

Gouernment Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

[REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.]

No. 29.7

PERTH: FRIDAY, JUNE 21.

[1935**.**

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the 19th day of June, 1935, the following Orders in Council were authorised to be issued:—

ORDER IN COUNCIL.

Inspection of Machinery Act, 1921.

3058/35.

WHEREAS it is enacted by Section 82 of "The Inspection of Machinery Act, 1921," that the Governor may, from time to time by Order in Council, make regulations for any of the purposes mentioned in the said section: And whereas by Order in Council published in the Government Gazette on the 1st day of July, 1922, the Governor made regulations under and for the purposes of the said Act severally intituled under separate headings and certain of the said regulations were included therein under the heading "Regulations relating to Passenger and Goods Lifts," and therein numbered 1 to 54: And whereas by Order in Council or notice published in the Government Gazette on the 31st day of July, 1925, the Governor repealed the said regulations included under the heading "Regulations relating to Passenger and Goods Lifts,, aforesaid, and in lieu thereof made new regulations under the heading "Regulations relating to Lifts and Hoists," which included certain definitions at the beginning thereof and thereafter were numbered 1 to 57 under the said heading: And whereas it is now deemed expedient to amend the said regulations under the heading "Regulations relating to Lifts and Hoists'' as published in the Government Gazette on the 31st day of July, 1925, as aforesaid: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said Act and of all other powers thereto enabling him. doth hereby amend, in the manner set forth in the Schedule hereto, the regulations made under the said Act, and included under the heading "Regulations relating to Lifts and Hoists" as published in the Government Gazette on the 31st day of July, 1925.

Schedule.

The Regulations made under "The Inspection of Machinery Act, 1921," under the heading "Regulations relating to Lifts and Hoists" as published in the Government Gazette on the 31st day of July, 1925, are amended as follows:—

- 1. New definitions are inserted under the sub-heading "Definitions" after the definition of "Lift" therein, as follows:—
- "Goods Lift" means a lift used for carrying goods or materials, and in which only the attendant and the persons required to load and unload the lift travel.
- "Passenger Lift" means a lift which is intended for the carriage of passengers and in which it is permissible under these regulations to carry passengers.
- "Service Lift" means a lift, the car of which has a floor area not exceeding 9 square feet, and a height not exceeding 4 feet, and which is designed to carry goods or materials only and is controlled from without the lift well.
- "Escalator" means a moving stairway which is used for raising or lowering passengers, and includes the machinery supports and enclosures required therewith.
- 2. Regulation 4 is repealed and a new regulation is inserted in lieu thereof, as follows:—
 - 4. (1) Before granting a permit to erect a lift, the Chief Inspector may require any alterations in design to be made, which in his opinion are necessary for the safe working and use of the lift, and, notwithstanding anything to the contrary contained elsewhere in these regulations, the Chief Inspector

may refuse to grant a permit in any case where the design and construction of the lift for the erection whereof the permit is required, does not comply with the provisions of the Lift Code issued by the Standards Association of Australia and for the time being in force.

(2) Where the Chief Inspector is satisfied that all necessary provisions for safety have been provided and that a permit to erect a lift may properly be granted, he shall grant the permit to erect the lift in the following form:—

INSPECTION OF MACHINERY ACT, 1921.

Regulations.

Permit to erect a Lift.

I hereby authorise the erection (or re-erection of aLift atin accordance with the plans and specifications lodged at my Office by on theday of193 .

Dated this......day of..........193

Chief Inspector of Machinery.

3. Regulation 15 is amended by adding thereto a proviso as follows:—

Provided that-

- (i) the Chief Inspector may by writing under his hand authorise the working of any lift at a speed in excess of the speed hereinbefore prescribed in relation to such lift, but not exceeding a maximum speed to be specified in such authority in any case where the Chief Inspector is satisfied that the safety provisions, including ample top and bottom over-run are adequate for the working of the lift at the speed so authorised by him as aforesaid; and
- (ii) where the Chief Inspector has specified a maximum speed in any authority given by him under paragraph (i) of this proviso, the lift in respect of which such authority has been given shall not in any event be worked at a speed greater than such maximum speed; and
- (iii) the Chief Inspector may at any time cancel and revoke any authority given by him hereunder by a notice in writing under his hand given to the owner of the lift.
- 4. Regulation 23 is amended by inserting therein, after paragraph (g), a new paragraph, to stand as paragraph (h), as follows:—
 - (h) Failure of any enclosure door, lock or electrical interlock to act correctly.
 - 5. Regulation 32 is amended as follows:-
 - (a) by deleting the figures "12" in line 4 of the first paragraph and inserting in lieu thereof the figure "9";
 - (b) by adding to the said regulation a further paragraph as follows:—

Each enclosure door of all new or re-crected automatic lifts, and (as far as it is practicable in the opinion of the Inspector) each enclosure door of all existing automatic lifts shall be fitted with two mechanical and two electrical interlocks so operated that the enclosure doors can only be unlocked when the lift car is stationary and within nine inches of the lauding, or, in the case of lifts fitted with self-levelling devices, within the levelling zone and under the control of the levelling devices of that landing.

Provided that the owner of any existing automatic lift shall be given not less than three months' notice in writing under the hand of the Chief Inspector to comply with the requirements of this paragraph when the Chief Inspector is satisfied that such requirements can be complied with in relation to such lift.

- 6. Regulation 57 is amended as follows:-
 - (a) by inserting after the words "For every Passenger Lift," in line three, the words "or escalator";

(b) by inserting in a new line after the words "for every hoist—0-10-0," in line five, words and figures as follows:—

"For every service lift-0-5-0,"

L. E. SHAPCOTT, Clerk of the Executive Council.

ORDER IN COUNCIL.

Inspection of Machinery Act, 1921.

816/34.

WHEREAS it is enacted by Section 82 of "The Inspection of Machinery Act, 1921," that the Governor may, from time to time by Order in Council, make regulations for any of the purposes mentioned in the said section: And whereas by Order in Council published in the Government Gazette on the 1st day of July, 1922, the Governor made regulations under and for the purposes of the said Act severally intituled under separate headings and certain of the said regulations were included there-in under the heading "Regulations relating to the con-duct of Examinations, Qualifications of Applicants, and the granting of Certificates to Engine Drivers, Crane and Hoist Drivers and Boiler Attendants," and therein numbered 1 to 56: And whereas Regulations 17, 19 and 21 of the said regulations included under the said heading as aforesaid were subsequently amended in the manner set forth and described in a notice published in the Government Gazette on the 20th day of July, 1934, and Regulations 23, 30 and 36 of the said regulations were subsequently amended in the manner set forth and described in a notice published in the Government Gazette on the 16th day of November, 1923: And whereas it is now deemed expedient to amend or further amend (as the case may be) Regulations 17, 19, 21, 23, 30, 32, 34 and 36 of the regulations included under the said heading as aforesaid: Now, therefore, His Excellency the Lientenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers couferred by the said Act and of all other powers thereto enabling him, doth hereby amend in the manner set forth in the Schedule hereto the regulations next hereinbefore enumerated of the regulations made under the said Act and published in the Government Gazette on the 1st day of July, 1922, and included under the heading "Regulations relating to the conduct of Examinations, Qualifications of Applicants and the granting of Certificates to Engine Drivers, Crane and Hoist Drivers and Boiler Attendants" as aforesaid.

Schedule.

The regulations numbered 17, 19, 21, 23, 30, 32, 34 and 36 included under the heading "Regulations relating to the conduct of Examinations, Qualifications of Applicants, and the granting of Certificates to Engine Drivers, Crane and Hoist Drivers, and Boiler Attendants," made under "The Inspection of Machinery Act, 1921," and published in the Government Gazette on the 1st day of July, 1922, and in some cases subsequently amended as aforesaid, are amended or further amended (as the case may be) as follows:—

- 1. Regulation 17 (as amended) is further amended by deleting paragraph (e) and inserting in lieu thereof a new paragraph (e) as follows:—
 - (c) That he has been the holder of-
 - (i) an unrestricted First-class Engine Driver's Certificate granted under "The Inspection of Machinery Act, 1921," or a Certificate which, in the opinion of the Board, is equivalent thereto; or
 - (ii) an unrestricted Second-class Engine Driver's Certificate granted under the said Act, which the Board is willing to regard as sufficient,

for a period in either case of not less than nine months, and that he has during six months of that period been actually assisting to drive a winding engine under the supervision of a certificated winding engine-driver or of the holder of a certificate equivalent thereto, issued in this State for at least twelve hours in each and every week of such period of six months aforesaid.

- Regulation 19 is amended by deleting paragraph (c) and inserting in lieu thereof a new paragraph (c) as follows:-
 - (c) That he has been the holder of an unrestricted Second-class Engine Driver's Certificate granted under "The Inspection of Machinery Act, 1921," or a Certificate which, in the opinion of the Board, is equivalent thereto, for a period of not less than nine months, and that he has during six months of that period been actually assisting to drive a stationary steam engine the area of the cylinder or cylinders of which exceeds 500 square inches, under the supervision of a duly certificated engine-driver for at least twelve hours in each and every week of such period of six months aforesaid.
- Regulation 21 (as amended) is further amended by deleting the first paragraph of paragraph (c) and inserting in lieu thereof a new paragraph as follows:-

That he has been the holder of an unrestricted Third-class Engine Driver's Certificate granted under "The Inspection of Machinery Act, 1921," or a certificate which, in the opinion of the Board, is equivalent thereto, for a period of not less than uine months, and that he has during six months of that period been actually assisting to drive a stationary steam engine, the area of the cylinder or cylinders of which exceeds 114 square inches, under the supervision of a duly certificated engine-driver for at least twelve hours in each and every week of such period of six months aforesaid.

Regulation 23 (as amended) is further amended by deleting paragraph (c) and inserting in lieu thereof new paragraphs to stand as paragraph (e) and paragraph (c1) as follows:

That he has been the holder of an unrestricted Boiler Attendant's Certificate granted under "The Inspection of Machinery Act, 1921," or a certificate which, in the opinion of the Board, is equivalent thereto, for a period of not less than six months and that during that period he has actually been assisting to drive a steam engine with a boiler and accessories connected therewith for at least twelve hours in each and every week of such period under the supervision of a duly certificated engine-driver.

Provided that the Board may accept evidence that the candidate has had the practical experience aforesaid during a period of three months, instead of six months as aforesaid, if the candidate produces a certificate from a Technical School or a School of Mines stating that he has had and satisfactorily passed through a course of instruction in such school in and relating to the management and construction of steam engines and boilers.

(c1) As an alternative to paragraph (c) above, but subject to the approval of the Board, that he has had for a period of not less than nine months, and for at least twelve hours in each and every week of such period of nine months practical experience in the firing and care of various classes of boilers and their accessories and in the driving and working of a steam engine by actually assisting therein during the period and times aforesaid under the supervision of a duly certificated engine-driver.

Provided that the Board may accept evidence of such experience during a period of six months, instead of nine months as aforesaid, if the candidate produces a certificate from a Technical School or a School of Mines stating that he has had and satisfactorily passed through a course of instruction in such school in and relating to the management and construction of steam engines and boilers.

- Regulation 30 (as amended) is further amended by deleting paragraph (e) and inserting in lieu thereof a new paragraph (e) as follows:
 - e) That—
 - (i) for a period of not less than twelve months and for at least twelve hours in each and every week of such period he has been firing and assisting to drive a steam traction en-gine under the supervision of a duly certificated engine-driver; or

(ii) he is the holder of a boiler attendant's certificate granted under "The Inspection of Machinery Act, 1921," and for a period of not less than six months, and for at least twelve hours in each and every week of such period, he has been actually assisting to drive a steam traction engine under the supervision of a duly certificated engine-driver.

Provided that the holder of a Winding, or First-class, or Second-class, or Locomotive Engine Driver's Certificate may, with the approval of the Board, be deemed eligible to sit for examination.

- 6. Regulation 32 is amended by deleting paragraph (e) and inserting in lieu thereof a new paragraph (c) as follows:-
 - (c) That for a period of not less than six months and during that period for at least twelve hours in each and every week of such period he has been assisting to drive a crane or hoist under the supervision of a duly certificated crane and hoist driver or the holder of a certificate equivalent thereto.
- 7. Regulation 34 is amended by deleting paragraph (c) and inserting in lieu thereof a new paragraph (c) as follows:
 - (e) That for a period of not less than twelve months, and during that period for at least twelve hours in each and every week of such period he has been actually assisting to drive an internal combustion engine having an area of cylinder or combined area of cylinders exceeding 100 square inches and accessories connected therewith, under the supervision of a duly certificated engine-driver.
- 8. Regulation 36 (as amended) is further amended by deleting paragraph (c) and inserting in lieu thereof a new paragraph (e) as follows:-
 - (e) That for a period of not less than six months, and during that period for at least twelve hours in each and every week of such period he has had practical experience in or in connection with various classes of boilers as a boiler attendant under the supervision of a duly cor-tificated engine-driver or boiler attendant, or during the period and times aforesaid has had such other practical experience, whether within or outside the State, as the Board may deem to be sufficient.

L. E. SHAPCOTT, Clerk of the Executive Council.

Road Districts Act, 1919-1934. Canning Road District. ORDER IN COUNCIL.

P.W. 1348/34.

HIS Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council. hereby makes the following Order under the authority of "The Road Districts Act, 1919-1934," namely:

In pursuance of Section 8 of the said Act, that the

portion of the Darling Range Road District described in Schedule hereto be severed therefrom and such portion be annexed to the Canning Road District.

Schedule.

CANNING ROAD DISTRICT.

Transfer of Territory from Darling Range District.

All that portion of the Darling Range Road District bounded by lines commencing at the intersection of the Northern side of Welshpool Road with the North-Western side of William Street and extending South-Westward and North-Westward, following parts of the District boundary along said side of William Street and the North-Eastern side of Luyer Avenue and the latter's production to rejoin the Northern side of Welshpool Road; thence Eastward along said side of Welshpool Road to the starting point.

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

Public Works Act, 1902-1933. Wongan Hills Town Water Supply-Tank and Catchment.

ORDER IN COUNCIL.

P.W.W.S. 523/35; Ex. Co. No. 1212. WHEREAS by Section 11 of the Public Works Act, 1902-1933 it is lawful for the Governor, by Order in Council, to authorise the Minister to undertake, construct or provide any public work, subject as to Railways to Section 96, and such authorisation shall be deemed an authority to such Minister by and under that Act: Now therefore, His Excellency the Lieutenaut-Governor, acting by and with the advice and consent of the Executive Council and in exercise of the power conferred by the recited section of the Public Works Act, 1902-1933, doth hereby authorise the Honourable Minister for Works to provide and construct a Tank and Catchment for Wongan Hills Town Water Supply on the land shown bordered red on P.W.D., W.A. 27869, which may be inspected at the office of the Minister for Works, Perth.

> L. E. SHAPCOTT. Clerk of the Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909. ORDER IN COUNCIL.

M.W.S. 639/35. WHEREAS by "The Metropolitan Water Supply, Sew-erage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:-

Hills Water Scheme-Contour Channel and Pipe Line. -(a) The construction of a contour channel approximately 9% miles long, complete with all necessary concrete lining, pipe siphons, fencing, scours, culverts, crossings, drains, screens, etc.; (b) the provision and laying of approximately 6½ miles of 42-inch diameter main, complete with all necessary valves, scours, connections, crossings, etc.

The whole of the above works are as indicated on Plan W.S.S. & D.D., W.A., No. 5516.

This Order in Council shall take effect from the 21st day of June, 1935.

> L. E. SHAPCOTT, Clerk of the Executive Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 1608/30.

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

Maylands-Inglewood Stormwater Drainage, 4th Section, Central Avenue to Crawford Road.—Reinforced concrete pipes, 72-inch diameter, including manholes and all apparatus, complete length about 3,549 feet, as indicated in red on Plan M.W.S.S. & D.D., W.A., No. 5515.

This Order in Council shall take effect from the 21st day of June, 1935.

> L. E. SHAPCOTT, Clerk of the Executive Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 734/35.

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

Metropolitan Sewerage-Cottesloe District Reticulation Area No. 9.-6-inch and 4-inch diameter pipe sewers with all manholes and other apparatus connected therewith between Jarrad Street and Warton Street and between the Eastern Railway and Marine Parade, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5507.

This Order in Council shall take effect from the 21st day of June, 1935.

L. E. SHAPCOTT, Clerk of the Executive Council.

The Mctropolitan Water Supply, Sewerage, and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 1014/35,

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

Description and Location of Reticulation Works approved and exempted—Perth Sewerage—Reticulation Area No. 11.—Commencing at a point in the centre of Wellington Street opposite the East boundary of Lot 5, Wellington Street; thence Southerly across Wellington Street and along the East boundaries of the said Lot 5, Wellington Street, and Lot 4, Murray Street, and their prolongation to the centre of Murray Street; thence Westerly along the centre of Murray Street to a point opposite the West boundary of Lot 1, Murray Street; thence Northerly across Murray Street and along the West boundaries of the said Lot 1, Murray Street, and Lot 40, Wellington Street, and their prolongation to the centre of Wellington Street; thence Easterly along the centre of Wellington Street to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5531.

This Order in Council shall take effect from the 21st day of June, 1935.

> L. E. SHAPCOTT, Clerk of the Executive Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909. ORDER IN COUNCIL.

M.W.S. 674/35.
WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas it is further provided that the Governor may exempt reticulation works from certain sections of this Act: Now, therefore, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, hereby approves of the construction and extension by the Minister for Water Supply, Sewerage, and Drainage of the following works under the said Act, and does hereby exempt such works from the operations of Sections 20, 21, 22, and 23 of the said Act:—

Description and Location of Reticulation Works approved and exempted—Metropolitan Reticulation Main Extension—Belmont Park Road District.—Proposed 4-inch diameter water main commencing at the existing 4-inch diameter main at Lot 10, Kooyong Road, and proceeding in a South-Easterly direction along Kooyong Road to a point opposite the boundary between Lots 169 and 170, Kooyong Road.

The above main to be complete with valves, hydrants, and all necessary apparatus as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5513.

This Order in Council shall take effect from the 21st day of June, 1935.

L. E. SHAPCOTT, Clerk of the Executive Council.

JUSTICES OF THE PEACE.

Premier's Department, Perth, 20th June, 1935.

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

Aithrie Kinloch Perry, Esq., of Meekatharra, as a Justice of the Peace for the Murchison Magisterial District.

Joseph James Fuller, Esquire, of Norseman, as a Justice of the Peace for the Dundas Magisterial District.

Miss Eileen Julia Long, of Boulder, as a Justice of the Peace for the East Coolgardie Magisterial District.

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

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following farmer now operating under the Act has made application under Section XI. of the Act:—

Farmer's Name.			Addr	ess.	
Carter, Albert Frederick	•••		Quellington	•••	 All claims against this farmer to be forwarded to the Director, Farmers' Debts Adjustment Act, Perth.
18th June, 1935.					 W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders have been issued in accordance with Section 7, Subsection 1, of "The Farmers' Debts Adjustment Act, 1930–1934," which reads as follows:—

A Stay Order shall direct that no action, execution, distress for rent, proceedings on default for breach of covenant under any mortgage or other security for money, or under an agreement for sale and purchase of land, or other process or proceeding, shall be commenced or proceeded with or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or forming portion of the assets comprised in his farming business or not during the operation of such Stay Order: Provided that by leave of a judge, any action may, notwithstanding the Stay Order, be instituted and/or carried on against the farmer, but not beyond judgment.

Granted under Section Eleven (Writing Down or Suspension of Debts).

Farmer:	Address.	Date of	
Surname and Christian Names.	Authess,	Order.	
Ward, Thomas Arthur Roberts, Edmund Henry	Vananing Pools via Lake	13-6-35 17-6-35	All claims against these farmers to be forwarded to the Director, Farmers' Debts Adjustment Act, Perth.
19th June, 1935.			W. A. WHITE, Director.

THE AUDIT ACT, 1904.

The Treasury, Perth, 14th June, 1935.

Treasury No. 93/29.

IT is hereby published, for general information, that the appointment of Mr. W. H. Pritchard as Receiver of Revenue for the Department of Agriculture is hereby cancelled.

The Treasury, Perth, 18th June, 1935.

Treasury No. 93/29.
IT is hereby published, for general information, that Mr. Guy Hazlerigg has been appointed a Receiver of Revenue for the Department of Agriculture during the absence of Mr. Porter, for a period of four weeks from the 14th June, 1935.

A. BERKELEY, Under Treasurer.

VACANCIES IN THE PUBLIC SERVICE.

Departn	***************************************	Position.							Salary.	Date Returnable.		
Child Welfare .		Secr	etary	***			•••			£495—£595	1935. 29th June.	

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

G. W. SIMPSON, Public Service Commissioner.

Crown Law Department, Perth, 20th June, 1935.

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

R. A. Smith as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Beverley, during the absence on leave of M. Harwood.

C. R. L. Gibson as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Merredin, during the adsence on leave of H. G. Smith. Constable R. T. Napier as Clerk of the Local Court

Constable R. T. Napier as Clerk of the Local Court and Clerk to Magistrates, Kondinin, vice Constable S. J. Strahan, transferred.

R. A. Smith as Acting Electoral Registrar for the Beverley District during the absence on leave of M. Harwood.

C. R. L. Gibson as Acting Electoral Registrar for the Avon District during the absence on leave of H. G. Smith.

THE LICENSING ACT, 1911.

HIS Excellency the Lieutenaut-Governor in Executive Council has granted the Petition under Section 47 of "The Licensing Act, 1911" (as reprinted with amendments), of the Electors living in an area comprised within a circle having a radius of ten miles from the Post Office at Margaret River, within the Licensing District of Sussex, for a Publican's General License, in view of the recommendation of the Licensing Court dated the 31st day of May, 1935, and has ordered the gazettal thereof under Section 47, Subsection (5).

H. G. HAMPTON, Under Secretary for Law.

THE HEALTH ACT, 1911-33.

Appointment.

THE following appointment made by the undermentioned Local Health Authority is hereby approved:—
Lake Grace District Road Board: N. F. Dyke to be Health Inspector as from the 8th June, 1935.

EVERITT ATKINSON, Commissioner of Public Health.

Registrar General's Office, Perth, 20th June, 1935.

If is hereby published, for general information, that the undermentioned Ministers have been duly registered in this office for the celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.		
1935/26 1935/26	1935. June 17 do.	The Methodist Church of Australasia (Western Australia Conference). Rev. Milton S. Davies Rev. Arthur Ralph Cooper	Gingin Three Springs	Gingin. Irwin.		
1934/34	June 19	International Bible Students' Association. Mr. Frank Bert Bloxham	Boulder	Boulder.		

S. BENNETT, Registrar General.

APPOINTMENT

(under Section 5 of "Registration of Deaths and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths, and Marriages Act Amendment Act, 1914").

Registrar General's Office, Perth, 13th June, 1935.

R.G. No. 84/34.

IT is hereby notified, for general information, that Constable J. Farrell has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Plantagenet Registry District, to reside at Mt. Barker, during the absence on leave of Constable T. Mulkerin; appointment to date from 13th June, 1935.

S. BENNETT, Registrar General. Workers' Homes Board, Perth, 18th June, 1935.

THE undermentioned lease under "The Workers' Homes Act, 1911-1928," has been forfeited for breach of covenant of the lease:—

Lease	Name of	Description of Land.	Town or
No.	Lessee,		Locality.
21/1935	Groves, Henry	Lot 681, Harvey	West Subi-
	Marcus	Road	aco.

Inserted by order of the Workers' Homes Board,

H. G. JARMAN. Secretary.

WAGIN LAND AGENCY.

Corr. 7401/20. (Plan 387/80, C3.) IT is hereby notified, for general information, that the date for receiving applications for Williams Locations 10991 and 12617, open on 12th June, 1935, has been extended to 3rd July, 1935.

> A. R. T. BROWN. Acting Under Secretary for Lands.

TENDERS FOR LEASING RESERVE No. 21402. Northam Land Agency.

Grazing Purposes.

(Section 32 of "The Land Act, 1933.")

Department of Lands and Surveys, Corr. 634/35. Perth, 19th June, 1935.

TENDERS for the leasing of the land comprised within Excepted from Sale Reserve 21402 (situated near Brown Well), containing about 1,500 acres, are invited.

The above Reserve will be available for leasing under Section 32 of "The Land Act, 1933," 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.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of One pound per thousand acres per annum), indorsed "Tender for leasing, Reserve 21402 shown on Public Plan 56/80, D and E2," and addressed "Under Secretary for Lands," must be lodged at the Land Office, Northam, on or before Wednesday 10th July, 1935.

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 56/80, D & E2.)

> A. R. T. BROWN, Acting Under Secretary for Lands.

Schedule.

The area bounded on the West by Ninghan Locations 2246 and 181; on the North by Locations 181, 446, 681 and 1815; and on the South by Locations 177, 1057, 440, 1068, and 2651.

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 32 of "The Land Act, 1898," and/or Section 23 of "The Land Act, 1933," for non-payment of rent er other reasons:

Name, Lease No., District, Reason, Corres. No., Plan. Adams, S. F.; 55/1515; Peel Estate 254; £58 1s. 0d.; 1271/29; Peel Estate.
Adams, E. H. S.; 74/1295; Nelson 8394; abandoned;

93/31; 439C/40, F4.

Adams, H. C. and E. H. S.; 68/3153; Nelson 8395 and 11577; abandoned; 5062/30; 439C/40, F4.

Campbell, C. H.; 21398/47; Kokadine 9; £17 15s. 0d.;

1068/32; Kokadine.

Dow, Peter; 55/2644; Fitzgerald 604; non-compliance with conditions; 2905/33; 392/80, D3.

Ferres, E. C. M.; 8702/51; Greenmount 338; abandoned; 4213/27; Greenmount.
 Harris, J. J., senr.; 8155/51; Wagin 806; £3 8s. 11d.;

11816/11; Wagin Harrison, I. M; 68/3411; Kojonup 5116, 6086 and 7850; abandoned; 2170/31; 416A/40, A2.

Hayward, Robert; 6260/153; Coolgardie 1609; £1 0s. 0d.; 8683/96; Coolgardie.

Husking, Richard, senr.; 68/3545; Avon 23598 23933; abandoned; 977/32; 342B/40, D1 & 2. Avon 23598 and

Husking, Richard, senr.; 74/1489; Avon 23443 and 26859; abandoned; 1393/32; 342B/40, D2.

Husking, Richard, senr.; 55/2360; Avon 10506 and 23442; abandoned; 978/32; 342B/40, D2.

King, William; 8316/51; Wagin 607; £9 15s. 0d.;

4925/29; Wagin. Longton, James, John and J. P.; 68/2207; Roe 1670; abandoned; 4617/29; 389A & D/40.

Morris, Frank; 41642/55; Fitzgerald 295; abandoned; 5588/25; 392/80, A2.
McMeikan, William; 4774/153; Pantapin 14; abandoned; 4603/21; Pantapin.
O'Keeffe, Michael; 41673/55; Fitzgerald 301; abandoned; 5646/25; 392/80, A2.
O'Keeffe, Michael; 24847/74; Fitzgerald 224; abandoned: 115/26: 392/80, A1 & 2.

doned; 115/26; 392/80, A1 & 2. Paulsen, H. P. H.; 40952/55; Oldfield 366; abandoned;

3064/24; 405/80, D3 & 4.
Paulsen, H. P. H.; 24076/74; Oldfield 295; abandoned; 3065/24; 405/80, D3.
Paulsen, H. P. H.; 56/264; Oldfield 352; abandoned;

5787/28; 405/80, D3 & 4.

Paulsen, H. P. H.; 68/1797; Oldfield 441; abandoned;

2012/28; 405/80, D3 & 4.
Piggott, W. C.; 68/1488; Swan 2592; abandoned; 608/29; 28/80, B3.
Piggott, W. C.; 74/666; Swan 2425; abandoned; 24/29.

28/80, B3.

Thomas, Ernest; 68/3463; Yilgarn 764; abandoned;

459/32; 54/80, F3. an, A. V.; 68/1958; Kojonup 7965; abandoned;

2210/29; 416A & B/40, C & D1. Vivian, A. V.; 74/825; Kojonup 8704;

4198/29; 416A & B/40, C & D1. Walker, A. W.; 55/2468; Fitzgerald 600; abandoned; 2617/32; 392/80, D2 & 3. Wallace, A. C.; 55/1067; Yilgarn 1066; £61 4s. 9d.;

3985/28; 54/80. Webster; W. F.; 55/2519; Esperance 428; abandoned. 2191/32; 402/80, C2.

A. R. T. BROWN, Acting 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, under the provisions of "The Land Act, 1933-34," and its Regulations—

22nd June, 1935, at 2 p.m., at Bell's Store-†Reedy—Town, 108, 135, 136, 138, 139, 140, 141, 142, 143, 144, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, about 1r. each, £12 10s. each.

MERREDIN.

26th June, 1935, at 4 p.m., at the Court House-Westonia—Town, 25, 1r., £20; 196, 197, 1r. each, £10 each.

BUNBURY.

3rd July, 1935, at 3.30 p.m., at the District Lands ‡Wagerup—*78, 5a. 3r. 16p., £20.

COLLIE.

3rd July, 1935, at 11 a.m., at the Court House-‡Collie—*1436, 5a. 3r. 23p., £20. ‡Darkan—Town 84, 1r., £14; 29, 1r., £11; *164, 4a. 3r. 35p., £12 10s.

ORA BANDA.

3rd July, 1935, at 11 a.m., at the State Battery Manager's Office— Ora Banda-Town 65, 100, 1r. each, £20 each; 45,

1r., £25; 72, 1r., £15.

LAVERTON.

3rd July, 1935, at 3 p.m., at the Mining Registrar's

Laverton-Town 12, 1r., £12.

SOUTHERN CROSS.

3rd July, 1935, at 3 p.m., at the District Lands Office-Bullfinch—Town 16, 1r., £12.

Marvel Loch—Town 93, 1r., £10; 123, 124, 125, 1r. each, £17 each.
Palmer's Find—Town 42, 89, 96, about 1r. each,

£20 each; 90, 91, 94, 95, 1r. each, £17 each.

†Palmer's Find—Town 163, 164, 165, 166, 167, 168, about 1r. each, £25 each; 175, 176, 177, 191, 192, 193, 194, about 1r. each, £12 10s. each.

GERALDTON.

10th July, 1935, at 3.15 p.m., at the District Lands Office—

[‡]Geraldton—*1161, 12a. 3r. 15p., £43; 1162, 9a. 0r. 18p., £37; 1163, 9a. 2r. 8p., £32; 1155, 8a. 1r. 30p., £32.

MEEKATHARRA.

10th July, 1935, at 11 a.m., at the Mining Registar's Office—

Meekatharra—Town 401, 499, 514, about 1r. each, £10 each; 59, 1r. 19p., £22 10s.

MT. MAGNET.

10th July, 1935, at 2 p.m., at the Mining Registrar's Office—

Sandstone-Town 84, 20p., £10.

†Youanmi—Town 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 207, 235, 236, 237, 238, 240, 241, 242, 243, 244, 245, 246, 247, 239, 248, 249, 250, 1r. each, £25 each.

NORTHAM.

11th July, 1935, at 11.30 a.m., at the District Lands Office— $\,$

‡Minnivale—Town 28, 1r., £20.

PERTH.

12th July, 1935, at 11 a.m., at the Department of Lands and Surveys—

‡Wanneru-Town 99, 1r., £10.

*Suburban for cultivation.

†Sold, subject to the conditions that the lessee shall not carry on, or suffer or permit to be carried on, on this lot any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and further, the conditions under which this lot is made available shall not entitle the lessee now, or at any future time, to the right to convert same to fee simple.

†The provisions of Clause 22 of the Regulations for the sale or leasing of Town and Suburban lands at auction shall not apply at the sale of these lots.

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 or 20 feet only.

A. R. T. BROWN, Acting Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of "The Land Act, 1933."

IT is hereby notified that the land described hereunder will be available for general selection under Part VI..of "The Land Act, 1933," on and after the date specified:—

WEDNESDAY, 3rd JULY, 1935.

PERTH LAND AGENCY.

Eucla Division.

Neridup District (near Russell Range).

Corres, 1757/33. (Plan 12/300.)

That area of unsurveyed land, containing about 20,000 acres; being A. J. M., C. N., G. H. M., and M. S. Cook's forfeited Pastoral Lease No. 393/402.

A. R. T. BROWN, Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Department of Lands and Surveys. Perth, 6th March, 1934.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of "The Land Act, 1933," and the Regulations appertaining thereto, subject to the provisions of the said Act.

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. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

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

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

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

All marketable timber, including sandalwood and mallet, is reserved to the Crown, subject to the provisions of Clause 18 of the Regulations.

SCHEDULE.

OPEN WEDNESDAY, 26th JUNE, 1935. ALBANY LAND AGENCY.

Denmark Estate (about five miles West of Denmark).

Corr. No. 3165/20. Open under Part V. (Plan 452C/40, D4.)

Location 408, comprising 103a. 1r., at 15s. per acre; classification page 53 of 3165/20; subject to an Agricultural Bank mortgage and to the conditions applying to this Estate; being G. R. Follard's forfeited Lease 38047/55.

Denmark Estate (about four miles North-West of Denmark).

Corr. No. 11622/11.

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

Location 507, containing 116a. 3r., at 12s. 6d. per acre; classification page 79 of 11622/11; subject to an Agricultural Bank mortgage and to the conditions applying to this Estate; being E. A. Onions' forfeited Lease 30459/55.

Hay District (about nine miles South-West of Tenterden).

Corr. No. 3029/20.

Open under Part V. (Plan 444/80, E2.)

Location 979, containing 1,719a. 1r. 13p., at 2s. per acre; classification page 8 of 3029/20; subject to payment for improvements, and to exemption from road rates for two years from the date of approval of application; being G. Herbert's forfeited Lease 13813/68.

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

Corr. No. 2799/11.

Open under Part V. (Plan 445/80, B4.)

Location 1700, containing 160 acres; subject to classification and pricing and to payment for improvements; being G. N. and W. W. Fellows' forfeited Lease 10071/56.

GERALDTON LAND AGENCY.

Victoria District (about five miles North-West of Tenindewa).

Corr. No. 4262/21.

Open under Part V. (Plan 156/80, B2.)

Location 4848, containing 989a. 1r., at 11s. 6d. per acre; classifications pages 43 and 112 of 4262/21; subject to Agricultural Bank and Industries Assistance Board mortgages; being J. J. Smith's forfeited Lease 38741/55.

Victoria District (near Milhun Spring).

Corr. No. 3489/26.

Open under Part V. (Plan 128/80, D3.)

Location 8613, containing 100a. Or. 6p.; subject to classification and pricing, and to any necessary survey.

KATANNING LAND AGENCY.

Kent District (at 194-Mile Post on Rabbit-proof Fence).

Corr. No. 627/12

Corr. No. 627/12
Open under Part V. (Plan 418/80, F3 & 4.)
That portion of Reserve 14039, containing about 450
acres, bounded by lines commencing at its North-East
corner and extending South along its East boundary for
a distance of about 134 chains; thence West about 36
chains; thence North about 117 chains to its Northern
boundary; thence North-Eastward along part of said
North-Eastern boundary to the starting point; subject to North-Eastern boundary to the starting point; subject to survey, classification, and pricing, and to the payment of statutory survey fee with application. Reserve 14039 (Rabbit Department) is hereby reduced.

NARROGIN LAND AGENCY.

Roe District (about nine miles North-West of Lake Biddy).

Corr. No. 5436/26.

Open under Part V. (Plans 388/80, A1; 387/80, F1.) Location 925, containing 1,713a. 2r 24p., at 7s. 6d. per acre; classification page 8 of 5436/26; and Location 1266, containing 1,039a. 2r. 12p., at 5s. 6d. per acre; classification page 9 of 57/29; subject to an Agricultural Bank mortgage; being A. J. Edwards' forfeited Leases 22042/68 and 68/1162.

Williams District (about 41/2 miles South-West of Highbury).

Corr. No. 532/35.

Open under Part V. (Plan 385D/40, C4.)

That portion of Reserve 19112, containing about 36 acres, bounded on the South by Location 2176, on the West by Location 2789, on the North by Location 12880, and on the North-East by Road No 3728; subject to classification and pricing and to any necessary survey. Reserve 19112 (Timber, Mallet Growing) is hereby reduced.

NORTHAM LAND AGENCY.

Avon District (near Quelquelling Well).

Corr. No. 2253/89.

Open under Part V. (Plan 27B/40, E1.)

Those portions of Reserve 1563:

(a) Bounded on the South-Westward by the North-Eastern boundary of Avon Location 545, and on the North-Westward by the prolongation of the North-Western boundary of said location, on the North-Eastward and South-Eastward by part of the North-Eastern and a South-Eastern boundary of said Reserve (about 70 acres.

(b) Bounded on the North-Eastward and South-Eastward by part of the South-Western boundary of Location 545 and a North-Western boundary of Location 20954, on the Westward by an Eastern side of Road No. 8548 (about 12 acres).

(c) Bounded on the Eastward by Road No. 8548, on the South-Eastward by Reserve 21388, on the South-Westward by Locations 15480, 2819, and 2243, and on the North-Westward by the last-mentioned location (about 110 acres).

Subject to classification, pricings and any necessary irvey. Reserve 1563 (Travellers and Stock) is heresurvey. by reduced.

Avon District (near Barbalin Siding).

Corr. No. 953/32.

Open under Part V. (Plan 55/80, E.F3.) Locations 15343 and 24299, containing 2,117a. 3r. 28p.; subject to classification, pricing, and to payment for improvements; being H. C. Bridges' forfeited Leases 68/3665 and 74/1561.

Avon District (about 41/2 miles South of Merredin). Corr. No. 5651/23.

(Plan 24/80, A2 & 3.) Open under Part V.

Locations 19447 and 22890, containing 965a. 3r. 39p., at 7s. per acre; classification page 26 of 5651/23; subject to an Agricultural Bank mortgage and to a cropping lease expiring 28/2/36, and to the Government retaining the right to resume for railway or other public purposes any land required and no compensation to be given for resumption except for the actual value of any improvements that may be resumed; also subject to Goldfields Water Supply Timber conditions; being J. Motzel's forfeited Leases 17242/68 and 23704/74.

Melbourne District (about two miles West of Elphin).

Corr. No. 2116/25.

Open under Part V. (Plan 57/80, C3.)

Location 2221, containing 160 acres; subject to classification and pricing and also to payment for improvements; being T. Liversedge's forfeited Lease 19189/68.

Ninghan District (about 81/2 miles North-West of Gabbir).

Corr. No. 6250/26.

Open under Part V. (Plan 55/80, A1.)
Locations 1494 and 2546, containing 954 acres, at 6s.
per acre; classification page 48 of 6250/26; subject to
payment for improvements; being R. J. Mortimer's
forfeited Leases 21338/68 and 25393/74.

Ninghan District (about 41/2 miles South-East of Kulja).

Corr. No. 5221/27.

Open under Part V. (Plan 65/80, D3.) Locations 2599 and 2888, containing 2,640a. 3r. 7p., at 6s. per acre; classification page 8 of 5221/27; subject to an Agricultural Bank mortgage; being R. E. Lehmann's forfeited Leases 22983/68 and 25984/74.

PERTH LAND AGENCY.

Cockburn Sound District (near Rockingham).

Corr. No. 17254/10.

Open under Part V. (Plan 341D/40, B3.)

That portion of Reserve 13378, containing about 20 acres, bounded on the East by Location 350, on the South by Location 16, on the West by Locations 88 and 93, and on the North by Location 226 and the prolongation East of its South boundary; subject to survey, classification, and pricing; available to adjoining holders only. Reserve 13378 (Excepted from Sale) is hereby reduced.

Peel Estate (near Wellard).

Corr. No. 1350/31.

Open under Part V. of "The Land Act, 1933-34."

(Plan Peel Estate, B2 & 3.)

Lot 13, containing 105a. 1r. 10p; total purchase money—£105 6s. 3d.; first half-year's instalment as deposit-£2; half-yearly instalments over balance, 291/2 years, including interest:—to returned soldiers, at 4½ per cent. per annum—£3 3s. 10d.; to civilians, at 6 per cent. per annum—£3 15s. 8d.; and Lot 59, containing 30a. 3r. 15p.; total purchase money—£92 10s. 8d.; first half-year's instalment as deposit—£2; half-yearly instalments over balance, 29½ years, including interest:
—to returned soldiers, at 4½ per cent. per annum—£2
16s.; to civilians, at 6 per cent. per annum—£3 6s. 5d.; subject to the conditions applying to this Estate; being H. W. Gaffin's forfeited Lease 55/2350. Peel Estate (near Wellard).

Corr. No. 5521/21.

Open under Part V. of "The Land Act, 1933-34." (Plan Peel Estate.)

Lots 76 and 150, containing 46a. 3r.; total purchase money—£133 13s. 6d.; first half-year's instalment as dehalf-yearly instalments over balance, 291 years, including interest:—to returned soldiers, at 4½ per cent. per annum—£4 ls. 4d.; to civilians, at 6 per cent. per annum—£4 l6s. 4d.; subject to an Agricultural Bank mortgage, and to the conditions applying to this Estate; being V. B. Mills' forfeited Lease 20/1929 20/1929.

Williams District (near Boddington).

Corr. No. 1871/98.

Open under Part V. (Plan 379D/40, B & C4.)

That portion of Reserve 5531, containing about 6a. 2r., bounded by lines starting from the South-West corner of Location 9202 and extending Westward along the Northern side of Pinjarra-Narrogin Railway Reserve for a distance of about 5 chains; thence 351deg. 38min, to the North-Eastern boundary of Reserve 5531; thence 118deg. 10min. about 6 chains 20 links along part of the said North-Eastern boundary to the Western boundary of Location 9202 aforementioned; thence Southward along said Western boundary to the starting point; subject to survey, classification, and pricing. Reserve 5531 (Water) is hereby reduced.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about nine miles South of Noongaar). Corr. No. 1571/28.

Open under Part V. (Plan 23/80, A2.)

Location 482, containing 1,667a. Or. 17p., at 7s. 9d. per acre; classification page 26 of 5957/27; subject to Agricultural Bank and I.A.B. mortgages and to mining conditions; being T. Jennings' forfeited Lease 23085/68.

Yilgarn District (about 101/2 miles North-East of Bullfinch).

Corr. No. 4613/27.

Open under Part V. (Plan 53/80, E4.)

Location 1104, containing 2,683a. Or. 20p., at 9s. per acre; classification page 20 of 4613/27; subject to Agricultural Bank and I.A.B. mortgages, and to mining conditions, and to the condition that all marketable timber is reserved to the Crown; being H. H. Bean's forfeited Lease 23038/68.

WAGIN LAND AGENCY.

Roe District (about two miles South-West of Newdegate).

Corr. No. 3822/27.

Open under Part V. (Plan 388/80, A & B4.)

Location 978, containing 2,469a. 0r. 11p., at 2s. 6d. per acre; classification page 17 of 3822/27; subject to payment for improvements, and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being R. V. Beaumont's forfeited Lease 68/1233.

OPEN THURSDAY, 27th JUNE, 1935. BRIDGETOWN LAND AGENCY.

Nelson District (about 41/2 miles East of Manjimup). Corr. No. 1108/31.

Open under Part V. (Plan 439C/40, F4.)

Location 6774, containing 60a. 1r. 18p., at 19s. per acre; classification page 15 of 523/15; subject to payment for improvements and to the condition that the marketable timber is reserved to the Crown; being E. Wearne's forfeited Lease 55/2136.

Sussex District (about three miles East of Witcheliffe).

Corr. No. 2038/30.

Open under Part V. (Plan 440A/40, B.C2.)

Lecations 2247 and 3765, containing 446a. 2r. 17p., at 8s. per acre; classification page 21 of 2038/30; subject to payment for improvements, and to the condition that all marketable timber is reserved to the Crown, and also to the conditions relating to selection in this district; being J. Criddle's forfeited Leases 68/3100 and 74/1264.

Sussex District (about 61/2 miles from Yokonup).

Corr. No. 2632/31.

Open under Part V. (Plan 413C/40, F3.)

Locations 3790, 1807, and 1808, containing 200a. 1r. 7p., at 5s. 6d. per acre; classification page 10 2633/31; subject to payment for improvements, and to the condition that all marketable timber is reserved to the Crown; being F. Boardman's forfeited Leases 68/3452 and 74/1448.

WEDNESDAY, 3rd JULY, 1935.

BEVERLEY LAND AGENCY.

Roe District (about 71/2 miles North-West of Karlgarin).

Corr. No. 4106/24.

Open under Part V. (Plan 345/80, D4.)

Location 844, containing 1,406a. 1r. 32p., at 6s. 9d. per acre; classifications pages 17 and 18 of 4106/24; subject to an Agricultural Bank mortgage, and to the condition that the Government retains the right to resume for railway or other public purposes any land required, and no compensation to be given for resumption except for the actual value of any improvements that may be resumed; being H. T. Turner's forfeited Lease 19298/68.

GERALDTON LAND AGENCY,

Victoria District (about 31/2 miles North-East of Eradu).

Corr. No. 2807/29.

Open under Part V. (Plan 157C/40, F3.)

Locations 6614 and 8999, containing 1,672 acres; subject to reclassification and pricing, and to payment for improvements; being J. P. Bourne's forfeited Leases 68/2650 and 74/1058.

Victoria District (about 10 miles North-East from Perenjori).

Corr. No. 4610/28.

Open under Part V. (Plau 122/80, F2.)

Location 9315, containing 2,129a. 3r. 28p., at 5s. 6d. per acre; classification page 6 of 4610/28; subject to payment for improvements; being W. G. Taylor's forfeited Lease 68/2341.

KATANNING LAND AGENCY.

Kojonup District (about 13 miles South of Nowcrellup). Corr. No. 1701/20.

Open under Part V. (Plan 418/80, A2.)

Locations 6674, 6675, and 6676, containing 1,022 acres, at 3s, 9d. per acre; classification page 10 of 1701/20; subject to an Agricultural Bank mortgage and subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being J. Fowle's forfeited Lease 38288/55.

Kojonup District (about 121/2 miles South of Nowcrellup).

Corr. No. 3108/28.

Open under Part V. (Plan 418/80, A2.)
Location 8328, containing 1,527a. 1r. 16p., at 4s. 9d.
per acre; classification page 4 of 3180/28; subject to
Agricultural Bank and I.A.B. mortgages and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being E. G. Rule's forfeited Lease 68/1268.

Plantagenet District (about three miles South-East of Toolbrunup Siding).

Corr. No. 4127/28.

Open under Part V. (Plan 436A, & B/40, C & D2.) Location 4567, containing 458a. 3r., at 5s. 6d. per acre; classification page 6 of 4127/28; subject to exemption from road rates for two years from date of approval of application; being N. Ball's forfeited Lease 68/986.

NARROGIN LAND AGENCY.

Avon District (about 91/2 miles South-East of Bullaring).

Corr. No. 2307/29.

(Plan 377/80, D1.) Open under Part V.

Location 19797, containing 1,274 acres, at 7s. 6d. per acre; classification page 17 of 10807/12; subject to payment for improvements, if any, and also subject to exemption from road rates for two years from date of approval of application; being E. G. White's forfeited Lease 68/1911.

Roe District (about eight miles North of Buniche).

Corr. No. 3799/28.

Open under Part V. (Plan 387/80, F1.)

Open under Part V. (Plan 387/80, F1.) Location 1229, containing 1,021a. Or. 2p., at 6s. 6d. per acre; classification page 11 of 3799/28; and Location 1182, containing 2,998a. 2r. 25p., at 6s. 6d. per acre; classification page 11 of 5186/27; subject to Agricultural Bank and I.A.B. mortgages; being W. J. Savage's forfeited Leases 68/349 and 68/348.

Williams District (about half a mile South-West of Wedin Siding).

Corr. No. 1350/27.

Open under Part V. (Plan 386A/40, A & B2.)

Location 13073, containing 1,015a. 1r. 13p.; subject to pricing; classification page 15 of 1350/27; subject to exemption from road rates for two years from date of approval of application; being F. J. Northwood's forfeited Lease 68/884.

NORTHAM LAND AGENCY.

Avon District (about nine miles South-East of Gabbin).

Corr. No. 7066/19.

Open under Part V. (Plan 55/80, A & B4.)

Locations 15657, 14568, and 14570, containing 1,305 acres, at 7s. 6d. per acre; classifications pages 2A and 3 of 7066/19; subject to Agricultural Bank, wire netting and I.A.B. mortgages; being W. E. G. Coxon's forfeited Leases 12401/56 and 36759/55.

Avon District (near Beechina).

Corr. No. 2735/16.

Open under Part V. (Plan Pt. 2A/40, A2, Wooroloo.)

Location 18037, containing 42a. 3r. 23p., at 10s. 6d. per acre; classification page 42 of 2735/16; subject to am Agricultural Bank mortgage; being V. A. Mills' forfeited Lease 9987/68.

Avon District (about three miles South-West of Trayning).

Corr. No. 6128/22.

Open under Part V. (Plan 34/80, B2.)

Locations 20814, 11942, and 22998, containing 1,740 acres, at 8s. per acre; classification page 6 of 6128/22; subject to Agricultural Bank and I.A.B. mortgages; being J. P., P. P., L. M., and J. J. Fenuessy's forfeited Leases 16299/68 and 23136/74.

Ninghan District (about 21/2 miles North-East of Mandiga).

Corr. No. 1894/19.

Open under Part V. (Plan 55/80, B2.)

Location 729, containing 837 acres, at 9s. 6d. per acre; classification page 17 of 1894/19; subject to an Agricultural Bank mortgage; being W. Stone's forfeited Lease 11101/68.

Ninghan District (about five miles North-East of Mollerin or three miles North-West of Cleary).

Corr. No. 5695/28.

Open under Part V. (Plans 65/80, F2; 66/80, A2.) Locations 1302 and 1303, containing 1,993 acres, at 6s. 6d. per acre; classification pages 65 and 66 of 9152/12; subject to Agricultural Bank and I.A.B. mortgages, and also to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given except for the actual value of any improvements that may be resumed; being T. Payne's forfeited lease 68/926.

Ninghan District (about 61/2 miles North-West of Gabbin).

Corr. No. 977/22.

Open under Part V. (Plan 55/80, A1.)

Locations 1495, 1563, and 1896, containing 1,661 acres, at 8s. per acre; classification pages 10 and 11 of 977/22; subject to Agricultural Bank and I.A.B. mortgages, and also to a cropping lease expiring on 28/2/1937; being V. Walsh's forfeited Leases 15489/68 and 22381/74.

Ninghan District (about eight miles West of Burakin).

Corr. No. 4293/26. Open under Part V. (Plan 65/80, A3.)

Locations 1656 and 2683, containing 1,853a. 2r. 15p.; subject to pricing; classi cation page 11 of 8782/12; and Location 1404, containing 462 acres; subject to pricing; classification page 28 of 11349/11; subject to an Agricultural Bank mortgage; being D. M. Martin's forfeited Leases 21625/68, 25502/74, and 22206/68.

Ninghan District (about seven miles North of Wialki). Corr. No. 289/32.

Open under Part V. (Plan 66/80, E1.) Locations 3118 and 3392, containing 2,442a. 0r. 26p., at 7s per acre; classification page 16 of 6320/27; subject to exemption from road rates for two years from date of approval of application; being N. Drummond's forfeited Leases 68/3445 and 74/1444.

Glowrey's Repurchased Estate, Victoria District (about 5½ miles North-West of Nugadong).

Corr. No. 2195/22.

Open under Part V. of "The Land Act, 1933-34," as modified by Part VIII. (Plan 89/80, B & C 3 & 4.)

Locations 4906, 4907, and 4909, containing 1,966a. 2r. 17p.; price per acre—7s.; purchase money—£688 6s. 3d.; half-yearly instalments over five years, interest to returned soldiers, at 4½ per cent. per annum -£15 9s. 9d.; to civilians, at 6 per cent. per annum-£20 13s.; half-yearly instalments over balance, 35 years, including principal and interest:-to returned soldiers, at 4½ per cent. per annum—£19 3s. 9d.; to civilians, at 6 per cent. per annum—£22 18s. 11d.; subject to Agricultural Bank and I.A.B. mortgages; being J. C. McLaren's forfeited Lease 20/1954/55.

PERTH LAND AGENCY.

Peel Estate (near Wellard).

Corr. No. 7922/22.

Open under Part V. of "The Land Act, 1933-1934."

(Plan Peel Estate.)

(Plan Peel Estate.)
Location 85, containing 37a. 1r. 28p.; total purchase money—£157 3s. 9d.; Location 92, containing 27a. 0r. 15p.; total purchase money—£12 3s. 10d.; first half-year's instalment as deposit—£3 5s.; half-yearly instalments over 29½ years, including interest:—to returned soldiers, at 4½ per cent. per annum—£5 2s. 3d.; to civilians, at 6 per cent per annum—£6 1s. 5d.; subject to an Agricultural Bank mortgage, and to the conditious applying to this Estate; being G Fletcher's forfeited Lease 20/2025.

SCUTHERN CROSS LAND AGENCY.

Yilgarn District (about 10½ miles North-East of Southern Cross).

Corr. No. 2319/26.

Open under Part V. (Plan 36/80, F1.)

Location 504, containing 999a. 3r., at 10s. per acre; classification page 23 of 6263/22; subject to Agricultural Bank and I.A.B. mortgages, to mining conditions,

to the Government retaining the right to resume for railway or other public purposes any land required, and no compensation to be given for resumption except for the actual value of any improvements that may be resumed; also subject to the condition that all marketable timber is reserved to the Crown; being G. Paddon's forfeited Lease 13154/56.

THURSDAY, 4th JULY, 1935. BRIDGETOWN LAND AGENCY.

Sussex District (about 51/2 miles North-East of Metricup Siding).

Corr. No. 1399/31.

Open under Part V. (Plan 413D/40, C3.)

Location 2564, containing 140a. 2r. 15p., at 9s. per acre; classification page 84A of 2035/22; subject to exemption from road rates for two years from date of approval of application, to timber conditions, and to the condition applying to selection of land in this dis-trict; being W. Pilsbury's forfeited Lease 68/3194.

WEDNESDAY, 10th JULY, 1935. ALBANY LAND AGENCY.

Plantagenet District (about two miles South-West of Kordabup).

Corr. No. 3936/30.

Open under Part V. (Plans 452D/40, C4; 456A/40, C1.)

Location 2116, containing 103a. 1r. 28p.; subject to pricing; classification page 8 of 3936/30; and Location 4807, containing 166a. 0r. 3p.; subject to pricing; classi cation page 15 of 2860/32; subject to payment for improvements; being C. M. Rickie's forfeited Leases 68/2896 and 68/2878 68/2896 and 68/3978.

Plantagenet District (about 14 miles East of Carbarup Siding).

Corr. No. 3798/26.

Open under Part V. (Plan 445/80, D3.)

Location 4471, containing 160 acres, at 3s. per acre; classification page 12 of File No. 3798/26; subject to payment for improvements, and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to the condition that all marketable timber is reserved to the Crown; being F. N. Lally's forfeited Lease 25979/74.

BEVERLEY LAND AGENCY.

Avon District (about 31/2 miles North-East of Billaricay).

Corr. No. 2925/28.

Open under Part V. (Plan 345/80, B2.)

Locations 19871 and 23998, containing 605 acres, at 6s. 6d. per acre; classification page 6 of File 202/27; to payment for improvements; being H. Me-William's forfeited Leases 68/251 and 74/214

BUNBURY LAND AGENCY.

Boyanup A.A. District (about 21/2 miles West of Boyanup Junction).

Corr. No. 2750/26.

Open under Part V. (Plan 411D/40, A4.)

Location 334, containing 186a. 2r., at 8s. per acre; classification page 49 of 1465/23; subject to payment for improvements, if any; being G. P. Thompson's forfeited Lease 20512/68.

Wellington District (near Collie Burn).

Corr. No. 2885/28.

Open under Part V., Section 54. (Plan 411C/40,

Locations near Collie Burn.)

Location 2954, containing 23a. 2r. 30p., at £1 10s. per acre; classification page 34 of File 10531/09; the area which may be selected by any one person is limited to one location, but may be increased in special cases, with the approval of the Minister for Lands; these locations are granted to a depth of 20 feet only below the natural surface; subject to exemption from road rates for two years from date of approval of application; being R. F. Jelleff's forfeited Lease 60/203. Wellington District (about six miles West of Harvey). Corr. No. 2977/28.

Open under Part V. (Plan 383D/40, B4.)

Location 4188, containing 335a. Or. 12p., at 6s. 6d. per acre; classification page 12 of 2977/28; and Location 4202, containing 160a. 1r. 34p., at 8s. per acre; classification page 13 of 340/29; subject to an Agricultural Bank mortgage and to the right of the Government to enter upon Location 4202 for the purpose of constructing and maintaining drains, free of compensation; being G. B. and L. K. Clayton's forfeited Leases 68/1613 and 68/1531.

GERALDTON LAND AGENCY.

Victoria District (near Wicherina Siding). Corr. No. 3161/20.

Open under Part V. (Plan 157C/40, E3 & 4, F3.)

Location 7260, containing 2,900a. Or. 33p., at 4s. 3d. per acre; classification page 4 of 3161/20; Locations 6190 and 6648, containing 360 acres, at 10s. per acre; classification page 3 of 6935/21; Location 7073, containing 3,005a. 3r. 1p., at 4s. 9d. per acre; classification page 3 of 7588/19; and Location 7072, containing 3,002a. Or. 19p., at 4s. 9d. per acre; classification page 3 of 7589/19; subject to an Agricultural Bank mortgage; being J. C. and F. G. Drew's forfeited Leases 13638/68, 15395/68, 12876/68, and 13519/68.

Victoria District (about 71/2 miles North-East of Eradu).

Corr. No. 896/30.

Open under Part V. (Plans 157B/40, F2; 157C/40, F3; 156/80, A2.)

Location 9313, containing 2,304a. Or, 19p.; subject to reclassification, pricing, and to an Agricultural Bank mortgage; being F. Roberts' forfeited Lease 68/2543.

KATANNING LAND AGENCY.

Kent District (about nine miles South-East from Pingrup).

Corr. No. 4804/25.

Open under Part V. (Plan 418/80, D1.)

Location 801, containing 1,255a. 1r., at 10s. 6d. per acre; classification page 4 of 7629/22; subject to Agricultural Bank and I.A.B. mortgages; being F. W. Stockden's forfeited Lease 41640/55.

Kent District (about 91/2 miles South-East of Pingrup). Corr. No. 2012/23.

(Plan 418/80, D1 & 2.) Open under Part V.

Location 802, containing 999a. Or. 14p., at 12s. 3d. per acre; classification page 5 of 7629/22; and Location 962, containing 619a. Or. 39p., at 8s. 9d. per acre; classification page 32 of 4794/25; subject to Agricultural Bank and Industries Assistance Board mortgages; being R. J. Taber and C. C. Lewis' forfeited Leases 40041/55 and 20673/68.

Kent District (about 12 miles North-East of Pingrup). Corr. No. 6730/26.

Open under Part V. (Plan 407/80, E3 & 4.)

Location 988, containing 1,488a. 2r. 14p., at 8s. 6d. per acre; classification page 15 of 6730/26; and Location 1049, containing 2,087 acres, at 1s. 9d. per acre; classification page 8 of 3048/29; subject to Agricultural Bank and Industries Assistance Board mortgages; Kent Location 1049 only is subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being A. J. Addis' forfeited Leases 13204/56 and 68/2419.

NARROGIN LAND AGENCY.

Roe District (near Lake Hurlstone).

Corr. No. 3199/28.

Open under Part V. (Plan 375/80, F2.)

Locations 1122 and 1745, containing 1,283a. 1r. 27p., at 5s. 9d. per acre; classification pages 1 and 65 of 315/28; subject to an Agricultural Bank mortgage; being H. W. Wilson's forfeited Leases 55/1104 and 74/297.

NORTHAM LAND AGENCY.

Avon District (about 41/2 miles North of Kununoppin).

Corr. No. 5947/09.

Open under Part V. (Plan 34/80, C & D1.)

Location 13866, containing 473 acres, at 10s. per acre; classification page 8 of 5947/09; subject to mortand Colonial Treasurer; being N. Lamond's forfeited Lease 7455/56.

Avon District (about three miles South of Booraan). Corr. No. 6295/25.

Open under Part V. (Plan 24/80, B2.)

Location 20731, containing 1,000 acres, at 8s. 6d. per acre; classification page 11 of 6295/25; and Locations 20740 and 24548, containing 1,000 acres, at 5s. 9d. per acre; classification page 14 of 4170/23; subject to Agricultural Bank and Wire Netting mortgages, to the Government retaining the right to resume for railway or other public purposes any land required and no compensation to be given for resumption except for the actual value of any improvements that may be resumed: being G. Hickling's forfeited Leases 19885/68, 19489/ 68, and 24664/74.

Jilbadji District (about 12 miles South-East of Walgoolan).

Corr. No. 5367/28.

Open under Part V. (Plan 24/80, D & E 2 & 3.)

Location 161, containing 4,999a. 1r. 14p., at 4s. 3d. per acre; classification page 8 of 5367/28; subject to an Agricultural Bank mortgage and to mining conditions; being R. W. Whitehead's forfeited 68/1461.

Ninghan District (about 10 miles South of Dalgouring). Corr. No. 4433/21.

Open under Part V. (Plan 66/80, D4.)

Location 465, containing 1,000a. 2r. 13p., at 12s. per acre; classification page 3 of 4433/21; subject to an Agricultural Bank mortgage, and also to a cropping lease which expires on 28/2/36; being E. T. Farrell's forfeited Lease 39385/55.

Ninghan District (about seven miles South of Cleary). Corr. No. 5213/26.

Open under Part V. (Plan 66/80, A3 & 4.) Locations 1330 and 1331, containing 1,996 acres, at 3s. 9d. per acre; classifications page 58 of File 5213/26 and pages 54 and 55 of File 5213/26; subject to an Agricultural Bank mortgage; being C. H. Storer's forfeited Lease 21219/68.

Ninghan District (about seven and ten miles West of Burakin).

Corr. No. 4223/26.

Open under Part V. (Plan 65/80, A3.)

Location 1519, containing 3,305 acres, at 5s. 6d. per acre; classification page 33 of File 8785/12; and Location 252, containing 340 acres, at 7s. per acre; classification page 8 of File 11992/09; subject to an Agricultural Bank mortgage; being C. Rateliffe's forfeited Leases 20995/68 and 21258/68.

Ninghan District (about nine miles North-West of Burakin).

Corr. No. 6153/27.

Open under Part V.

Open under Part V. (Plan 65/80, A3.) Locations 1522 and 2891, containing 982a. 3r. 21p., at 10s. 6d. per acre; classification page 19B of 8455/12; and Locations 1530 and 1935, containing 1,000a. 1r. 39p., at 9s. 6d. per acre; classification page 19A of 8455/12; subject to Agricultural Bank and I.A.B. mortgages; being A. G. and N. W. Hames' forfeited Leases 68/400, 74/281, 40881/55, and 24015/74.

Ninghan District (about nine miles South-West of Wialki).

Corr. No. 4866/28.

Open under Part V. (Plan 66/80, E4.)

Locations 3028 and 3370, containing 2,704a. 1r. 34p., subject to classification and pricing and to an Agricultural Bank mortgage; being J. Spink's forfeited Leases 68/828 and 74/478.

WAGIN LAND AGENCY.

Williams District (about four miles South-East of Lake Grace).

Corr. No. 4873/26.

Open under Part V. (Plan 387/80, C & D4.)

Location 13237, containing 1,739a. 3r. 18p., at 3s. 9d. per acre; classification page 25 of File 4873/26; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; also subject to exemption from road rates for two years from date of approval of application; being H. V. and F. L. Carter's forfeited Lease 22706/68.

THURSDAY, 11th JULY, 1935. BRIDGETOWN LAND AGENCY.

Cammileri Repurchased Estate, Nelson District (about 1/2 miles South-East of Jarrahwood). Corr. No. 1291/31.

Open under Part V. of "The Land Act, 1933-34," as modified by Part VIII. (Plan 414D/40, B4.)
Location 8292, containing 356a. 2r. 18p.; price per acre—£1 15s.; purchase money—£624 1s. 6d.; half-yearly instalments over five years, interest only:—£14 0s. returned soldiers, at 4½ per cent. per annum—£14 0s. 10d.; to civilians, at 6 per cent. per annum—£18 14s. 6d.; half-yearly instalments over balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. per annum—£17 8s.; to civilians, at 6 per cent. per annum—£20 16s. 1d.; subject to an annum—£20 16s. 1d.; subject to annumm—£20 16s. 1d.; subject to annumm—£20 16s. 1d.; subject to annumm—£20 16s. 1d.; subject to annumment to Agricultural Bank mortgage; being the surrendered portion of G. L. Maslin's Conditional Purchase Lease 20/2405.

WEDNESDAY, 17th JULY, 1935.

RAVENSTHORPE LAND AGENCY.

Kent District (about 14 miles South-West of Ravensthorpe).

Corr. No. 742/29.

Open under Part V. (Plan 420/80, D & E3.)

Location 1046, containing 182a. 2r. 36p.; subject to pricing; classification page 1 of 6145/28; and Location 1047, containing 366a. 2r. 20p.; subject to pricing; classification page 4 of 730/29; subject to mining conditions, and to exemption from road rates for two years from date of approval of application; being M. Reynolds' forfeited Leases 68/1907 and 68/2003.

> A. R. T. BROWN, Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1933.

Department of Lands and Surveys, Perth, 21st June, 1935.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under Section 17 of "The Public Works Act, 1902," for the purpose of a new Road, that is to say:-

Manjimup.

818/98.

No. 898: Deviation of part:—A strip of land, one of the present road 2 chains 85.8 links South-Westward from its junction with a Western side of Road No. 5772, and extending (as shown O.P. 4964) 235deg. 13mir. 1 chain 16.7 links and 250deg. 50min. 11 chains 89.6 links to reight the old road. (Plan 442C/40 E3) 89.6 links to rejoin the old road. (Plan 442C/40, E3.)

Manjimup.

4488/15.

No. 5364: Deviation of part:—A strip of land, one chain wide, its Western side leaving a Western side of the present road, 136deg. 25min. 82 links and 189deg. 44min. 85.2 links from its intersection with an Eastern boundary of Nelson Location 7396, and extending (as shown O.P. 4964) Southward and South-Eastward through Nelson Location 972 to a North-Western side of Road No. 898 in the latter location. (Plan 442C/40, E3.)

Manjimup.

3688/15.

No. 5772: Regazettal and Extension:—A strip of land, one chain wide, leaving a South-Eastern side of Road No. 898, 234deg. 51min. 7 chains 7.1 links and 144deg. 30min. 1 chain from the Southern corner of Nelson Location 10843, and extending (as shown diagram 40965 and O.P. 4964) Southward and Eastward passing through Nelson Locations 7368 (Reserve 16354) and 4477 to the North-West corner of Location 7205 (Reserve 16397). (Plan 442C/40, E3.)

Quairading.

1383/22.

No. 6813: Extension:—A strip of land, one chain wide, leaving the terminus of the present road on the North-Western boundary of the Quairading Townsite and extending Southward and South-Westward through said Townsite to Coraling Street at the North-East corner of Lot 55. (Plan Quairading Townsite.)

Preston.

2735/34.

No. 9500:—A strip of land, one chain wide, commencing on the Eastern side of Road 9240, opposite the South-East corner of Wellington Location 1559, and extending East through Reserve 12518 to a Western side of the Boyanup-Donnybrook Railway Reserve. (Plan 414A/40, B1.)

Tambellup.

223/34.

No. 9501:—A strip of land, one chain wide, commencing on the Southern side of the Tambellup-Gnowangerup Railway Reserve at its intersection with the East boundary of Plantagenet Location 1193, and extending South (as surveyed) along part of the said East boundary and the East boundary of Location 2012 and through Location 2762 to Road No. 1908 on the South-Eastern boundary of the last-mentioned location. (Plan 436A/40, C2.)

Wyalkátchem.

8893/11.

No. 9502:—A strip of land one chain wide (widening in parts), its Western side leaving the North side of a surveyed road 269deg. 55min. 50 links from the South-West corner of Cowcowing Agricultural Area Lot 133 and extending (as shown O.P. 4772) Northward through the Lake Brown Branch Railway Reserve at a distance of 50 links from and parallel to its Eastern side to the North-Eastern side of a level crossing on the South-Eastern boundary of Lot 255: thence South-Eastward 50 links along said side of level crossing; thence again Northward along the Eastern side of the Railway Reserve to the South-Western boundary of the Nalkain townsite.

2a. 3r. 5p. being resumed from Cowcowing A.A. Lot 133.

2r. 30.4p. being resumed from Cowcowing A.A. Lot 73. 2r. 17.3p. being resumed from Cowcowing A.A. Lot 75. 2a. 2r. 7p. being resumed from Cowcowing A.A. Lot 71. (Plan 33B/40, E1.)

Manjimup.

2921/13.

No. 9503:—A strip of land 75 links wide (widening at its commencement and terminus), commencing on the South-Western side of Dean Street, opposite the Southern corner of Pemberton Lot 34 and extending (as shown O.P. 4964) South-Westward through Nelson Location 7368 (Reserve 16354) to Road No. 5772 in same.

No. 9504:—A strip of land 25 links wide, leaving a South-Eastern side of Road No. 898 at the Western corner of Pemberton Lot 67, and extending (as shown said O.P.) South-Eastward along the South-Western boundary of said lot and through Nelson Location 7368 to the North-Western side of Road No. 9503.

No. 9505:—A strip of land 75 links wide, commencing on a South-Eastern side of Road No. 898, 2 chains 23.5 links South-Westward from the Western corner of Pemberton Lot 67, and extending (as shown said O.P.) South-Eastward through Nelson Location 7368 to the North-Western side of Road No. 9503.

No. 9506:—A strip of land 25 links wide, commencing on a South-Eastern side of Road No. 898, 5 chains 24.4 links South-Westward from the Western corner of Pemberton Lot 67, and extending (as shown said O.P.) South-Eastward through Nelson Location 7368 to the North-Western side of Road No. 9503.

No. 9507:—A strip of land one chain wide (widening in parts), leaving Road No. 898 at the Eastern end of the Pemberton Station Yard and extending (as surveyed) Westward and South-Westward along the Northern and North-Western boundaries of same to its Western corner; thence (as shown said O.P.) Westward, South-Westward and again Westward along the Northernmost boundary of Nelson Location 7368 and part of the North boundary of and through Location 972 to Road No. 5364 on the Western boundary of the latter location.

No. 9508:—A strip of land 50 links wide (widening at its commencement and terminus), leaving Road No. 898 at the South-East corner of Nelson Location 972 and extending (as shown said O.P.) North-Westward, passing through said location to Road No. 9507 within same.

No. 9509:—A strip of land 50 links wide, leaving a North-Western side of Road No. 898, 235deg. 13min. 1 chain 2.4 links and 250deg. 50min. 3 chains 37 links from the South-East corner of Nelson Location 972, and extending (as shown said O.P.) North-Westward, passing through said location to Road No. 9507 within same.

No. 9510:—A strip of land 25 links wide (widening in part), leaving the North-Eastern side of Road No. 9509, 1 chain 3.7 links from its junction with Road No. \$98 and extending (as shown said O.P.) North-Eastward and North-Westward through Nelson Location 972 to Road No. 9507 within same. (Plans 442C/40, E3, and Pemberton Townsite.)

Plans and more particular descriptions of the lands so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Lieutenant-Governor.

M. F. TROY,
Minister for Lands.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

WE, W. G. and R. Cowcher, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Williams Road Board to close the said portion of road, viz.:—

Williams.

12737/10.

W.529:—The surveyed road along part of the South boundary of Williams Location 48; from a surveyed road at its South-West corner to Road No. 3755 at its intersection with said South boundary of the location. (Plan 384C/40, D3.)

W. G. COWCHER.

RUTH COWCHER.

I, Frank Colin Craig, on behalf of the Williams Road Board, hereby assent to the above application to close the road therein described.

> F. C. CRAIG, Chairman Williams Road Board.

17th May, 1935.

FORESTS ACT, 1918.

Regulations.

159/29.

Forests Department, Perth, 19th June, 1935...

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased, under the provisions of the "Forests Act, 1918," and on the recommendation of the Conservator of Forests, to approve of the following Regulations under "The Forests Act, 1918."

S. L. KESSELL,
Conservator of Forests.

FOREST REGULATIONS.

Preliminary.

- 1. These Regulations may be cited as the Forest Regulations, 1935.
- 2. The Forest Regulations, 1925, published in the Government Gazette on the 19th day of June, 1925, and all amendments thereof and additions thereto, are hereby repealed.

Registration of Timber Workers.

- 3. (1) No persons (except mill-hands, navvies, and general labourers) shall engage or be employed in the timber industry, or in the cutting or removal of forest produce, in any State forest or timber reserve, or on Crown land as defined by Section 4 of the Act, including the area of any saw-milling or other permit, unless the name and address of the person so employed is registered in the Department: Provided that the Conservator may exempt from the provisions of this regulation any persons employed by the holder of a license issued under these Regulations.
- (2) No person shall employ any other person (except mill-hands, navvies, and general labourers) in the timber industry, or in the cutting or removal of forest produce in any State forest, or timber reserve, or on Crown land as defined by Section 4 of the Act, including the area of any saw-milling or other permit, unless the name and address of the person so employed is registered in the Department: Provided that the Conservator may exempt from the provisions of this regulation the holder of a license issued under these Regulations.
- 4. Such registration shall only have effect for the year of registration ending on the 31st day of December and shall be annually renewed. A fee of 2s. 6d. shall be payable for every registration and for the annual renewal thereof.
- 5. Application for registration shall be made to the District Forester in whose district the timber worker is employed.
- 6. An application for registration shall be in writing, and shall be accompanied by such particulars as the Conservator may from time to time require.
- 7. A certificate of registration shall be issued to every timber worker whose name and address is registered.
- 8. In these Regulations the term "timber worker" means the holder of a certificate of registration as aforesaid.
- 9. Every timber worker shall produce his certificate of registration to any officer of the Department, on demand.
- 10. Every timber worker shall, before engaging in or taking up employment in the timber industry on any area other than the area specified in his certificate of registration, apply to the Forester in charge of the district in which the new area is situated for an indorsement on such certificate of a description of the new area, and the name of the permit holder, or contractor (if any), and the District Forester shall certify the same by his signature to the indorsement on the certificate of registration.
- 11. All applications for the renewal of registration must be accompanied by a previous certificate or a certified copy.
- 12. A certified copy of a certificate of registration may be obtained on application to the Conservator on payment of the fee of 2s. 6d.
- 13. No timber worker, unless his certificate of registration is limited and restricted to the carting and removal of forest produce, shall be engaged or employed in the timber industry otherwise than on the area specified in or indersed on his certificate of registration.

- 14. A certificate of registration must be held by every person engaged or employed in carting or removing forest produce, and it shall not be lawful for any person to be so engaged or employed, unless the name and address of such person so engaged or employed is registered in the Department: Provided that the Conservator may exempt from the provisions of this regulation the holder of a license or any person employed by the holder of a license issued under these Regulations.
- 15. Any registration may be cancelled by the Conservator for breach by the timber worker of the provisions of the Act or of any of these Regulations.

Brands.

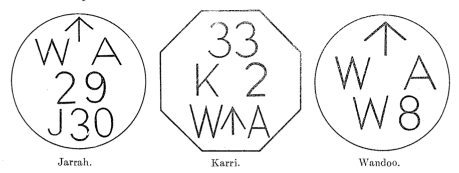
- 16. Every faller and hewer shall provide himself with a distinctive branding hammer, to be obtained from the Conservator or officer authorised by him, for which a sum of 9s. and a registration fee of 1s. shall be payable.
- 17. No branding hammer shall be used by a timber worker unless it is registered in the Department. Registration shall have effect until the 31st day of December next following, and no longer, but may be annually renewed on payment of the fee of 1s.: Provided that such registration may be cancelled at any time by the Conservator, or officer authorised by him for breach by the timber worker of any of these Regulations. Any timber worker who, after being advised of the cancellation of the registration of his brand, continues to use such brand, shall be guilty of a forest offence.
- 18. Every faller and hewer shall, immediately after every tree is felled by him, distinctly brand the stump with his registered brand on the surface caused by the felling, and shall, before timber is removed from the stump, distinctly brand with his registered brand one end of each section into which such log shall have been sawn, hewn, or split.
- 19. No brand shall be used by a permit holder or timber worker for the branding of timber unless it is registered in the office of the Conservator, and only brands so registered shall be recorded in the log and mill landing books prescribed by these Regulations.
- 20. Any person owning private forest shall register in the Conservator's office and retain the use of a brand whereby timber cut in or proceeding from his holdings may be distinguished from any other timber. Before timber obtained from private forest is removed from the holding on which it has been felled, it shall be distinctly branded with the registered brand of the owner of such private forest on one end of each section into which such timber shall have been sawn, hewn, or split.
- 21. An application for registration of a brand for the purpose of branding timber obtained from private forest shall be made in writing by the owner of such forest, and shall contain such particulars as the Conservator may require. A fee of two shillings and sixpence is payable for such registration and, if desired, a branding hammer may be purchased from the Conservator at a cost of 9s.
- 22. No person shall make improper use of any brand registered in the Department under these Regulations.

Without limiting the general application of these Regulations, any person shall be deemed to have made improper use of a registered brand who places or causes or suffers to be placed—

- (i) the registered brand of a faller or hewer on any timber which has been felled or cut by any person other than the registered holder of such brand;
- (ii) the registered brand of the owner of any private forest on timber which has been cut, obtained, or removed on or from private forest owned by any other person;
- (iii) the registered brand of the owner of any private forest on timber which has been cut, obtained, or removed on or from Crown lands.
- 23. No person shall counterfeit, alter, obliterate, or deface any registered brand used in pursuance of these Regulations.
- 24. In these Regulations "Registered Brand" means and includes any mark, sign, or impression made by means of a branding hammer or otherwise, and registered in the Department in pursuance of these Regulations.
- 25. No person shall place, or cause or suffer to be placed, on any timber or other forest produce any mark, sign, or brand in such a manner as may be calculated to deceive, or for the purpose of deceiving, any Forest Officer either—
 - (i) as to the person by whom such timber was felled or cut; or
 - (ii) as to the area of land on or from which such timber was cut, obtained or removed.

26. The brands set out hereunder are used by authorised Forest Officers, and the use of such by any other person for the marking or branding of forest produce is prohibited:—

(a) To signify that timber inspected is in accordance with the required specifications:



The first two figures on the jarrah and karri brands signify the year of inspection. The figures following a letter signify the number of the Forest Officer to whom such brand is issued.

(b) To signify that the timber inspected is not in accordance with the required specifications:—



(c) To signify the month during which timber was inspected:-

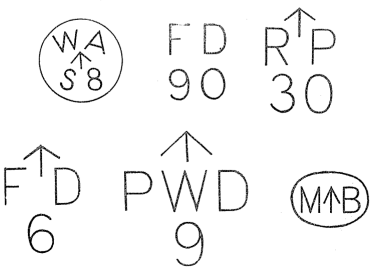


The figures indicate the month of inspection.

(d) To signify that the timber or other forest produce has been seized by a forest officer:—



(e) For other purposes:-



The figures signify the number of the brand on issue to the forest officer or district.

- 27. It shall be unlawful for any person, without authority, to make or use or have in his possession any instrument or brand used by Forest Officers for marking or branding forest produce.
- 28. No person shall, without authority, make, use, or have in his possession any instrument for branding forest produce which bears an outer circle or outline similar to those on brands used by Forest Officers for branding timber, or which might be used for counterfeiting such brands, or which so closely resembles such brands as to be calculated to deceive.
- 29. No person shall counterfeit, deface, or obliterate any brand or mark placed on forest produce by Forest Officers.
- 30. No unauthorised person shall make use of or have in his possession any Government timber brand, or any brand which might be used to counterfeit a Government timber brand.

Permits-General.

- 31. In these Regulations the term "permit" means and includes a permit issued under the Act and any sawmilling permit issued pursuant to "The Land Act Amendment Act, 1904," and the Regulations thereunder. These Regulations shall apply to all such permits.
- 32. Applications for permits shall be made to the Conservator in writing, in the form provided for the purpose, and shall be accompanied by a deposit of 10s.
- 33. A permit may be in the Form No. 1 in the First Schedule, with such modifications thereto and subject to such further conditions as the Conservator may think fit, and shall be granted subject to the payment by the holder of royalties for all forest produce taken thereunder.
- 34. Every permit shall, except as hereinafter provided, be submitted to public auction or tender, and the royalties to be paid shall be thereby fixed.
- 35. Provided that a permit may be issued without being submitted to public auction or tender, where the aggregate royalty payable in respect thereof does not exceed £10.
- 36. If a permit be submitted to public auction or tender, a reserve price per unit of measurement of timber or other forest produce may be fixed. If a permit be submitted to tender, the highest or any tender need not necessarily be accepted.
- 37. The successful bidder or tenderer shall pay such demarcation fee as may be fixed by the Conservator, but not to exceed the survey fee of £6 5s. per mile: Provided that the Conservator may at any time require a survey of the boundaries of the area to be made by a licensed surveyor, and the permit holder shall pay the survey fee at the rate aforesaid. The minimum fee for any such survey shall be £5.
- 38. The holder of every permit that has not been submitted to public auction or tender and the royalties thereby fixed, shall pay for all timber felled or removed on and from the area to which the permit relates, the royalties prescribed by the Second Schedule to these Regulations.

Provided, however, that this Regulation shall not apply to permits where the aggregate royalty payable in respect thereof does not exceed the sum of £10.

- 39. The holder of every permit other than a sawmilling permit or hewing permit shall, on the first day of each calendar month, forward to the local Forest Officer a return, verified by statutory declaration, showing the quantity of forest produce obtained or removed during the preceding month.
- 40. The Conservator may direct that any timber cut under permit or license shall be held at the stump until such timber has been tallied for royalty purposes by an officer of the Department.
- 41. Accounts for royalties and inspection fees due shall be delivered or forwarded by post or otherwise by an officer of the Department to the permit holder as soon as practicable after the expiration of every month, and the permit holder shall pay the amount stated in such account within 21 days after the date thereof, and no alleged inaccuracy in the account shall be an excuse for delay in such payment beyond the prescribed time; but any proved inaccuracy shall be taken into consideration in any subsequent account, or a refund may be made of any overcharge proved to the satisfaction of the Conservator.
- 42. Should any royalties or fees payable under a permit be not paid within the time prescribed under Regulation 41, the Conservator or any officer acting on his behalf may enter the permit area and prohibit the felling, sawing, and removing of timber, or the taking of other forest produce to which the permit may relate,

and may seize all timber felled or forest produce obtained, the property of the permit holder, that may be found upon the land comprised in the permit, sawmill site, or timber depot.

43. A permit holder or licensee shall not, except as hereinafter provided, fell or remove, or cause or suffer to be felled or removed, on or from the area of his permit, any tree that is not a mature tree.

Without limiting the generality of this Regulation, jarrah and karri trees ninety inches in circumference, such measurement being over the bark at four feet three inches from the ground, shall be deemed mature trees. Any such trees of lesser girth at four feet three inches or any less height from the ground shall not be deemed mature trees. Provided that an authorised officer may mark and allow to be felled any tree of lesser girth that, in his opinion, may be properly felled, and the felling by a permit holder of such trees so marked shall not be deemed a breach of this Regulation.

- 44. The holder of a permit shall not, without the permission in writing of the Conservator, cut or remove timber or other forest produce from any other Crown land, or from any freehold or leasehold land while he is operating upon the land held under permit.
- 45. The rights conferred upon a permit holder by the Act and these Regulations shall not affect the right of the Conservator, or any person claiming under him, to occupy or use the land therein comprised for any purpose consistent with the rights conferred by the permit.
- 46. The right is reserved to the Crown at any time during the continuance of a permit to sell, lease, or otherwise dispose of any Crown land within such permit area which, in the opinion of the Conservator, has been denuded of marketable timber, and the excision of which from the permit area will not interfere with the proper enjoyment of the rights and privileges conferred under the permit.
- 47. Notwithstanding anything herein contained, but subject to the Act, the Conservator may enter into any agreement with the holder or intending holder of a permit or license with the object of imposing any other conditions, in addition to those herein provided for, which may be deemed advisable, and such conditions shall be deemed to be prescribed by these Regulations, and the conditions and terms of the permit or license may be so altered or framed as to give effect to such agreement.
- 48. The holder of a permit, if so required by an officer of the Department, shall carry stores or equipment for use by employees of the Department, or for persons contracting to carry out works for or on behalf of the Department, and timber or other forest produce over any tramline constructed on and from his permit area to the Government railway at a freight of not exceeding one penny per ton per mile.
- 49. With the approval, in writing, of the Conservator, a permit holder may, for such period not exceeding six months, as the Conservator may think fit, after the expiration or sooner determination of his permit, remove from the area of the permit, his buildings, plant, machinery and effects, including any timber or other forest produce lawfully acquired. Any buildings, plant, machinery, and effects not removed within the period approved by the Conservator shall become the property of the Crown.
- 50. The Conservator or any officer of the Department may, in the performance of his duties under the Act and the Regulations, at any time enter upon any land the subject of a permit, and into any sawmill or other building thereon or pertaining thereto and inspect the plant and machinery and the timber or other forest produce.
- 51. The holder of any permit or license shall retain for a period of two years all books of account, wages sheets, mill landing books, mill returns, and other documents, and shall, whenever required so to do, produce for inspection by the Conservator or any person acting with his authority all such books of account, wages sheets, mill returns, and other documents to enable the royalties payable to be ascertained, but any information so obtained shall not be disclosed otherwise than in the performance by an officer of his official duties.
- 52. Notwithstanding any conditions contained in any permit or license, the Conservator may direct that timber or other forest produce shall not be removed from where it is felled or obtained, or from any other specified place, until the royalty due thereon has been paid. Any timber or other forest produce on which royalty is due shall at all times be open to inspection by an officer of the Department, who may seize the same should he have reason to believe that it may be removed notwithstanding any such direction.

Sawmilling Permits.

- 53. A permit relating to timber for sawmilling shall entitle the holder thereof, subject as hereinafter provided, to the sole and exclusive right to cut and remove
 such species and classes of timber as may be specified therein on and from the area
 described in such permit: Provided that it shall be lawful for any person, acting
 with the authority of the Conservator, to cut and take away on and from the area
 any indigenous timber that may be required for making or keeping in repair any
 railway, or for any other works and purposes of public utility or convenience, or
 other immediate local requirements, without making the holder of the permit any
 compensation in respect thereof: Provided also, that the permit holder, or a
 manager appointed by him, and every person employed by the permit holder, or his
 manager, as a timber worker, or in the carting or removal of timber, shall hold a
 certificate of registration under these Regulations.
- 54. The holder of a permit relating to timber for sawmilling shall, within six months from the date of his permit or within such other period as may be therein specified, erect within the area to which the permit extends, or on such other site as the Conservator may approve, a fully equipped sawmilling plant of the capacity stated in his permit, and shall thereafter maintain such plant in efficient working order. The permit holder shall make application in writing to the Conservator of Forests for a sawmill site under Regulation 64.
- 55. Within six months of the grant of a sawmilling permit, or within such other period as may be therein specified, the holder shall proceed with the felling and removal of timber in accordance with the Act and these Regulations and the conditions of his permit, and in default the permit shall be liable to forfeiture.
- 56. Every permit holder shall from time to time confine his operations to certain defined coupes of the area marked under the directions of an officer of the Department. At the expiration of such period as the Conservator may fix, the coupes denuded of matured timber shall be closed from cutting and reserved for reforestation. It shall be unlawful for the permit holder to fell any tree on any portion of the area so closed.
- 57. In the event of the permit holder failing to maintain his log intake as set forth in his permit, he shall nevertheless be required to pay at least 60 per centum of the royalty computed on his authorised log intake; and, further, if in the opinion of the Conservator the permit holder fails to maintain his authorised log intake for what the Conservator in his discretion considers an unreasonable period, the Conservator may reduce the area of the permit proportionately.
- 58. The books to be kept by the holder of a sawmilling permit under which the royalty is payable on the cubic contents of the logs obtained shall be as follows, and shall correctly contain the particulars therein specified, unless the alteration of any such particulars be allowed in writing by the Conservator; and no excision of leaves or particulars shall be made from such books, except as herein prescribed:—
 - (i) A mill landing book, to be supplied by the Conservator, shall be kept at the mill, and therein shall be correctly recorded immediately on delivery the correct measurements of all mill logs or other timber deposited in the mill yard or authorised depot.
 - (ii) A log book, to be supplied by the Conservator, shall be kept at the mill, and therein shall be correctly recorded each day in duplicate, by the carbon process, the details of all log and other timber received at the sawmill or authorised depot.
- 59. The holder of every sawmilling permit shall mark or cause to be marked by a distinguishing number to the satisfaction of the Forester in Charge, and in consecutive order, each and every log and any other timber, immediately on delivery in the mill yard, or on arrival at an authorised depot; such number to be shown in and correspond with the entry of such log or timber in the prescribed mill landing and log books. If any log shall be found in the mill yard or at an authorised depot without being marked by a distinguishing number, and entered in the Mill Landing Book as required by these Regulations, the holder of the sawmilling permit shall be guilty of an offence against this regulation.
- 60. The method of measuring and recording the dimensions and volume of logs shall be as follows:—
 - (i) In the Mill Landing Book shall be entered for each log the number of the log, the length, and the girth. In the case of butt logs, the length shall be measured from the top of the sloven to the saw-cut at the crown end of the log, and for other logs the length shall be measured from end to end. Such measurements shall be entered in feet only, and for the purpose of such entries nine inches or over shall be entered as an additional foot, but under nine inches shall be omitted.

The girth of butt logs shall be measured at a point equidistant from the top of the sloven and the crown end of such logs, and of other logs at a point equidistant from both ends of such other logs. A deduction of one inch in girth measurement may be allowed for each foot of bark on the log under the tape, but no such deduction for bark shall exceed a maximum of eight inches. In the event of a log having an abnormal swelling in the centre, the centre girth shall be ascertained by taking the average of the girths at each end, but both measurements and the centre girth so calculated shall be entered in the Mill Landing Book. All girth measurements shall be entered in feet and inches.

- (ii) The lengths and girths of all logs entered in the Mill Landing Book shall be transferred to the Log Book, and the dimensions so transferred shall be true copies of the respective entries in the Mill Landing Book. The volume of each log shall be entered in the Log Book from the Table of Contents of Logs, True Volume Measure (Forests Department, 1933).
- 61. At the end of each calendar month, the permit holder shall cause his log book to be ruled off and the sheet marked "original" to be excised. Such "original" verified by a statutory declaration, shall be forwarded to the local Forest officer within three days of the close of such period, together with a summary showing for such period:—
 - (i) the total quantity of log timber removed to the mill landing from Crown lands held under permit;
 - (ii) the total quantity of log timber removed to the mill landing from other Crown land or from any freehold or leasehold land under permission granted by the Conservator in accordance with Regulation 44;
 - (iii) the estimated quantity of log timber cut on Crown lands, but not removed to the mill landing;
 - (iv) the quantity of log timber put through the mill;
 - (v) details of the sawn timber converted from log timber at the sawnill;
 - (vi) particulars as to disposal of sawn timber;
 - (vii) particulars relating to the number of men employed at the mill.
- 62. It shall be unlawful for the holder of any sawmilling permit, or any person employed at or in connection with any log landing or sawmill, to use, or cause or suffer to be used, any inaccurate measuring tape for the purpose of carrying out the requirements of regulations directly or indirectly involving the measurement of timber.
- 63. The Minister may, on the recommendation of the Conservator and with the approval of the Governor in Council, extend the term of sawmilling permits issued pursuant to "The Land Act Amendment Act, 1904," subject to a revision of royalties, so far as the holders may not have fully exercised their rights on the basis of the provision of ten years' cutting.

Mill Sites.

64. The Conservator may grant to a permit holder authority to hold an area not exceeding 50 acres, as a mill site, during the currency of his permit, at a rent of £1 per annum for every 10 acres or part thereof. Application for such site, defining the position thereof, and accompanied by a deposit of £1, shall be lodged with the District Forester.

Timber Tramway Permits.

- 65. The Conservator may grant permission to construct, retain, and use timber tramways for the removal of timber or other forest produce from the area of any permit at a rent of five shillings per mile per annum, or any lesser period: Provided that no rent will be payable on shunts of less than 10 chains in length.
- 66. Any permit holder desiring to retain, construct, or use a timber tramway shall make application annually in writing to the Conservator, and such application shall be accompanied by a plan showing—
 - (i) the tramlines constructed which he desires to retain for the ensuing 12 months;
 - (ii) new tramlines which he proposes to construct during the ensuing 12 months, indicating the positions of landings;
 - (iii) the area over which he desires to conduct felling operations during the ensuing 12 months.

Provided the proposed tramline construction is approved by the Conservator, a permit may be issued in the Form No. 2 in the First Schedule, with

such modification thereof and subject to such further conditions (if any) as the Conservator may think fit. No tramway construction shall be commenced until a tramway permit has been issued by the Conservator.

67. Any tramway permit granted under these Regulations shall remain in force for a term of 12 months from the commencement thereof, unless revoked in the meantime under the conditions therein contained.

Hewing Permits.

- 68. All hewn timber obtained from Crown lands shall be inspected or tallied by an officer of the Forests Department, who shall, immediately after inspecting or tallying the timber, submit to the Conservator a return setting out particulars of the timber inspected or tallied.
- 69. The holder of every permit on which hewn timber is being obtained shall, with all despatch, remove all such timber to approved stacking sites for inspection. One or more stacking sites shall be nominated by the permit holder and approved by a Forest Officer, for each permit held, and all hewn timber obtained from each holding shall be stacked separately on the respective sites: Provided that, where permits on which the same royalty is payable have been amalgamated with the approval of the Conservator, hewn timber from a group of holdings so amalgamated may be stacked on the same site.
- 70. It shall be unlawful for any person to hew from timber acquired under a permit heart-free beams over twelve feet in length.
- 71. A permit granted to hew sleepers does not confer on the permit holder the right to hew timber—
 - (a) over twelve feet in length of any cross sectional measurement;
 - (b) over sixty square inches cross sectional measurement of any length.

A permit holder who desires to hew crossing timbers or beams the length or cross sectional measurements of which are in excess of those referred to in paragraphs (a) and (b), shall first apply for and obtain the approval of the Conservator in writing to such hewing, and shall pay for any such timber royalty at the rates prescribed in the Second Schedule.

Business and Residence Permits.

72. The Conservator may, from time to time, set apart any portion of the area over which the sole right of cutting timber is granted by any permit, not being a sawmill site, or any other area of land under the control of the Conservator, for occupation by workmen and others employed in connection with such permit, or other persons supplying or ministering to the wants of the workmen. Such persons so desirous shall obtain a "Residence Permit" or "Business Permit" in the Form No. 3 in the First Schedule and which will be granted (per annum) at the rent of One pound per annum.

Apiary Site Permits.

- 73. A permit for the purpose of bee farming may be granted in the Form No. 4 in the First Schedule, with such modifications thereof and subject to such further conditions as the Conservator may think fit, and shall confer on the holder the right to occupy an area of land, not exceeding three acres, as an apiary site.
- 74. Every applicant for an apiary site permit shall be actively engaged in the occupation of bee farming, and shall have at least twenty-five hives of bees in this State.

No person shall hold more than four apiary site permits for every fifty hives of bees in his possession.

- 75. No person shall be granted an apiary site permit on Crown lands within four miles of an apiary site granted to any other person.
- 76. The rental for an apiary site permit shall be £2 per annum. Such rental shall be payable in advance.
- 77. A deposit of not exceeding £20 may be required by the Conservator before issue or renewal of an apiary site permit, as a guarantee for the observance and performance of the conditions contained therein.
- 78. Any person who occupies or uses any Crown lands for the purpose of an apiary site, without first obtaining a permit from the Conservator, shall be guilty of a forest offence.

Forest Leases.

- 79. Applications for forest leases shall be made in writing to the Conservator, and shall be accompanied by a deposit of £1.
- 80. A lessee may be required to pay a demarcation fee of thirty shillings per mile for the first five miles and fifteen shillings per mile for each additional mile.

S1. Upon the revocation in whole or in part of the dedication of any Crown land as a State Forest, any such land, if held under a Forest Lease, shall thereupon be excised from such lease.

Provided that the Conservator will endeavour to make arrangements with the Department of Lands and Surveys that, in the event of any person selecting the whole or any portion of the area within the said Forest Lease under "The Land Act, 1933," the granting of a lease to the selector will be made on condition that the fair value is paid to the forest lessee for all lawful improvements made by him, and existing on the land of which the forest lessee has been deprived, or which, being outside such land but comprised within the lease, have been rendered value-less or reduced in value by such deprivation.

The value of such improvements shall be determined in accordance with the procedure laid down in Section 111 of "The Land Act, 1933."

Rents.

82. Except where otherwise specially provided by the Conservator, all rents shall be paid half-yearly in advance to the Conservator, at the Office of the Forests Department, Perth, or other person authorised by the Conservator to receive rents. Should a lessee or permit holder fail to pay the rent due by him within thirty days of the due dates, his lease or permit may be forfeited by the Conservator.

Timber Inspection.

- 83. Upon payment being satisfactorily arranged for, an officer of the Department may inspect timber, and brand with the inspection brand, all such timber as he may consider to be within the agreed specifications, and such brand shall be deemed a certificate from the Department that the timber passed is true to name and within the agreed specifications. No responsibility shall attach to the Conservator, in the event of any loss or damage arising out of errors or omissions on the part of the Forest Officer carrying out the inspection.
- 84. Immediately after completing an inspection of timber, the Forest Officer carrying out such inspection shall prepare a true return, setting out particulars of the quantity, origin and destination of each size and species of timber inspected, and the person applying for the inspection, or his representative present at the inspection, shall sign such return.
- 85. Timber presented for inspection shall be turned and shown to the satisfaction of the Forest Officer carrying out the inspection. In the event of insufficient or unsatisfactory labour being provided for the satisfactory handling of timber at any inspection, the officer may decline to inspect same, and any costs incurred by the Department in connection therewith shall be payable by the person applying for the inspection.
- 86. In the event of any interference with a Forest Officer during the progress of an inspection by contractors or persons employed in the cutting of the timber, or in turning such timber for inspection, the Forest Officer may decline to proceed with the inspection, and any costs incurred by the Department in connection therewith shall be a charge against the contractor or other person applying for the inspection, and shall be payable to the Conservator before any further inspection of the timber is made.
- 87. Before timber obtained from private forest shall be departmentally inspected, such timber shall be branded with the registered brand of the owner of such private forest.
- 88. The fees for the inspection of round, split, sawn and hewn timber, piles, poles and beams shall be at the rates prescribed in the Second Schedule.

Licenses—General.

- 89. A license may be in the Form No. 5 in the First Schedule, with such modifications thereto and subject to such further conditions as the Conservator may think fit, and may authorise the licensee, in common with other licensees, to cut or remove such forest produce as is therein specified on and from the Crown land therein defined.
- 90. A license may be issued for any period of not exceeding twelve months, subject to the payment by the licensee of such fees or royalties as may be fixed by the Conservator in accordance with these Regulations.
- 91. Every license shall be subject to the Act and the Regulations, and to such conditions (if any) as may be therein expressed.

- 92. No license for the cutting of timber in any part of the State outside the South-West and Eucla Land Divisions shall confer on the licensee the right to fell, cut, injure, or destroy any tree growing within a radius of twenty chains from any well, watering trough, waterhole, river, homestead, or shearing shed, on any reserve, common, pastoral lease, and other Crown land.
- 93. Every licensee shall produce his license for inspection, whenever required so to do by an officer of the Department.
- 94. If any licensee unnecessarily destroy, or cause unnecessary destruction of trees or forest produce, he shall be guilty of an offence against this regulation.
- 95. The Conservator, or any authorised officer, may cancel or suspend any license, in the event of the licensee obstructing any officer of the Department in the execution of his duty, or infringing any provision of the Act or these Regulations, or failing to comply with the conditions of such license.

Sandalwood Licenses.

- 96. No license will be granted for the cutting, pulling, or removal of sandal-wood from Crown lands within the State North of the twenty-sixth parallel of South latitude, except for oil distillation purposes within the State.
- 97. No license will be granted for the cutting, pulling, or removal of sandal-wood on and from the following Reserves and the two areas of Crown land defined hereunder:—
 - (a) Sandalwood Reserve No. 19211, Calooli.

 """
 """
 19212, Yellari.

 """
 """
 19214, Lakeside.

 """
 """
 19640, Coonaanna.

 """
 """
 19645, Emu Rock.

 """
 """
 19764, Wallaby Rock.

 """
 """
 19825, Bullock Holes.

State Forest No. 8-Karramindie.

- (b) The Crown lands, or any portion of the Crown lands, within the area bounded by a line commencing from Kalgoorlie and extending along the Government railway line to Coolgardie, and thence along the Government railway line from Coolgardie to Widgiemooltha, thence across Lake Lefroy in a North-Easterly direction to the Thirty-seven-Mile peg on the Trans-Australian railway line, thence along the Trans-Australian railway line to Kalgoorlie.
- (c) The Crown lands, or any portion of the Crown lands, within the area bounded by a line running in a Southerly direction from the 106-Mile siding on the Trans-Australian railway line for a distance of 15 miles, thence by a line parallel with the said railway line and running in an Easterly direction for a distance of 26½ miles, thence in a Northerly direction to Zanthus siding, thence Westerly along the said railway line to the 106-Mile siding.
- 98. No licensee, registered sandalwooder, or other person shall cut or pull or remove on or from Crown land any living sandalwood tree, or clean any sandalwood tree, so cut, pulled, or removed, of smaller dimension than as defined hereunder, that is to say, any sandalwood tree—
 - (a) of less than 13 inches in circumference, measured over the bark at six inches from the ground level; or
 - (b) the log of which, when cleaned of sapwood, is less than 10 inches in circumference, measured at a point equivalent to six inches above ground level.
- 99. No person shall supply to any licensee or other person, in fulfilment of any order from such licensee or other person—
 - (a) any sandalwood tree of less than 13 inches in circumference, measured over the bark at six inches from the ground level; or
 - (b) any sandalwood log which, when cleaned of sapwood, is less than 10 inches in circumference, measured at a point equivalent to six inches above ground level,

being the product of any living sandalwood tree cut or pulled on Crown land.

- 100. No sandalwood shall be exported to any place beyond the Commonwealth unless it has been inspected by an officer of the Forests Department.
- 101. Application for a liceuse to pull or remove sandalwood on and from land alienated from the Crown shall be made to the Conservator in writing, and shall be accompanied by such particulars as the Conservator may require.

- 102. Any person applying for a license other than the grantee or lessee of alienated land from which it is desired to pull or remove sandalwood may be required to produce to the Conservator authority in writing from the grantee or lessee to pull sandalwood from the land therein specified.
- 103. A license to pull or remove sandalwood from alienated land may be in the Form No. 6 in the First Schedule, and shall authorise the licensee to pull and remove the quantity of sandalwood therein specified on and from the alienated land therein defined.
- 104. A license under Regulation 103 may be issued for any period not exceeding six months from the date thereof. No extension of any license shall be granted in the event of a licensee failing to fully exercise his rights by pulling and removing the quantity of sandalwood therein specified within the term of the license: Provided, however, that a licensee may make application for a further license in respect of sandalwood not pulled or removed under a previous license, and such application shall be dealt with in order of its priority.
- 105. No sandalwood pulled under the authority of a license granted under Regulation 103 shall be removed from the location or lease from which it has been pulled, unless and until it has been inspected and branded by an officer of the Forests Department. The fee payable to the Department for such inspection shall be at the rate of £1 per ton, and shall be paid before the sandalwood is branded.
- 106. It shall be an offence for any person to furnish any false, incorrect, or misleading statements, particularly with reference to the ownership of alienated land, or the ownership of sandalwood on alienated land, with a view to obtaining a license under these Regulations.

Pole and Pile Licenses.

- 107. An applicant for a license to cut poles or piles may be required to produce a current order for poles or piles.
- 108. All poles and piles obtained from Crown lands shall be inspected or tallied by an officer of the Department: Provided that, in districts where no Forest Officer is available to inspect or tally poles and piles, the Conservator may agree to such timber being removed without first being inspected or tallied subject to the licensee submitting a return to the Conservator at the end of each month during the period of his license, giving full particulars of the sizes and number of poles and piles obtained.
- 109. The royalties and inspection fees on poles and piles shall be at the rates prescribed in the Second Schedule, and shall be payable forthwith as accounts are rendered by the Conservator.

Mallet Bark.

- 110. No mallet bark acquired under license or permit shall be stripped before the tree is felled.
- 111. Evey person employed in the stripping of mallet bark under a license or permit shall strip all limbs of a diameter of not less than two inches, as well as the bole of all mallet trees felled by him.
- 112. No mallet trees shall be stripped of bark during the period from the 15th November in each year until the 15th June in the following year.
- 113. No mallet tree under ten inches in circumference, measured over the bark at three feet from the ground or any lesser height, shall be felled or stripped by virtue of a license or permit, or by virtue of an order issued under the authority of a license, unless expressly provided therein.

Timber for Coal Mining.

- 114. The right conferred by Section thirty-nine of "The Forests Act, 1918," on a lessee of a mining lease, or the holder of a mining tenement granted or held under "The Mining Act, 1904," or the Regulations thereunder, to take from the land so demised or held such timber as may be required for mining purposes thereon, shall be exercised by every lessee of a coal mining lease under and subject to these Regulations, and the amendments thereof, so far as such Regulations relate to permit holders, and such Regulations applicable to permit holders shall apply to every such lessee of a coal mining lease as if the right conferred by the said section were exercised under and subject to the conditions of a permit.
- 115. If any coal mining lease held under "The Mining Act, 1904," is situated within the boundaries of a State Forest or Timber Reserve, the lessee shall be liable to pay royalty for all timber taken from his land for mining purposes at the rate of royalty prescribed by these Regulations and any amendments thereof in force for the time being.

Collection of Forestry Statistics.

116. Every person, firm, or incorporated body engaged, whether as principal or agent, in obtaining, holding, removing, converting, buying, consigning, exporting, treating, or utilising any timber or other forest produce shall, on demand by the Conservator, or any Forest Officer, make and furnish a declaration or other statement in writing as to the quantity and description of timber and forest produce obtained, held, removed, converted, purchased, consigned, exported, treated, or utilised during a given period, and the place from which it was obtained and the place to which it was or is intended to be consigned.

Any person who on demand refuses or neglects to make any such declaration or statement, or who makes a declaration or return which is incorrect or misleading, shall be guilty of a breach of this regulation.

General

- 117. (i) No person shall trespass on any portion of a State Forest or Timber Reserve which is the subject of planting or regeneration, and on which notices have been exhibited that trespassing is prohibited.
- (ii) No person shall, in any State Forest or Timber Reserve, use any road or track constructed or maintained from funds provided under Section 41 of the Act when a notice is exhibited on such read or track that the use thereof is prohibited by the Conservator.
- (iii) No person shall, in any State Forest or Timber Reserve, use any road or track constructed or maintained from funds provided under Section 41 of the Act contrary to any regulation or condition prescribed by the Conservator and of which notice is exhibited on such road or track.
- 118. Every person shall, whenever required so to do by an officer of the Department, show such officer the timber cut or other forest produce obtained by him.
- 119. Any officer of the Department may stop and detain any forest produce within the boundaries of any State Forest or Timber Reserve, or on any public highway within or abutting on any State Forest or Timber Reserve.
- 120. Any officer of the Department may seize and dispose of any timber or other forest produce unlawfully cut or removed contrary to these Regulations.
- 121. No tree shall be felled on the area of any permit or license so as to obstruct any railway, tramway, road, track, or watercourse, and, if any tree is felled in a manner contrary to this regulation, in addition to the penalty thereby incurred for a breach of this regulation, any officer of the Department may cause the obstruction to be removed, at the cost of such permit holder or licensee, and the same shall be recoverable in any court of competent jurisdiction.
- 122. It shall be unlawful for any person to strip the bark from any standing tree, except under a license for the obtaining of bark, or to fell any tree for the sole purpose of obtaining the bark. In addition to any penalty incurred for a breach of this regulation, the Conservator may require payment of a sum equal to the value of any tree so damaged.
- 123. Should it appear to the Conservator that a permit holder or licensee, either by himself or his employees, is—
 - (a) causing damage to growing trees or other forest produce;
 - (b) not utilising trees felled or other forest produce obtained to the best advantage;
 - (c) causing waste of timber in felling operations by felling trees at too great a height above ground level;
- the Conservator may require payment by the permit holder or licensee of a sum equal to the estimated value of the damage to such trees or other forest produce, or of the loss on the timber or other forest produce wasted, and the amount so required to be paid may be recovered by the Conservator from the permit holder or licensee by action in any court of competent jurisdiction.
- 124. Any timber worker or other person causing damage to growing trees or other forest produce, or not utilising trees felled or other forest produce obtained to the best advantage, or who in felling operations causes waste of timber by felling trees at too great a height above the ground level, shall be guilty of a forest offence.
- 125. No person shall fell, cut, split, or obtain timber, whether growing or dead, on any reserve set apart for settlers' requirements, except under written permit from the Conservator.
 - 126. No person shall burn any standing tree.
- 127. The cutting or removal of kurrajong, quandong, red flowering gum, coral (*Erythrina vespertilio*), baobab (*Adansonia Gregorii*), and Christmas trees and *Livistona Alfredi, Livistona Eastoni* and cycad palms of every kind or size is absolutely prohibited throughout the State.

- 128. The export overseas of karri timber sawn or hewn into sleepers, or in any other form for use in contact with the ground, which has not been treated by a preservative process which has been approved of by the Conservator, is hereby prohibited, except with the written permission of the Conservator.
- 129. The export overseas of karri timber, whether it be sawn, hewn, or in the form of round logs, is hereby prohibited, unless at least one end of each piece of such timber is distinctly branded to the satisfaction of the Conservator with the letter "K" before being consigned to port of shipment.
- 130. No person shall hinder or obstruct any officer of the Department in the performance of his duties, and on the breach of this regulation by any permit holder or licensee in addition to the penalty thereby incurred, his permit or license may be revoked.
- 131. Any person desiring to obtain particulars as to names of permit holders, conditions, and terms of permit agreements, or any other particulars affecting the same, may, on payment of the prescribed fee, obtain the required information.
- 132. Fees shall be payable in respect of the several matters set out in the Third Schedule, according to the scale therein prescribed.
- 133. It shall be unlawful for any person to carry or use firearms within any State Forest or Timber Reserve, except with the written consent of the Conservator.

Fire.

134. Any person who without reasonable cause refuses or neglects to assist in extinguishing a fire when called upon by a Forest Officer so to do, under Section 47 of the Act, shall be guilty of an offence and shall be liable on conviction to a penalty not exceeding twenty pounds.

Spark Arresters.

- 135. Unless exempted in writing by the Conservator, the owner or any person in charge of a locomotive or stationary steam engine used within the boundaries of a State Forest or Timber Reserve, or of the area of a permit or forest lease, shall, during the period from the first day of December in each year until the thirtieth day of April in the following year, or during any other period of which due notice in writing shall have been given by the Conservator, take the following precautions, with the object of preventing the outbreak of fires caused by the falling of sparks and cinders therefrom:—
 - (a) fit any such locomotive or engine with a spark arrester, of a type approved by the Conservator, and maintain such spark arrester in good order and fit for its purpose;
 - (b) equip and maintain in good order the ashpan of any such engine, to prevent live einders escaping therefrom.
- 136. The Conservator, or any Forest Officer, may inspect any such locomotive or engine for the purpose of ascertaining whether the requirements of these Regulations are being complied with, and if after such inspection it is found that the spark arrester has not been fitted, or that the spark arrester, if fitted, is not suitable for its purpose, or that necessary precautions are not being taken to prevent live cinders escaping from the ashpan, may direct that the fire shall be withdrawn forthwith, and that the same shall not be used until the requirements of these regulations have been met. The owner or person in charge of the locomotive or engine shall afford to the Conservator or a Forest Officer reasonable facilities for such inspection and observe such directions as aforesaid.
- 137. In the event of any fire being caused within the boundaries of a State Forest or Timber Reserve, or of the area of a permit or forest lease, by falling sparks or cinders from a locomotive or stationary steam engine, the Conservator may recover from the owner of such engine damages for injuries to the forest caused by such fire, together with the costs incurred by the Conservator in suppressing such fire.

Penalties.

- 138. (1) Any person who shall commit a breach of any of the foregoing Regulations, or who shall contravene or fail to comply with any provision or condition contained in any permit, license, or authority granted in pursuance of "The Forests Act, 1918," shall, for every such offence for which a penalty is not otherwise specially provided by the Act or these Regulations, be liable to a penalty of not exceeding Fifty pounds.
- (2) The minimum pecuniary penalty for any forest offence shall be one-twentieth of the maximum, and no court shall have power to reduce such minimum.

FIRST SCHEDULE.

Form No. 1.

THE FORESTS ACT, 1918.

No.....

Permit to Get and Remove Timber or other Forest Produce.

The permit holder shall, on the first day of each and every month, furnish to the Conservator, at the office of the Forests Department, Perth, true returns verified by statutory declarations of all......obtained and removed under this permit.

Royalty shall be payable in respect of, and the permit holder shall be responsible for, all......obtained on the said area while this permit is in force.

The permit holder shall work continuously, unless exempted by the Conservator during the continuance of this permit.

The right is reserved to the Crown, at any time during the continuance of this permit, to sell, lease, or otherwise dispose of any Crown Land within the area of this permit which in the opinion of the Conservator has been denuded of....... and the excision of which from the permit area will not in the opinion of the Conservator interfere with the proper enjoyment of the rights and privileges conferred under the permit.

All trees cut into or felled or other forest produce obtained under this permit shall be utilised with the minimum of waste to the satisfaction in all respects of the Forester in charge.

This permit shall not be transferred without the consent in writing of the Conservator.

At no time during the currency of this permit shall any fire be lighted upon any part of the land in respect of which this permit is granted, unless the ground be cleared of all grass, bushes and leaves or branches of trees for a space of ten feet in every direction around such fire or fires.

In the event of any fire occurring in any scrub or on any forest land within this permit area, this permit may be immediately cancelled and all rights thereunder forfeited unless the permit holder can prove to the satisfaction of the Conservator that such fire or fires originated outside the permit area or arose through some cause beyond his control.

In default of payment by the permit holder of the royalty hereby reserved or of the observance and performance by him of the conditions of this permit, and the observance by him of the provisions of the said Act and Regulations or any of them, to which this permit is subject, the Conservator may suspend this permit for such time as he may think fit, or, by notice in writing to the permit holder, cancel and determine this permit, and thereupon the deposit may be forfeited, together with all timber felled or hewn or other forest produce obtained on the said

area; and may seize all machinery, horses, carts, or other plant the property of the permit holder, but without prejudice to the rights of the Conservator to recover royalty in arrear, and in respect of any other claims against the permit holder.

If any question shall arise as to the observance and performance by the permit holder of the conditions of this permit, or the observance by him of the provisions of the said Act and Regulations, or in case of any dispute in relation to the felling or removal of timber or other forest produce, or as to the quantity of timber felled or other forest produce removed, the same shall be decided by the Conservator, whose decision shall be final.

Any notice in writing to the permit holder may be served on him by addressing such notice to him and sending it by post to, or leaving it at, his address as stated in this permit.

The permit holder accepts this permit, and agrees with the Conservator to observe and perform the conditions and obligations of this permit, and to pay all stamp duty in connection with this permit.

The Schedule.
All that area of land situated within the
Dated at Perth this
Conservator of Forests.
In the presence of
Signed by the Permit Holder—
,
In the presence of
[Indorsements.]

Form No. 2.

THE FORESTS ACT, 1918.

Permit to Construct, Maintain, and Use Timber Tramways.

No....

- 1. Subject to the payment of the rent hereby reserved and the observance and performance by the permit holder of the conditions hereinafter expressed, and of the provisions of "The Forests Act, 1918," and the amendments thereof respectively and the regulations thereunder and in force for the time being, so far as such provisions and regulations are applicable hereto, this permit shall, unless forfeited in the meantime, continue in force for twelve months from the.....day of............19...
- 2. The permit holder shall pay in advance to the Conservator of Forests (hereinafter called "the Conservator"), at the Office of the Forests Department, Perth, a rent of five shillings per mile or fractional part thereof on tramways the construction and use of which is authorised under this permit.
- 3. This permit is granted in conjunction with Sawmilling Permit No...... and shall be incorporated with the said permit.
- 4. The permit holder shall take all necessary precautions to the satisfaction of the Conservator to prevent fires being caused on any land by any locomotive engine, or other motive power used and employed upon or in connection with the said tramways and shall—
 - clear at his own expense along the said tramways such firebreaks as may be required by the Conservator from time to time;

- (2) during the period from the first day of December in each year until the thirtieth day of April in the following year, unless exempted in writing by the Conservator, or during any other period of which due notice in writing shall have been given—
 - (a) fit all locomotive engines running on the said tramways with spark arresters of an approved type and maintain such spark arresters in good order and fit for the purpose;
 - (b) equip and maintain in good order the ashpans of all such engines to prevent live cinders escaping therefrom.
- 5. The rights conferred by this permit shall be subject to such conditions and stipulations as the Conservator may impose and such regulations as may from time to time be prescribed for securing the safety of the public from personal injury or otherwise, and for authorising and regulating inspection and inquiry from time to time by the Conservator or any other authorised person.
- 6. The permit holder is hereby authorised to clear the necessary right of way for the construction of earth works and may fell all trees to a width of one chain on either side of the tramway which are in danger of falling and which in the event of falling would obstruct the tramway. Any clearing in excess of this width shall be subject to prior authority being obtained from the Forester in Charge.
- 7. (a) Any mill logs resulting from such clearing, which in the opinion of the Forester in Charge can be economically utilised by the permit holder, shall be removed by him within three months of the completion of the tramway or any portion of it along which such logs have been felled, subject to the payment of royalty on such logs at the rate prescribed under the Sawmilling Permit.
- (b) Any mill logs not removed within such period shall, together with other trees felled which are not suitable for milling, remain the property of the Crown and such timber may be disposed of by the Conservator without compensation to the permit holder, but such action on the part of the Conservator shall not relieve the permit holder from liability to pay royalty on logs referred to in paragraph 7 (a).
- 8. If the construction of the tramways herein authorised or the felling of trees adjacent thereto, as provided for in Clause 6, will result in damage being done to a departmental telephone line, the permit holder shall, before commencing such operations, first notify the Forester in Charge so that he may make the necessary arrangements for the alteration, removal, and/or re-erection of the telephone line, and the permit holder shall on demand pay to the Conservator the cost of such works.
- 9. Should it be found necessary to cross a departmental telephone line in the course of the construction of the tramways herein authorised, the permit holder shall first notify the Forester in Charge, who will arrange for the construction of a standard crossing, the cost of which shall be payable by the permit holder on demand
- 10. The permit holder shall, if so required, make arrangements to the satisfaction of the Conservator for the carriage of Departmental goods and stores for the employees of the Forests Department over tramways operated under the authority of this permit, and shall carry over such tramways free of cost employees of the Forests Department where such transport is necessary to facilitate the operations of the Department.
- 11. The permit holder shall, if so required, construct, at his own expense and to the satisfaction of the Forester in Charge, suitable crossings where the said tramways cross any cleared road or track.
- 12. The permit holder shall at all times and in all respects at his own cost and expense observe and comply with the lawful requirements of any Road Board under the provisions of the Road Districts Act, 1919.
- 13. This permit is revocable by the Conservator if the said sawmilling permit be revoked, or for breach or non-observance by the permit holder of the conditions of this permit or of any of the provisions of the said Act or Regulations.

Dated	at	Perth	thisday	of19	
				***********	• • • • • • • • • • • • • • • • • • • •
				Conservator of	Forests.

Form No. 3.

FORESTS DEPARTMENT.
Residence or Business Permit.
No
(hereinafter referred to as "the permit holder") to occupy as a Residence Business
Area for the purpose of
first day of December, 19 , and thereafter may continue in force from year to
year, subject to payment in advance of the prescribed rent. Rept at the rate of One pound (f1) per annum shall be payable in advance to

Rent at the rate of One pound (£1) per annum shall be payable the Conservator of Forests (hereinafter called "the Conservator").

All buildings erected on the permit area shall be subject to the approval of the Forester in Charge and shall be maintained in good order and condition.

The permit holder shall not hold more than one residence or business permit. The permit holder shall not sublet the area or any portion of it to any person, without the consent in writing of the Conservator.

This permit is not transferable.

In the event of the permit holder selling liquor contrary to the provisions of any Act in force for the time being regulating the sale of intoxicating liquor, the Conservator may cancel this permit, and thereupon any rent that may have been paid on the said permit shall be forfeited.

No compensation shall be payable to the permit holder on the expiration or sooner determination of this permit for any improvements erected on the area, but the permit holder shall be entitled at any time within thirty days from the date of determination or expiration of the permit to remove any buildings, or fences erected by him or to dispose of them to an incoming tenant.

The permit holder shall keep the area in a cleanly condition and shall comply in all respects with the By-laws of the Department of Public Health.

In default of payment by the permit holder of the rent hereby reserved, or of the due observance and performance by him of the conditions of this permit, and the observance by him of the provisions of the said Act and Regulations, or any of them to which this permit is subject, the Conservator may cancel this permit.

Special Conditions:-

Schedule. All that area of land situated in the.................District....... being.....links by.....links, as pegged out by the Forester in Charge. Conservator of Forests. per..... Forester in Charge.

Form No. 4. Western Australia. THE FORESTS ACT, 1918.

Apiary Site Permit.

THIS Permit authorises..... of (hereinafter called "the permit holder") to occupy, for the purpose of an Apiary Site, the area of land described in the Schedule hereto and delineated on the plan attached hereto, under and subject to the conditions hereinafter expressed.

Subject to the observance and performance by the permit holder of the conditions hereinafter expressed, and of the provisions of "The Forests Act, 1918," and the amendments thereof respectively, and the Regulations thereunder and in force for the time being, so far as such provisions and Regulations are applicable hereto, this permit shall continue in force for a period of twelve months from the......day of.......19. until the.....day of.......19...

and thereafter may be renewed from year to year, subject to such further conditions as may be considered necessary, and to payment in advance of the rent hereby reserved, unless suspended or forfeited and cancelled in the meantime.

- 1. Rent at the rate of Two pounds (£2) per annum shall be payable in advance to the Conservator of Forests (hereinafter called "the Conservator") at the Office of the Forests Department, Perth.
- 2. No residence or other buildings, with the exception of an extracting room, shall be erected on the Apiary Site without the consent of the Conservator in writing.
- 3. This permit shall not be exercised otherwise than bona fide in the permit holder's own interest, and only for the purpose specified, and shall not be transferred without the consent in writing of the Conservator.
- 4. The permit holder shall not fell, cut, or in any way injure or destroy any living or growing tree or sapling whatsoever, and shall not cut into or remove any dead or fallen timber on the said land, except with the written approval of the Conservator.
- 5. The Conservator and all persons authorised by him shall at all times during the currency of this permit be permitted to enter upon the said land and carry out any duties which may be assigned to them.
 - 6. The right is reserved to the Conservator—
 - (a) to authorise the felling, cutting, and removal of timber and other forest produce from the area held under this permit;
 - (b) to construct and maintain firebreaks, either by clearing, burning or any other method, and to carry out controlled burning operations at such times and over such areas as he may consider necessary;

and the permit holder shall not be entitled to claim any compensation for any loss or damage whatsoever that he may suffer by reason or in consequence thereof.

- 7. The permit holder shall not by virtue of this permit be entitled to cut through, break down, or otherwise interfere with any fencing or other improvements erected on or adjacent to the permit area.
- 8. The permit holder agrees to observe and comply with the provisions of "The Bush Fires Act, 1902," and the amendments thereof and the Regulations thereunder and in force for the time being. Any breach of the said Act and/or regulations shall be regarded as a breach of the conditions of this permit.
- 9. The permit holder shall immediately report any outbreak of fire on the permit area to the nearest Forest Officer and, together with all persons employed by him on the permit area, shall at all times during the currency of this permit co-operate with officers of the Forests Department in preventing and suppressing bush fires and shall, when called upon by any such officer, act under his instructions in fire fighting or preventing outbreaks of fire.
- 10. In the event of any fire occurring in any scrub or on any forest land within this permit area, this permit may be immediately cancelled and all rights thereunder forfeited, unless the permit holder can prove to the satisfaction of the Conservator that such fire or fires originated outside the permit area or arose through some cause beyond his control.
- 11. As security for the due observance and performance by the permit holder of his obligations under this permit, the sum of \pounds has been deposited by him at the office of the Forests Department, Perth, to be retained until the expiration or sooner determination of this permit.
- 12. The Conservator may, upon giving the permit holder not less than one month's notice in writing, determine this permit, or may at any time withdraw this permit wholly or in part, if the land is required for settlement purposes or otherwise, or if the area is not being used to the best advantage, and the permit holder shall not be entitled to any compensation in respect of any such termination or withdrawal, but may be allowed a reasonable deduction of the annual payment of rent.
- 13. In default of payment by the permit holder of the rent hereby reserved, or of the due observance and performance by him of the conditions of this permit, and the observance by him of the provisions of the said Act and Regulations, or any of them; to which this permit is subject, the Conservator may suspend this permit for such time as he may think fit, or, by notice in writing to the permit holder, cancel and determine this permit, and thereupon the deposit may be forfeited, together with all improvements effected by the permit holder on the said area.
- 14. If any question shall arise as to the observance and performance by the permit holder of the conditions of this permit, or the observance by him of the provisions of the said Act and the Regulations, or in case of any dispute, the same shall be decided by the Conservator, whose decision shall be final.

- 15. Any notice in writing to the permit holder may be served on him by addressing such notice to him and sending it by post to or leaving it at his address as stated in this permit.
- 16. The permit holder accepts this permit, and agrees with the Conservator to observe and perform the conditions and obligations of this permit, and to pay the rent hereby reserved.

the fell Herony Tester (etc.)		
	The Schedu	le.
Dated at Perth, this	day of.	, 19
The Schedu All that area of land situated within the bout	Conservator of Forests.	
		Conscivator of Forests.
	T	· ~
	Produce (·
		District
is hereby licensed for three on and from the locality "The Forests Act, 1918,"	ee calendar months f herein specified, und and the Regulation	from this date to
Dated the	•	19
Durice the	,	•••••
Fee		Conservator of Forests.
		-
having submitted an appl as the reputed grantee or licensed to pull and remo and from the said alienal for supply to	ication, supported he lessee of the aliena ove withinted land, not more	y an authority from, ted land listed hereunder, is hereby months from the date hereof, on
Land District.	Location No.	Approximate quantity of Sandalwood.
from the location or lease been inspected and brand This License is issued and the regulations in for of sandalwood from alien	e from which it has ed by an Inspector subject to the provi ree for the time being ated land.	been pulled unless and until it has of the Forests Department. sions of "The Sandalwood Act, 1929," ng relating to the pulling or removal
Dated at	, this	day of, 19
		Conservator of Forests.

per.....

THE SECOND SCHEDULE.

Royalties and Inspection Fees.

- 1. The Conservator may, with the approval of the Governor, classify permits (as defined in Regulation 31) in respect of which royalty is payable under Section 6 of the Act as of Class A, B, C, D, E, F, G, or H.
- 2. The royalty to be assessed and payable on jarrah logs in the round, taken under permits as defined (which have not been submitted to public auction or tender) by virtue of Section 6 of the Act, shall be as follows:—

In respect of permits of-

Class A		 	£ s. 1.55d. per cubic foot
Class B		 	£ s. 1.41d. per cubic foot
Class C		 	£ s. 1.27d. per cubic foot
Class D		 	£ s. 1.13d. per cubic foot
Class E		 	£ s. 0.99d. per cubic foot
Class F		 	£ s. 0.85d. per cubic foot
Class G		 	£ s. 0.71d. per cubic foot
Class H	• •	 	£ s. 0.6d. per cubic foot

Classification of Permits in accordance with Paragraph 1.

Class A—Permit 78/11.

Class B—Permits 80/11, 84/11.

Class C—Permits 61/11, 79/11 (Part 1), 81/11 (Part 1).

Class D—Permit 82/11 (Part 1).

Class E—Permits 44/11, 71/11.

Class F—Permits 89/11, 82/11 (Part 2).

Class G—Permits 34/11 (Part 2), 216, 761.

Class H—Permits 42/11, 85/11, 86/11.

3. The royalty-

- (a) on karri logs in the round shall be £ s. 0.6d. per cubic foot.
- (b) on hewn jarrah or karri sleepers, measured in the square, shall be three times the rates prescribed in paragraphs 2 and 3 (a);
- (c) on split, sawn and round timber cut for mining purposes other than firewood, shall be £ s. 1.2d. per cubic foot.
- (d) on fence posts shall be one penny each.
- (e) on flowers of Boronia megastigma for distillation purposes shall be one penny per pound;
- (f) on hewn beams-

Cross Sectional M	easurement.	Length.	Royalty.
Up to 60 sq. in. Do. Do. Over 60 sq. in. and	 I up to 100	Up to 12ft Over 12ft. and up to 20ft. Over 20ft Up to 20ft	20% in advance of sleeper rate 40% do. do.
sq. in. Do. Do. Over 100 sq. in. an	do. do. d up to 144	Over 20ft. and up to 40ft. Over 40ft Up to 20ft	80% do. do.
sq. in. Do. Do. Over 144 sq. in. Do	do. do. 	Over 20ft. and up to 40ft. Over 40ft Up to 20ft Over 20ft	100% do. do.

(g) on jarrah and wandoo poles and piles-

							Pric	e per	Lines	al Foo	ot on	Poles	and I	Piles.			
Diameter at Crown.				Lengths.													
			Up to and including 10ft.		Over 10ft. and up to 20ft.		Over 20ft. and up to 30ft.		Over 30ft. and up to 40ft.		Over 40ft. and up to 50ft.		Over 50ft. and up to 60ft.	Over 60ft.			
				s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s. 6	d.	s.	d.
Under 4		•••	•••	0	01	0	01	0	01	0	0½	١.				• • •	
4 inches	and und	er 7	inches	0	0날	0	0≩	0	1	0	11	0	2				
7 ,,	,,	9	,,	0	02	0	$1\frac{1}{2}$	0	2	0	$2\frac{1}{2}$	0	3	0	41	0	6
9 ,,	**	11	,,	0	1	0	2	0	3	0	4	0	5	0	6	0	8
11 "	**	12	,,	0	11	0	$2\frac{1}{4}$	0	4	0	$5\frac{1}{2}$.	0	7	0	9	0	11
12 ,,	,,	13	,,	0	11	0	3	0	5	0	$6\frac{1}{2}$	0	81	0 1	1	1	$1\frac{1}{2}$
13 "	,,	14	,,	0	12	0	$3\frac{1}{2}$	0	6	0	8	0	101	1	1	1	4
14 ,,	**	15	,,	0	$2\frac{1}{4}$	0	4	-0	7	0	$9\frac{1}{2}$	1	0	1	3	1	71
15 ,,	,,	16	,,	0	$2\frac{1}{2}$	0	41	0	8	0	10½	1	11	1	5	1	9
	and ov	er	··	0	22	0	5	0	9	1	ົດ	1	3	1	7	1	11

Inspection Fees.

` \ 1	1		

- (a) Hewn and sawn sleepers . . . £ s. 0.6d. per cubic foot
 Other hewn and sawn timber . . . £ s. 0.8d. per cubic foot
 Dressed flooring £ s. 4.71d. per 100 lineal feet
 Logs for sawmilling . . . £ s. 0.32d. per cubic foot
- (b) Provided that the Conservator may agree to inspect timber for public requirements within the State at rates which shall not be less than half the respective rates prescribed in paragraph (a).
- (c) Inspection fees at half rates shall be payable for the re-inspection of sleepers in respect of which inspection fees at the full rates have been paid. Such half rates shall apply only where there is no variation in specified size of sleeper between the two inspections. Recut sleepers will be charged at full rates.
- (d) Inspection fees on poles and piles shall be at the rate of 12½ per cent. of the prescribed royalty.

Discount.

5. If payment of royalties on timber obtained under permits or payment of inspection fees on hewn and sawn timber is made within the calendar month following the month during which the timber was obtained or inspected, or such extended period, if any, as the Conservator in his discretion may determine, a discount of 15 per cent. may be allowed.

THE THIRD SCHEDULE.

Scale of Fees.

scale of rees.						
	£	s.	d.			
Advertising deposit on lodging application for permit	0	10	0			
Amalgamation of permits: for each permit affected	0	5	0			
Amendment of permit boundaries: for each permit affected	0	5	0			
Application to amend register or permit agreement: for each permit						
affected	0	. 5	0			
Certified copy of registration certificate	0	2	6			
Devolution on death or bankruptcy: each lease or permit	0	5	0			
Exemption from complying with conditions of permit, per month	0	2	6			
Forest lease: deposit on lodging application for	1	0	0			
Forest produce license (firewood), where no royalty is payable, per						
quarter	0	3	0			
Forest produce license (mining timber), where no royalty is payable,						
per quarter	0	7 5	6 0			
Mortgage (where permissible): for each holding or permit affected						
Mortgage, discharge of	0	5	0			
Mortgage, transfer of	0	5	9			
Mill site: deposit on lodging application for	1	0	0			
Preparation of duplicate lease or permit, agreement, or other document						
Preparation of shipping certificate	0	2	6			
Registration of private property brand	0	2	6			
Registration of timber worker, per annum	0	2	в			
Registration of timber worker's brand, per annum	0	1	0			
Rent of business or residence permit, per annum	1	0	0			
Rent of sawmill site, per annum, for every 10 acres or part thereof	1	0	0			
Search of any register, plan, or document	0	2	6			
Transfer of firewood permit	0	5	0			
Transfer of lease or permit other than a firewood permit	1	0	Ü			

THE Commissioners under "The Agricultural Bank Act, 1934," invite tenders for the purchase of the undermentioned land and leases on or before dates and at the local offices named:—

Tenders returnable at Bunbury—6/7/35. 19/1170.

Wellington Locations 3617, 3618, and 1734, being the whole of the land comprised in Certificate of Title Vol. 1037, Fol. 225; Vol. 1041, Fol. 507, standing in the name of Albert Edward Taylor, containing 472 acres, situate 12 miles North-West of Harvey; described as all second class open limestone sandy country, turat, jarrah and banksia; watered by soak and rock holes; 23½ chains 3-wire and netting, 141 chains 3-wire fence; good grazing land and would suit landholders in locality for agistment of surplus stock; it contains a little swampy land (wattle flats).

32/31.

Nelson Locations 10976 and 10982, being the whole of the land comprised in Crown Grant Vol. 1027, Fol. 599, standing in the name of John Albert Reynolds, containing 430 acres 3 roods 24 perches, situate eight miles East of Catterick Siding; described as 50 acres first class brown sandy loam, jarrah and redgum; 343 acres second class gravelly and sandy; balance third class stony; 70 acres part cleared (pasture), 15 acres part cleared and sown on burn, 26 acres of other part clearing; 22 acres rung; watered by dam and two wells; 140 chains 4-wire, 27 chains 5-wire and netting fence (boundary), 86 chains 3 and 4-wire, 34 chains 6-wire (neighbour's), 49 chains 5-wire and netting, 181 chains 4 and 3-wire (internal) fence; house (4 rooms) of j.w.b.; cowshed; dairy; hayshed; yards; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 20 cows, 3 heifers, 11 calves and 1 horse on the property.

1834/29.

Portion of Wellington Locations 420 and 606, being the whole of the land comprised in Certificate of Title Vol. 1003, Fol. 664, standing in the name of Cecil Hazelton, containing 94 acres 25 perches, situate eight miles East of Dardanup; described as 26 acres first class hilly loams, redgum and jarrah; balance steep slopes and granite outcrops; nearly all cleared; some trees left for shade; watered by soaks; 38 chains 4-wire, 40 chains 4-wire (1-barb) fence (boundary), 10 chains 3-wire, 74 chains 3-wire (1-barb) and netting, 4 chains post and rail and netting (neighbour's), 16 chains 5-wire, 14 chains 4-wire (2-barb), 30 chains 2-barb, and 20 chains 4-wire (internal) fence; house (3 rooms) of j.w.b.; verandahs; shed; milking shed and pigsties; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 7 cows, 2 heifers in calf, and 5 heifer calves on the property; portion of this holding carries sub-clover.

Tenders returnable at Busselton—6/7/35. 4219/30 G.S.

Sussex Locations 365, 2336, and 2340, being the whole of the land comprised in Crown Grant Vol. 1016, Fol. 424, standing in the name of William Foord, containing 301 acres 1 perch, situate in Group 48, nine miles South of Busselton; described as 135 acres first class black loam (semi-swamp) and grey sandy loam, redgum, paperbark; 20 acres second class lighter soil on clay, blackbutt and banksia; balance third class sandy; 131 acres part cleared (pasture); 23 acres of other part clearing; 20 acres rung; 50 chains draining; watered by three wells and brook; 93 chains 6-wire, 85 chains 3-wire (internal) fence; house (4 rooms) of j.w.b.; cowshed; dairy; hayshed and sundry shelters; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 19 cows, 5 heifers, 1 bull, and 1 horse on the property.

2118/31 G.S.

Sussex Locations 2452 and 2453, being the whole of the land comprised in Crown Grant Vol. 1023, Fol. 789, standing in the name of William John Toy, containing 296 acres 8 perches, situated in Group 76, 13 miles East of Karridale Siding; described as 108 acres first class grey loam, redgum, jarrah and banksia; 133 acres 2nd class light grey sandy soil; balance 3rd class plain; 41 acres part cleared (pasture), 9% acres of other part clearing; 75 acres rung; 43 chains draining; watered by creek; 36 chains netting, 56 chains 3-wire fence (boundary), 42 chains netting, 132 chains 4 and 3-wire, 16 chains slab fence (internal); house, 4 rooms of j.w.b. Group type; cow shed; dairy; hay shed; stock and plant that may be in our possession and belonging to the place at time of purchase. At last inspection there were 10 cows, 11 heifers, 1 mare and foal and 1 sow on the property.

813/31, G.S.

Sussex Location 1517, being the whole of the land comprised in Crown Grant Vol. 1016, Fol. 434, standing in the name of George Berryman, containing 210 acres 1 rood 38 perches, situate in Group 4, 1\frac{3}{4} miles North-East of Kudardup Siding; described as 119 acres 1st class red and grey loam and light gravel, redgum, karri, jarrah and blackboy; 55 acres 2nd class light sandy soil; balance 3rd class stony; 9 acres cleared; 72½ acres part cleared (pasture); 13 acres of other part clearing; 80 acres rung; 2 wells; 13 chains netting, 111½ chains 4 and 3-wire fence (boundary), 59 chains netting, 216 chains 6, 5, 4 and 3-wire (internal) fence; house, 4 rooms of j.w.b., 2 verandahs; cow shed; dairy; hay shed; store; cart and machinery sheds; bull shelter, pigsties and stock yards; stock and plant that may be in our possession and belonging to the place at time of purchase. At last inspection there were 21 cows, 7 heifers, 8 heifer calves, 1 bull, 1 mare and 1 sow on the property.

3678/30, G.S.

Sussex Locations 1688 and 3192, being the whole of the land comprised in Crown Grant Vol. 1023, Fol. 179, standing in the name of Cyril Winniatt Adams Lewis, containing 157 acres 2 roods 19 perches, situate in Group 13, 2 miles North-West of Cowaramup; described as 57 acres 1st class good red loam, redgum, jarrah; 70 acres 2nd class brown loam, gravelly; balance 3rd class stony; 71 acres part cleared (pasture); 40 acres rung; 2 wells; 50 chains netting, 90 chains 4 and 3-wire (enternal) fence; house, 4 rooms of Group type; cow shed; dairy; hay shed; stock yard; stock and plant that may be in our possession and belonging to the place at time of purchase. At last inspection there were 20 cows, 7 heifers, 4 calves and 1 mare on the property.

1268/31, G.S.

Sussex Location 1616, being the whole of the land comprised in Grown Grant Vol. 1025, Fol. 308, standing in the name of Francis Orlando Hillier, containing 181 acres 3 perches, situate 3 miles North of Forest Grove; described as 126 acres 1st class grey and yellow loam, jarrah, redgum and banksia; 40 acres 2nd class sandy swamp; balance 3rd class gravelly and stony; 5 acres cleared; 63 acres part cleared; 50 acres rung; 800 c. yds. draining; 2 wells; 11 chains netting; 128 chains 4 and 3-wire fence (boundary); 63 chains 4-wire; 33 chains netting; 24 chains post and rail (internal) fence; house, 4 rooms of weatherboard, verandahs back and front; hay shed, tool shed, cow shed and dairy; pig shelter; stock and plant that may be in our possession and belonging to the place at time of purchase. At last inspection there were 16 cows, 3 heifers, 1 bull, and 1 horse on the property.

3663/30, G.S.

Sussex Locations 1697 and 1713, being the whole of the land comprised in Crown Grant Vol. 1023, Fol. 175, standing in the name of Thomas Buller, containing 141 acres 2 roods 29 perches; situate in Group 13, 2½ miles North of Cowaramup; described as 55 acres 1st class good loam, redgum, jarrah and banksia; 66 acres 2nd class sandy loam; balance 3rd class stony; 28 acres part cleared (pasture); 72 acres of other part clearing; 20 acres rung; 120 chains draining; 3 wells; 48 chains 4-wire, 116 chains 3-wire fence (boundary), 67 chains netting; 107 chains 4 and 3-wire; 17 chains slab pig fence (internal); house, 5 rooms of j.w.b.; hay shed, feed room, cart shed, stable, cow shed, dairy,

pig stye, wash house; stock and plant that may be in our possession and belonging to the place at time of purchase. At last inspection there were 19 cows, 7 heifers and 1 horse on the property.

Tenders returnable at Kununoppin—6/7/35.

2413/28.

Avon Location 18125, being the whole of the land comprised in Crown Grant Vol. 798, Fol. 86, standing in the name of Wilfred Towton Caporn, containing 160 acres, situate nine miles South-West of Nukarni.

Tenders returnable at Manjimup—6/7/35. 3351/30 G.S.

Nelson Locations 8217 and 8218, being the whole of the land comprised in Crown Grant Vol. 1021, Fol. 388, standing in the name of Samuel Boyd Hunter, containing 110 acres 36 perches, situate four miles North-West of Pemberton; described as all first class karri loam, redgum, karri, and casuarina; 8¾ acres part cleared (tillable); 51 acres part cleared (pasture); 5 acres of other part clearing; 39 acres rung; watered by creek; 10 chains 5-wire and netting, 116½ chains 9, 5, 4, and 3-wire fence (boundary), 64½ chains 5-wire and netting, 54½ chains 5 and 4-wire (internal) fence; house (4 rooms) of weatherboard; 2 1,000-gal, tanks; stove; standard cow shed and dairy; hay shed; 11-stall cow shed; bull yard and shed; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 16 cows, 9 heifers, 1 bull, and 1 horse on the property.

1364/31 G.S.

Nelson Locations 8687, 8694, 8695, and 8698, being the whole of the land comprised in Crown Grant Vol. 1025, Fol. 363, standing in the name of Elmo Andrew Haddrill, containing 552 acres 2 roods 14 perches, situate in Group 94, two miles West of Northcliffe; described as 38 acres first class red loam, karri, jarrah, and redgum; 187 acres second class light gravelly sandy loam; 7 acres part cleared (tillable); 60 acres of other part clearing (pasture); well; 63 chains 5-wire and netting, 222 chains 3-wire fence (boundary), 117 chains 5-wire and netting, 104 chains 6, 4, and 3-wire, 30 chains slab (internal) fence; house (4 rooms) of j.w.b.; cow shed; dairy; hay and feed shed.

1023/31 G.S.

Nelson Location 10878, being the whole of the land comprised in Crown Grant Vol. 1025, Fol. 397, standing in the name of Reginald Thomas Wetherell, containing 178 acres 1 rood 26 perches, situate 15 miles South-East of Jardee and six miles East of Collins Siding; described as all first class karri and gravelly jarrah soil, redgum, karri, jarrah; 1 acre cleared; 6½ acres part cleared (tillable); 17 acres of other part clearing (pasture); 46½ acres of other part clearing, sewn on burn; watered by creek; 89 chains 4-wire (1-barb) fence (boundary), 47 chains 4-wire and netting, 102 chains 4-wire (1-barb), 22 chains slab (internal) fence; house (4 rooms) of j.w.b. with extra room on verandah; dairy, milking shed; hay shed; cart shed and stock yards; stock and plant that may be in our possession at time of purchase; at last inspection there were 4 cows, 4 heifers, and 1 horse on the property.

2477/30 G.S.

Nelson Location 9377, being the whole of the land comprised in Crown Grant Vol. 1016, Fol. 659, standing in the names of Charles Rawson and Charles Ronald Rawson, containing 105 acres 1 rood 18 perches, situate two miles South-East of Jardee; described as all first class red, black, and grey light gravelly and sandy loam, karri, redgum, blackbutt, and some jarrah; 2 acres cleared; 82½ acres part cleared (pasture); 88 acres of other part clearing; watered by creek; 16 chains 3-wire fence (boundary), 74 chains 5, 4, and 3-wire, 51 chains 5-wire and netting (neighbour's), 43 chains 5-wire and netting, 43 chains 3 and 4-wire, 100 chains 4 and 5-wire (internal) fence; house (4 rooms) of j.w.b., verandahs back and front; cow bails; hay shed; dairy; and 2 other sheds; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 10 cows, 1 calf, 1 bull, 1 horse, and 1 mare on the property.

203/30 G.S.

Nelson Location 9064, being the whole of the land comprised in Crown Grant Vol. 1016, Fol. 627, standing in the name of Stephen Sheridan, containing 105 acres 1 rood 21 perches, situate in Group 10, 11 miles West of Manjimup; described as all first class red and brown loam, redgum, karri and jarrah; 12 acres cleared; 5 acres part cleared (tillable); 63½ acres of other part clearing; 18 acres rung; permanent stream; 16 chains 5-wire and netting; 72 chains 4-wire fence (boundary); 70 chains 5-wire and netting; 144 chains 4 and 3-wire; 11 chains 9-barb wire (internal) fence; house (6 rooms) of weatherboard; 2 tanks and stove; dairy; cowshed; hayshed; and implement shed; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 16 cows, 1 heifer, 1 calf and 1 bull on the property.

862/31 G.S.

Nelson Locations 10052 and 10085, being the whole of the land comprised in Crown Grant Vol. 1025, Fol. 330, standing in the name of Percy Thornhill, containing 159 acres 2 roods 17 perches, situate in Group 149, 9 miles West of Pemberton; described as all first class red, brown and grey sandy loam, redgum, karri, jarrah and casuarina; 2 acres cleared; 57 acres part cleared (pasture); 12 acres of other part clearing; 50 acres rung; watered by well and springs; 12 chains 5-wire and netting; 196 chains 4-wire fence (boundary); 10 chains 4-wire and netting; 82 chains 4-wire (internal) fence; house (4 rooms) of j.w.b., front and back verandahs; tank and stove; cowshed; dairy; hayshed; stock and plant that may be in our possession and belonging to the place at time of purchase; at last inspection there were 4 cows and 8 heifers on the property.

Tenders returnable at Narrogin-6/7/35.

23/1224.

Williams Locations 12383, 12076, 7091, 8234, and 8235, being the whole of the land comprised in Leases 13951/68, 16185/68, and Crown Grants Vol. 758, Fol. 74, Vol. 759, Fol. 43, Vol. 1016, Fol. 989, standing in the name of Rupert Gladstone, as trustee of the assigned estate of Arthur Lancelot Gordon Harding, containing 1148 acres 13 perches, situate 9 miles North of Wishbone Siding; described as 690 acres first class good clay to fair loamy soil, salmon, jam, morrel; 437 acres second class light sandy and gravelly soil, whitegum, mallee and broom; balance third class gravelly; 673 acres cleared; 30 acres part cleared; 1,000 c. yds. dam and 3 soaks; 870 chains 5 and 6-wire; 55 chains 2-wire fence; house (4 rooms) of brick and gal. iron; stable; machinery shed and chaffhouse; suitable for mixed farming; area can be increased by selection of adjoining blocks.

115/19.

Williams Locations 8813, 8814, 5936, 5937, 5938, 5939 5940, 5941, 5696, 9679 and 9629, being the whole of the land comprised in Crown Grants Vol. 1019, Fol. 595, Vol. 1021, Fol. 490, standing in the name of Clara Lynch, containing 1,665½ acres, situate 8 miles South of Noman's Lake Siding (on Narrogin-Kondinin line); described as 140 acres first class red loam, yorkgum, salmon and jam; 1,475 acres second class flat clay to gravelly ridges, oak, whitegum and jam; balance third class gravelly and scrub; 810 acres cleared; 120 acres part cleared; 5 dams (3,100 c. yds.); 281 chains rabbit netted; 319 chains 3-wire and netting; 528 chains 6-wire fence; house (4 rooms) of bat brick with j.w.b. kitchen on back verandah; bush stable and shed.

1313/28

Williams Locations 11294 and 11228, being the whole of the land comprised in Lease 14905/68, standing in the name of John Lynch, containing 1,096 acres 17 perches, situate 9 miles South of Noman's Lake; described as 886 acres second class flat clay to light land, salmon, jam, whitegum, morrel, mallee and broom; balance third class gravel and scrub; 487 acres cleared; 200 acres rung; 1,100 c. yds. dam; 266 chains 6-wire; 242 chains 7-wire; 140 chains 3 and 2-wire and netting fence; this property has been worked in conjunction with Mrs. C. Lynch's which adjoins, and which is also advertised; the holdings are well watered and suitable for stock raising, being close to good markets.

19/538.

Williams Locations 4487, 4660, 4676, 4713, 4759, 6300, 6472, 9321, 9901, and 10353, being the whole of the land comprised in Certificate of Title, Vol. 1040, Fol. 439, standing in the name of William James Perry, containing 2,204 acres 2 roods 21 perches, situate one mile South of Culbin; described as 1,345 acres fair light soil, whitegum, redgum, jam; 320 acres second class gravelly, jarrah, whitegum; balance third class ironstone; 780 acres cleared; 20 acres part cleared; dam and soaks; 460 chains 3-wire and netting; 801 chains 6 and 7-wire fence; house (4 rooms) of j.w.b.; gal. iron shearing shed and stables; situate in the Williams District, this property is in the midst of good stock markets; a fire has been through the locality recently and good feed should now be coming on.

Tenders returnable at Northam—6/7/35. 23/812.

(Firstly) portion of Avon Location 1954 and being Lot M488 on Plan 2973 and (secondly) Avon Locations 1691, 7535 and portion of Avon Location 1690, being the whole of the land comprised in Certificate of Title Vol. 1031, Fol. 318, standing in the name of Albert Edward Seaman, containing 1,080 acres, situate 8 miles North-West of Jennacubbine Siding; described as 700 acres first class red sandy loam, salmon and yorkgum, jam; 224½ acres second class light gravelly and part clay, whitegum, mallee and tamar; balance third class stony creeks and gravel; 890 acres cleared; watered by soaks and wells; 325 chains 6-wire fence (boundary); 209 chains 7-wire (neighbour's); 400 chains 6 and 7-wire; 25 chains 3-wire (internal) fence; house (3 rooms) of gal. iron and bat brick (verandahs back and front); stables and shed and machinery shed; plant that may be in our possession and belonging to the place at time of purchase; subject to cropping lease expiring 28/2/36.

Tenders returnable at Perth—6/7/35. 19/631.

Portion of Canning Location 12 and being Lot 80 on Plan 3148, being the whole of the land comprised in Certificate of Title Vol. 995, Fol. 40, standing in the name of Harry Woolgar, containing 8 acres 1 rood 30 perches; situate ½-mile South-West of Kenwick; described as all second class, jarrah and swishie bush; all cleared and reverting; well and Mundaring Weir scheme; 80 chains 6-wire fence; house (4 rooms) of j.w.b.; washhouse; electric light and water laid on; windmill; tank and stand; some fruit trees.

Improvements, stock and plant are quoted from office records and are believed to be correct, but the Commissioners do not guarantee them. Tenderers should satisfy themselves as to these items and their condition.

Tenderers should state definitely what deposit they are prepared to pay, terms required for balance of purchase, also if able to carry on without further assistance

All tenders to be forwarded to the Agricultural Bank at place named, the envelope marked "Tender for.... by property."

No tender necessarily accepted.

ALEX. McCALLUM, Chairman.

LOST CASH ORDERS.

The Agricultural Bank, Perth, 19th June, 1935.

THE undermentioned Cash Orders, drawn by the Agricultural Bank, have been reported lost and payment of same has been stopped; it is proposed to issue fresh Cash Orders in lieu thereof:—

C/O No. 1837, drawn on the 15/3/35 by the Bunbury District Office in favour of Tom Wilkinson for an amount of 10s.

C/O No. 1192, drawn on the 30/4/35 at the Narrogin District Office in favour of J. R. Brooks for an amount of £14 18s.

°C/O No. 69270, drawn on W.G.R.A., 1933, in favour of F. Hatcher, for £1 13s. 9d.

W. GROGAN, Acting General Manager. TOWN PLANNING AND DEVELOPMENT ACT, 1928.

T.P.B. 113/31.

Nedlands Road Board Town Planning Scheme. IT is hereby notified, for public information, that the Nedlands Road Board has, by resolution, proposed to amend its Town Planning Scheme as gazetted on the 13th March, 1931, 27th January, 1933, and 8th March, 1935, in the following manner:—

- (1) That Allotments Nos. 261, 262, 280/283 inclusive, and 303/306 inclusive, Swan Location 689, 1/5 inclusive, 16/20 inclusive, Swan Location 268, be regazetted for the erection of shops and dwellings and no other purpose.
- (2) That Lots 155/159 inclusive and 180/185 inclusive, situate in Waratah Avenue between Brockman Avenue and Dalkeith Road, be excised from the shopping area and reverted to the residential area, and that Lots 509 and 510, Merriwa Street, be excised from the residential area and included in the institutional building area.
- (3) That Clause 2 of the amendment of the Town Planning Scheme gazetted 8th March, 1935, be amended by deleting the words 'fall places of amusement,' and that a new clause be added as follows:—
 - (h) No open-air picture theatre be erected within the Nedlands Road District.
- (4) That the Town Planning Regulations as gazetted on the 27th January, 1933, be amended with the addition of the following clause:—

Clause 1. (e) That no public building be erected until suitable provision is made to the satisfaction of the Board for an open area attached thereto or within convenient distance for the parking of vehicles.

DAVID L. DAVIDSON, Town Planning Commissioner.

4th June, 1935.

TENDERS ACCEPTED.

Department of Public Works and Labour, Perth, 20th June, 1935.

THE following list of Tenders, recently accepted, is published for general information:—

Date of acceptance, Name of contractor, Description of contract, Amount.

10/5/35—Mr. A. G. McAskil, Bullfinch: Bullfinch Police Station and Quarters—Sale, £101.

17/5/35—J. O. Clough, Nedlands: Fremantle Hospital Additions to Mortuary (8504), £207.

22/5/35—W. J. Hutchens, Albany: Torbay School Quarters—Sale of Buildings (8502), £25.

30/5/35—J. M. Weller, Waroona: Boyup Brook Hospital—Erection of New Nurses' Quarters (8511), £521.

12/6/35—S. H. Gale, Maylands: Wubin—Type 6a School Quarters (8513), £657.

12/6/35—S. H. Gale, Maylands: Mullewa—Type 6a School Quarters (8514), £702.

14/6/35-W. J. Fergus, Subiaco. Bayswater School— New Brick Classroom (8515), £493.

19/6/35—J. Bald. Wembley: Buntine—Erection of Standard 20ft. x 20ft. Timber School (8516), £366.

19/6/35—C. H. Grant, Three Springs: Yandanooka Siding—Erection of Type 6 Standard School Quarters (8517), £500.

19/6/35—A. C. Dunn, Perth: Merkanooka School— Erection of 30ft. x 20ft. Standard Classroom (8518), £434.

27/5/35—G. Freestone, Mundaring: Mundaring Sanitary Contract (8512), £2 5s. per week.

By order of the Honourable the Minister for Public Works and Labour.

C. A. MUNT, Under Secretary for Works.

TENDERS FOR PUBLIC WORKS.

Date Notic		Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
193	5.		1935. (2·30 p.m. on Tuesday)	
June	5	Victoria Park School—New Manual Training Room (8522)	25th June	Contractors' Room, Perth, on and after the 11th June, 1935.
June	5	Groups 104, 106, 107 (Northcliffe) School—Sale (8523)	25th June	Contractors' Room, Perth; Court House, Bunbury, and Police Station, Pemberton, on and after the 11th June, 1935.
June	11	Collie Hospital—New Screens to Verandahs (8524)	2nd July	Contractor's Room, Perth, and Collie and Bunbury Court Houses on and after the 18th June, 1935.
June	11	Hollywood, New Brick School— Erection Contract (8525)	2nd July	Contractor's Room, Perth, on and after the 18th June 1935.
June	11	Geraldton Government Buildings —Installation of Septic Tanks (8526)	9th July	Contractor's Room, Perth, and Geraldton Court House, on and after the 18th June, 1935.
		(a) Geraldton Water Supply Depot		
		(b) Geraldton Public Buildings (c) Geraldton School and quarters (d) Geraldton Police Inspec-		
		tor's Quarters (e) Geraldton Police Quarters, Lester Avenue		
		(f) Geraldton Police Quarters, Gregory Street		
		(g) Geraldton Gaol and Quarters (h) Geraldton Harbour Master's Quarters (i) Geraldton Harbour Works	3	
	10	Office	OUL T1	Contractors' Room, Perth, Merredin Court House, and
June	. 19	Muntadgin New School—Erection (8527)	9th July	Katanning Public Works Department, on and after the 25th June, 1935.
June	19	Marrah School—Removal and Re- erection Contract (8528)	9th July	Contractors' Room, Perth, and Geraldton Court House, on and after 25th June, 1935.
June	19	Coolgardie Hospital—Renovations and Additions (8529)	9th July	Contractors' Room, Perth, and Kalgoorlie Public Works Department, on and after the 25th June 1935.
June	19	Bendering School Quarters—Erection (8530)	9th July	Contractors' Room, Perth, Narrogin Court House, and Katanning Public Works Department on and after the 25th June, 1935.

Tenders, 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.

THE MUNICIPAL CORPORATIONS ACT, 1906.

Municipal Election.

Department of Public Works, Perth, 17th June, 1935.

IT is hereby notified, for general information, in accordance with Section 113 of the Municipal Corporations Act, that the following gentleman has been elected a member of the undermentioned Municipal Council, to fill the vacancy shown in the particulars hereunder:—

Municipal	Ward.	Date of Election.	Membe	r Elected :	Occupation.		Name of Previous	Remarks.
Council.	wara.		Surname.	Christian Name.	-	(a) Retirement. (b) Resignation. (c) Death.		
Collie		1935. June 12	Avenell	Francis William	Chemist	(e)	Carrigg, J.	

C. A. MUNT, Under Secretary for Works.

THE TRAFFIC ACT, 1919-1931.
Traffic Regulations, 1931.

Additions and Amendments.

P.W. 320/31. NEW regulations, to be numbered 84B and 209A, are hereby inserted after Regulations 84A and 209 respectively, as follows:—

84B. No person shall ride in or upon or be carried by any vehicle without the consent of the owner or person in charge of the vehicle; provided that this regulation shall not affect any regulations which prohibit the riding on any specified portion of a vehicle.

209A. No person shall ride in or upon any part of an omnibus which is not such as is usually set apart for the carriage of passengers.

Recommended-

(Sgd.) JAS. J. KENNEALLY, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 19th day of June, 1935.

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

Erratum Notice.

Perth, 14th June, 1935.

FIGURES "5220," appearing in the seventh line, second column, of the Notice of Intention to Construct on page 1139 of Government Gazette of 7th June, 1935, relating to sewerage reticulation at Cottesloe, should read "5520."

G. H. LONG, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 114/35. Perth, 14th June, 1935. NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described, by virtue of the powers contained under the provisions of "The Metropolitan Water Supply, Sewerage and Drainage Act, 1909."

Description of Proposed Works.—Metropolitan Sewerage.—Claremont District—Reticulation Area No. 6, Claremont:—6-inch and 4-inch diameter reticulation sewers with all manholes and other apparatus connected therewith.

The Purposes for which the Proposed Works are to be Constructed:—Portion of Nedlands Road District between Stirling Highway and Alice Road, and Stanley Street and Bulimba Road, within the boundaries as described hereunder and as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5532.

The Purposes for which the Proposed Works are to be Constructed:—To connect premises to the main sewer for drainage purposes.

The Area and Parts of which are intended to be Drained:-Commencing at a point in the centre of Stirling Highway opposite the centre of Doonan Road and proceeding Easterly along the centre of Stirling Highway to a point opposite the centre of Louise Street; thence South across Stirling Highway and along the centre of Louise Street to a point opposite the North boundary of Lot 160, Louise Street; thence East across Louise Street along the North boundaries of Lots 160, Louise Street, and 231, Mountjoy Street, and their prolongation to the centre of Mountjoy Street; thence South along the centre of Mountjoy Street to a point opposite the North boundary of Lot 260, Mountjoy Street; thence East across Mountjoy Street along the North boundaries of Lots 260, Mountjoy Street, and 303, Dalkeith Road, to and across Dalkeith Road along the South boundaries of Lots 344, Dalkeith Road, and 343, Florence Road, to and across Florence Road along the South boundaries of Lots 316, Florence Road, and 315, Stanley Street, and their prolongation to the centre of Stanley Street; thence South along the centre of Stanley Street to the centre of McKay Road; thence West along the centre of McKay Road to the centre of Alice Road; thence Westerly along the centre of Alice Road to a point opposite the centre of Louise Street; thence Northerly along the centre of Louise Street to a point opposite the South boundary of Lot 125, Louise Street; thence West across Louise Street and along the South boundaries of Lots 125, Louise Street, and 106, Vincent Street, and their prolongation to the centre of Vincent Street; thence South along the centre of Vincent Street to the centre of Princess Road; thence West along the centre of Princess Road to a point opposite the West alignment of Bulimba Road; thence North across Princess Road and along the West alignment of Bulimba Road to a point opposite the North boundary of Lot 272, Bulimba Road; thence East across Bulimba Road and along the North boundary of Lot 272, Bulimba Road, to the North-East corner of Lot 272, Bulimba Road; thence North along the West boundary of Lot 284, Taylor Road, to the North-West corner of Lot 284, Taylor Road; thence East along the North boundary of Lot 284, Taylor Road, to the West alignment of Taylor Road; thence North along the West alignment of Taylor Road and its prolongation to the centre of Barcoo Avenue; thence East along the centre of Barcoo Avenue to the centre of Maritta Road; thence North along the centre of Maritta Road to a point opposite the North boundary of Lot 100, Maritta Road; thence East across Maritta Road and along the North boundary of Lot 100, Maritta Road, to its North-East corner; thence North along the West boundary of Lot 94, Doonan Road, to the North-West corner of Lot 94, Doonan Road; thence East along the North boundary of Lot 94, Doonan East along the North boundary of Lot 94, Doonan Road, and its prolongation to the centre of Doonan Road; thence North along the centre of Doonan Road to a point opposite the North boundary of Lot 18, Doonan Road; thence East across Doonan Road and along the North boundaries of Lots 18, Doonan Road, and 63, Vincent Street, to the West alignment of thence North along the Vincent Street: alignment of Vincent Street, to and across Wodonga Avenue to the South-East corner of Lot 70, Vincent Street; thence West along the South boundary of Lot 70, Vincent Street, to its South-West corner; thence North along the West boundaries of Lots 70 to 73 inclusive, Vincent Street, to the North-West corner of Lot 73, Vincent Street: thence West along the South boundary of Lot 7. Doonan Road, and its prolongation to the centre of Doonan Road: thence North along the centre of Doonan Road to the point of commencement, as shown in pink on Plan M.W.S.S. & D.D., W.A., No. 5532.

The Times when and Places at which Plans, Sections and Specifications may be Inspected:—At the office of the Minister for Water Supply, Sewerage, and Drainage, "The Barracks," George Street, Perth, for one month on and after the twenty-first day of June, 1935, between the hours of 10 a.m. and 3 p.m.

H. MILLINGTON, Minister for Water Supply, Sewerage, and Drainage.

THE ROAD DISTRICTS ACT, 1919-1934.

West Arthur Road Board.

P.W. 1706/25.

Department of Works, Perth, 20th June, 1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has approved, under the provisions of Section 170 of "The Road Districts Act, 1919-1934," of the Darkan Agricultural Hall, situated on Darkan Lot 5, Reserve No. \wedge 11299, being placed under the control and management of the West Arthur Road Board.

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

ROAD DISTRICTS ACT, 1919-1934.

Menzies Road Board.

P.W. 342/30. WHEREAS by Section 204 of "The Road Districts Act, 1919-1933," the Board of any Road District is empowered to make By-laws for any of the purposes mentioned in the said section: And whereas the Menzies Road Board is desirous of making a By-law for the purpose mentioned in Paragraph 27 of the said section: Now, therefore, the said Board doth, in the exercise of the powers aforesaid and of every other power enabling it in this behalf, hereby make and publish the following By-law:—

By-law:—

"No building shall be erected in the Townsite of Menzies within that area bounded on the West by Reid Street, on the North by Wilson Street, on the East by Walsh Street and on the South by Florence Street, the material of which consists of inflammable material.

"'Inflammable material' in this By-law includes hessian, calico, canvas, thatch, paper, or other material liable to easy ignition."

Passed by the Menzies Road Board at a meeting held on the 14th day of February, 1935.

W. COLLIER, Chairman.

CHAS. M. CRAIG, Secretary.

Recommended-

(Sgd.) JAS. J. KENNEALLY, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of May, 1935.

(Sgd.) L. E. SHAPCOTT, Clerk of the Council. P.W. 778/26.

THE ROAD DISTRICTS ACT, 1919-1934. Westonia Road Board.

Department of Works, Perth, 20th June, 1935. P.W.W.S. 370/35

IT is hereby notified, for general information, that His IT is hereby notified, for general information, that the Excellency the Lieutenant-Governor has approved, under the provisions of Section 170 of "The Road Districts Act, 1919-1934," of Egg Rock (Geelakin) Tank, A.A. 432, situated on Reserve No. \(\gamma\)19361, being placed under the control and management of the Westonia Road Board.

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

THE ROAD DISTRICTS ACT, 1919-1934.

Murray Road Board.

Department of Works, Perth, 20th June, 1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the erection of Road Board Offices at Pinjarra as works for which money may be borrowed under Part VII. of "The Road Districts Act, 1919-1934," by the Murray Road Board.

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

THE ROAD DISTRICTS ACT, 1919-1934.

Bridgetown Road Board.

Department of Works, Perth, 20th June, 1935.

P.W. 1/29. IT' is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of Hospital additions at Bridgetown as works for which money may be borrowed under Part VII. of "The Road Districts Act, 1919-1934," by the Bridgetown Road Board.

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

TRUST FUNDS INVESTMENT ACT, 1924.

Mingenew Road Board.

Department of Works,

P.W. 368/35.

Perth, 20th June, 1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Comicil has ordered that "The Trust Funds Investment Act, 1924," as amended by "The Trust Funds Investment Act Amendment Act, 1926," shall apply to the Mingenew Road Board, and that Trustees and other persons authorised to invest money in the Debentures or other securities issued by a Municipality shall be authorised to invest money in the Debentures issued by the Mingenew Road Board.

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

THE MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of York.

Sale and Transfer of Land.

Department of Works.

P.W. 584/35.

Perth, 20th June, 1935.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved, under the provisions of Section 209 of "The Municipal Corporations Act, 1906," of the sale and transfer by the Municipality of York of:

- (1) All that piece of land being York Suburban Lot 254 and being the whole of the land comprised in Certificate of Title registered Volume 1040, Folio 296, and all those pieces of land being York Suburban Lots 255 and 256 and being the whole of the land comprised in Certificate of Title registered Volume 1042, Folio 155, to William Joseph Marwick and Sylvester Joseph
- (2) All that piece of land being York Suburban Lot 533 and being the whole of the land comprised in Certificate of Title Volume 1041, Folio 544, to Robert Linto.

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

MUNICIPALITY OF NORTHAM AND NORTHAM LOCAL HEALTH AUTHORITY.

NOTICE is hereby given that an application for approval of the proposed Sewerage Works for the Municipality of Northam, together with a general plan and description of such works, has been forwarded to the Commissioner of Public Health in accordance with the requirements of Section 14 of "The Health Act Amendment Act No. 38 of 1933."

A copy of such general plan and description is available for inspection at the office of the Commissioner of Public Health, Murray Street, Perth, and the Municipal Offices, Fitzgerald Street, Northam, during office hours.

> GEO. CHRISTMASS, Town Clerk and Secretary Local Health Authority.

MUNICIPAL CORPORATIONS ACT, 1906.

Municipal Council of Collie.

Notice of Intention to Borrow-Proposed Loan of £4,400.

NOTICE is hereby given that the Municipal Council of Collie proposes to borrow the sum of £4,400 (Four thousand four hundred pounds) for the purpose of liquidating the balance of the principal moneys owing by the Municipal Council of Collie on Loan No. 3 for £7,000 (Seven thousand pounds).

The amount of £4,400 is proposed to be raised by the Sale of Debeutures, repayable with interest by thirty half-yearly instalments over a period of fifteen years after the date of the issue thereof, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding 3% per centum per annum, payable half-yearly.

The amount of the said Debentures and interest thereon is to be paid at the Commonwealth Bank of Australia, Perth.

Dated the 17th day of June, 1935.

H. E. BARTLETT,

Mayor.

S. SIMPSON,

Town Clerk,

MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Albany.

Notice of Intention to Borrow-Proposed Loan of £3,800.

NOTICE is hereby given that the Albany Municipal Council proposes to borrow the sum of £3,800 to be expended on works and undertakings in the Albany Municipality, the works and undertakings being the addition and repairs to Electric Lighting Plant.

The plans and specifications and the estimates of the cost of the said works and undertakings and 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 Albany Municipal Council, situate at Albany, for one month from the publication hereof, between the hours of 9 a.m. and 4 p.m. on week days and 9 a.m. to 12 noon on Satur-

The amount of £3,800 is proposed to be raised by the Sale of Debentures, repayable with interest by 30 equal half-yearly instalments over a period of 15 years after the date of the issue thereof, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding 33 per centum per annum payable half-yearly. The amount of the said Debentures and interest thereou is to be paid at the Commonwealth Bank of Australia,

Dated the seventeenth day of June, One thousand nine hundred and thirty-five.

> J. P. SCANLAN, Mayor.

> D. F. MERCER, Acting Town Clerk.

DENMARK ROAD BOARD.

Appointment of Poundkeeper.

THE Denmark Road Board, at a meeting held on the 12th day of June, 1935, appointed Edward H. Walters to act as Poundkeeper to the Board as from the date of appointment, vice Thomas Kelly, resigned.

W. J. MORGAN, Secretary.

Denmark, 17th June, 1935.

THE CATTLE TRESPASS, FENCING, AND IM-POUNDING ACT, 1882 (SECTION 32); AND THE ROAD DISTRICTS ACT, 1919-33 (SECTION 200).

Woodanilling Road Board.

IT is hereby notified, for general information, that William Charles Fitchett has been appointed Pound-

keeper for the Woodanilling Public Pound, situated on Lot 88, Burt Road, Woodanilling.

The appointment of Henry Clifford Francis Mader (resigned) is hereby cancelled.

C. E. GWYNNE,

Secretary.

Woodanilling, 17th June, 1935.

Agric. No. 2450/30; Ex. Co. No. 1225.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of Constable Richard Thomas Napier and Constable Paul Wells being appointed as Honorary Inspectors under "The Stock Diseases Act, 1895," and "The Brands Act, 1904."

(Sgd.) GEO. L. SUTTON, Director of Agriculture.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
401/35	1935. June 13	Various	145A, 1935	White Paint Paste, Paints, Stainers, Brushes, etc., for Government requirements during a period of 12 months ending 12th June, 1936	Various	Rates on application.
449/35	do.	F. F. Clarke	172a, 1935	Cartage of approximately 740 R.C. Pipes to Main Gravita- tion Sewer	Metropolitan Water Supply	3s. 3d. each.
451/35	June 14	J. E. Hall	171A, 1935	Purchase of a quantity of Scrap Metal ex the Department's depot at Kelmscott	do. do.	£25.
262/35	do.	Shell Co. of Aust., Ltd.	105a, 1935	Motor Oils for Railways during year ending 30th June, 1936— Items 1 to 9, inclusive	Railways	Rates on application.
85/35	June 15	Watson's Supply Stores		Butter for Government Insti- tutions for week ending 22nd June, 1935	C.S.D	ls. 4d. per lb.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1935. June 20 May 21 May 2 June 13 June 20 June 20 May 21 May 23 May 23	159a, 1935 162a, 1935	Steel Tyres and Axles, during the year 1935/36 Porcelain Wall or Roof Insulators, 20,000 volt, 24 only C.I. Sluice Valves and Reflux Valve Quicksilver, 25 bottles Crude Oil Engine and Centrifugal High Lift Pump Magnesia Lagging Blocks, 8 sets	1935. June 27 July 4 July 4 July 11 July 11 July 18 July 18 Aug. 1
June 18	201A, 1935	For Sale by Tender. Hooded Light Spring Cart, as it now stands at the East Perth Plant Depot, where inspection can be made	June 27

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 indorsed 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 20th day of June, 1935.

M. J. CALANCHINI, Chairman W.A. Government Tender Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11.15 a.m. every Saturday, for the Supply and Delivery of Butter to Government Institutions and Hospitals during the ensuing week.

Forms of Tender and full particulars are available at the Tender Board Office, Murray Street, Perth.

By Order of the Board,

M. J. CALANCHINI, Chairman W.A. Government Tender Board.

APPOINTMENTS.

Department of Mines, Perth, 19th June, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint Edwin Phillip Foreman as Mining Registrar at Bridgetown, Greenbushes Mineral Field, vice A. F. N. Schroder, transferred.

M. J CALANCHINI, Under Secretary for Mines.

COAL MINES REGULATION ACT 1902-1926.

Department of Mines, Perth 14th June, 1935.

THE Honourable the Acting Minister for Mines has been pleased to appoint John Earl as a member of the Accident Relief Committee, Collie.

M. J. CALANCHINI, Under Secretary for Mines.

THE MINING ACT, 1904

(Regulation 180).

Warden's Office, Southern Cross, 4th June, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. McGINN,

Warden.

To be heard at the Warden's Court, Southern Cross, on Tuesday, the Sixth (6th) day of August, 1935.

YILGARN GOLDFIELD.

Nature of Holding, No. of Area, Name of Registered Holder, Address, and Reason for Resumption.

Machinery Areas.

29—Smith, Henry; Holleton; non-payment of rent. 30—Howlett, George Henry; Marvel Loch; non-payment of rent.

31—Spencer, George Wilfred; Marvel Loch; non-payment of rent.

Tailings Area.

45-Howlett, George Henry; Marvel Loch; non-payment of rent.

Water Rights.

55—Cavalier, Francis Charles; Westonia; non-payment of rent.

57-Young, Charlton; c/o R. B. Andrews, Southern Cross; non-payment of rent.

Market Garden Area.

26-Ferrari, Agostino; Bullfinch; non-payment of rent.

Business Areas.

858—Mant, Elsie; Southern Cross; non-payment of rent. 863—Murphy, Martin; Southern Cross; non-payment of rent.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, 7th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but, should he desire to object to such order he must, before the

date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

W. O. MANSBRIDGE,

Warden.

To be heard at the Warden's Court, Meckatharra, on Tuesday, the 18th day of June, 1935.

MURCHISON GOLDFIELD.

Meekatharra District.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

Business Area.

224N—Garland, Ethel Kate; Bilyuin Pool, Peak Hill Road; non-payment of rent.

PEAK HILL GOLDFIELD.

Mineral Claim.

13P-McKay, John Ross Stuart; Meekatharra; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Marble Bar, 1st April, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but, should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

ALBERT P. DAVIS, Acting Warden.

To be heard at the Warden's Court, Marble Bar, on Wednesday, the 8th day of May, 1935.

PILBARA GOLDFIELD.

Marble Bar District.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

Business Areas.

115-Bell, Henry Edward Scott; Poondina; non-payment of rent.

121-Miles, George James Gallop Warden; Marble Bar; non-payment of rent.

127-Moore, Arthur Edwin; Port Hedland; non-payment of rent.

Market Garden Areas.

57—Beaupeurt, Felix; Poondina; non-payment of rent.
 58—Bell, Mary Mabel; Poondina; non-payment of rent.

69-Moucher, Charles Henry; Port Hedland; non-payment of rent.

Machinery Areas.

37—Snell, Edward; Marble Bar; non-payment of rent. 40—Great North-Western Gold Co., Ltd.; Tambourah; non-payment of rent.

41-Bligh, Roger Nunn William; Tambourah; non-payment of rent.

Mineral Claims.

104—Thelemann, Frederick; Port Hedland; non-payment of rent.

108—Webber, Richard Joseph; Port Hedland; non-payment of rent.

Water Rights.

19-Bell. Henry Edward Scott; Poondina; non-payment of reut.

27—Bligh, Roger Nunn William; Tambourah; non-payment of rent.

Nullagine District.

Market Garden Areas.

20L-Allsopp, James Hunter; Nullagine; non-payment of rent.

21L-Allsopp, James Hunter; Nullagine; non-payment of rent.

THE MINING ACT, 1904 (Regulation 180).

Warden's Office, Cue, 7th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

W. O. MANSBRIDGE,

Warden.

To be heard at the Warden's Court, Cue, on Thursday, the 13th day of June, 1935.

MURCHISON GOLDFIELD.

Cue District.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

Machinery Area.

28-Austin, Thomas William; Mindoolah; non-payment of rent.

Water Right.

50—Blizard, Charles; Lake Austin; non-payment of rent: Mineral Claims.

16—Star Emerald Mining Syndicate, Limited; c/o C. T. Watkins, Solicitor, Perth; non-payment of rent.
 17—Star Emerald Mining Syndicate, Limited; c/o C. T. Watkins, Solicitor, Perth; non-payment of rent.

Day Dawn District.

Market Garden Area.

19D-Stylianos, Haralambos; Day Dawn; non-payment of rent.

Water Rights.

79D—Lake Austin Eureka Gold Mining Company, No Liability; Lake Austin; non-payment of rent.
30D—Lake Austin Eureka Gold Mining Company, No Liability; Lake Austin; non-payment of rent.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Laverton, 11th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but, should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned. the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

E. McGINN, Warden.

To be heard at the Warden's Court, Laverton, on Thursday, the 27th day of June, 1935.

MT. MARGARET GOLDFIELD. Mt. Margaret District.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

Residence Areas.

704T-Hosbach, Margaret; Laverton; miner's right expired.

728T-Leonard, Ivy; Laverton; miner's right expired.

Business Areas.

697T—Rymer, Arthur; Rymer, Arthur Charles; Murrin Murrin; Beria; non-payment of rent.

722T—Gardiner, Joseph; Massara, Salvatore; Beria; non-payment of rent.

723T—Adelaide Timber Company, Limited; Wilga; non-payment of rent.

724T—Adelaide Timber Company, Limited; Wilga; non-payment of rent.

725T—Adelaide Timber Company, Limited; Wilga; non-payment of rent.

payment of rent. 740T—Parentich, Jack; Vlasich, Ivan; Beira; non-pay-

ment of rent.
741T—Parentich, Jack; Vlasich, Ivan; Beria; non-payment of rent.

742T—Counop, Henry Wilfred; Beria; non-payment of rent.

745T-O'Donoghue, John Maurice; Beria; non-payment of rent.

Market Garden Areas.

40T-Rymer, Arthur; Murrin Murrin; non-payment of rent

42T—Ross, William Alexander; Laverton; non-payment of rent.

Water Rights.

167T—Harris, Hugh Sydney; Laverton; non-payment of rent.

171T—Harris, Thomas Henry; Laverton; non-payment of rent.

Mt. Morgans District.

Water Rights.

69F-Westralia Renown Mines, No Liability; Morgans; non-payment of rent.

81F—Westralia Renown Mines, No Liability; Morgans; non-payment of rent.

82F-Yundamindera Pastoral Company; Yundamindera; non-payment of rent.

THE MINING ACT, 1904

(Regulation 180).

Warden's Office, Kalgoorlie, 20th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but, should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. McGINN, Warden.

To be heard at the Warden's Court, Kalgoorlie, on Tuesday, the 25th day of June, 1935.

EAST COOLGARDIE GOLDFIELD.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

Tailings Areas.

102E—Gorman, Thomas, and Gorman, Morris O'Connell; Boulder Road, Kalgoorlie; non-payment of rent.

Machinery Areas.

71E—Kalgoorlie Enterprise Mines, Ltd.; P.O. Box 175, Kalgoorlie; non-payment of rent.

101E—Fox, Ronald Hamilton; Fox, Jack Trevor; Fox, Maud May; 1 Dugan Street, Kalgoorlie; nonpayment of rent.

Mineral Claims.

5E-Cadwallader, William George; Fimiston; nonpayment of rent.
6E—Bridges, William Thomas; 43 Piccadilly Street,

Kalgoorlie; non-payment of rent.

BROAD ARROW GOLDFIELD.

Business Area.

70W-Finlayson, John Alexander; Ora Banda; non-

payment of rent. 115W—Wallace, Malcolm; Grant's Patch; non-payment

of rent. 118W—Wilson, Joseph; 98 Lyall Street, Kalgoorlie; non-payment of rent.

Tailings Area.

38W—Wilson, Robert Leslie; Wilson, William Henry; Ora Banda; non-payment of rent.

Water Rights.

76W-Wilson, William Henry; Ora Banda; non-pay-

ment of rent.

Bardoc Consolidated, No Liability; Broad Arrow; non-payment of rent.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Business Area.

944Z-Roe, Albert Alfred; Mt. Ida; non-payment of rent.

Market Garden Areas.

68Z—Morteson, Ruby; Menzies; non-payment of rent. 69Z—Morphett, Annie; Menzies; non-payment of rent. 70Z—Satley, John; Menzies; non-payment of rent.

Water Rights.

365Z-Henderson, Cyril Alfred; Henderson, Eric Roy; Yunndaga; non-payment of rent. 366Z—Collier, William; Menzies; non-payment of rent.

Ularring District.

Business Areas.

124U-Argus, Richard Fredk.; Ora Banda; non-payment of rent.

Yerilla District.

Water Right.

50R-Adams, Reginald Acton; Pingin; non-payment of rent.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Market Garden Area.

57X-Taylor, George; Kanowna; non-payment of rent.

THE MINING ACT, 1904 (REGULATION 180).

Warden's Office,

Leonora, 17th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) E. McGINN, Warden.

To be heard at the Warden's Court, Leonora, on Friday, the Twenty-eighth day of June, 1935.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption

MT. MARGARET GOLDFIELD.

Mt. Malcolm District.

Business Area.

Chomley & Company, Ltd.; Sturt, 257C-Hawker, Meadows, Leonora; non-payment of rent.

Market Garden Areas.

22C-Bordoni, Vittoria & Sertorini, Jack; Gwalia; non-payment of rent.

Miller, Louise Bertha; Leonora; non-payment of rent.

-Smith, Bernard Desmond; Leonora; non-payment of rent.

65C-Britton, William; Leonora; non-payment of rent.

THE MINING ACT, 1904 (REGULATION 180).

Warden's Office, Leonora, 17th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such chiestians. tion containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence

(Sgd.) E. McGINN,

Warden.

To be heard at the Warden's Court, Leonora, on Friday, the Twenty-eighth day of June, 1935.

then submitted.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

NORTH COOLGARDIE GOLDFIELD.

Niagara District.

Machinery Area.

63G-Guazzelli, Adelio; Mt. Vernon; non-payment of

Water Right.

111G-Shirrefs, George Walter; Kookynie; non-payment of rent.

THE MINING ACT, 1904 (REGULATION 163).

Warden's Office,

Mt. Magnet, 27th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with Regulation 163 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) W. O. MANSBRIDGE,

Warden.

To be heard at the Warden's Court, Mt. Magnet, on Tuesday, the 9th day of July, 1935.

Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

MURCHISON GOLDFIELD.

Mt. Magnet District.

Water Rights.

- 24M-Mt. Magnet G.Ms. Ltd.; Mt. Magnet; non-payment of rent.
- 26M-Mt. Magnet G.Ms., Ltd.; Mt. Magnet; non-payment of rent.
- Blizard, Charles; Lake Austin; non-payment of rent.
- 28M-Mt. Magnet G.Ms. Ltd.; Mt. Magnet; non-payment of rent.

Market Garden Areas.

- 31M-Campbell, Alexander; Mt. Magnet; non-payment of rent.
- 33M-Temme, Edward Albert; Mt. Magnet; non-payment of rent.

Machinery Areas.

- 10M-Males, Lindsay John; Mt. Magnet; non-payment of rent.
- 11M—Pearsall, Ernest Gerald, and Palmer, Lyle; Mt. Magnet; non-payment of rent.

Business Areas.

- 43M—Drew, Cornelius Joseph; Mt. Magnet; non-payment of rent.
- 90M—Moses, Arthur Gilbert; Paynesville; non-payment of rent.

YALGOO GOLDFIELD.

Business Areas.

61—Seaman, Thomas; Wurarga; non-payment of rent. 66—Seaman, Thomas; Wurarga; non-payment of rent. 175—Cher, Peter; Retaliation, via Wubin; non-payment of rent.

EAST MURCHISON GOLDFIELD.

Black Range District.

Machinery Area.

16B—Harris, Arnold Wilkinson; Box 41, Wiluna; non-payment of rent.

THE MINING ACT, 1904

(Regulation 163).

Warden's Office, Wiluna, 30th May, 1935.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 163 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) W. O. MANSBRIDGE, Warden.

To be heard at the Warden's Court, Wiluna, on Tuesday, the 23rd day of July, 1935.

EAST MURCHISON GOLDFIELD.

Wiluna District.

Nature of Holding, No. of Area, Name of Registered Holder, Address, and Reason for Resumption.

Residence Areas.

- 248J—Andrews, Herbert Frederick; Wiluna; no Miner's Right.
- 254J—Guazzelli, Guiseppe; Wiluna; non-compliance with conditions.
- 258J-Webster Frank; Wiluna; non-compliance with conditions.
- 262J—Bartolomei, Albertina; Wiluna; non-compliance with conditions.
- 265J-Pollastrini, Dominico; Wiluna; non-compliance with conditions.
- 270J—Baroffi, Luigi; Wiluna; non-compliance with conditions.
- 272J—Della Santina, Dorothy; Wiluna; no Miner's Right.
- 282J—Baker, William Albert; Wiluna; no Miner's Right.

- 283J—Crocetti, Jack; Wiluna; non-compliance with conditions.
- 288J—Cowen, Henry C. E.; Wiluna; non-compliance with conditions.
- 289J—Jarvis, Cecil James; Wiluna; no Miner's Right. 291J—Stelling, Thomas Wm.; Wiluna; no Miner's Right.
- 305J-O'Brien, John Joseph; Wiluna; non-compliance with conditions.

Tailings Area.

2J-Leonard, Theophilus; Wiluna; non-payment of rent.

Water Rights.

- 2J-The Wiluna Gold Mines, Ltd.; Wiluna; non payment of rent.
- 3J-The Wiluna Gold Mines, Ltd.; Wiluna; non-payment of rent.
- 5J-The Wiluna Gold Mines, Ltd.; Wiluna; non-payment of rent.
- 6J—The Wiluna Gold Mines, Ltd.; Wiluna; non-payment of rent.
- 22J—The Wiluna Gold Mines, Ltd.; Wiluna; nonpayment of rent.

Market Garden Area.

2J-Dawson, George Ussher; Wiluna; non-payment of rent.

Residence Areas.

- 57J—Hayes, Mollie; c/o H. A. Inglis, Wiluna; noncompliance with conditions.
- 93J-Reid, George; Wiluna; non-compliance with conditions.
- 92J-Camp, George; Wiluna; no Miner's Right.
- 117.J-D'Arcy, Francis; Wiluna; no Miner's Right.
- 119J-Lloyd, Hubert Morris; Wiluna; non-compliance with conditions.
- 123J—Zoneno, Giovanni; Wiluna; no Miner's Right. 124J—Woollett, Douglas; c/o Langford & Mand, Wil-
- una; non-compliance with conditions. 125J—Cugini, Angelo; Wiluna; no Miner's Right.
- 130J—Quadrio, Peter; Wiluna; non-compliance with conditions.
- 1411—Turner, Leslie Joseph; Wiluna; non-compliance with conditions.
- 162J-Markovich, Blagato; Wiluna; non-compliance with conditions.
- 165J-Pastore, Vito; Wiluna; non-compliance with conditions.
- 167J-Purvan, Frank; Wiluna; no Miner's Right.
- 172J-Vlaisavich, George; Wiluna; no Miner's Right.
- 180J-Green, Albert James; Wiluna; non-compliance with conditions.
- 181J-Giannasi, Glasino; Wiluna; no Miner's Right.
- 187J—Spencer, Clifford Alexander; Wiluna; no Miner's Right.
- 192J-Lyon, Herbert Keith; Reedy's; non-compliance with conditions.
- 198J—Sansum, Wm. Ashmore; Wiluna; non-compliance with conditions.
- 206J—Patelli, Antonio; Wiluna; non-compliance with conditions.
- 225J-Valesini, Alfredo; Wiluna; non-compliance with conditions.

Lawlers District.

Machinery Area.

33-White, Noel Francis William; Mt. Sir Samuel; non-payment of rent.

Water Rights.

- 5-Pinnacles Proprietary, Limited; Pinnacles Station, via Lawlers; non-payment of rent.
- 6-Pinnacles Proprietary, Limited; Pinnacles Station, via Lawlers; non-payment of rent.
- 85-White, Noel Francis William; Mt. Sir Samuel; non-payment of rent.

THE MINING ACT, 1904.

Department of Mines, Perth, 19th June, 1935.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Leases and Applications for Leases, as shown below.

M. J. CALANCHINI, Under Secretary for Mines.

Gold Mining Leases.

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

Goldfield.				I L	District.		No. of Application.		
Broad Arrow Coolgardie Dundas East Coolgardie Mt. Margaret Murchison North Coolgardie Pilbara Yilgarn				Kunanalling Mt. Margare Mt. Malcoln Cue Meekatharra Ularring Marble Bar	 st 1	 	2078w*. 5429, 5454*. 944s, 946s. 1425*, 1427*, 1431*. 5720e*, 5729e*, 5730e, 5731e*. 2323r, 2324r, 2325r, 2329r, 2330r. 1683c*, 1686c*, 1687c*, 1688c, 1689c, 1690c, 1691c. 2113, 2114. 1728n, 1733n, 1736n. 1057v. 885, 886, 887, 888, 889, 890. 3631, 3656*, 3657*, 3658*, 3659*, 3664, 3665, 3667, 3668, 3671, 3672, 3673, 3674, 3675*.		

The surrenders of the undermentioned Gold Mining Leases were accepted:—

Goldfield.		District.		No. of Lease.	Name of Lease.	Lessee.
Broad Arrow				2040w 2041w 2042w	Ringneck Pascoe Marcoe	Watt, Tennyson James. do. do. do.
Coolgardie	•••	, .		5335 5336 5341	Bayley's Extended North Bayley's Extended Bayley's Cockshot Junction	Treby. Ernest John. Dillon, Edward Patrick. Treby, Ernest John; Dillon, Edward Patrick.
				5420	Wood Arab	Bell, William Bruce; Moran, Patrick
East Murchison		Wiluna		595j 596j 597j	North Melbourne Bitter East Melbourne Bitter South Melbourne Bitter	Glover, Henry Robert. do. do. do. do.
Mt. Margaret	•••	Mt. Margaret Mt. Malcolm		2279T 1567C	Lancashire Pactolus North	Pocock, Charles Robert. Chapman's Gold Mines, No Liability.
Murchison	•	Day Dawn	•••	611p 614p 615p 616p	Dexter Kerry Main West Lode Main West Lode Extended Main West Lode South	New Golconda Mines, No Liability. Oma, Victor Charles. do. do. do. do.
		Meekatharra		1703n	Gabanintha Main Lode Ex- tended	Lowden, Frank.

The undermentioned Gold Mining Lease was declared forfeited for breach of labour conditions, and prior right of application is granted under Section 107, Subsection (1):—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.	Name of Person to whom prior right of Application is granted.	
Mt. Margaret	Mt. Margaret	2278т	Yorkshire	Pocock, Charles Robert	Robertson, Frederick Keith.	

The undermentioned Gold Mining Lease was declared not forfeited, the fine inflicted in lieu of forfeiture having been paid:-

Goldfield.	District. No. of Lease.		Name of Lease.	Lessees.		
East Coolgardie		5504в	Golden Lock	Smith, Clarence Edmund.		

The Lessees of the undermentioned Gold Mining Lease were fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions. In the event of such fine not being paid within the period mentioned hereunder, then the lease to be forfeited forthwith:—

Goldfield.	District.	No. of Lease.	Lessee.	Fine.	Period within which fine is to be paid.
East Murchison	Wiluna	556л	Buck, Ronald Alexis; Kelly, Charles	£50	28th June, 1935.

Mineral Lease.

The surrender of the undermentioned Mineral Lease was accepted:-

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Outside Proclaimed Mineral Fields		350н	D'Artagnan	Giblett, George Seymour; Spencer, Seymour John.

^{*} Conditionally.

Miners' Homestead Leases.

The undermentioned applications for Miners' Homestead Leases were approved, subject to survey, to date from 1st January, 1935 ---

Goldfield.	District.	No. of Application.		
East Coolgardie Yilgarn		272E. 107.		

Tailings Lease.

The undermentioned application for a Tailings Lease was approved, subject to survey:-

	Goldfield.			District.				No. of Application.
Yilgarn	•••			•••	•••			81.

THE MINING ACT, 1904.

Department of Mines, Perth, 19th June, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with Section 297 of "The Mining Act, 1904," has been pleased to approve, conditionally, the following Temporary Reserves for the purpose of prospecting for gold.

M. F. TROY, Acting Minister for Mines.

No.	Corres. No.	Occupier.	Term.	Locality.					
867н	2285/35	Duketon Gold Areas, Limited	Terminating 31st December, 1936	Duketon, Mt. Margaret Goldfield.					
871н	2389/35	Burlinson, Horace		Mt. Seabrook, 76 miles West of Peak Hill					
875н	2525/35	Connor, Doherty and Durack, Limited	Terminating 31st August, 1935	Ruby Queen, Kimberley Goldfield.					

THE MINING ACT, 1904.

Department of Mines, Perth, 19th June, 1935.

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with Section 297 of "The Mining Act, 1904,' has been pleased to authorise the occupants of the undermentioned Temporary Reserves to occupy, conditionally, the said Temporary Reserves.

M. F. TROY, Acting Minister for Mines.

No.	Corres No.	1	Occupant.		Term ext	ended t	0:	Locality.
421н 719н 726н	1117/24 987/33 994/33		ter Company, ning Corporati do.		30th Noven 31st May, 1 do.		35 	Lake Seabrook, Yilgarn Goldfield. Nannine, Murchison Goldfield. Londonderry, Coolgardie Gold- field.
727н	955/33	do.	do.	do.	do.	. ***	•••	Norseman, Dundas Goldfield.

THE MINING ACT, 1904.

Department of Mines, Perth, 19th June, 1935.

Licenses to Treat Tailings.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under Section 112 of "The Mining Act, 1904," has been pleased to grant Licenses to treat Tailings, as shown below.

> M. F. TROY, Acting Minister for Mines.

No.	Corres. No.	Licensee.	Goldfield.	Locality.	Period.
†*422H 4W/34	1085/34	Rosen, Nathan Frank	Broad Arrow	Late G.M. Leases Nos. 3w and 139w and late Tailings Area No. 36w	Three months from 1st May, 1935.
†445н (6м/34)	2706/34	Williams, Basil	Murchison	Late Tailings Lease No. 33	Three months from 1st April, 1935.
529н (ЗЕ/35)	2244/35	Cunneen, John Laurence	East Coolgardie	Late Tailings Lease No. 14	Three months from 1st June, 1935.
532н (3/35)	2301/35	Parry, Noel Clinton	Coolgardie	Late G.M. Lease No. 5249	Six months from 1st June 1935.

THE MINING ACT, 1904.

Department of Mines. Perth, 19th June, 1935.

Refusal of License to Treat Tailings.

HIS Excellency the Lieutenant-Governor in Executive Council has refused an Application for a License to treat Tailings, as shown below.

> M. F. TROY, Acting Minister for Mines.

70 (1/07) 14/0/07 W. G.1 1 N. T. (1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/	No.	Corres. No.	Applicant.	Goldfield.	Locality.
521H (1/35) 1449/35 King Solomon's Mines, Limited Yalgoo Prospecting Area No. 1401.	521н (1/35)	1449/35	King Solomon's Mines, Limited	Yalgoo	Prospecting Area No. 1401.

THE MINING ACT, 1904.

Department of Mines, Perth, 19th June, 1935.

Authority to Mine on Reserved and Exempted Lands.

HIS Excellency the Lieutenant-Governor in Executive Council, in accordance with Section 30 of "The Mining Act, 1904," has been pleased to grant, conditionally, authority to mine on reserved and exempted land, as shown below.

> M. F. TROY, Acting Minister for Mines.

No.	Corres. No.	Occupant.	Authorised E	Holding.	Goldfield.	Locality.		
688н (1/35)	1340/35	Glauert, Valdemar Gavin	Prospecting A	Area No.	Yilgarn	Southern Cross Town-site.		
689н (2/35)	1341/35	Preston, Richard	Prospecting A 3870	Area No.	do	do. do.		
690н (3/35)	1342/35	Stevens, Lewis Victor	Prospecting A 3871	Area No.	do	do. do.		

THE COMPANIES ACT, 1893.

McIlwraith, McEacharn, Limitea.

NOTICE is hereby given that the Office or place of business of McIlwraith, McEacharn, Limited, has been removed to Ground Floor, St. George's House, St. George's Terrace, Perth, where all legal proceedings may be served upon and all notices addressed or given to the Company.

Dated the 6th day of June, 1935.

S. T. EDWARDS,

Attorney for McIlwraith, McEacharn, Limited. Frank Unmack, Solicitor, Fremantle.

THE COMPANIES ACT, 1893.

Capricorn Gold Company, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of Capricorn Gold Company, No Liability, is situated at the Great Northern Gold Mine, Day Dawn, Cue, and that Ernest Gerald Pearsall is the duly appointed Attorney for the Company.

Dated this 12th day of June, 1935.

NORTHMORE, HALE, DAVY & LEAKE, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Blennerhassett's Institute of Accountancy, Limited.
Notice of Change of Office.

NOTICE is hereby given that the Office or place of business of the abovenamed Company has been changed and is now situate at No. 10 First Floor, A.M.P. Chambers, William Street, Perth, being open and available to the public during the hours of 9 a.m. to 5.30 p.m. on week days and 9 a.m. to noon on Saturdays, public holidays excepted.

Dated the 31st day of May, 1935.

J. Y. GILMOUR, Attorney.

Robinson, Cox & Wheatley, Solicitors for the above-named Company.

THE COMPANIES ACT, 1893.

Re Ingliston Alberts Development Company, No Liability, registered as a Foreign Company under the above Act.

IN accordance with the provisions of Section 208 of the above Act, notice is hereby given that, at the expiration of three months from the 30th day of June uext, it is the intention of the above Company to cease carrying on business in Western Australia.

Dated this 11th day of June, 1935.

S. J. McGIBBON,

Attorney

S. J. McGibbon & Co., Chartered Accountants (Aust.), 53 St. George's Terrace, Perth.

THE COMPANIES ACT, 1893. Cuddingwarra, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of Cuddingwarra, No Liability, is situated at the Great Northern Gold Mine, Day Dawn, Cue, and that Ernest Gerald Pearsall is the duly appointed Attorney for the Company.

Dated this 12th day of June, 1935.

NORTHMORE, HALE, DAVY & LEAKE, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Mining Enterprises, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of Mining Enterprises, Limited, is situated at the Great Northern Gold Mine, Day Dawn, Cue, and that Ernest Gerald Pearsall is the duly appointed Attorney for the Company.

Dated this 12th day of June, 1935.

NORTHMORE, HALE, DAVY & LEAKE, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Central Perth Freeholds, Limited.

NOTICE is hereby given that the Registered Office of Central Perth Freeholds, Limited, is situate at Third Floor, Airways House, No. 88 St. George's Terrace, Perth, in the State of Western Australia, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days, except on Saturdays, when the office is accessible to the public between the hours of 10 a.m. and 12 noon.

Dated this 17th day of June, 1935.

ROBINSON, COX, & WHEATLEY, Solicitors for the said Company.

THE COMPANIES ACT, 1893.

Stewarts and Lloyds (Australia) Proprietary, Limited.

Notice of Situation of Office.

NOTICE is hereby given that the Office or place of business of the abovenamed Company is situated at 959 and 961, Hay Street, Perth, being open and accessible to the public during the hours of 9 a.m. to 5 p.m. on week days and 9 a.m. to noon on Saturdays, public holidays excepted.

G. B. BROWN,

Attorney.

Robinson, Cox, & Wheatley, Solicitors for the above-named Company.

THE COMPANIES ACT, 1893.

West Australian Co-operative Producers' Association, Limited.

NOTICE is hereby given that the Registered Office of the above is situated at 759 Wellington Street, Perth, and will be open for business between 9 a.m. and 5 p.m. on week days, excepting Saturdays, and on Saturdays between 9 a.m. and 12 midday.

Dated this 19th day of June, 1935.

A. POWYS,

Secretary.

THE COMPANIES ACT, 1893.

Mining and Investments, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at Basement, Forrest Chambers, 62 St. George's Terrace, Perth, and is accessible to the public on week days from 10 a.m. to 4 p.m., except Saturdays 10 a.m. to noon.

Dated the 18th day of June, 1935.

GOOLD & ROBERTSON, of Perpetual Trustees Buildings, 89 St. George's Terrace, Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Ora Banda Consols Gold Mining Company, No Liability.

NOTICE is hereby given that the Registered Office of the above Company in Western Australia is situate at 84 Palace Chambers, Maritana Street, Kalgoorlie.

Dated the 17th day of June, 1935.

JAMES ALLEN MALONEY,

Attorney for the Company.

F. C. Cowle & Co., Exchange Buildings, Kalgoorlie, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Murchison Consols, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of Murchison Consols, No Liability, is situated at the Great Northern Gold Mine, Day Dawn, Cue, and that Ernest Gerald Pearsall is the duly appointed Attorney for the Company.

Dated this 18th day of June, 1935.

NORTHMORE, HALE, DAVY, & LEAKE, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Great Northern Goldfields, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of Great Northern Goldfields, No Liability, is situate at the Great Northern Gold Mine, Day Dawn, Cue, and that Ernest Gerald Pearsall is the duly appointed Attorney for the Company.

Dated this 18th day of June, 1935.

NORTHMORE, HALE, DAVY, & LEAKE, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Notice of Registered Office of Cornelius, Limited. TAKE notice that the Registered Office of Cornelius, Limited, will be situated at 483 Murray Street, Perth, in the State of Western Australia, where the same will be open for the transaction of business between the hours of 8 o'clock in the forenoon and 6 o'clock in the afternoon on all week days, with the exception of Saturdays, and between the hours of 8 o'clock in the forenoon and 1 o'clock in the afternoon on Saturdays.

Dated this 18th day of June, 1935.

S. E. TIPPETT,

Solicitor for the Company.

S. E. Tippett, of West Australian Chambers, St. George's Terrace, Perth, Solicitor for the Company.

FUMITAPE, LIMITED, IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that a General Meeting of Shareholders of the above Company will be held on Friday, the 19th day of July, 1935, at the offices of Messrs. W. M. Guthrie & Co., at 4.30 p.m., to receive the Final Report and Accounts of the Liquidator.

W. M. GUTHRIE, Liquidator.

Dated the 17th day of June, 1935.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

No. 10 of 1935.

In the matter of "The Companies Act, 1893," and in the matter of Wavic Gold Development, No Liability.

NOTICE is hereby given that a Petition for an Order for winding up the abovenamed Company was, on the 17th day of June, 1935, presented to this Honourable Court by the said Company; and the said Petition is directed to be heard on Tuesday, the 9th day of July, 1935, and any creditor, contributory, or shareholder of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above Act should appear at the time of hearing, by himself or his Counsel, for that purpose, and a copy of the Petition will be furnished to any creditor, contributory, or shareholder of the said Company requiring the same by the undersigned on payment of the regular charge for the same.

Dated the 18th day of June, 1935.

O'DEA & O'DEA,

Warwick House, St. George's Terrace, Perth, Agents for Messrs. O'Dea & O'Dea, of Union Bank Buildings, 185 Hannan Street, Kalgoorlie, Solicitors for the Petitioner.

Western Australia. THE COMPANIES ACT, 1893.

Pacific Sign & Publicity Company, Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at No. 9 Second Floor, Economic Chambers, William Street, Perth, and that such office is open and accessible to the public between the hours of 10 a.m. and 4 p.m. on Mondays to Fridays inclusive, and from 10 a.m. to 12 noon on Saturdays (public holidays excepted).

Dated the 18th day of June, 1935.

HAROLD HAYNES, Solicitor for the abovenamed Company.

THE COMPANIES ACT, 1893. Notice of Situation of Office.

TAKE notice that the Registered Office of A. J. Langford, Limited, to which all communications and notices may be addressed, is situate at No. 5098, North Road, Metropolitan Markets, Marquis Street. West Perth, and is accessible to the public between the hours of 9 a.m. and 4 p.m. from Monday to Friday inclusive, and between the hours of 9 a.m. and noon on Saturday in each week.

Dated this 11th day of June, 1935.

DWYER, DURACK & DUNPHY, 33 Barrack Street, Perth, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Craiggiemore Development, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of the Craiggiemore Development, N.L., is situated at 8 Exchange Buildings, Hannan Street, Kalgoorlie, and is open and accessible to the public on all week days (except holidays) between the hours of 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m., except on Saturdays, when it is open from 10 a.m. to 12 noon; and that Alfred John Hill is the duly appointed Attorney for the said Company.

Dated the 17th day of June, 1935.

MUIR & STABLES, Solicitors for the said Company.

THE COMPANIES ACT, 1893.

General Mining Corporation, No Liability.

NOTICE is hereby given that the Registered Office in Western Australia of the General Mining Corporation, No Liability, is situated at 8 Exchange Buildings, Hannan Street, Kalgoorlie, and is open and accessible to the public on all week days (except holidays) between the hours of 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m., except on Saturdays, when it is open from 10 a.m. to 12 noon; and that Alfred John Hill is the duly appointed Attorney for the said Company.

Dated the 17th day of June, 1935.

MUIR & STABLES, Solicitors for the said Company.

Western Australia. THE COMPANIES ACT, 1893. Ridgelands Pastoral Co., Ltd.

Notice of Situation of Registered Office. NOTICE is hereby given that the Registered Office of Ridgelands Pastoral Co., Ltd., is situate at "Ridgelands," Williams, in the State of Western Australia, and is open to the public between the hours of 10 a.m. and 4 p.m. on week-days except Saturdays, when the office closes at 12 noon.

Dated this 19th day of June, 1935.

H. L. RYALL, Secretary.

Gordon B. D'Arcy, of T. & G. Chambers, St. George's Terrace, Perth, Solicitor for the abovenamed Company.

Western Australia. THE COMPANIES ACT, 1893.

Lady Evelyn Gold Mines, No Liability.

Notice of Change of Attorney and Change of Registered Office.

NOTICE is hereby given that the Power of Attorney granted by the abovenamed Company to Charles Andrew Roberts and dated the 6th day of February, 1935, has now been revoked, and that Louis Claude Louat, of Ora Banda, is now the duly appointed Attorney for the said Company. And notice is further given that the Registered Office of the abovenamed Company has now been changed and is situate at Gold Mining Lease No. 2046W, situate at Ora Banda, in the Broad Arrow Goldfield, and is open and accessible to the public between the hours of 10 a.m. and 12 noon and 1 p.m. to 4 p.m. on all week days except Saturdays (when the same is closed at 12 noon) and on holidays.

Dated the 14th day of June, 1935.

MUIR & STABLES,
Boulder, Solicitors for the abovenamed
Company.

THE COMPANIES ACT AMENDMENT ACT, 1899.

Boulder Perseverance, Limited.

NOTICE is hereby given that Boulder Perseverance, Limited, has passed a resolution authorising the issue of additional shares to the amount of £25,000, divided into 500,000 Ordinary Shares of One shilling each, and that the Company has reserved for the benefit of Colonial Members a part of such issue proportioned to the interests of the Colonial Members, and that at any time within two months from the twenty-sixth day of June, 1935, every Colonial Member may, by writing under his hand delivered by post or otherwise to the Attorney of the Company at the Registered Office of the Company at Fimiston, Western Australia, or to T. S. Wilson, Brookman's Building, Grenfell Street, Adelaide, South Australia, claim his proportion of such additional shares and shall be entitled to receive or take up such proportion.

Particulars of the issue and forms of application are being forwarded to all shareholders on the Colonial Register as at the twelfth day of June, 1935. Ordinary

The following are the particulars so forwarded:—
Issue of 500,000 Ordinary Shares of 1s. each at the
price of 2s. 6d. per share sterling.

The Resolution for the increase of the capital of the Company to £150,000, by the creation of 500,000 additional Ordinary Shares of 1s. each was duly passed at the Extraordinary General Meeting immediately following the Eleventh Annual General Meeting of the Company on the 12th June, 1935. The reasons for the increase of capital were stated in the Report of the Directors submitted to the Annual General Meeting and circular letter dated 24th May, 1935, and at the Extraordinary General Meeting the Directors were authorised to offer the 500,000 new Ordinary Shares in the first instance for subscription at 2s. 6d. per share to the holders of the existing Ordinary Shares on the registers of the Company on the 12th June, 1935, in the proportion of one New Share for every five shares held, fractions being ignored.

The New Ordinary Shares, when fully paid, will rank pari passu with the existing Ordinary Shares of the Company in all respects with the exception that they will not be entitled to the Dividend declared in respect of the financial year ended 31st December, 1934, but will be entitled to the full Dividend in respect of the Company's financial year ending 31st December, 1935.

You are accordingly offered Shares of this new issue.

The issue price of 2s. 6d. per Ordinary Share will be payable to the Company's Bankers or to the Company, as below mentioned, as follows:—

On Acceptance—1s. (including 6d. premium per share).

On Allotment—1s. 6d. (including 1s. premium per share).

If you desire to accept all or any of the shares offered to you, you should complete and sign the annexed Form of Acceptance "A" and return it to the Company's Bankers, National Provincial Bank, Ltd., 15 Bishopsgate, London, E.C. 2, together with a remittance of 1s. per share accepted on or before the 1st July, 1935 or, in case of Shareholders whose names appeared on the 12th June, 1935, in the Western Australian Register, to the Company's Office at Fimiston, Western Australia, and in the case of Shareholders whose names appeared on the same date in the Southern Australian Register, to T. S. Wilson, Brookman's Building, Adelaide, Southern Australia, together in each case with a remittance, in English currency, of 1s. per share on the number of shares accepted, or together with an equivalent remittance in Australian currency calculated at the rate of exchange for the purchase on demand of English pounds at the date of acceptance. Such latter acceptances must be returned to the offices at Fimiston, Western Australia, or to T. S. Wilson, Brookman's Building, Adelaide, Southern Australia, as the case may be, in manner mentioned, on or before the 26th August, 1935. Shareholders whose names appeared on the 12th June, 1935, in the English Register of Members, but whose registered addresses were in Australia, may complete the form of application and return it with the remittance referred to at the Company's office at Fimiston, Western Australia, or to T. S. Wilson, Brookman's Building, Adelaide, Southern Australia, on or before the 26th August,

No receipt for the above-mentioned payment will be given, but an acknowledgment will be forwarded in due course by the issue of an allotment letter as soon as possible after the 1st of July, 1935, or in the case of acceptances by Shareholders whose names appear in the Dominion Registers, or whose addresses are in Australia, after the 26th August, 1935.

In the event of the instalment due on allotment not being then paid, interest will be charged at the rate of 10 per cent. per annum from the date of allotment until payment, and the shares and any amount previously paid in respect thereof will be rendered liable to forfeiture.

If you desire to renounce your "Rights" in respect of the shares offered to you in favour of some other person or persons, you must sign the Form of Renunciation "B" printed on the back of the annexed Form of Acceptance "A," and the person or persons in whose favour you have renounced must fill up and

sign the Form of Acceptance "C" printed below the Form of Renunciation, and lodge the entire sheet, with the necessary remittance, with the Company's Bankers in London, or at its office in Fimiston, Western Australia, or to T. S. Wilson, Brookman's Building, Adelaide, Southern Australia, as the case may be, on or before the prescribed date.

Arrangements have been made whereby the Issue of 500,000 New Ordinary Shares have been underwritten at an Underwriting Commission at the rate of 1¼d. per share and an overriding commission of ¼d. per share.

A number of the 500,000 New Shares offered proportioned to the shareholdings of the Shareholders whose names appear in the Dominion Registers of Members, or whose registered addresses are in Australia, is reserved for the benefit of such shareholders.

If you desire to apply for any of the shares offered to the Shareholders which may not be accepted by them or from the small balance of approximately 1.000 shares remaining after setting aside the shares offered to the Shareholders in the proportion mentioned above, you may do so on the blue form sent herewith, payment for such excess shares applied for being on the same terms as those to which you are entitled by reason of your present holding of Ordinary Shares. If allotment of such excess shares is not made in full the amount overpaid on application will be applied in payment of the amount due on allotment, and any balance then remaining will be returned. No undertaking, however, can be given that all or any of such excess shares applied for will be allotted and no application will be considered or allotment will be made in respect of any application for such excess shares until after the 26th of August, 1935, as it will not be known until after that date what number of shares will be available.

It is intended in due course to apply to the Committee of the Stock Exchange, London, for permission to deal in the New Ordinary Shares.

This offer is made to Shareholders only.

CHAS. E. BLACKETT, Attorney in Western Australia.

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 Mining and Investments, Limited.

Dated this 15th day of June, 1935.

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 Incorporation, as a Limited Company, has this day been issued to Consolidated Gold Mines of Coolgardie, Limited.

Dated this 17th day of June, 1935.

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 Incorporation, as a Limited Company, has this day been issued to Central Perth Freeholds, Limited.

Dated this 17th day of June, 1935.

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 Incorporation, as a Limited Company, has this day been issued to Pacific Sign & Publicity Company, Limited.

Dated this 18th day of June, 1935.

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 Incorporation, as a Limited Company, has this day been issued to Cornelius, Limited.

Dated this 18th day of June, 1935.

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 Incorporation, as a Limited Company, has this day been issued to West Australian Co-operative Producers' Association, Limited.

Dated this 18th day of June, 1935.

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 Incorporation, as a Limited Company, has this day been issued to Ridgelands Pastoral Co., Limited.

Dated this 18th day of June, 1935.

T. F. DAVIES, Registrar of Companies.

Supreme Court Office, Perth, W.A.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the partnership heretofore subsisting between Robert John Collins and Charles Frederick Hall, who carried on business at Maylands as Engineers under the firm name of "Collins and Hall," has been dissolved by mutual consent as from the 4th day of June, 1935. The business will continue to be carried on by the said Robert John Collins under his own name, and he will receive all moneys payable to the former partnership and discharge all liabilities due by it in respect of the said partnership.

Dated the 8th day of June, 1935.

R. J. COLLINS.

Signed by the said Robert John Collins in the presence of-

C. J. Bowra, J.P., Maylands.

C. F. HALL.

Signed by the said Charles Frederick Hall in the presence of— $\,$

C. J. Bowra, J.P., Maylands.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the said Robert John Collins.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Henry William Bailey, late of 13 Gladstone Avenue, South Perth, in the State of Western Australia, Salvation Army Officer, deceased.

NOTICE is hereby given that all Creditors and other persons having claims or demands against the Estate of the abovenamed Henry William Bailey, deceased, are required to send particulars thereof, in writing, to The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's Terrace, Perth, the Administrator of the said Estate with the Will, on or before the 22nd day of July, 1935, after which date the Administrator (with the Will) will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the 12th day of June, 1935.

STONE, JAMES & CO.,

47 St. George's Terrace, Perth, Solicitors for the Administrator (with the Will), The Perpetual Executors, Trustees and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION,

In the matter of the Will of Annie Retta Hammond (sometimes known as Annie Rita Hammond), formerly of 100 Park Street, Subiaco, in the State of Western Australia, but late of 2 Gwenyfred Street, South Perth, in the said State, Married Woman, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are requested to send particulars of their claims to the West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Executors of the abovenamed deceased, on or before the 22nd day of July, 1935; and further, that on the expiration of the last-mentioned date the said Executor 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 Executors shall have had notice.

Dated this 15th day of June, 1935.

LOHRMANN & TINDAL,

Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of William Byrnes, formerly of Hall's Creek, in the State of Western Australia, Pastoralist, but late of Derby, in the said State, Butcher, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are required to send in written particulars of such claims and demands to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's Terrace, Perth, in the said State the Administrator with the Will of the Estate of the abovenamed deceased, on or before the 21st day of August, 1935, after which date the said Company will proceed to distribute the Estate of the said deceased amongst the persons entitled thereto, having regard only to the claims or demands of which it shall then have had notice.

Dated this 13th day of June, 1935.

GORDON B. D'ARCY,

of Warwick House, St. George's Terrace, Perth, Solicitor for the Administrator. IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Edwin Roust, formerly of Edmund Street, Beaconsfield, Clerk, and of 1 Derby Road, Subiaco, Clerk, and of 22 Lawler Street, Subiaco, Clerk, but late of 40 Aberdeen Street, Perth, in the State of Western Australia, Tally Clerk and Widower, deceased.

ALL Creditors and other persons having claims against the Estate of the abovenamed deceased are hereby required to send particulars of such claims to the Exexcutor, George Charles Winter, of 7 Francis Street, Perth, on or before the 22nd day of July, 1935, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which particulars shall have been given as aforesaid.

Dated this 14th day of June, 1935.

F. CURRAN.

37-39 Padbury Buildings, Forrest Place, Perth, Solicitor for the said George Charles Winter.

In the matter of the Will of Eliza Gentle Boyes, late of 17 Jarrad Street, Cottesloe, in the State of Western Australia, Married Woman, deceased.

TAKE notice that all Creditors and other persons having claims against the above Estate must send particulars to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of St. George's Terrace, Perth, on or before the 22nd day of July, 1935, after which date the executor will distribute the estate among the persons entitled thereto, without liability for claims of which it shall not then have had notice.

Dated this 18th day of June, 1935.

GOOLD & ROBERTSON
Solicitors for the Executor,
89 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Albert Thompson Toms, of 43 Farnley Street, Mount Lawley, in the State of Western Australia, Builder, deceased.

NOTICE is hereby given that all Creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars, in writing, to the Executrix, care of W. Hayes, F.sq., Accountant, Royal Insurance Buildings, Perth, on or before the 22nd day of July, 1935, after which date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice.

Dated the 18th day of June, 1935.

REGINALD FREDERICK COOPER,
of National Mutual Chambers,
St. George's Terrace, Perth,
Solicitor for the Executrix of the Will of
the said deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John O'Reilly, late of Mount Magnet, in the State of Western Australia, Pensioner, formerly Prospector, deceased.

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 particulars of such claims to the Executor, Michael Francis Troy, of 27 Park Road, Mount Lawley, in the State of Western Australia, Minister for Lands, on or before the 22nd day of July, 1935, after which date the said Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto. having regard only to those claims of which the said Executor shall then have had notice.

Dated this 17th day of June, 1935.

MICHAEL FRANCIS TROY, Executor of the Will of John O'Reilly, deceased.

NOTICE TO CREDITORS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims against the Estates of the undermentioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under "The Curator of Intestate Estates Act, 1918,") are hereby required to send particulars of such claims to me on or before the 21st day of July, 1935, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 20th day of June, 1935.

J. H. GLYNN, Curator of Intestate Estates.

Name.	Date of Death.	Date of Order.	Address.	Occupation.
Brown, John Allen	17-12-34	4-6-35	Yallalong Station via Mullewa	Labourer.
Dempsey, Andrew	18-3-35	13-6-35	Ongerup	do.
Lloyd, Patrick Francis	31-3-35	**	Formerly of Northam, but late of Claremont	do.
Kemble, David	2-4-35	,,	Formerly of Perth, but late of Claremont	do.
Brama, "Jack"	25-4-35	,,	Roe Street, Perth	Cook and Hawker.
Bertolini, Catèrina, widow of Domenico Corvi	3-10-33	15-6-35	Sondrio, Italy	Widow.
Mallett, Tressilian Frank	15-2-35	18-6-35	Winderie Station, Upper Gas- coyne	Pensioner,
Di Giacomo, Cesare	25-11-34	19-6-35	South Moorine Rock	Farmer.
Twitt, Frank	25-5-35	,,	Boulder Leases, Boulder	Labourer.

THE BANKRUPTCY ACT, 1892.

Notice of Dividend.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per £.	First or Final or otherwise.	When payable.	Where payable.
Brown, Alexander	Of Burt Street, Boulder	Fruiterer	Supreme Court of Western Australia	52 of 1925	20s. in the £	1st and final	25th June, 1935	Office of Official Receiver in Bankruptcy.

Dated this 19th day of June, 1935.

H. S. CROFTS,
Official Receiver in Bankruptcy,
Supreme Court, Perth.

4					
ACTS OF PARLIAMENT, ETC., FOR SAL GOVERNMENT PRINTING OFFICE		ΑT		Acts of Parliament, etc.—continued.	c
	٠.		,	Index to Government Gazette (yearly) . 0 1	
	T.	s.			6
Abattoirs Act and Amendment	0	1	0		. 0
Aborigines Act (Consolidated)	0	1	0	Inebriates Act 0 0	6
Abattoirs Act and Amendment Aborigines Act (Consolidated) Adoption of Children Act Agricultural Bank Act Agricultural Seeds Act Abitration	U	2	3	Inspection of Machinery Act with Regulations 0 2	6
Agricultural Bank Act	0	1	0	Inspection of Scaffolding Act 0 1 Insurance Companies Act 0 1	9
Agricultural Seeds Act	0	1 1	0	Insurance Companies Act 0 1	6
Arbitration Act Associations Incorporation Act Auctioneers Act	0	0	0 6	Interpretation Act	3 0
Austioneers Ast	0	1	0	200102 - 00110100 - 001101	3
Bills of Sale Act (Consolidated)	0	1	6		0
	0	ī	0	Land Act and Regulations	·6
Brands Act Bread Act (Consolidated)	0	0	6		0
Bush Fires Act (Consolidated)		ŏ	6	Land Drainage Act 0 2	ŏ
Cemeteries Act and Amendments		3	Ō	Legal Practitioners Act (Consolidated) 0 1	0
Child Welfare Act	0	2	0	Legitimation Act 0 0 Licensed Surveyors Act 0 1	6
Companies Act (Consolidated)	0	4	3	Licensed Surveyors Act 0 1	0
Criminal Code Act and Rules quarter bound				Licensing Act and Amendments 0 4	0
with index	0	10	6	Life Assurance Act (Consolidated) 0 1	6
with index	0	1	6	Limited Partnerships Act 0 0	ò
Dairy Cattle Improvement Act	0	1	0	Local Court Act and Rules, 25s. and 21s.	
Dairy Industry Act	0	1	0	Lotteries Control Act 0 1	6
pairy Products Marketing Regulation Act	U	Д.	0	Lunacy Act (Consolidated) 0 2	0
Declarations and Attestations Act	0	0	6	Main Roads Act 0 1	
Dentists Act and Amendment Discharged Soldiers' Settlement Act Dividend Duties Act (Consolidated) Dog Act (Consolidated) Droving Act Electoral Act (Consolidated) Employers' Lighlity Act	0	1	9	Main Roads Act	Ö
Discharged Soldiers' Settlement Act	U	1	6	Married Women's Property Act and Amend-	
Dividend Duties Act (Consolidated)	U	1	6		6
Dog Act (Consolidated)	v	1	0 0	Married Women's Protection Act 0 1	
Droving Act	U	7	0 6		0
Electoral Act (Consolidated)	0	0	6	Medical Practitioners Act 0 1	6
Employers' Liability Act Employment Brokers Act and Amendment	•		0	Metropolitan Water Supply, Sewerage, and Drainage Act	0
Evidence Act (Consolidated)	n	2	Ö		9
	0	3	3		0
Explosives Act Factories and Shops Act (Consolidated)	Ô	2	9	Mining Act 0 2 Mining Development Act 0 1	6
Regulations	ŏ	ō	3	Money Lenders Act and Amendment 0 1	0
" Regulations Factories and Shops Time and Wages Books—	·	•	•	Mortgagees' Rights Restriction Act 0 0	6
Large	0	4	3	Noxious Weeds Act 0 1	ŏ
Small	0	3	3	Nurses' Registration Act 0 1	ŏ
Farmers' Debts Adjustment Act (Consoli-				Pawnbrokers Act (Consolidated) 0 1 Pearling Act (Consolidated) 0 2	0
dated)	0		6	Pearling Act (Consolidated) 0 2	0
Feeding Stuffs Act	0		6	Perth Municipal Gas and Electric Lighting	
Fertilisers Act	0		6	Act 0 1	9
Financial Emergency Act Firearms and Guns Act	0	1	0	Perth Tramways Act 0 1	0
Firearms and Guns Act	0	1			
Fire Brigades Act, 1916, and Amendment	0	3		Plant Diseases Act 0 1	
Firms Registration Act and Amendment	U	1	0		0
Fisheries Act (Consolidated) Forests Act	U	1	0 6	Prevention of Cruelty to Animals Act 0 1	0
Fremantle Harbour Trust Act (Consolidated)	0	1	6	Prisons Act (Consolidated) 0 1 Public Notaries Act 0 0	6
			0	Public Service Act (Concellidated) 0 1	0
Friendly Societies Act and Amendments	0	_	6		9
Fruit Cases Act	0		0		
Game Act (Consolidated)	Ő		6	Reduction of Rent Act	6
Gold Mining Profits Tax and Assessment	_		0	Registration of Births, Deaths and Marriages	٠
Government Electric Works Act	_		ŏ		9
Government Savings Bank Act			Ŏ	Reports of Proceedings before the Boards of	_
Group Settlement Act	_		3	Conciliation and the Court of Arbitra-	
Hansard Report, Annual Subscription	_		6	tion, Volumes I. to XII., per vol 0 10	Λ
Hansard Report, per vol	_	7	6	Road Districts Act (Consolidated) 0 3	
Hansard Report, weekly issue, per copy	C	0	6	Royal Commissioners' Powers Act 0 1	
Hawkers and Pedlars Act and Amendment			0	Sale of Liquor Regulation Act 0 0	
Health Act (Consolidated)				Second-hand Dealers Act 0 0	6
Hire Purchase Agreement Act				Stamp Act (Consolidated) 0 2	
Hospital Fund Act and Amendment		_		State Manufactures Description Act 0 0	
Illicit Sale of Liquor Act		_		Population 0 1	
Income (and Land) Tax Assessment Act	. () 2	6	" Regulations 0 1	0

indus

vl nature.

Acts of Parliament, etc.—continued.				(CONTEN	rrs			
,	£	K. (d.	`	/ 11 1 11 1	120.			_
Statutes (sessional sets, per vol.)									$_{\mathrm{Page}}$
Supreme Court Rules	1	5	0	Administration Act					1267-8
Tenants, Purchasers, and Mortgagors' Relief				Agricultural Bank					1250-52
Act	0	2	0	Agriculture, Departme					19, 1256
Timber Industry Regulation Act and Regula-	^	_	^	Appointments					56, 1257
tions		2 2	9	Audit Act			•		1219
Totalisator Act and Amendment		1	0						
Town Planning and Development Act Trade Unions Act	-	1	6	Bankruptcy				• •	1269
Traffic Act (Consolidated)	-	2	6	Cash Orders lost				• •	1252
Tramways Act	Ö	2	3	Companies	• •		• •	• •	1263-67
Tramways Act, Government	0	0	6	Crown Law Departme	$^{ m nt}$				1220
Trespass, Fencing, and Impounding Act and				Curator of Intestate	Estates				1268
Amendment		1	6	Deceased Persons' Es	tates				1267-68
Truck Act and Amendment	0	1	6 6	Electoral					1220
Trustees Act	0	1	0					12	54, 1270
Unclaimed Moneys Act	0	2	6	Farmers' Debts Adjus					-,
Veterinary Act	Õ	ī	3	etc			•	ucis,	1219
Water Boards Act	ŏ	2	6					• •	1229-49
Weights and Measures Act and Regulations	0	2	6				• •		
Wheat Pool Act		1	•	Health Department			• •	• •	
Whole Milk Act	-	1		Inspection of Machin	•		• •		1215-17
Workers' Compensation Act	_	1		Justices of the Peace					
Workers' Homes Act (Consolidated)		1	0 6	Lands Department					1221-28
Workmen's Wages Act	0	0	_	Licensing					1220
	U	v	U						1220
Postage extra.				Metropolitan Water S	upply, e	etc.		1218-	19,1254
		_	_	Mines Department				15-17,	1257-63
ERRATUM.				Municipalities			,• •	,	53,1255
OWING to a typographical error the "Gov	vern	me	$_{ m nt}$	Orders in Council			,		1215-19
Gazette" of June 14 was numbered 27 instead	ad o	f 2	28.	Partnerships dissolved		• •	•		
As it is impossible to make the correction su	bscr	ibe	rs	Premier's Department					
are requested to note the error in their refer	ence	s.		•					
			_	Public Service Commi					1220
				Public Works Departs				18, 12	52, 12 53
THE W.A. INDUSTRIAL GAZETT	Ł.			Registrar General		• •	• •		1220
(Published Quarterly.)				Registrar of Compani					1266-67
THE Annual Subscription to the above i	is S	Seve	en	Road Boards		12	217, 122	8, 1254	4-5, 1256
shillings and sixpence and the charge for	a s	ing	le	Tender Board					
copy Two shillings and sixpence.		,	,	Tenders accepted				12	52, 1256
The subscription may be sent to the Gov	zern	me:	n t	Tenders invited					53, 1256
Pi ter, Perth.				Town Planning and D			•	,	•
publication contains reports of all pro	ocee	din	øs	9	_				
of Court of Arbitration and Industrial				Traffic Act Regulatio			•• ,		1253
all ustrial Agreements, and matter of a					• •	• •	• •	• •	1219
indus vi nature.				Workers' Homes Act	•	. •			1220