seal of the Court has been berete affixed this 2nd day of

of the Court has been hereto affixed this 2nd day of August, One thousand nine hundred and twenty-eight.

WALTER DWYER. [SEAL.]

President.

Appendix "A." WESTERN AUSTRALIAN GOVERNMENT RAIL-WAYS.

Report of the Commissioner of Railways for Quarter ended 30th June, 1928.

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, 1928					942,131

- Total expenditure for quarter ended 30th 703,230 June, 1928 Gross cost of construction, including cost of
- locomotives and rolling stock and all incidental expenditure 22,130,077

Traffic returns for quarter ended 30th June, 1928 942,131

Earnings per train mile for quarter ended 30th June, 1928 ... .. 153.73 pence

(Sgd.) H. POPE. Commissioner of Railways.

Commissioner of Railways.

30th July, 1928.

WESTERN AUSTRALIAN GOVERNMENT TRAM-WAYS.

Report of the Commissioner of Railways for Quarter ended 30th June, 1928.

QUARTERLY Statement, as required, vide Section 18 of the Government Tramways Act, George V., No. 58 of 1912:-

Gross Receipts Expenditure	•••	•••	••	$82,354 \\ 67,567$
Net Revenue		•••		£14,787
Capital cost	••	 (Sød.)	 H	£1,060,247

31st July, 1928.

Appendix "C."

WESTERN AUSTRALIAN GOVERNMENT ELEC-TRICITY SUPPLY.

Report of the Commissioner of Railways for Quarter ended 30th June, 1928.

QUARTERLY Account, as required, vide Section 18 of the Government Electric Works Act, 1914, George V., No. 29 of 1915:-

Gross Receipts Expenditure	 	. <b>.</b> 	 	$56,398 \\ 51,088$
Net Revenue	••	• •	•••	£15,310
Capital cost		••		£922,395
31st Tuby 1098	Co	(Sgd.) mmission	H. 1er o	POPE, of Railways.

1st July, 1928.

Registrar General's Office,

Perth, 9th August, 1928. IT is hereby notified, for general information, that the name of the undermentioned Minister has been duly removed from 

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
2750	1928. August 3	Seventh Day Adventists. Pastor H. C. White	Subiaco	Perth.

THE COMPANIES ACT, 1893.

THE Registered Office of Kodak (Australasia) Proprietary, Limited, has been changed and is now at 662 Hay Street, Perth.

Dated 31st July, 1928.

F. J. MUIRHEAD, Attorney and Manager for the Company, Western Australia.

#### Western Australia.

THE COMPANIES ACT, 1893.

# The Prudential Assurance Company, Limited-Notice of Removal of Registered Office.

NOTICE is hereby given that the Registered Office of the Prudential Assurance Company, Limited, has been removed from E.S. & A. Bank Building, William Street, Perth, to King Street, Perth. The said office will be accessible to the public on all week days, other than public holidays and Saturdays, between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m., and on Satur-days between the hours of 9 a.m. and noon. Deted the 2nd day of August 1928

Dated the 2nd day of August, 1928.

Burridge & Warren, Limited,

#### E. J. WARREN,

Director,

Attorney for the Prudential Assurance Company, Limited, in Western Australia.

#### THE COMPANIES ACT, 1893.

NOTICE is hereby given that, at a special general meeting of shareholders of the Trade Protection Asso-ciation of W.A., Limited, held at Weld Chambers, Perth, on the 23rd day of July, 1928, at 4.30 p.m., a special resolution was passed whereby the nominal capital of the Company was increased from £25,000 in 25,000 shares of £1 each to £50,000, by the creation of 25,000 additional shares of £1 each.

O. L. HAINES, Chairman of Directors.

#### THE COMPANIES ACT, 1893.

The Forestry Pulp & Paper Company of Australia, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at Durham House, 840 Hay Street, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company

Dated this 2nd day of August, 1928.

JOHN NICHOLSON, J. E. NICHOLSON, Attorneys for the Company in Western Australia. Nicholson & Nicholson, Solicitors, Surrey Chambers, Perth.

#### THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of Peanut Products, Limited, has been removed to 867 Hay Street, Perth, and will be open to the public be-tween the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m., except on holidays, and from 9 a.m. to noon on Saturdays.

> G. F. WEISS, Secretary.

#### THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of Direct Indents (W.A.), Limited, has been removed to 867 Hay Street, Perth, and will be open to the public between the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m., except on holidays, and from 9 a.m. to noon on Saturdays.

G. F. WEISS. Secretary.

#### THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of N. Phillips & Company, Limited, is situate at 867 Hay Street, Perth, and will be open to the public between the hours of 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m., except on holidays, and from 9 a.m. to noon on Saturdays.

> G. F. WEISS, Secretary.

NOTICE is hereby given that it is the intention of this Company to cease carrying on business in Western Australia on the 30th November next, and that the appointment of Norman Leslie Burnell as its Attorney will cease from that date.

G. H. HORTON & CO., LIMITED, by its Attorney, Norman L. Burnell. Perth, 2nd August, 1928.

THE BELMONT PARK RACING CLUB, LIMITED. NOTICE is hereby given that the Registered Office of the Belmont Park Racing Club, Limited, is now situated at No. 18 Second Floor, St. George's House, St. George's Terrace, Perth, and will be accessible to the public for the transaction of business between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m. daily, Saturdays, Suu-days, and public holidays excepted.

Dated at Perth this 8th day of August, 1928.

For the Belmont Park Racing Club, Limited.

V. E. FAVAS, Secretary.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA.

AUSTRALIA. In the matter of "The Companies Act, 1893," and Amendments, and in the matter of Davies & Parsons, Limited, in liquidation.

THE creditors of the abovenamed Company are required, on or before Tuesday, the 4th day of September, 1928, to send their names and addresses, and particulars 1928, to send their names and addresses, and particulars of their debts and claims, and the names and addresses of their Solicitors (if any), to Harold Colvin, of A.M.P. Chambers, St. George's Terrace, Perth, Public Account-ant, the Liquidator of the said Company, and, if so re-quired by notice in writing from the Liquidator, are by their Solicitors or otherwise to prove their debts and claims at A.M.P. Chambers, St. George's Terrace, Perth, the offices of the Liquidator, at such time as shall be specified in the said notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Thursday, the 18th day of September, 1928, at four o'clock in the afternoon, at the said offices, is appointed for determining as to the allowance of the debts and claims. Dated this 4th day of August, 1928.

Dated this 4th day of August, 1928.

#### HAROLD COLVIN,

Liquidator.

Harold Colvin & Co., Public Accountants, 28 and 29 A.M.P. Chambers, St. George's Terrace, Perth.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Companies Act, 1893," and Amendments, and in the maîter of Davies & Parsons, Limited.

#### R. P. DAVIES,

Chairman.

Harold Colvin & Co., Public Accountants, 28 and 29 A.M.P. Chambers, St. George's Terrace, Perth.

#### Western Australia. THE COMPANIES ACT, 1893.

Notice of Registered Office of Inland Motors, Limited. INLAND Motors, Limited, hereby give notice, in ac-cordance with "The Companies Act, 1893," that the Registered Office of the Company is situate at Barrack Street, Merredin, in the State of Western Australia, and that the office of the Company will be open between the hours of 9 a.m. and 5 p.m. on week days, excepting Wednesday, on which day the office of the Company will be open from 9 a.m. to 1 p.m.

Dated this 6th day of August, 1928.

For Inland Motors, Limited, O. L. VETTER,

Chairman of Directors.

#### IN THE MATTER OF THE COMPANIES ACT, 1893. (56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to N. Phillips & Company, Limited.

Dated this 2nd day of August, 1928.

#### T. F. DAVIES,

#### Registrar of Companies. Supreme Court Office, Perth, W.A.

#### IN THE MATTER OF THE COMPANIES ACT, 1893. (56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorpora-tion, as a Limited Company, has this day been issued to Inland Motors, Limited. Dated this 2nd day of August, 1928.

#### T. F. DAVIES,

Registrar of Companies.

#### Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893. (56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorpora-tion, as a Limited Company, has this day been issued to Wagga Wagga Station, Limited.

Dated this 7th day of August, 1928.

#### T. F. DAVIES,

Registrar of Companies.

Supreme Court Office, Perth, W.A.

In the matter of "The Associations Incorporation Act, 1895," and in the matter of the University of Western Australia Boat Club.

HUBERT EDWIN WHITFELD, of Perth, in the State of Western Australia, Vice-Chancellor of the University of Western Australia, Trustee of or person here-unto authorised by the University of Western Australia Boat Club, do hereby give notice that I am desirous that such Club should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

#### H. E. WHITFELD.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act :-

Memorial of the University of Western Australia Boat Club, filed in pursuance of "The Associations Incorporation Act, 1895."

Name of Institution .- University of Western Australia Boat Club.

2. Object or purpose of the Institution .-- To promote and encourage amateur rowing amongst University men and social intercourse between past and present members of the Club.

bers of the Club.
Where situated or established.—University, Perth.
Name of Trustee.—Hubert Edwin Whitfeld, Vice-Chancellor of the University of Western Australia.
In whom the Management of the Institution is vested and by what means.—The business and affairs of the Club shall be managed by a Committee, which shall consist of the Captain, Vice-Captains, Hon. Secretary, Hon. Treasurer, and three members of Committee elected at the annual general meeting, and shall hold elected at the annual general meeting, and shall hold office until the conclusion of the annual general meeting held next after their election.

#### THE ASSOCIATIONS INCORPORATION ACT, 1895.

Johnston Memorial Congregational Church, Fremantle. I, ARTHUR TURTON, of Harvest Road, North Fre-mantle, a Trustee of Johnston Memorial Congregational Church, Fremantle, do hereby give notice that I am de-sirous that such Church should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

Dated the 23rd day of July, 1928.

#### ARTHUR TURTON.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act :--

1. Name of the Institution .- Johnston Memorial Congregational Church, Fremantle (Incorporated).

2. Object or purpose of the Institution.—The public worship of God, and for preaching the Gospel of the Lord Jesus Christ according to the doctrines of the said Church, and for the instruction of children and adults, and for the promotion of such other religious or philanthropic purposes as the said Church shall from time to time direct.

Where situated or established .- Adelaide Street, 3. Fremantle.

4. The name or names of the Trustee or Trustees .---John James Broomhall, Henry Albert Herbert, and Arthur Turton.

In whom the management of the Institution is vested, and by what means (whether by deed settlement or otherwise).-In the Trustees and Deacons, by the rules of the Church.

W. E. B. & M. E. Solomon, Solicitors, Market Street, Fremantle.

#### COASTAL SCOTTISH PIPE BAND.

IN the matter of "The Associations Incorporation IN the matter of "The Associations Incorporation Act, 1895," and in the matter of the Coastal Scottish Pipe Band, I, William Henry Gartrell, of 591 Newcastle Street, West Perth, in the State of Western Australia, Honorary Secretary, and the person authorised by the Coastal Scottish Pipe Band, do hereby give notice that I am desirous that such Band should be incorporated under the provisions of "The Associations Incorpora-tion Act, 1895."

Dated this 30th day of July, 1928.

#### W. H. GARTRELL.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act :-

Memorial of the Coastal Scottish Pipe Band, filed in pursuance of "The Associations Incorporation Act, 1895."

The name of the said Band is Coastal Scottish Pipe Band.

The objects of the said Band shall be-to foster a love for bag-pipe music, Scottish dancing, sports of Scotland, cater for the demand for bag-pipe music, and raise funds for band uniforms, instruments, and the upkeep of the Band.

The said Band will be supported by subscriptions, donations, bequests, fees for engagements, and profits from functions conducted by the Band.

The Services .--- The said Band as Honorary Pipe Band to the South African and Imperial Vetorans' Associa-tions of W.A.; the Band will be in attendance and lead the section of the column of the above Association on the solution of the contain of the above resolution of the solution of the solution of the solution of Anaco Day and also attend the South African Memorial Service at King's Park, or any other functions of the South African and Imperial Veterans' Association.

To do all such other lawful things as are incidental or conducive to the attainment of the above objects, or any of them.

A Committee of nine (9) shall be formed and shall be the General Committee of Executive Council, to consist of at least two-thirds playing members (the President and Honorary Secretary to be on all Committees), the Vice-President and Treasurer *ex officio*.

The said Band is established in Perth.

The Trustees of the Band are:-J. Innes, W. G. Frew, Alexander Howie.

#### THE ADMINISTRATION ACT, 1903. Notice to Creditors.

# NOTICE is hereby given that all persons having claims against the Estate of Enumie Inglis, late of Bayley Street, North Fremantle, Married Woman, deceased, are Street, North Fremantie, Married Woman, deceased, are requested to send particulars in writing of the same to the Exceutor, Walter Thomas West, care of the under-signed, on or before the 31st day of August next; and, further, that at the expiration of such last-mentioned date the said Executor will distribute the assets of the said deceased amongst the persons entitled thereto, hav-ing regard only to such claims of which the Executor shall then have had notice.

Dated this 26th day of July, 1928.

STAWELL, HARDWICK, & FORMAN,

25 Henry Street, Fremantle, Solicitors for the Estate of Emmie Inglis, deceased.

#### THE ADMINISTRATION ACT, 1903.

#### Notice to Creditors.

NOTICE is hereby given that all persons having claims against the Estate of Isaac Hunter, formerly of 59 Silas Street, East Fremantle, late of Old Men's Home, Claremont, Cook, deceased, are requested to send par-John Bick and Alexander Porter Hamilton, care of the undersigned, on or before the 10th day of September next; and, further, that at the expiration of such last-mentioned date the Executors will distribute the assets to, having regard only to such claims of which the Executors shall then have had notice.

Dated the 10th day of August, 1928.

STAWELL, HARDWICK, & FORMAN, 25 Henry Street, Fremantle, Solicitors for the Estate of Isaac Hunter, deceased.

#### THE ADMINISTRATION ACT, 1903

In the matter of the Will and Estate of John Morgan Ley, late of Armadale, in the State of Western Australia, deceased.

#### Notice to Creditors.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased must send particulars in writing of the same to Morris Crawcour, of A.M.P. Chambers, William Street, Perth, Solicitor for the West Australian Trustee, Execu-tor, & Agency Company, Limited (the Administrator with the Will annexed of the said deceased), on or before the 10th day of September, 1928, after which date the said Administrator will distribute the assets date the said Administrator will distribute the assets of the said deceased amongst the creditors and persons entitled thereto, having regard only to those claims of which it shall then have had notice.

Dated the 2nd day of August, 1928.

MORRIS CRAWCOUR, A.M.P. Chambers, William Street, Perth,

Solicitor for the West Australian Trustee, Executor, & Agency Company, Limited, the Administrator (with the Will annexed) of the Estate of the said John Morgan Lev, deceased.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the Estate of Luigi Savaris, late of Wanneroo Road, Wanneroo, in the State of Western Australia, Gar-dener, deceased (intestate).

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Es-tate of Luigi Savaris, late of Wanneroo Road, Wan-neroo aforesaid, who died on the 29th day of March, 1928, at King's Park, Perth, in the said State, are hereby required to send particulars in writing of their leining or domanda to the Administrator Deminica claims or demands to the Administrator, Dominico Savaris, c/o R. D. Lane, Solicitor, Weld Chambers, St. George's Terrace, Perth, on or before the 27th day of August, 1928, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Administrator shall then have had notice.

Dated the 27th day of July, 1928.

#### R. D. JANE,

of 41-43 Weld Chambers, St. George's Terrace, Perth, Solicitor for the Administrator.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA.

# In the Estate of Charles Henry Yates, deceased-Notice to Creditors.

ALL claims against the Estate of Charles Henry Yates, late of Muradup, in the State of Western Australia, Farmer, deceased, must be sent in ic the West Australia, Farmer, deceased, must be sent in ic the West Aus-tralian Trustee, Exceutor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Ex-center of the Will of the solid deceased on on before the ecutor of the Will of the said deceased, on or before the

10th day of September, 1928, after which date the said Executor will distribute the assets of the Estate of the said deceased, having regard only to the claims so sent in.

Dated the 8th day of August, 1928.

F. W. DORNEY, Solicitor for the said Executor, Trinity House, 70 St. George's Terrace, Perth.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Sarah Agnes Ellis, late of Bannister Street, Fremantle, in the State of West-ern Australia, Widow, deceased.

ern Australia, Widow, deceased. NOTICE is hereby given that all creditors and other persons having any claims or demands against the Es-tate of Sarah Agnes Ellis, late of Bannister Street, Fremantle aforesaid, Widow, deceased, who died on the 25th day of February, 1927, at Adelaide Road, Glenelg, in the State of South Australia, are hereby required to send particulars in writing of their claims or demands to the Executor, Harry Whaite, care of R. D. Lane, Solicitor, Weld Chambers, St. George's Terrace, Perth, on or before the 27th day of August, 1928, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the parties en-titled thereto, having regard only to the claims and de-mauds of which the said Executor shall then have had notice. notice.

Dated the 27th day of July, 1928.

#### R. D. LANE,

of 41-43 Weld Chambers, St. George's Terrace, Perth, Solicitor for the Excentor.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of William York Langdon, late of 292 Aberdeen Street, Perth, in the State of Western Australia, Cabinet-maker, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Es-tate of William York Langdon, late of 292 Aberdeen Street, Perth, in the said State, Cabinet-maker, de-ceased, who died on the 11th day of September, 1927, at 292 Aberdeen Street, Perth aforesaid, are hereby re-unired to send particulars in writing of their claims or demands to the Executrix, Lavina Frances Spencer, care of R. D. Lane, Solicitor, 41-43 Weld Chambers, St. George's Terrace, Perth, on or before the 27th day of August, 1928, after which date the said Executrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Executrix shall then have had notice.

Dated the 27th day of July, 1928.

#### R. D. LANE,

of 41-43 Weld Chambers, St. George's Terrace, Perth, Solicitor for the Executrix.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of John Henry Paul, late of Hoffman's Mill, in the State of Western Australia, Farmer, deceased (intestate).

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Es-tate of John Henry Paul, late of Hoffman's Mill, in the State of Western Australia, Farmer, deceased (intestate), who died on the 3rd day of January, 1928, at the Public Hospital, Perth, in the said State, are hereby required to send particulars in writing of their claims or demands to the Administratrix, Jessie Irene Gibbs, care of R. D. Lane, Solicitor, Weld Chambers, St. George's Terrace, Perth, on or before the 27th day of August, 1928, after which date the said Administratrix will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Administratrix shall then have had notice.

Dated the 27th day of July, 1928.

#### R. D. LANE.

of 41-43 Weld Chambers, St. George's Terrace, Perth, Solicitor for the Administratrix.

#### [August 10, 1928.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Joseph Critchlow, late of Corrigin, but formerly of Nanga Brook, in State of Western Australia, Farmer, deceased. in the

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Es-tate of Joseph Critchlow, late of Corrigin, but formerly of Nanga Brook, in the State of Western Australia, Farmer, deceased, who died on the 10th day of March, 1928, at Northam Hospital, Northam, in the said State, are hereby required to send particulars in writing of their claims or demands to the Executor, The West Aus-tralian Trustee Executor, and Agency Company. tralian Trustee, Executor, and Agency Company, Limited, of St. George's House, St. George's Terraca, Perth, on or before the 3rd day of September, 1928, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the par-ties entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 26th day of July, 1923.

R. D. LANE, of 41-43 Weld Chambers, St. George's Terrace, Perth, Solicitor for the Executor.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Estate of Joshua Pilkington, late of Kunanal-ling, in the State of Western Australia, Prospector, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed de-ceased are required to send particulars of same in writceased are required to send particulars of same in writ-ing to the Administrator, care of O'Dea & O'Dea, Solicitors, Warwick House, Perth, on or before the 10th day of September, 1928, at the expiration of which time the Administrator will distribute the assets of the said deceased without reference to any claims or demands of which he shall not then have had notice.

Dated this 7th day of August, 1928.

O'DEA & O'DEA, Warwick House, Perth, Solicitors for the Administrator.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of John Maher, late of Spring Grove Farm, near Northampton, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are hereby requested to send particulars of such claims to the Executors, c/o Abbott & Abbott, Solicitors, St. George's Terrace, Perth, on or before the 10th day of September, 1928, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims whereof particulars shall have been given. given.

Dated the 7th day of August, 1928.

#### ABBOTT & ABBOTT,

42 St. George's Terrace, Perth, Agents for H. Wilson, Solicitor for the Executors, Geraldton.

## IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the Estate of Henry Larsen, deceased-Notice to Creditors.

ALL claims against the Estate of Henry Larsen, late of Muradup, in the State of Western Australia, Retired of Muradup, in the State of Western Australia, Retired Farmer, deceased, must be sent in to the West Aus-tralian Trustee, Exceutor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Execu-tor of the Will and first codicil of the said deceased, on or before the 10th day of September, 1928, after which date the said Exceutor will distribute the assets of the Estate of the said deceased, having regard only to the claims so cent in to the claims so sent in.

Dated the 8th day of August, 1928.

## F. W. DORNEY, Solicitor for the said Executor, Trinity House, 70 St. George's Terrace, Perth.

#### IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Joseph Henry Morrissey, late of Buniche, via Lake Biddy, in the State of Western Australia, Farmer, deceased.

#### Notice to Creditors.

NOTICE is hereby given that all creditors and other NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send full particulars thereof in writing to the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Executor of the Will of the said deceased, on or before the 24th day of Eventue 100 of the send the result Eventue. September, 1928, after which date the said Executor will proceed to distribute the assets amongst the persons entitled thereto, having regard only to those claims of which it shall then have received notice.

Dated this 2nd day of August, 1928.

## JOSEPH J. MONAGHAN,

Solicitor for the Executor The West Australian Trustee, Executor, and Agency Company, Limited.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

IN the matter of the Will and Estate of John David Pearson, late of 30 Congdon Street, Swanbourne, but formerly of Coolgardie, in the State of West-ern Australia, Land Agent, deceased.

ALL person having claims against the Estate of the abovenamed deceased are required to send particulars in writing of the same to the Administrator (with the Will annexed) of the Estate of the said deceased, The West annexed) of the Estate of the said deceased, The West Australian Trustee, Excentor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, before the 10th day of September, 1928, after which date the said Administrator will proceed to distribute the assets of the said Estate among the persons entitled thereto, having regard only to such claims of which it shall then have bade notice. have had notice.

Dated this 3rd day of August, 1928.

VILLENEUVE SMITH & KEALL, of 23 Barrack Street Perth, Solicitors for the Administrator, The West Australian Trustee, Excentor, and Agency Company, Limited.

THE SUPREME COURT OF WESTEL AUSTRALIA—PROBATE JURISDICTION. IN WESTERN

In the matter of the Estate of Sidney Thomas Baker, late of 89 Mackie Street, Victoria Park, in the State of Western Australia, Grocer, deceased (intestate)

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are required to send particulars in writing thereof to the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Administrator of the said deceased, on or before the 10th day of Sep-tember, 1928, after which date the said Company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which the said Company shall then have to the claims of which the said Company shall then have had notice.

Dated this 4th day of August, 1928.

SHAW & SHAW, 81 St. George's Terrace, Perth, Proctors for the said Company.

#### NOTICE TO CREDITORS.

In the Will of John Arthur Richardson, late of No. 2 Railway Mill, Dwellingup, in the State of Western Australia, School Teacher, deceased.

NOTICE is hereby given that all persons having any NOTICE is hereby given that all persons having any claims or demands against the Estate of the above-named deceased, who died at No. 2 Railway Mill, Dwel-lingup, on the 8th day of July, 1928, are hereby re-quired to furnish written particulars of such claims or demands to the West Australian Trustee, Executor, and Agency Company. Limited, of 135 St. George's Terrace, Perth, the said Company being the Executor of the Will, on or before the 10th day of September, 1928, after which date the said Executor will proceed to distribute the Estate of the said deceased amongst the persons entitled thereto having recard only to the the persons entitled thereto, having regard only to the elaims or demands of which it shall then have had notice. Dated this 7th day of August, 1928.

> J. & R. MAXWELL, Solicitors for the said Executor, 23 Barrack Street, Perth.

ALL persons having claims against the Estate of Emily Rachel Pick, late of 18 Collins Street, Melbourne, in the State of Victoria, Spinster, deceased, who died on the 12th day of August, 1925, and probate of whose Will was granted by the Supreme Court of Victoria in its Probate Jurisdiction on the 8th day of December, 1925, to William Brocket, of 352 Collins Street, Melbourne aforesaid, Solicitor, the Executor therein named, are hereby required to send particulars in writing of such claims to the said William Brocket, care of Stawell, Hardwick, & Forman, Solicitors, of Forrest Chambers, St. George's Terrace, Perth, on or before the 22nd day of September, 1928, after which date the said William Brocket will proceed to distribute the assets of the said Emily Rachel Pick, deceased, amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice. The said William Brocket will not be liable for any part of the assets so distributed to any person of whose claim he shall not have had notice as aforesaid.

Dated this 6th day of August, 1928.

STAWELL, HARDWICK, & FORMAN, Agents for William Brocket & Co., 352 Collins Street, Melbourne, Proctors for the Excentor. NOTICE OF DISSOLUTION OF PARTNERSHIP. NOTICE is hereby given that the partnership heretofore subsisting between Mesana Maro Martino (sometimes called Mario Martin) and Andrew Meloncelli, carrying on business as Carting Contractors at 139 Ascot Road, Victoria Park, and elsewhere, under the style or firm of "Martin & Meloncelli," has been dissolved as from the 31st day of July, 1928, so far as concerns the said Andrew Meloncelli. All debts due to the old firm will be received by the said Mesana Maro Martino, who will continue to carry on the said business in his own name.

Dated the 2nd day of August, 1923.

#### M. M. MARTINO.

Signed by the said Mesana Maro Martino in the presence of-

> J. E. Nicholson, Solicitor, Perth.

flicitor, Perth.

#### A. MELONCELLI.

Signed by the said Andrew Meloncelli in the presence of-

J. E. Nicholson.

Nicholson & Nicholson, Solicitors, Surrey Chambers, St. George's Terrace, Perth.

$\mathbf{THE}$	BANK	RUPI	CY	ACT,	1892.
			-	-	

Receiving Order.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptcy.	
William Holroyd	186 Hay Street, Perth	Draftsman	Supreme Court, Perth	56 of 1928	1st day of Aug., 1928		Non-compliance with the requirements of a Bank- ruptcy Notice.	

Dated this 8th day of August, 1928.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

A dot infinite in Distributed Act Amendment Act, 1898," and in the matter of William Edward O'Neill and Daniel John O'Neill (trading as "O'Neill Bros."), of Burngup, Farmers, debtors.

"O'Neill Bros."), of Burngup, Farmers, debtors. NOTICE is hereby given that the abovenamed debtors have executed a deed of assignment under the provisions of "The Bankruptey Act Amendment Act, 1898," to Quintin Hobden James as trustee, and that the same is now lying for inspection and execution at the offices of Q. H. James & Co., Public Accountants, 45-51 Weld Chambers, St. George's Terrace, Perth.

Dated this 8th day of August, 1928.

M. M. MOSS, Official Receiver in Bankruptcy.

#### IN THE SUPREME COURT OF WESTERN-AUSTRALIA—IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Henry Harrison Dempster, of Guildford and Minnivale, Stock and Station Agent, Farmer, a debtor.

NOTICE is hereby given that the abovenamed debtor has executed a deed of assignment under the provisions of "The Bankruptey Act Amendment Act, 1898," to Harry Coulton as trustee, and that the same is now lying for inspection and execution at the offices of Messrs. Burkett & McLaren, Weld Chambers, St. George's Terrace, Perth.

Dated this 8th day of August, 1928.

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 David Watson, of Yarramony, near Northam, Farmer, a debtor.

#### Notice of intention to declare a Third and Final Dividend.

NOTICE is hereby given that it is intended to declare a third and final dividend in the above matter on Monday, 27th day of August, 1928. Dividends will be M. M. MOSS,

Official Receiver in Bankruptcy, Supreme Court, Perth.

payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 8th day of August, 1928.

[L.S.] REGINALD B. JAMES, Trustee.

R. B. James & Co., Public Accountants, 104 Fitzgerald Street, Northam.

#### NOTICE.

#### THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the "Government Gazette" is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to ten years 1s. 6d., over ten years 2s. 6d.; postage 1d. extra.

Subscriptions are required to commence and terminate with a month.

#### SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, the day preceding the day of publication, and are charged at the following rates:—

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To estimate the cost of an advertisement, count nine words to a line; heading, signature, and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

All communications should be addressed to "The Government Printer, Perth"

#### [AUGUST 10, 1928.

#### THE W.A. INDUSTRIAL GAZETTE. (Published Quarterly.)

The Annual Subscription will be Three shillings and sixpence, and the charge for a single copy, One shilling. The subscription may be sent to the Government Printer, Perth.

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