

Govern Bazette

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WESTERN AUSTRALIA.

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

No. 51.] **PERTH**: FRIDAY, **OCTOBER** 22.

Bank Holidays at Busselton and Carnarvon. PROCLAMATION

 WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,

 TO WIT.
 {K.C.M.G., Lieutenant-Governor in and

 JAMES MITCHELL,
 over the State of Western Australia

 Lieutenant-Governor.
 and its Dependencies in the Commou

 [L.s.]
 wealth of Australia.

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

Date and Town.

19th November, 1937—Busselton. 23rd November, 1937—Carnarvon. 25th November, 1937—Carnarvon.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October, 1937.

By His Excellency's Command,

W. H. KITSON,

Chief Secretary.

GOD SAVE THE KING !!!!

Bank Holidays at Williams, Bunbury, Greenbushes (2) and Waroona.

PROCLAMATION

 WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell,

 TO WIT.
 5 K.C.M.G., Lieutenant-Governor in and

 JAMES MITCHELL,
 over the State of Western Australia

 Lieutenant-Governor.
 and its Dependencies in the Common

 [L.s.]
 wealth of Australia

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

Date and Town.

Wednesday, 27th October, 1937—Williams. Thursday, 4th November, 1937—Bunbury. Saturday, 6th November, 1937—Greenbushes.

Saturday, 6th November, 1937-Waroona. Friday, 12th November, 1937-Greenbushes.

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of October, 1937

By His Excellency's Command,

W. H. KITSON,

Chief Secretary.

[1937.

GOD SAVE THE KING ! ! !

PROCLAMATION

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

 WESTERN AUSTRALIA, } By His Excellency Sir James Mitchell, TO WIT. } K.C.M.G., Lieutenant-Governor in and JAMES MITCHELL, over the State of Western Australia Lieutenant-Governor. and its Dependencies in the Common-[L.S.] wealth of Australia.

Corr. No. 1488/37.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Gover-nor is empowered by Proclamation in the *Government* Gazette to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of portion of Swan Location 690 and being part of the land on Diagram 347, regis-tered in the Office of Titles in Volume 1050, Folio 639: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, portion of Swan Location 690 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October, 1937.

By His Excellency's Command,

(Sgd.) M. F. TROY,

Minister for Lands.

GOD SAVE THE KING ! ! !

[October 22, 1937.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 13th day of October, 1937, the following Orders in Council were authorised to be issued:---

The Land Act, 1933-1936.

ORDER IN COUNCIL.

Corr. No. 1349/37.

WHEREAS by Section 33 of "The Land Act, 1933-1936," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21774 (Naraling Lot 15) should vest in and be held by Messrs. Thomas Simpson, David Criddle, and Leonard James Lipple in trust for the purpose of a Hall Site (Returned Soldiers' League): Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Messrs. Thomas Simpson, David Criddle, and Leonard James Lipple in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Land Act, 1933-1936. ORDER IN COUNCIL.

Corr. No. 1342/37.

WHEREAS by Section 33 of "The Land Act, 1933-1936," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21777 Manjimup Lot 360) should vest in and be held by John Lobban Mackenzie, John Smith, and Bert Beer in trust for the purpose of a Hall Site (Returned Soldiers' League): Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by John Lobban Mackenzie, John Smith, and Bert Beer in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Forests Act, 1918. ORDER IN COUNCIL.

Forests File 1018/37; Lands File 1886/37.

WHEREAS by "The Forests Act, 1918," it is provided that the Governor may by an Order in Council declare any Crown lands as Timber Reserves, within the meaning and for the purpose of that Act: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, doth hereby declare the Crown lands described in Schedule attached hereto as Timber Reserve No. 114/25, within the meaning and for the purpose of "The Forests Act, 1918."

(Sgd.) L. E. SHAPCOTT,

Clerk of the Council.

Schedule.

All that portion of land within a two-mile radius from the centre of Agnew Townsite, excluding the land within the Townsite boundaries, the land reserved for specific purposes and the land held under "The Mining Act, 1904." (Kaluwiri District; Plan 53/300.) Premier's Department,

Perth, 15th October, 1937.

IT is hereby notified, for public information, that His Majesty the King has been pleased to approve of the retention of the title of "Honourable" by Mr. Herbert John Yelland, who served as a Member of the Legislative Council of Western Australia for a continuous period of not less than ten years.

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

JUSTICES OF THE PEACE. Premier's Department,

Perth, 20th October, 1937.

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

John Joseph Honniball, Esquire, of Pemberton, as a Justice of the Peace for the Sussex Magisterial District;

Sydney Guy Duffield, Esquire, of Somerville street, Manjimup, as a Justice of the Peace for the Blackwood Magisterial District;

Magisterial District; William Wallace Brockman, Esquire, of Pemberton, as a Justice of the Peace for the Sussex Magisterial District;

Frank Julius Inkpen, Esquire, of 5 Mouey street, Bunbury, as a Justice of the Peace for the Wellington Magisterial District;

Albert John Gilbert, Esquire, of Kudardup, as a Justice of the Peace for the Sussex Magisterial District in lieu of the Northam Magisterial District;

Frederic Sydney Senior, Esquire, of Merredin, as a Justice of the Peace for the Northam Magisterial District in lieu of the Murray Magisterial District.

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

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that adjustment of debts under Section 11 of the Act of the following farmers has been finalised and the Stay Orders have now lapsed as from date specified:—Bird, Godfrey Charles, Beacon; Burdekin, Sam, Boodarockin; Flinn, Arthur Bryan, Bendering; Hartley, Marion, Corrigin; Hutchinson, Lavinia Ann, Korbel; Morrell, George Richard and Sons, Kouongorring; O'Neill, William Edward, Pingaring; Patten, Edwin Benjamin, Pinjarra; Schroeder, Hans Paul Karl, Karridale; Sheridan, Kathleen and William Henry, Broomehill; Spelman, Arthur Augustus, Waroona; Wilscn, Louise Sophia, South Burracoppin; 20th October, 1937. W. A. WHITE,

20th October, 1937.

THE STAMP ACT, 1921-31.

The Treasury,

Director.

Treasury No. 2019/21. Perth, 18th October, 1937. IT is hereby published, for general information, that the following officers of the Titles Office have been appointed 'a person authorised to cancel stamps'':—William Buckmaster, Peter Johnsen, Francis Arnold Blott, and Newton Archibald Davies.

> A. J. REID, Acting Commissioner of Stamps.

THE AUDIT ACT, 1904.

The Treasury,

Treasury No. 58/36. Perth, 18th October, 1937. IT is hereby published, for general information, that Mr. G. Carter has been appointed a Certifying Officer for the Government Stores Department for the period 11th October, 1937, to the 10th April, 1938. Treasury No. 63/37.

IT is hereby published, for general information, that Mr. H. Miller has been appointed a Certifying Officer for the Agricultural Bank, at Northam, for a period of thirty-two days from the 4th October, 1937.

The Treasury, Perth, 20th October, 1937.

Treasury No. 35/35. IT is hereby published, for general information, that Messrs. L. B. Crosbie and J. H. Bogue have been appointed Receivers of Revenue for the Public Works Department.

Treasury No. 63/37.

IT is hereby published, for general information, that Mr. W. L. Boyd has been appointed Receiver of Revenue for a period of two weeks from the 16th October, 1937.

A. J. REID, Acting Under Treasurer. Office of Public Service Commissioner, Perth, 21st October, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:-Ex. Co. 1907; P.S.C. 600/36.-C. C. Hillary, Secretary,

Ex. Co. 1907; P.S.C. 600/36.—C. C. Hillary, Secretary, Education Department, to be Secretary, London Agency, Premier's Department, as from 18th October, 1937; Ex. Co. 2164; P.S.C. 333/33.—Cyril Leonard Strib-ling, under Section 28 of the Public Service Act, to be Junior Clerk, as from 1st December, 1936; Ex. Co. 2164.—John William McManus, under Section 28 of the Public Service Act, to be Junior Clerk, Bever-ley, Crown Law Department, as from 15th March, 1937; Ex. Co. 2164; P.S.C. 31/35.—Bernise Veronica Down, under Section 28 of the Public Service Act, to be Junior Typist, Public Works Department, as from 1st April, 1937;

1937;

Ex. Co. 2136.—B. L. Exley, Junior Typist, Mines De-partment, to be Typist, as from 1st October, 1937; Ex. Co. 2092; P.S.C. 416/37.—R. K. Reid, Clerk, Forests Department, to a similar position with a higher

classification (£279-£288), as from 1st July, 1937.

GEO. W. SIMPSON, Public Service Commissioner.

VACANCIES IN	THE	PUBLIC	SERVICE.	
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Department.	Position.	Old Classification.	New Classification	Date Returnable.
Mines	Draftsman, 1st Class (Item 114)	£366-£414	£366—£438*	1937. 30th October.
Agriculture	Inspector, Poultry Branch (Item 154)†	•••	$\pounds 294 - \pounds 306$	do.
Lands and Surveys	Examiner of Surveyors' Plans and Ac- counts (Items 43 and 45)	£390—£462	£366£438	6th November.
Publie Works	Draftswoman (Item 183)	£170-£200	£170-£200	do.

Note .- * Limit fixed, £414, under Clause 8 of Professional Agreement.

† Applications are also called under Section 29 of the Public Service Act.

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.

GEO. W. SIMPSON, Public Service Commissioner.

LIST OF MARINE COLLECTORS' LICENSES AND BADGES FOR THE QUARTER ENDED 30th September, 1937

				30TH SEPTEMBER, 1937.				
No.	Issued to:			Address.			Date Issued.	Badge No.
12670	Adams, Ernest V			Canning road, Kalamunda			7-7-37	409
12697	Anderson, Albert			152 Ascot road, Victoria Park	•••		9-9-37	436
12677	Buckley, Albert			Central terrace, Queen's Park	••	· · · •	31 - 7 - 37	416
12678	Buckley, Arthur Geo.			Central terrace, Queen's Park	•••		31-7-37	417
12680	Bentley, Daniel P.			Karridale		• • •	7-8-37	419
12682	Boral, Adolf	••••		189 Vincent street, North Perth			7-8-37	421
12684	Baxter, George R		••	3 Oats street, Victoria Park	•••		14 - 8 - 37	423
12688	Brown, John			Bullfinch		.	18-8-37	427
12689	Baldwin, Wm			Koorda	• • •	•••	18 - 8 - 37	428
12694	Boyd, John			Spencer road, Cannington	•	• • • •	4 - 9 - 37	433
12704	Calman, Wm. Peter		•••	35 Barton street, Williamstown, via			23 - 9 - 37	443
12706	Crellin, Gordon Wm.			238 Loftus street, Leederville	••••	•••	29 - 9 - 37	445
12674	Duncan, John			22 Davies street, Beaconsfield			13-7-37	413
12691	de Vaurno, Bernard		••	29 Cowle street, West Perth	•••	•••	23 - 8 - 37	430
12705	Dewar, Norman B			18 Plain street, East Perth	•••	• • •	29-9-37	444
12687	Ellice, Phillip Em.			30 Francis street, Perth	•	•••	17-8-37	426
12675	Finkelstein, Wm. Geo.			39 Raglan road, Mt. Lawley			17-7-37	414
12681	Finkelstein, Saul			394 William street, Perth	•••		7-8-37	420
12693	Gurfinkel, Samuel			74 Mary street, Highgate Hill			4-9-37	432
12701	Gangemi, Ferdinando		••	12 James street, Perth			16-9-37	440
12667	Hailstones, Frank		••	787 Albany road, Victoria Park			2-7-37	406
12671	Hebb, Isaac H.		•••	Blackwood road, Mt. Barker			13-7-37	410
12686	Hawkins, Levi		•••	30 Bruce street, Leederville			17-8-37	425
12676	Lyons, Peter John		•••	2 Harley street, Highgate Hill	•••	• • • •	26-7-37	415
12690 12690	Lee, Lawrence A		 	396 Hay street, Subiaco	•••	••••	23-8-37	429
12695 12695	Lord, Irwin Walton		••	Perenjori	•••	•••	7-9-37	434
12635 12685	Marai, Vincenzo		•••	132 James street, Perth	•••	••••	14 - 8 - 37	424
12669	McMullen, Charles		 	256 Pier street, Perth	••••	••••	7-7-37	408
12603 12672	McCarthy, Michael		•••	10 Fraser street, Northam	•••	••••	13-7-37	411
12683	Nettle, Charles H		••	Forest street, Pinjarra	•••	••••	7837	422
12696	Park, E. N. S		••	Main road, North Beach	•••	•••	9-9-37	435
12698	Polinelli, Abele			Wooroloo	•••		16-9-37	437
12699	Powell, Peter			29 Sydney street, North Perth	•••	•••	16-9-37	438
$12099 \\ 12700$	Park, Leslie A. S		••	Opposite Post Office, North Beach		•••	16-9-38	439
12700	Robertson, Geo. M.		••	Dangin, via Quairading		•••	13-7-37	412
12073			••	27 Woodsome street, Mt. Lawley	•••	•••	16-9-37	441
12702			••		•••	•••	77-37	407
12608	Sazonof, Morris		••	Beachboro road, Bayswater		•••	26-8-37	407
	Singleton, Francis		••	Helena Valley P.O., Midland Juncti	on,	•••	20-8-37 21-9-37	
12703	Titterton, Edward R.		••	37 Mandurah road, South Fremantle		• • •	31-9-37 31-7-37	442
12679	Utterson, James		••	21 Vine street, North Perth	• · •	•••	31-1-37	418

19th October, 1937.

D. HUNTER, Commissioner of Police.

THE HEALTH ACT, 1911-1935.

Appointments.

Toodyay Road, Health, and Vermin Board:--Dr. Alfred Webster to be Medical Officer of Health as from the 14th October, 1937.

EVERITT ATKINSON, Commissioner of Public Health.

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

No. 2 of 1937.

Australia-West Coast.

Entrance Channel to Fremantle Inner Harbour.

Position-97°, distance 2 cables, from North Mole Lighthouse.

Details—The outer or western red light on the northern side of the Entrance Channel to Fremantle Inner Harbour is temporarily transferred to a gas buoy in a position about twelve feet to the westward of the present pile-beacon, pending repairs to the said beacon. The character of the light is not altered.

Charts affected-Nos. 240, 1058, 1700.

Publications-Australia Pilot, Vol. V., page 321.

Date-September 28th, 1937.

Authority-Fremantle Harbour Trust.

W. R. CLACK, Acting Harbour Master. R. J. COX, Secretary.

THE LAND ACT, 1933-1936.

Notice of intention to grant a Special Lease. Department of Lands and Surveys, Corres. 3996/24. Perth, 20th October, 1937.

Corres. 3996/24. Perth, 20th October, 1937. IT is hereby notified that an application has been received for a Special Lease, under Section 116 of the above Act, of about 20 acres adjoining the southern boundary of Nelson Location 6439, near Palgarup, and it is proposed to grant such Lease for a term of 21 years, for the purposes of Subsection 10 of Section 116 of the above Act, viz., Conserving and using water for industrial purposes, etc.

G. L. NEEDHAM, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

No. 3140, at Moojebing.

Department of Lands and Surveys, Perth, 20th October, 1937.

Corr. No. 2605/95. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933-1936," of the purpose of Reserve No 3140 (Moojebing Lot 238) being changed from "School Site" to "Public Utility." (Plan Moojebeing Townsite.)

Nos. 4115 and 4116, at Mt. Magnet.

Corr. No. 4350/97. HIS Excellency the Lieutenant-Governor in Executiv Council has been pleased to approve, under Section 37 of "The Land Act, 1933-1936," of the purpose of Reserves Nos. 4115 and 4116 (Mt. Magnet Lots 158 and 159) being changed from "Public Utility" to "School Site." (Plan Mt. Magnet Townsite.)

No. 8906, at Dattening.

Corr. No. 14483/02. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 3 of "The Land Act, 1933-1936," of the purpose of Reserve No. 8906 (Dattening Lot 30) being changed from "School Site" to "Public Utility." (Plan Dattening Townsite.)

G. L. NEEDHAM, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 20th October, 1937.

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

1486/30.

GERALDTON.—No. 21773 (Railway Purposes).— Lots Nos. 127, 138, 1147, 1204, 1205, 1206, and 1207. (About 34a.) (Plan Geraldton, Sheet 1.) Reserves 17867 (Recreation) and 21250 and 20606 (Harbour Works) are hereby reduced and Reserve 20626 (Harbour Works) is hereby cancelled.

1349/37.

NARALING.—No. 21774 (Hall Site—Returned Soldiers' League).—Lot No. 15. (1r.) (Plan Naraling Townsite.)

2536/26.

PERENJORI.—No. 21775 (Church Site—Anglican). —Lot No. 47. (39.1p.) (Plan Perenjori Townsite.) Reserve 19249 (Lot 29—Church Site, Anglican) is hereby cancelled.

2096/37.

WILUNA.—No. 21776 (School of Mines).—Lot No. 93. (30p.) (Plan Wiluna Townsite.) Reserve 21651 (Lot 1453—Road Board Purposes) is hereby reduced.

1342/37.

MANJIMUP.--No. 21777 (Hall Site---Returned Soldiers' League).--Lot No. 360. (1r.) (Plan Manjimup Townsite.)

> G. L. NEEDHAM, Under Secretary for Lands.

AMENDMENT OF RESERVE No. 39.

Department of Lands and Surveys, Perth, 20th October, 1937.

Corres. 1226/37.

HIS Excellency the Lientenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933-1936," of the boundaries of Reserve No. 39 (Perth Lots P1 and P2—Public Hospital Gardens) being amended to exclude the land described in Schedule hereunder and of the area being reduced from 3 roods 32 perches to 3 roods 31-2/10ths perches accordingly:—

Schedule.

All that portion of Perth Lot P1 bounded by lines starting from the intersection of the western alignment of Lord street with the southern alignment of Wellington street and extending 200deg. 23min. 49-6/10ths links along the former alignment to the tangent point of a circular curve, the bearing and distance of the radius of such curve being 290deg. 23min. 50 links from said tangent point; thence by said curve generally northerly to another tangent point situate on the said southern alignment cf Wellington street and thence 110deg. 54min. 49-6/10ths links along the latter alignment to the starting point. (Plan Sub. 36.)

> G. L. NEEDHAM, Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys, Perth, 20th October, 1937.

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

3857/94.

ALBANY.---No. 2678 (High School Site).---Lots 272 and 273 (excluding truncation of Lot 272 as shown on Diagram 57312. (1a. 2r. 39 1/10th p.) (Plan Albany Townsite.)

> G. L. NEEDHAM, 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, 1933-1936," and its Regulations:---

CARNARVON.

27th October, 1937, at 11 a.m., at the Court House-‡Carnarvon-*418, 4a. 1r. 17p., £16.

CUE.

- 27th October, 1937, at 2 p.m., at the Mining Registrar's Office
 - tReedy-Town 222, 227, 230, 1r. each, £12 10s. each. MOUNT MAGNET.
- 27th October, 1937, at 2 p.m., at the Mining Registrar's Office-

Mount Magnet-Town 137, 1r., £10.

YOUANMI.

27th October, 1937, at 11 a.m., at the Mining Registrar's Office-

†Youanmi-Town 168, 1r., £25.

KATANNING.

4th November, 1937, at 11 a.m., at the District Lands Office-

\$Moojebing-*193, 2a., £10.

MOORA.

5th November, 1937, at 4 p.m., at the Court House-\$Moora-*187, 5a., £25.

BRIDGETOWN.

- 9th November, 1937, at 12 noon, at the District Lands Office-
 - Donnybrook-Town 106, 1r., £10; 61, 32p., £10; 331, 332, 1r. 24p., £12.

BUSSELTON.

10th November, 1937, at 3 p.m., at the Agricultural Bank-

‡Cowaramup--*35, 4a. 0r. 29p., £15.

GERALDTON.

- 10th November, 1937, at 3.15 p.m., at the District Lands Office-
 - ‡Geraldton-*989, 4a. 1r. 37p., £35; 990, 4a. 2r. 11p., £35.

Rothsay-Town 88, 1r. 0.4p., £12.

NORTHAM.

11th November, 1937, at 11.30 a.m., at the District Lands Office-

‡Mukinbudin-Town 58, 1r., £15.

PERTH.

- 12th November, 1937, at 11 a.m., at the Department of Lands and Surveys-

 - #Greenmount—*4, 22a. 2r. 10p., £50. #Pinjarra—*Sub. 86, 5a. 2r., 16p., £12. #Sawyers' Valley—*122, 5a. 2r. 19p., £9.

*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 provision 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.

||Subject to payment for improvements, if purchased by other than the owner of same.

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 dis-tricts, where it is granted to a depth of 40 feet or 20 feet only.

G. L. NEEDHAM, Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 32 of "The Land Act, 1898," and/or Section 23 of "The Land Act, 1933-36," for non-payment of rent or other reasons:

- Name, Lease No., District, Reason, Corres. No., Plan. Bell, Edward; 68/3817; Plantagenet 5476; abandoned; 685/33; 457A/40, A1.
- 653/35; 457A/40, A1.
 Bell, Edward; 74/1641; Plantagenet 4787; abandoned; 686/33; 457A/40, A1.
 Blenkinsop, Marion; 338/880; Rothsay 64; £13 10s. 0d.; 409/35; Rothsay Townsite.
 Bolt, C. E.; 60/256; Plantagenet 2711; £23 15s. 6d.; 4096/20, 451/80 F4

- Bolt, C. E.; 60/200; Frantagenet 2711, 225 155. od., 4086/30; 451/80, E4.
 Bourne, F. C.; 347/1076; Avon 22051; £0 7s. 11d.; 1067/36; 27A/40, A2.
 Boyce, Patrick; 348/465; Ninghan 1710; £1 1s. 0d.; 185/35; 56/80, B & C2.
 Castiglioni, Eric; 6439/153; Wiluna 558; £1 10s. 0d.; 2551/29. Wiluna
- Castiglioni, Eric; 6439/153; Wiluna 558; £1 10s. 0d.; 2354/32; Wiluna.
 Clements, H. G., and Hindmarsh, J. W.; 68/2780; Wellington 1153; £9 0s. 4d.; 2812/30; 383D/40, B4.
 Creasey, Edwin; 22995/68; Yilgarn 783; £70 9s. 4d.; 4818/27; 35/80, F4.
 Creasey, Edwin; 68/1647; Yilgarn 793; £20 3s. 5d.; 5338/28; 35/80, F4.
 Davev, Dorothy; 68/759; Roe 1716; £202 3s. 2d.; 5817/ 28; 376/80, D & E2.
 Donald. Margaret M.: 18016/68; Melbourne 2252; £14

- Donald, Margaret M.; 18016/68; Melbourne 2252; £14
 12s. 6d.; 3388/23; 32/80, D1.
 Fawell, T. W.; 68/4023; Avon 19048; £5 1s. 6d.; 1864/

- Fawell, T. W.; 68/4023; Avon 19048; £5 1s. 6d.; 1864/32; 28/80, F2.
 Fleming, David; 55/2256; Avon 24006 to 24015 (inclusive); £16 16s. 1d.; 2419/31; 2A/40, A1.
 Fletcher, J. J. B.; 17146/68; Wellington 3091; abandoned; 5305/23; 384D/40, B3.
 Foden-Barnes, J. E. W., and Elder, A. C. G.; 68/1001; Williams 12365, 12352, 12353; £53 5s. 10d.; 1177/28; 386A & D/40, B2 & 3.
 Gibson, J. A.; 35571/55; portion Oldfield 71; abandoned; 3380/15; 420/80, N.
 Graham, Ann M.; 1099/41A; Gascoyne Pt. Res. 15587; £5 8s. 1d.; 5012/24; 563/80.
 Hanmond, S. F.; 1352/57; Wellington 4084; abandoned; 1353/24; 383A/40, B1.
 Hetherington, Nelson; 55/1076; Roe 1682; £9 2s. 0d.;

- Hetherington, Nelson; 55/1076; Roe 1682; £9 2s. 0d.; 3858/28; 389/80, B2.

- 3858/28; 389/80, B2.
 Hicks, Albert; 68/1437; Victoria 8859; £12 12s. 5d.; 5262/28; 89/80, E3.
 Higgins, R. H.; 22278/68; Avon 17107, 17108, 17116; £144 3s. 7d.; 5207/27; 24 & 5/80, B1 & 4.
 Hodges, George, and Owen-Tucker, A. and E. A.; 396/ 551; Dampier; £4 0s. 0d.; 2105/35; 127/300.
 Johnson, F. R.; 16233/68; Wellington 1269, 3912; aban-doned; 3831/22; 383A/40, B2.
 Kinsella, Joseph; 20932/68; Ninghan 1521 & 1523; £240 18s. 4d.; 2472/26; 64 & 65/80, F & A3.
 Little, R. W.; 338/1600; Mt. Palmer 33; abandoned;
- Little, R. W.; 338/1600; Mt. Palmer 33; abandoned; 1127/35; Mt. Palmer.

- 1127/35; Mt. Palmer.
 Magor, J. A. F. and Theodore; 68/506; Ninghan 3024; £140 17s. 10d.; 4804/28; 66/80, D & E4.
 Mayes, William; 74/1337; Nelson 11219; non-compliance with conditions; 1939/31; 442B/40, E1.
 Murray, Marion G.; 55/2378; Peel Estate 290; £55 38. 6d.; 1337/32; Peel Estate.
 Odgers, H. A. C.; 68/3573; Jilbadji 460; £30 10s. 8d.; 565/32; 23/80, D3.
 O'Romney, P. T.; 2216/98; Omalinde & Luman; £10 1s. 2d.; 251/30; 133/300.
 Paid Graga S. 238/1132; Maya 51: f18 0s. 0d.; 1486/
- Reid, Grace S.; 338/1132; Maya 51; £18 0s. 0d.; 1486/ 35; Maya Townsite.

- ⁵⁹; Maya Townsite.
 Reid, Grace S.; 338/1131; Maya 50; £14 10s. 0d.; 1485/ 35; Maya Townsite.
 Seymour, J. W., & Jones, T. G.; 68/284; Roe 1193; abandoned; 6258/27; 388/80, A & B1.
 Wahl, C. H.; 68/3830; Victoria 8700; non-compliance with conditions; 779/33; 122/80, D & E4; 95/80, D & F1
- Will & E1.
 Wahl, C. H.; 74/1648; Victoria 9500; non-compliance with conditions; 955/33; 95/80, D & E1.
 Wiles, Alec.; 68/3219; Williams 13446; £8 13s. 4d.;

- Wiles, Alec.; 22011/68; Williams 4882; £37 19s. 2d.; 3336/27; 378D/40, C3.
 Wiles, Alec.; 22011/68; Williams 4882; £37 19s. 2d.; 1238/27; 378D/40, C3.
 Wiles, Alec.; 12361/68; Williams 4890; £75 14s. 0d.; 1228/20; 378D/40, C3.

G. L. NEEDHAM, Under Secretary for Lands. LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 20th October, 1937.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by "The Land Act, 1933-1936," at the following upset prices :-

Applications to be lodged at Albany.

6596/12-KALGAN, Suburban for Cultivation, 37 (8a. 0r. 37p.), £12 10s.

Applications to be lodged at Geraldton.

14607/08 .- NARNGULU, Suburban for Cultivation, 43 (10a.), £40; Reserve 12447 (Recreation) is hereby cancelled.

Applications to be lodged at Perth.

7535/10, Vol. 2 .--- YOUANMI, Town, 300, 302, 360, and 366, £12 10s. each.

Applications to be lodged at Salmon Gums.

3417/95.-ESPERANCE, Town, 151 (0a. 1r. 11p.), 152 (0a. 1r. 29p.), £10 each.

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

> G. L. NEEDHAM, Under Secretary for Lands.

LOT OPEN FOR LEASING. Department of Lands and Surveys Perth, 20th October, 1937.

IT is hereby notified, for general information, that the undermentioned lot is now open for leasing, under the conditions specified, by public auction, as provided by "The Land Act, 1933-1936," at the following capital unimproved value:—

Applications to be lodged at Perth.

7535/10, Vol. 2.—YOUANMI, Town, 137, £25; available for leasing only.

A plan showing the arrangement of the lot referred to is now obtainable at this office and the offices of the various Government Land Agents.

> G. L. NEEDHAM, Under Secretary for Lands.

TENDERS FOR LEASING RESERVES Nos. 7620 AND 12034.

Katanning Land Agency.

Grazing Purposes.

Section 32 of "The Land Act, 1933-1936."

Department of Lands and Surveys, Perth, 5th October, 1937.

Corres. No. 6964/00,

TENDERS for the leasing of the land comprised within Reserves Nos. 7620 and 12034 (situated at Changerup), containing about 771a. 1r. 14p., are invited.

The above Reserves will be available for leasing under Section 32 of "The Land Act, 1933-1936," for a term of ten (10) years, subject to the following conditions:—

- (1) that the public shall have free access over roads
- and tracks traversing the reserves; (2) that the public shall have full use of all water supplies;
- (3) that no clearing of the native vegetation will be allowed.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of Five pounds (\pounds 5) per annum), indorsed "Tender for Reserves Nos. 7620 and 12034, shown on public Plan 416D/40, A3," and addressed "Under Secretary for Lands," nust be lodged at the Lands Office, Katanning, on or before Wednesday, 27th October, 1937.

All tenders lodged on or before that date will be

"The highest or any tender will not necessarily be accepted. (Plan 416D/40, A3.)

G. L. NEEDHAM, Under Secretary for Lands. TENDERS FOR LEASING HAY LOCATION 392. Albany Land Agency.

Grazing Purposes.

Section 116 of "The Land Act, 1933-1936."

Department of Lands and Surveys Corr. 2666/34. Perth, 13th October, 1937.

TENDERS for the leasing of the land comprised within Hay Location 392, situated at the mouth of the Irwin Iulet, containing about 467 acres, are invited. The above Reserve will be available for leasing under Section 116 of "The Land Act, 1933-1936," 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 compensa-tion 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 Two pounds), indorsed "Tender for Leasing Hay Location 392, shown on Public Plan 456A/40, A1," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Albany, on or before Wednesday, 3rd November, 1937.

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 copted. (Plan 456A/40, A1.) accepted.

> G. L. NEEDHAM, Under Secretary for Lands.

TENDERS FOR LEASING RESERVE No. 19685. (Lake Wallambin.) Northam Land Agency.

Grazing Purposes.

Section 32 of "The Land Act, 1933-1936."

Department of Lands and Surveys, Perth, 13th October, 1937.

Corr. 5180/27.

TENDERS for the leasing of the laud comprised within Public Utility (Lake Wallambin), Reserve No. 19685, situated east of Cowcowing, containing about 19,590 acres, are invited.

The above Reserve will be available for leasing under Section 32 of "The Land Act, 1933-1936," for a term of Five (5) years.

Tenders for the above, or portion thereof, accom-panied by one year's rent (the minimum amount being fixed at the rate of £1 per 1,000 acres or part thereof), indorsed "Tender for Public Utility Reserve No. 19685, shown on Public Plans 33/80, F1, 56/80, E & F4, and 55/80, A4," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Northam, on or before Wednesday, 3rd November, 1937.

No tender, the annual rental of which is less than Two pounds (£2), will be accepted.

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

The highest or any tender will not necessarily be accepted. (Plans 33/80, F1, 56/80, E & F4, 55/80, A4.)

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of "The Land Act, 1933-36."

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of "The Land Act, 1933-36," on and after the date specified :-

WEDNESDAY, 3rd NOVEMBER, 1937.

RAVENSTHORPE LAND AGENCY.

Eucla Division.

Oldfield District (north of Lake Shaster).

Corres. No. 1715/37. (Plan 421/80, E & F4.)

The area, containing about 9,000 acres, bounded by lines commencing at the north-east corner of late Pas-toral Lease 1003/95 and extending west along the north boundary of said Pastoral Lease to its north-west cor-uer; thence uorth about 224 chains, east about 296 chains, and north 65 chains to the production west of the south boundary of Reserve 7352; thence east along said production and said south boundary of Reserve to

the west boundary of Pastoral Lease 707/95; thence south, west, and south along boundaries of Pastoral Lease 707/95 aforesaid and Pastoral Lease 1284/95 to the starting point.

WEDNESDAY, 24th NOVEMBER, 1937.

PERTH LAND AGENCY.

Kimberley Division.

Fitzroy District (near Granite Range).

Corres. 10930/06. (Plan 134/300.)

That area of unsurveyed land, containing about 164,100 acres; being A. and J. W. Blythe's forfeited Pastoral Lease No. 1212/98; subject to payment for improvements, if any.

> G. L. NEEDHAM. Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of "The Land Act, 1933-36," and the Regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Land Agency Office as specified hereunder 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 appli-cants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Depart-ment which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excur-sion Bates to the place where the Decard will cit entit sion 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.

NOW OPEN.

PERTH LAND AGENCY.

Fitzgerald District (near Dowak).

Corr. No. 3452/23. (Plan 392/80, A.B1.)

Locations 508, 821, and 507, containing 1,564a. 1r. 17p., at 6s. 9d. per acre; subject to existing Agricul-tural Bank and Minister for Lands' indebtedness and to mining conditions; being E. Nulsen's and T. A. Dunn's forfeited Leases 40466/55, 23690/74, and Dunn's 13111/56.

Esperance District (near Scaddan). Corr. No. 3081/23. (Plan 402/80, B3.)

Location 524, containing 1,160 acres, at 6s. 9d. per acre; subject to existing Agricultural Bank indebted-ness; being E. J. McCarthy, junior's, forfeited Leases 40185/55 and 12955/56.

WEDNESDAY, 27th OCTOBER, 1937.

ALBANY LAND AGENCY.

Denmark Estate (about six miles north-west of Denmark).

Corr. No. 3048/22. (Plan 452C/40, D4.)

Location 660, containing 101a. 0r. 1p.; subject to prie-ing and payment for improvements; this cancels the notice in *Government Gazette* 29/3/24 relating to this block. 24.24

BUNBURY LAND AGENCY,

Wellington District (about eight miles south-west of

Cookernup). Corr. No. 4231/30. (Plan 383D/40, B2.) Location 1138, containing 100a., at 7s. 6d. per acre; classification page 3 of 4231/30; subject to payment for improvements; being M. Harrison's forfeited Lease 68/3013.

Wellington District (about 11 miles west of Wagerup).

Corr. No. 677/36. (Plan 383A/40, A2.) Location 1180, containing 132a. 1r., at 8s. per acre; classification page 42a of 1944/00; subject to exemption from road rates for two years from date of approval of application; subject also to timber conditions and the right of the Government to enter upon the land for the purpose of constructing and maintaining drains free of compensation; being C. C. Thatchers and R. H. Parker's forfeited Lease 347/1029.

KATANNING LAND AGENCY.

Kojonup District (about 20 miles south of Kojonup). Corr. No. 2123/32. (Plan 437D/40, B3.)

Location 8104, containing 411a. 3r. 31p., at 4s. 6d. per acre; classification page 13 of 6708/26; subject to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; to exemption from road rates for two years from date of approval of application, and also to the Government retaining the right to resume for railway or any other public purposes any land required, and no compensation to be given, except for any improve-ments that may be resumed; being F. T. Radford's for-feited Lease 68/3687.

Kent District (about five miles east of Pingrup).

Corr. No. 1023/28. (Plan 407/80, D4.) Location 1020, containing 450a. 1r. 24p., at 5s. 6d. per acre; elassification page 10 of 1023/28; exempt from road rates for two years from date of approval of ap-plication; being P. C. Smith's forfeited Lease 68/856.

NARROGIN LAND AGENCY.

Williams District (about five miles north of Tincurrin Siding).

Corr. No. 2195/23. (Plan 386A/40, B1.) Location 12892, containing 113a. 1r. 2p., at 15s. per acre; classification page 3 of 2195/23; subject to pay-ment for improvements; being J. Anderson's forfeited Lease 40398/55.

NORTHAM LAND AGENCY.

Avon District (about eight miles south of Campion).

Avon District (about eight mines south of Campion). Corr. No. 4293/25. (Plan 35/80, C2.) Location 24817, containing 198a. 2r. 16p., at 7s. 6d. per acre; classification page 4 of 4293/25; subject to exemption from road rates for two years from date of approval of application. This cancels the notice in the *Government Gazette* of 12th January, 1934, relating to this block.

Avon District (about five miles north-west of Tammin). Corr. No. 1490/37. (Plan 26C/40, E3.)

Locations 24903 and 25365, containing 902a. 1r. 30p., at 5s. per acre; elassification page 10 of 6622/25 and page 8 of 4967/28; exempt from road rates for two years from date of approval of application; being C. P. Boulton's cancelled application.

Ninghan District (about 10 miles west of Bunketch). Corr. No. 5671/26. (Plans 64/80, F2 & 3; 65/80, A2 & 3.)

Locations 1648 and 2668, containing 2,314 acres, at 5s. 6d. per acre; classification page 19 of 8782/12; subject to payment for improvements and to exemption from road rates for two years from date of approval of application. This cancels the notice in the Government Gazette of 8th November, 1935, relating to these blocks.

Avon District (about five miles east of Jura).

Corr. No. 255/36. (Plan 5/80, A1.)

Location 19326, containing 1,949a. 2r. 7p., at 6s. per acre; classification page 1 of 810/13; subject to exemp-tion from road rates for two years from date of ap-proval of application; being R. Taylor's forfeited Lease 347/997.

[OCTOBER 22, 1937.

Ninghan District (about 10 miles south-west of Bonnie Rock).

Corr. No. 2556/35. (Plan 54/80, A1.) Location 3159, containing 1,303a. 3r. 23p., at 8s. 6d. per acre; classification page 24 of 6455/27; subject to existing Agricultural Bank indebtedness; being L. Creane's forfeited Lease 347/994.

PERTH LAND AGENCY.

Murray District (about three miles west of Pinjarra).

Corr. No. 1407/37. (Plan 380D/40, B3.) Location 334, containing 155a. 2r., at 6s. per acre; classification page 36 of 9/28; subject to payment for improvements, if any, and the right of the Government to enter upon the land for the purpose of constructing and maintaining drains free of compensation; being A. Chamberlain's cancelled application.

Swan District (about seven miles south-east of Wannamal).

Corr. No. 3903/29. (Plan 31/80, E & F3.)

Location 3259, containing 3,398a. 3r. 1p., at 2s. per acre; classification page 3 of 3903/29; exempt from road rates for two years from date of approval of ap-plication; being S. N. Patton's forfeited Lease 68/2877.

Coolup A.A. (about four miles north-west of Coolup). Corr. No. 9808/11. (Plan 380D/40, B3.)

Location 127, containing 120 acres, at 6s. 6d. per acre; classification page 143 of 9808/11; subject to payment for improvements, if any; being F. E. Robinson's forfeited Lease 30123/55.

Jandakot A.A. (about two miles south-west of Forrestdale).

Corr. No. 2121/32. (Plan 341A/40, C2.) Lot No. 18, containing 131 acres, at 12s. 6d. per acre; classification page 8 of 592/30; subject to pay-ment for improvements and exemption from road rates for two years from date of approval of application; being C. J. McClyman's forfeited Lease 74/1534.

Murray District (about seven miles west of Pinjarra).

Corr. No. 1423/35. (Plan 380D/40, A & B4.) Location 452, containing 200a. 2r. 29p.; subject to pricing and exemption from road rates for two years from date of approval of application; being G. H. Gar-diner's forfeited Lease 365/455.

SOUTHERN CROSS LAND AGENCY.

Leake District (about 38 miles east of Narembeen).

Corr. No. 2670/32. (Plan 6/80, C4.) Location 23, containing 1,027a. 0r. 10p., at 16s. per acre; classification page 19 of 1787/28; subject to exist-ing Agricultural Bank and I.A.B. indebtedness and to a cropping lease which expires on 28th February, 1939; being R. S. Story's forfeited Lease 55/2488.

Leake District (about 36 miles east of Wadderin).

Corr. No. 4829/28. (Plan 6/80, C3.) Location 2, containing 1,836a. 2r. 17p., at 8s. 3d. per acre; classification page 14 of 1787/23; subject to existing Agricultural Bank indebtedness and to mining conditions; being H. Smith's forfeited Lease 68/514.

Jilbadji District (about four miles south-east of Moorine Rock).

Kock). Corr. No. 1067/26. (Plan 36/80, D4.) Location 216, containing 1,572a. 0r. 20p., at 7s. per acre; classification page 29 of 5000/22; subject to existing Agricultural Bank indebtedness, to mining con-ditions, and to the Government reserving the right to resume for railway or other public purposes any land required, without compensation, except for the actual value of any improvements that may be resumed; also subject to G.W.S. firewood conditions; being W. Nichol-son's forfeited Lease 41833/55.

THURSDAY, 28th OCTOBER, 1937. BRIDGETOWN LAND AGENCY.

Nelson District (about 27 miles east of Northeliffe).

Corr. No. 1259/08. (Plan 453/80, Dl.) Location 3874, containing 160 acres, at 12s. per acre; classification page 41 of 12359/08; subject to payment for improvements, if any; being C. E. Bloxsome's for-feited Lease 11520/74.

WEDNESDAY, 3rd NOVEMBER, 1937.

BEVERLEY LAND AGENCY.

Avon District (about 13 miles south-west of Beverley).

Corr. No. 5412/26. (Plan 342B/40, D2.) Location 23752, containing 4,971a. 1r. 21p., at 1s. 6d. per acre; classification page 16 of 5412/26; subject to timber conditions and to the lessee accepting all responsibility for damage done to fences and other improvements in the course of operations in removal of timber, and payment for improvements, if any. This cancels the previous *Gazette* notice dated the 27th January, 1928.

GERALDTON LAND AGENCY.

Victoria District (about 8½ miles south-east of Northern Gully).

Corr. No. 1423/37. (Plan 126B/40, D & E1.) Locations 2947, 7885, and 7129, containing 463a. 2r., at 4s. per acre; classification page 16 of 6269/22; also Locations 7130, 7131, and 7530, containing 1,668a. 3r. 19p., at 3s. 9d. per acre; classification page 11 of 8890/ 19, 4 of 8891/19, and 9 of 4691/21; subject to existing Agricultural Bank indebtedness; being M. M. Cant's cancelled amplication. cancelled application.

Victoria District (about 22 miles east of Ajana).

Victoria District (about 22 miles east of Ajana). Corr. No. 1001/28. (Plan 191/80, E3.) Location 5087, containing 999 acres, at 4s. 9d. per acre; classification page 64 of 5674/10; exempt from road rates for two years from date of approval of appli-cation. This cancels the previous *Gazette* notice dated the 25th September, 1936.

NARROGIN LAND AGENCY.

Avon District (near Kirk Rock).

Corr. No. 2205/07. (Plan 377A/40, B2.) Location 21319, containing about 43a. 2r.; subject to survey, classification, and pricing; Reserve 17377 (Water) is hereby cancelled.

Avon District (about 11 miles east of Gnarming). Corr. No. 1603/35. (Plan 376/80, B & C 2 & 3.)

Location 21907, containing 1,830a. 3r. 12p., at 4s. 6d. per acre; classification page 3 of 4102/21; exempt from road rates for two years from date of approval of applieation and subject to payment for improvements; being L. Onesti's forfeited Lease 348/469.

Williams District (near Doraking Soak). Corr. No. 11395/03. (Plan 377D/40, B4.)

That portion of Location 3620, containing about 60 acres, situated west of a line 15 chains from and parallel to the west boundary of said location; subject to survey, classification, and pricing; Reserve 9545 survey, classification, and (Water) is hereby reduced. pricing; Reserve

Williams District (near Yillimining).

Corr. No. 1211/33. (Plan 385B/40, E2.)

Corr. No. 1211/33. (Plan 385B/40, E2.) Location 11637, containing 160 acres, at 5s. 9d. per acre, exclusive of improvements; classification page 11 of 1211/33; subject to payment for improvements valued at £70; also Location †6419, containing 160 acres, at 6s. 6d. per acre; classification page 3 of 3879/21; †exempt from road rates for two years from date of approval of application; being J. Dawson's forfeited Leases 347/405 and 74/1649.

Williams District (about 11 miles west of Jitarning).

Corr. No. 1978/37. (Plan 377D/40, C3.) Location 14382, containing 1,908a. Or. 18p., at 3s. 6d. per acre; classification page 33 of 2395/27; subject to payment for improvements, if any. This cancels the previous *Gazette* notice dated 20th April, 1932.

NORTHAM LAND AGENCY.

Avon District (about nine miles north of Doodlakine).

Corr. No. 1446/37. (Plan 25/80, Cl & 2.) Locations 24755, 24477, and 25229, containing 1,920a. 2r. 19p., at 4s. 6d. per acre if selected together with Location 24486; classification page 87 of 1971/25; sub-ject to existing Agricultural Bank indebtedness and evaluation of the Ministry of the Ministry of the Ministry eradication of poison to the satisfaction of the Minister for Lands before the Crown grant issues; being J. H. Drury's cancelled application,

Avon District (about three miles east of Lake Brown). Corr. No. 2602/30. (Plan 54/80 B3 & 4.)

Corr. No. 2002/30. (Fian 34/80 B3 & 4.) Locations 25472 and 26611, containing 2,746a. 1r. 1p., at 3s. per acre; classification page 9 of 2602/30; exempt from road rates for two years from date of approval of application; being G. H. Cruickshank's forfeited Leases 68/3024 and 74/1231.

Melbourne District (about eight miles south-west of Wongan Hills). Corr. No. 2364/27. (Plans 57/80, C & D4; 32/80, C1; 32B/40, D1.)

C1; 32B/40, D1.)
Location 3221, containing 202a. 3r. 24p.; subject to pricing; classification page 2 of 2364/27; Location 3232, containing 640a. 3r. 10p.; subject to pricing; classification page 6 of 6190/26; and Location 2284, containing 255a. 0r. 33p.; subject to pricing; classification page 8 of 16594/10; subject to payment for improvements; being E. E. Hewitt's forfeited Leases 21732/68, 22270/68, and 12007/68.

Ninghan District (about four miles south of Moondon).

Corr. No. 1627/37. (Plans 66/80, F4, and 67/80, A4.) The area, containing 320a. 0r. 30p., bounded on the north by a road along the south boundary of Location 2741, on the north-eastward by Road No. 8655, on the south by Location 3708, on the west by Locations 2742 and 2725, at 6s. 6d. per acre.

Ninghan District (about 101/2 miles north-east of Mollerin)

(Plan 65/80, F1.) Corr. No. 691/36. Location 2934, containing 1,440a. 2r. 4p., at 10s. 6d. per acre; classification page 28 of 4257/27; subject to existing Agricultural Bank and I.A.B. indebtedness; being H. J. P. Turner's forfeited Lease 347/1072.

Ninghan District (about four miles east of Wialki).

Corr. No. 1502/29. (Plan 66/80, F3.) Location 3032, containing 2,555a. 2r. 36p., at 5s. per acre; classification page 18 of 2643/28; exempt from road rates for two years from date of approval of ap-plication; being E. J. Forbes' forfeited Lease 68/1690.

PERTH LAND AGENCY.

Peel Estate (about five miles north-west of Karnup). Open under Part V. of "The Land Act, 1933-34." Corr. No. 1924/35. (Plan Peel Estate and 341D/40, B4.)

B4.) Lot 660, containing 51a. 3r. 25p.; purchase money— £296; deposit—£2; half-yearly instalment for balance of 29½ years, including interest:—to civilians, at 5 per cent. per annum—£9 12s. 2d.; to returned soldiers, at 4½ per cent. per annum—£9 1s. 3d.; subject to the conditions:—(1) That the lessee maintain the improve-ments to the satisfaction of the Minister for Lands; (2) that the Government does not guarantee a continu-nea of drainer maintanance, being A I Penner's ance of drainage maintenance; being A. J. Pepper's forfeited Lease 347/862.

SALMON GUMS LAND AGENCY.

Esperance District (about six miles west of Truslove).

Corr. No. 2861/32. (Plan 402/80, B3.) Location 867, containing 1,023a. 1r. 27p.; subject to pricing; classification page 21 of 5186/21; subject to payment for any improvements. This cancels the pre-vious gazettal dated 26th January, 1934.

Fitzgerald District (near Circle Valley).

Corr. No. 3501/16. (Plan 392/80, C4.)

The area, containing about 180 acres, bounded on the north by Location 1130, on the eastward by the road along the Norseman-Esperance Railway and a road pass-ing along the western boundary of Location 1397, on the south by Location 677, on the west by Location 13; subject to survey, classification, and pricing; Reserve 12880 (Water) is hereby cancelled.

Fitzgerald District (about two miles south-west of Grass Patch).

Corr. No. 12693/10. (Plan 402/80, B & C 1 & 2.) Location 35, containing 1,059 acres, at 6s. per acre; elassification page 10 of 12693/10; subject to Agricul-tural Bank, Minister for Lands, and I.A.B. indebted-ness; being T. E. Willis' forfeited Leases 27093/55 and 15147/74.

WAGIN LAND AGENCY.

Williams District (about 10 miles north of Dumbleyung). Corr. No. 3307/30. (Plan 386D/40, B4.)

Location 11494, containing 146a. 1r., at 8s. 9d. per acre; classification page 1 of 1520/14; subject to exemption from road rates for two years from date of approval of application. This cancels the notice in approval of application. This cancels the notice in Government Gazette 11th June, 1937, relating to this block.

THURSDAY, 4th NOVEMBER, 1937.

BRIDGETOWN LAND AGENCY.

Nelson District (four miles north-east of Yandil). Corr. No. 4478/30. (Plan 414C/40, F4.)

Location 11801, containing 158a. 0r. 30p.; subject to classification, pricing, and payment for improvements (if any).

Sussex District (about two miles westward of Yelverton).

Corr. No. 2574/12. (Plan 413D/40, A.B3.)

The area, containing about 280 ares, bounded on the north by Locations 1900, 940, and 466, on the east by Locations 308 and 307, on the southward by a one-chain road passing along the northern boundaries of Locations 2887 and 2886, on the west by Location 698; subject to survey, classification, pricing, and to the usual timber reservation conditions.

Sussex District (about seven miles south-east of Vasse).

Corr. No. 1543/34. (Plan 413C/40, D & E3.) Location 1859, containing 114a. 3r. 31p.; purchase money—£550; deposit—£2; half-yearly instalment for balance of 29½ years, including interest:—to civilians, at 5 per cent. per annum—£17 17s. 3d.; to returned sol-diers, at 4½ per cent. per annum—£16 8s. 6d.; subject to the following conditions:—(1) That the lessee main-tain the improvement to the artisfaction of the Minister tain the improvements to the satisfaction of the Minister for Lands; (2) that the Government does not guarantee a continuance of drainage maintenance nor any Agri-cultural Bank advance; being M. T. Bywater's for-feited Lease 347/531.

Sussex District (about seven miles east of Margaret River).

Corr. No. 916/32. (Plan 440A/40, C1 & 2.)

Locations 3628 and 3796, containing 198a. Or. 28p., at 8s. per acre; classification page 3 of 916/32; exempt from road rates for two years from date of approval of application and subject to the conditions governing selection in the district; being H. Darnall's forfeited Leases 68/3526 and 74/1476.

WEDNESDAY, 10th NOVEMBER, 1937. ALBANY LAND AGENCY.

Plantagenet District (near Takenorup). Corr. No. 1628/37. (Plan 451/80, C4.)

The area, containing about 300 acres, bounded on the north by a road passing along the south boundary of north by a road passing along the south boundary of Location 3325, on the north-eastward by Road No. 6963, on the south by a road passing the north boundary of Location 779 and by Location A6 and the production east of the north boundary of the latter, on the west by the production south of the west boundary of Location 3325 aforesaid; subject to survey, classification, and pricing.

BEVERLEY LAND AGENCY.

Ree District (near Anderson Rocks and Lake O'Connor respectively).

Corr. No. 1544/25. (Plan 346/80, A1 and C & D4.) (1) The area, containing about 600 acres, bounded by lines commencing at the north-east corner of Loca-tion 1422 and extending west along its north boundary to its north-west corner; thence north 60 chains; the opposite boundaries being parallel and equal; subject to survey, classification, and pricing. (2) The area, containing about 1,900 acres, bounded by lines commencing at the north-west corner of Loca-

by lines commencing at the north-west corner of Loca-tion 1441 and extending south along part of its west boundary to the production east of the north boundary of Location 1478; thence west to and along said north boundary and onwards to the east boundary of Location 1477; thence northward along part of the said east boundary of Location 1477 and onwards to the southeast corner of Location 1472; thence castwards to the starting point; subject to survey, classification, pricing, and necessary road provision.

Roe District (about four miles west of Hyden). Corr. No. 5282/24. (Plan 345/80, F4.)

Location 812, containing 112a. 3r. 27p., at 10s. per acre; classification page 5 of 5282/24; exempt from road rates for two years from date of approval of applica-tion and subject to the right of resumption by the Gov-ernment without compensation, except for any improve-ments so resumed; being H. W. Tillbrook's forfeited Location 19008 (3)

GERALDTON LAND AGENCY.

Victoria District (about seven miles north of Chango Siding).

Corr. No. 1188/27. (Plan 156/80, A1 & 2.) Locations 6063, 6066, and 8604, containing 2,357a. 3r. 7p., at 7s. 6d. per acre; classification pages 11 and 22 of 12464/11; subject to existing indebtedness to Minister for Lands; being W. V. Adams' forfeited Leases 21706/68 and 25537/74.

KATANNING LAND AGENCY.

Kojonup District (about 131/2 miles south-east of Kojonup).

Corr. No. 6087/28. (Plans 437A/40, C2; 437B/40, D2.)

Locations 6842 and 8482, containing 877 acres, at 4s. 3d. per acre; classification page 1 of 5452/12; subject to payment for existing improvements and exempt from road rates for two years from date of approval of appli-cation; also subject to eradication of the poison before the Crown grant issues; being R. J. Harris' forfeited Leases 68/1207 and 74/592.

Kojonup District (about seven miles west of Muradup). Corr. No. 5343/19. (Plan 416D/40, A4.)

Location 7073, containing 240a, 0r. 31p., at 5s. 6d. per acre; classification page 4 of 5343/19; subject to existing Agricultural Bank and I.A.B. indebtedness; being W. H. Brockman's forfeited Lease 11679/68.

NARROGIN LAND AGENCY.

Williams District (about 11 miles south-east of Kulin).

Williams District (about 11 miles south-east of Kuhn). Corr. No. 2726/35. (Plan 376/80, A4.) Location 14341, containing 1,257a. 2r. 3p., at 5s. 6d. per acre; classification page 6 of 4364/27; subject to payment for existing improvements and exemption from road rates for two years from date of approval of ap-plication; subject to the eradication of the poison to the satisfaction of the Minister for Lands before the Crown erant issue: being G Haverood/2 forfaited Locas Crown grant issues; being G. Heywood's forfeited Lease 347/946.

NORTHAM LAND AGENCY.

Avon District (about 71/2 miles south of Gabbin). Corr. No. 6142/25. (Plan 55/80, A & B3 & 4.)

Corr. No. 6142/25. (Plan 55/80, A & B3 & 4.) Locations 14290, 14291, and 15658, containing 2,854a. 2r. 34p., at 5s. per acre; classification page 9 of 2388/ 24; subject to existing Agricultural Bank and I.A.B. and Minister for Lands indebtedness and the right of resumption by the Government for railways or other public purposes without compensation, except for any improvements so resumed; being H. H. Hatton's for-feited Lease 20439/68.

Avon District (about two miles west of Lake Brown).

Avon District (about two miles west of Lake Brown). Corr. No. 2273/33. (Plan 54/80, A3 & 4.) Locations 22730 and 24506, containing 1,487a. 3r. Ilp., at 10s. per acre; classification page 13 of 577/23; subject to existing Agricultural Bank, Industries As-sistance Board, Minister for Lands indebtedness, and Agricultural Bank cropping lease over portion of this area, also the right of the Government to resume for railway or other public nurnose any land required and railway or other public purposes any land required, and no compensation to be given except for any improve-uents that may be resumed; being E. W. Mackintosh's forfeited Leases 40019/55 and 23373/74.

Melbourne District (about three miles north-east of Piawaning).

Corr. No. 4774/29. (Plan 57/80, A & B 2 & 3.) Location 3263, containing 3,227a. 0r. 15p., at 1s. 9d. per acre; classification page 20 of 4349/26; subject to existing Agricultural Bank indebtedness; being W. H. and L. W. Wright's forfeited Lease 68/2065.

Ninghan District (about three miles west of Kirwan).

Corr. No. 5151/26. (Plan 65/80, B4.) Locations 1148 and 3, containing 2,297a. 2r. 31p., at 2s. 6d. per acre; classification page 11 of 5151/26; sub-ject to existing Agricultural Bank indebtedness; being K. St. C. Martin's forfeited Leases 2146/68 and 22611/68.

Niughan District (about 12 miles north-east of Dalgouring).

Corr. No. 2474/31. (Plan 66/80, D & E1.) Location 3048, containing 3,389a. 1r. 30p., at 4s. per acre; elassification page 16 of 6320/27; subject to existing Agricultural Bank and I.A.B. indebtedness; being C. Cowain and G. S., R. T., and W. F. Jones' forfeited Lease 68/3345.

Roe District (about 20 miles east of Wadderin). Corr. No. 1479/37. (Plan 5/80, F4.)

Corr. No. 14/9/37. (Fian 5/80, F4.) Location 221, containing 997a. 1r. 19p., at 9s. 6d. per acre; classification wage 51 of 2178/22; subject to exist-ing Agricultural Bank and I.A.B. indebtedness and a cropping lease expiring 28th February, 1939; being J. S. Gardner's cancelled application.

PERTH LAND AGENCY.

Murray District (about five miles south-west of Coolup). Corr. No. 2463/35. (Plans 380D/40, B4; 383A/40, B1.)

Location 1401, containing 413a. 2r., at 5s. per acre; classification page 6 of 2463/35; subject to the right of the Government to enter upon the land for the purpose of constructing and maintaining drains, free of comfrom date of approval of application; being L. F. Bryce's forfeited Lease 347/967.

Victoria District (near Gunyidi).

Corr. No. 1150/37. (Plan 90/80, D & E3.)

Location 8388, containing 4,962a. 2r. 15p., at 2s. 6d. per acre; classification page 12 of 3757/26; subject to existing Industries Assistance Board indebtedness; being J. F. Gavin's cancelled application.

SALMON GUMS LAND AGENCY.

Esperance District (about 11 miles south-east of Gibson).

Corr. No. 421/22. (Plan 423/80, B2.) Location 784, containing 100 acres, and Location 591, containing 150 acres; subject to pricing; classifications pages 4 of 1777/14 and 23 of 421/22; exempt from road rates for two years from date of approval of applica-tion; being S. F. Baker's forfeited Leases 15314/68 and 22534/74.

Fitzgerald District (about six miles north-west of Grass Patch).

Corr. No. 1623/25. (Plan 402/80, B1.)

Location 146, containing 1,000 acres; subject to pric-ing; classification pa \sim 14 of 16640/10; exempt from road rates for two years from date of approval of applieation. This cancels the previous Gazette notice dated the 18th December, 1929.

Fitzgerald District (about six miles north-west of Red Lake).

Corr. No. 1495/22. (Plan 392/80, B4.)

Locations 275 and 217, containing 1,001a. 0r. 17p.; subject to pricing; classification page 12 of 367/22; exempt from road rates for two years from date of approval of application, and subject to conditions gov-erning selection in this district. This cancels the pre-vious *Gazette* notice dated 26th February, 1930.

Fitzgerald District (about eight miles south-west of Salmon Guns).

Corr. No. 3049/26. (Plan 392/80, A & B4.)

Location 276, containing 961a. 1r. 3p.; subject to pricing and the special conditions governing selection in this district, and exemption from road rates for two years from date of approval of application. This can-cels the previous *Gazette* notice dated 19th May, 1930.

Fitzgerald District (about 10 miles south-west of Salmon Gums).

Corr. No. 1940/23. (Plan 392/80, A4.) Locations 282 and 855, containing 1,010a. 1r. 18p.; subject to pricing and the conditions governing selection

Lease 18998/68.

in this district; exempt from road rates for two years from date of approval of application. This cancels the previous *Gazette* notice dated 10th August, 1932.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (about 21/2 miles south-east of

Boddalin). Corr. No. 1383/27. (Plan 23/80, A1.) Location 252, containing 637a. Or. 30p., at 2s. per acre; classification page 9 of 1383/27; exempt from road rates for two years from date of approval of appli-cation; subject to mining and Goldfields Water Supply timber conditions; being E. Cunningham's forfeited Lease 22272/68.

WAGIN LAND AGENCY.

Williams District (about six miles north of Nyabing).

Corr. No. 680/30. (Plan 408/80, F3.) Locations 11517 and 13767, containing 1,642a. 2r. 18p., at 5s. per acre; classification page 6 of 680/30; subject to payment for improvements and to exemption from road rates for two years from date of approval of application, and subject to evaluation of poison before the Crown grant issues; being J. P. Evans' forfeited Leases 68/2707 and 74/1077.

THURSDAY, 11th NOVEMBER, 1937.

BRIDGETOWN LAND AGENCY.

Nelson District (about 1½ miles north-west of Diamond Tree).

Corr. No. 926/22. (Plan 442B/40, E2.) Location 5107, containing 147a. 2r. 4p.; subject to pricing; classification page 32 of 2055/13; subject to payment for improvements and exemption from road rates for two years from date of approval of application. This cancels the previous Gazette notice dated 3rd June, 1931.

Nelson District (about eight miles west of Palyarup Station).

Corr. No. 3340/25. (Plan 439C/40, D4.) Location 9588, containing 85a. 2r: 6p., at 18s. per acre; classification page 5 of 7751/22; subject to the

right of resumption by the Government for railways or other public purposes without compensation, except for any improvements so resumed; also the conditions governing selection in this district and exemption from road rates for two years from date of approval of appli-cation; being R. Nicol's forfeited Lease 41736/55.

Sussex District (near Yallingup Siding).

Corr. No. 4847/30. (Plan 413D/40, B3.) Location 2200, containing 51 acres, at 11s. 6d. per acre; classification page 5 of 4847/30; exempt from road rates for two years from date of approval of application; subject to conditions governing selection in this district: being J. C. Shenton's forfeited Lease 74/1269.

G. L. NEEDHAM, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Road.

I, THE HON. THE MINISTER FOR LANDS, being the owner of land over or along which the portion of road hereunder described passes have applied to the Dumbleyung Road Board to close the said portion of road, viz .:-Dumbleying.

972/37.

D. 247:-The surveyed road passing along the north-west boundary of Williams Location 10758 (Reserve 14068); from its south-west corner, to a surveyed road at its northern corner. (Plan 408/80, E1.)

G. L. NEEDHAM,

for Minister for Lands.

I, Matthew Dart, on behalf of the Dumbleyung Road Board, hereby assent to the above application to close the road therein described.

M. DART.

Chairman Dumbleyung Road Board.

11th September, 1937.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.		
		1937.			
1937.		(2.30 p.m. on Tuesday)			
Oct. 5	Big Bell Police Station and Quar- ters—Erection (8778)	26th October	Contractors' Room, Perth; Court House, Wiluna, and P.W.D., Geraldton, on and after 12th October, 1937.		
Oct. 5	Kalgoorlie Hospital—Erection of New Maternity Block (8780)	26th October	Contractors' Room, Perth, and P.W.D., Kalgoorlie, on and after 12th October, 1937.		
Oct. 5	Rivervale School—Additions (8779)	26th October	Contractors' Room, Perth, on and after 12th October, 1937.		
Oct. 20	Augusta Old School—Sale of (8781)	9th November	Contractors' Room, Perth; P.W.D., Bunbury, and Court House, Busselton, on and after 26th October, 1937.		
Oct. 20	Wicherina School—Removal from East Yuna (8782)	9th November	Contractors' Room, Perth; P.W.D., Geraldton, and Police Station, Mullewa, on and after 26th October, 1937.		

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Public Works," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

W. S. ANDREW, . Under Secretary for Public Works.

THE TRAFFIC ACT, 1919-35.

P.W. 794/32.

IT is hereby notified that, default having been made by V. Walker in effecting an insurance in respect of the motor vehicle No. K.M.C. 7, licensed by him for the carriage of passengers, pursuant to the require-ments of Section 57 of "The Traffic Act, 1919-35," I have suspended the said license under the powers conferred on me by that section until the requirements of the said section relating to the effecting of such insurance have been complied with by the said V. Walker.

Dated this 11th day of October, 1937.

H. MILLINGTON, Minister for Works.

THE ROAD DISTRICTS ACT, 1919-1934.

By-laws of the Toodyay Road Board.

P.W. 981/23.

WHEREAS by "The Road Districts Act, 1919-34" the Road Board of any district is empowered to make Bylaws for all or any purposes in the said Act mentioned, the Toodyay Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:-

1.---Interpretations.

In these By-laws the interpretations set out in the Road Districts Act shall apply, in addition to which the following terms shall, unless the context otherwise indicates, bear the meaning set against them in the Road

all amendments thereto which may hereafter come into force.

"Board".-The Toodyay Road Board. "Board Room".-The office, hall or building in which

the meetings of the Board are held from time to time. "District" The district under the jurisdiction of the Toodyay Road Board.

"Footpath or footway"-That part of a road set apart for the sole use of foot passengers, whether the same be made or kerbed or otherwise.

Wherever a road has been formed or constructed and/or drained, the portion between the drain and the fence on each side shall be set apart for the sole use of foot passengers, and in such case shall constitute the footpath.

"Secretary"---The secretary of the Board. All other interpretations to be as prescribed in the Road Districts Act or other Acts or Regulations thereunder.

2.-Duties of Secretary.

The duties of the secretary shall be:-

- (a) to attend all Board meetings;
- (b) to attend all Committee meetings;
- (c) to take notes of minutes and prepare reports of Committees;
- (d) to conduct all correspondence, and to give the other officials instructions, as directed by the minutes, and carry out the resolutions of the Board as contained in such minutes;
- (e) to answer all questions on the Board's business;
- (f) to see that the accounts and balance sheets are duties specified under "The Road Districts Act, 1919-34";
- (g) to prepare and place before the Board a financial statement at the end of each month and record same in the Minute Book as prescribed by the Act:
- (h) to prepare the Rate Book and the Board's Electoral Lists, to examine proof of the latter, and to arrange for copies to be distributed prior to the elections; also to attend all Courts of Revision or Appeal; to make the necessary arrangements for the elections;
- (i) to summon the members to Board and Committee meetings
- (j) to keep all books up to date, in accordance with instructions issued by the Minister and addi-
- tional instructions of the Board; (k) to check all accounts sent to the Board, and to see that all accounts for works have stated in them the authority under which such works have been done;
- (1) to pay into the Bank, to the credit of the Board, all moneys received by him and on behalf of the Board, when such moneys will amount in the aggregate to the sum of £5 or over, with the exception of moneys granted by the Govern-ment, which are paid into the Treasury account:
- (m) to report to the Board at its next meeting any officer neglecting to make his returns as provided, with the necessary vouchers attached thereto:
- (n) to see that no payments to the credit of the Board shall be made by any officer except through the secretary or such other officer as may be acting temporarily in that capacity;

- (o) to readily and cheerfully obey all lawful com-mands or orders of the Board, and to attend to all other matters affecting the finances or welfare of the Board and not herein specified;
- (p) to see that all bonds and other forms of security to be taken from contractors are prepared, and that the security required of servants is taken within due time, and report on such matters to the Board;
- (q) to report to the Chairman any servant who has been guilty of any neglect of duty, or who is incapable of performing the duties allotted to him;
- (r) to see that no receipt is on any other than the forms prescribed by the Acts and Regulations under which authority is given for the issue of such receipts, and that all receipts issued are in proper sequence.
- (a) All current books and legal documents when (3)not in actual use shall be kept in the safe;

(b) One key of the safe shall be kept in the personal custody of the secretary, and the duplicate lodged in the bank in the names of the Chairman and one member of the Board;

(c) One Cash Book must be written up at the close of the day preceding the day of banking, or the day of the banking, as the case may warrant, and the amount of the Bank lodgment entered in the Bank Lodgment column of the Cash Book and dated;

(d) All moneys in hand belonging to the Board which cannot be banked at the close of the day must be locked up in the Board's safe by the secretary; (e) Full particulars of all cheques and moneys in-

cluded in each bank lodgment must be entered in the Bank Lodgment Book by the officer entrusted with the banking, who shall also get the same duly receipted or endorsed by the Bank at each lodgment;

(f) All books, including the Rate Book and personal ledgers, must be written up to date at least every seven days, when totals should be balanced to agree with the Bank lodgments;

(g) The secretary must balance all books in ink every month.

4.--Appointment of Officers.

1. No permanent appointment shall be made to any office under the Board until after an advertisement has been published in one or more newspapers circulating in the district calling for applications from persons competent to fill such an appointment. All appointments shall be made by resolution passed by the Board. 2. The election of all officers shall be conducted by

a show of hands, unless a ballot be demanded.

3. The salary or allowance attached to the office under consideration of the Board shall be fixed in all cases preceding the appointment, and the salary of any officer, when fixed, shall not at any time be considered with a view to its increase or reduction unless specially authorised by a meeting of the Board.

5.—Complaints.

All complaints against servants of the Board must be in writing, and must in every case be signed by the person or persons complaining, and no notice whatever shall be taken of any complaint not made in accord-ance with this By-law. All such complaints as are re-ceivable shall be addressed to the Chairman, who, upon the receipt of such complaints, shall have power to investigate the same, and he shall report thereon to the Board at the next meeting.

6.—Meetings and Proceedings.

Seven days' notice in writing shall be given by the Chairman or secretary of ordinary or regular meet-ings, and also of every meeting adjourned for a term exceeding six days.

2. Meetings of the Board shall be of two kinds— "ordinary" and "special." Ordinary meetings are the regular meetings, held in pursuance of these Bylaws, for the transaction of the general business of the Board, including adjourned meetings, at which uncompleted business may be completed, together with other business considered necessary.

3. Special meetings are those called under Section 131 (2) of the Act, and shall include those called by the Chairman in response to a requisition signed by three members on his behalf; and the notices for such special meeting shall have such special business noti-

7.---Ratepavers' Meetings.

The ratepayers' meeting shall consist of one called under Section 144 of the Act, and the Standing Orders shall, so far as the Act allows, apply to the proceed-ings, but the provisions of the Act shall be first dealt with. The Chairman, if present, shall preside at all meetings of ratepayers and of the Board, and, in his absence, or if after being present, he shall retire, one of the ratepayers chosen by the ratepayers shall preside.

8.-Ordinary and Special Meetings.

1. Ordinary meetings of the Board shall be held once in each month, unless otherwise arranged by resolution carried to that effect at the preceding ordinary meeting of the Board.

2. A special meeting may, on the requisition of three members of the Board, be called at any time in the manner prescribed by the Act, but the Chairman may call a special meeting of the Board as often as he may think proper. No business shall be transacted at any ordinary or special meeting of the Board unless a quorum, as specified by the Act, shall be present. 3. A majority of members present may require the Board room to be cleared of strangers, and the Chair-

man shall immediately give directions to have the order executed.

4. At all meetings of the Board when there is not a quorum present, the Chairman, or in his absence, any member or the secretary may adjourn such meeting to another day, and notice of such adjourned meeting shall be given to each member.

9.-Minutes of Meetings.

1. The Minute Book prescribed by the Act shall be kept, in which any item of business transacted by the Board at a meeting shall be entered by the secretary. Minutes of ordinary or special meetings shall be con-firmed at the next ordinary meeting. No discussion shall take place upon the minutes of proceedings, except as to their accuracy, or for the rectification of a clerical error error.

2. Provided that pasting or otherwise permanently affixing the minutes of the meetings of the Board to the leaves of a book shall be equivalent to entry therein, and the reading of the minutes may be dispensed, with, when members have been supplied with copies thereof at least three days before the holding of such meeting.

10.-Voting.

Each member (including the Chairman) shall have one vote, and all questions at each meeting shall be decided by a majority of the votes of the members present. In each case of an equality of votes on any question, such question shall pass in the negative. All motions and amendments shall be decided by a show of hands, unless a division is demanded, before the next business is proceeded with. No member shall vote or take part in the discussion of any matter before the Board in which he has directly or indirectly, by himself or his partone or a in which we proceed of whom partner, any interest, or in which any person, of whom he is an employee, has any interest apart from any in-terest in common with the public, and any member who knowingly offends against Section 134 shall be liable to a penalty not exceeding fifty pounds for every such offence.

11.--Standing Orders.

The order of business at all ordinary meetings of the Board shall be as follows:-

- 1. Reading and confirmation of minutes of last ordinary and also special meetings (if any);
- 2. Consideration of business arising out of minutes; Questions of which due notice has been given by members or officers of the Board;
- The Chairman shall have the right of directing attention at any meeting to any matter or sub-ject within the jurisdiction or official cogni-sance of the Board, by a minute signed by him-self, and such minute shall, when introduced, take precedence of all business before or to come before the Board, and the adoption thereof may be put by him from the Chair as a motion, without being seconded, but he shall confine himself to the question contained therewithout being seconded, but he shall in:

- 5. Presentation of petitions or memorials, and consideration thereof;
- 6. Reading of correspondence (received and desexpedient in regard thereto;
- 7. Consideration of tenders and ratification of contracts;
- 8. Passing of accounts for payment;
- 9. Motions of which previous notice has been given; 10. General business;
- 11. Notice of motions;

In the event of any member having urgent business to place before the meeting, he may move the suspension of Standing Orders, and, if agreed to by the Board, such business shall take precedence of all other.

12.-Petitions.

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

13.—Deputations.

In the event of a deputation wishing to meet the Board, an application shall be made in writing to an business to be dealt with. No deputation shall be re-ceived until the ordinary meeting of the Board following the receipt of the application. The Board shall have power to decide whether the business stated is of sufficient importance to warrant the deputation being re-ceived. A deputation shall consist of one or more ratepayers, and shall be introduced by a member of the Board.

14.---Tenders.

Tenders for work shall be opened and dealt with when the subject-matter of the tenders comes on to be con-sidered at the meeting of the Board, or by a Committee appointed for the purpose. The Board may require a deposit to accompany each tender, or two satisfactory securities.

15.—Correspondence.

All correspondence with the Board shall be addressed to the secretary and submitted to the Board. No letter addressed to the Board shall be presented by a member.

16.—Consideration of Reports.

1. If in a report of a committee distinct recommendations are made, the decision of the Board may be taken separately on each recommendation.

Any report of a Committee, or any part thereof 2.may be amended by the Board in any manner it may think fit, or may be referred back to the Committee for further consideration.

3. The recommendations of any Committee, when adopted by the Board, shall be resolutions of the Board.

17.-Precedence of Chairman.

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

18.—Notice of Motion.

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

19.—Motions to be Seconded.

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

113月日期 國 20 .- Motions not to be Withdrawn without Consent.

When a motion has been proposed and seconded, it shall become subject to the control of the Board, and shall not be withdrawn without the consent of the Board. 21.-Amendments may be Moved.

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

22 .- Motions and Amendments to be in Writing. No motion or amendment shall be debated unless or until it has been reduced to writing, if the Chairman so directs.

23.—Further Amendments.

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

24.-Subsequent Amendments.

If an amendment, whether upon any original question or upon any question amended as aforesaid, has been negatived, then a further amendment may be moved to the question to which such first-mentioned amendment was moved, and so on: provided that not more than one question and one proposed amendment thereof shall be before the Board at any one time.

25.—Putting Questions.

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

26 .- Motion for Adjournment.

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

2. On resuming any discussion which has been ad-journed, the mover of the adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.

27.-Notice of Question to be Given.

Sufficient notice of every question shall be given to 1. the Chairman or member expected to reply thereto, to permit of consideration of such reply, and, if necessary, reference to other persons or documents.

2. Every such question shall be put categorically and without argument.

28.-Mode of Address.

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

29.-Speaker not to be Interrupted.

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

30.-Limitation as to Number of Speeches.

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

31.-All Members to Vote.

1. Upon a vote being taken all members present within the Board room, unless disqualified from voting, shall, and the Chairman may, upon the question being put, record their respective votes in the affirmative or negative, as each shall deem desirable.

Any member dissenting from a motion may request that his name be recorded in the minutes as opposed to the motion, and it shall be so recorded.

32.—Divisions.

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

33.-Chairman may repeat Questions.

The Chairman shall be at liberty to repeat any questions as often as may be necessary, to enable him to form his opinion as to the result of the voting and declare the same.

34.-Acts of Disorder.

Any member who, at any meeting of the Board, com-mits a breach of any By-law, or who moves or attempts to move any motion or amendment embodying any matter beyond the legal jurisdiction of the Board, or who in any way raises or attempts to raise any question, or attempts to address the Board upon any subject which the Board have not legal right to entertain or discuss, or who uses any language which, according to the com-mon usage of gentlemen, would be held disorderly, or makes use of any expression inconsistent with good order and decorum, or who says or does anything calculated to bring the Board into contempt, shall be guilty of an act of disorder.

35.-Ruling of Chairman.

1. The Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without argument or comment. 2. If the ruling of the Chairman be disagreed with, then the usual Parliamentary procedure may be adopted.

36.-Members called to Order more than Once.

Any member having been called to order by the Chairman for any infringement of any of the provisions of these By-laws, or for any breach of decorum, shall upon Room for the remainder of the meeting.

37.—Disorder.

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

38.-Appointment of Committees.

The Board may at any time appoint one or more members as a committee to inquire into any matters and make a report and recommendation thereon, but no com-mittee shall incur any financial liability, or in any way commit the Board to any responsibility whatever, with-out express and specific authority conferred by these By-laws or a resolution of the Board.

39.-Finance and Accounts.

1. At the annual meeting of the Board in each year a Finance Committee shall be appointed. The Finance Committee shall meet prior to the ordin-

ary meeting of the Board, and shall carry out the duties as specified in the Regulations and report to the Board

as specified in the Regulations and report to the Board on the funds available for future works. 2. All accounts, bills and vouchers, except as herein-after provided for, shall be submitted to the Finance Committee meeting and the ordinary Board meeting, and, after being certified as correct, shall be paid by cheque. Provided that the Board may by resolution authorise the payment of wages, emergency accounts, and progress contract payments to be made by cheque between meet-ings, all such accounts to be placed before the Finance Committee at its next meeting who shall review same

ings, all such accounts to be placed before the Finance Committee at its next meeting, who shall review same, and, if satisfied with the necessity of the action taken, include same in their report. 3. An account shall be opened with such bank as the Board may from time to time direct, and all moneys re-ceived from whatever source, with the exception of money granted by the Government, shall be paid into such bank to the credit of the Board, and no account shall be paid except by cheque signed by the Chairman and one or more members of the Board and countersigned by the secremembers of the Board, and countersigned by the secretary.

40.-Urgent Works.

1. The Chairman, with one member, or, in the absence of the Chairman, any two members, may, in the case of urgency, authorise the expenditure of a sum not exceeding ±10 (ten pounds).

2. Any one member is empowered, in the case of very urgent necessity, to authorise the expenditure upon declared roads of a sum not exceeding £5. In both cases such action shall be confirmed at the next Board meeting.

41.-Common Seal,

The Common Seal of the Board shall be kept in the Board's safe. The Common Seal shall not be affixed to any deed or other instrument, except by resolution of the Board.

42.—Damage to Property.

1. No person shall damage or destroy any building, dam, well, tank, pump, windmill, windlass, bucket, rope, piping, troughing, fence, gate or other property under the control of the Board. Any person so offending shall be deemed guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding flo ner loss the second states and shall be the second states and shall be set a

10, nor less than one pound. 2. No person shall obliterate, damage or deface any table of fees, placard or other notice published by the Board in accordance with the provision of any Act. Any person offending against this By-law shall, on conviction, be liable to a penalty not exceeding £5. 3. No person shall blast any rock, stone or timber in

or near any road, without the written permission of the Board. Penalty £5.

4. No person without having first obtained the writ-ten sanction of the Board shall break up, cut down, damage, destroy or injure any footpath, gutter, drain, culvert, bridge, road, public way, tree, plant, gate, fence, post, lantern, lampost, implements, materials, buildings or other property of the Board, or under the control of the Board.

5. Any person who shall carelessly, wilfully, or wan-bouly injure, destroy, carry away, or remove from its place, any tree, shrub, or plant standing in any of the roads, enclosures, or public places belonging to or under the care or superintendence of the Board, or who shall carelessly, wilfully, or wantonly injure or destroy, carry away or remove from its place, or ride or drive against any of the tree-guards, fences or other protection of any such trees, shrubs or plants as aforesaid, shall be liable for every such offence to a penalty not exceeding £10.

43.-Water Supply.

1. No person shall pollute or cause to be polluted any watercourse, pool, well, tank, reservoir or other water in the District.

2. Any person who shall waste, allow to escape, foul, pollute, or taint any water contained in any pipe, bore, tank, or place of storage, shall be guilty of an offence gainst this By-law, and shall be liable to a penalty not xceeding £20.

Any person or persons leaving open a lid of any vell in the District shall be guilty of an offence against his By-law, and, notwithstanding any civil remedy for lamage so caused, shall be liable on conviction to a enalty not exceeding £5.

4. Any person who shall remove any water from any 4. Any person who shart remove any water from any pore, well, tank, or other place of storage under the control of the Board, except in the direct watering of stock thereat, or for bona fide camping use, or, except with the written consent of the Board and payment thereon of such reasonable fee as may be demanded, shall forfeit and pay on conviction a penalty not exceeding £5.

44.-Fencing.

1. The Board may require owners of land within the district to fence, re-fence, or repair the fence along the boundaries thereof abutting on any road or footway, and prescribe the manner in which any fence is to be erected and maintained, and the description, style, and material of any such fence.

2. In the event of such fence not being erected or repaired, after due notice has been given to do so, the Board may fence or repair such fence and recover the cost of doing so from the owner or owners of the land.

3. Barbed wire shall not be placed along the outer side of any fence abutting upon any street or way. Penalty £2.

45.—Depasturing Cattle, etc. 1. Any person who shall turn loose, or suffer any kind of animals belonging to him or under his control, to stray or go about, or to be tethered or depastured in or upon any road or reserve, shall upon conviction be liable to a penalty not exceeding £5 2. No animal shall be allowed to stray on any roads,

reserves, or public places, and no animal suffering from infections or contagious disease shall be ridden or driven on any road or be allowed to drink at any watering place within the district. Any animal so suffering may be slaughtered and destroyed by the Board at the owner's expense. The owner or driver of such animal shall be liable to a penalty not exceeding £10 for a breach of this By-law.

46.—Construction of Footways and Crossing Places.

It shall be lawful for the owner of any land fronting or adjoining any road or public way requiring access thereto with horses and vehicles from such road to such land across any existing footway, kerbing, drain, channel, or gutter, having first had and obtained the consent of the Board, to construct a crossing of a width not less than 12 feet or more than 18 feet, using reinforced concrete pipes of approved quality, properly laid and cement-jointed, with concrete inlet and outlet aprons, and stone facings laid in cement, or sound jarrah or white gum bed logs, with three-inch jarrah or white gum decking, secured with ewbank spikes, with inlet and outlet wings to the full depth of the drain, and three feet long, the diameter of the dran, and three feet long, the diameter of the pipes and the capacity of the bed log culvert, and the level and posi-tion to be as directed by the Board. A covering of gravel of approved quality, not less than three inches in thickness, consolidated, and the full width of the culvert, extending for a distance of 28 feet, measuring at right angles from the boundaries of such land towards the centre of the road, shall be provided if the Board so direct. The whole of the work shall be done to the satisfaction of the Board.

2. Provided the Board may, at the request of any owner or any land fronting or adjoining any road or public way, requiring access thereto, supply and con-struct a crossing, and the owner shall pay half the cost of the construction of such crossing.

47.-Damaging Roads.

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

2. Any person who draws upon any road any vchicle, the wheel or wheels of which are locked, unless there is placed upon such vchicle some sufficient protection to prevent damage to such road, shall be liable to a penalty not exceeding $\pounds 5$.

3. The owner of every vehicle or engine which to-gether with its load shall weigh more than five tons, shall travel the roads, bridges, and culverts at his own risk, and shall be liable to pay for any damage done.

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

48 .- To protect Bridges from Fire.

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

49.—Preventing Trees falling across Roads.

No person shall make or light any fire near any road, track or reserve, without taking proper precautions against such fire spreading. No person shall ringbark or set fire to any standing tree upon or near any road or track.

50.-Timber, Sand, Gravel, etc.

No person shall remove any timber, sand, gravel, soil or other materials from any road, reserve or other lands belonging to or under the control of the Board, unless or until he has obtained permission in writing from the Board so to do. Any person offending against this By-law shall be liable upon conviction to a penalty not exceeding £5, in addition to the value of the materials removed.

51.-Lighting.

1. No person shall damage, deface, or otherwise interfere with any pole, wire, fitting, lamp, or other electrical appliance belonging to or under the control of the Board, and any person so doing shall be liable to a penalty of not less than £2 nor more than £10, in addition to the value of such damage.

2. Any unauthorised person who shall light, put out when lighted, or in any other way interfere with any lamp belonging to the Board, shall be liable to a penalty of not less than £2 nor more than £10.

52.-Lamp Posts, etc.

No lamp post, bridle post, water trough, telegraph, telephone or electric lighting pole, or flag staff shall be crected by any person in any street or road without the written consent of the Board, and upon consent being obtained shall be placed in such position, and shall be painted at least once in three years, as may be directed by the Board; and the Board may order the removal by the owners of all bent, dangerons or unsightly posts or poles. Any person offending against this By-law shall forfeit and pay on conviction a penalty not exceeding £2 for every such offence.

53.—Prescribing the Removal of Verandahs and Balconies, etc., at the expense of the Owner or Occupier.

Any verandah or balcony which obstructs the footway or roadway or is dangerous, and all other obstructions on the footway or roadway, or overhanging same, shall be removed by the owner or occupier when ordered, within such time as shall be specified by the Board. If such order is not complied with within the specified time the Board may carry out the work and recover the cost from such owner or occupier. Any person interfering with or obstructing any officer or person employed by the Board in carrying out this Bylaw shall, on conviction pay a sum not exceeding £10.

54.-Encroachments or Obstructions to be Removed.

1. On the order of the Board, the secretary, or other appointed officer may direct the removal within 14 days, of any building, fence or other construction, or encroachment in or upon any street, road, lane, or public place under the control of the Board.

2. In any case where after service of notice for such removal, any such encroachment or construction has not been removed within the specified time, it shall be lawful for the officer appointed by the Board to remove same at the cost and charges of the person so offending and to proceed against the offender for a breach of this By-law, the penalty for which breach shall not be less than $\pounds 1$ nor more than $\pounds 10$.

55.-Bathing.

No person shall bathe in any public water within or abutting on the boundary of the District under the control of the Board, except when clothed in suitable bathing costume or clothing. Every person offending against this By-law shall for every offence be liable to a penalty not exceeding £5.

56.—Discount for Rates.

The Board may allow discount, not exceeding five per centum, for prompt payment of rates, but such discount shall be allowed in respect of current general rate only (not including supplementary rates) and shall not be allowed in respect of rates not paid within one month of the date of the service of the rate notice.

57 .--- Public Pounds.

1. The Public Pounds for the district shall be reserve 13957, at Toodyay, or such other place or places as the Board may from time to time determine, and the following fees shall be charged and taken by the Board:---

Trespass Scale, Poundage Fees, and Sustenance Charges. Trespass Scale.

On unenclosed country land-		£	s.	d.
For each entire horse, ass or bull	••			
1 of outer media of grout entres	••			
For each head of small cattle	••	0	0	T

Trespass Scale—continued.

Trespass Scale—continued.			
On enclosed land (town, country or suburban,			
not being a public street or thoroughfare			
in a city or town, or public cemetery)-	£	e	d.
For each entire horse, ass or bull	4	0	0
For each mare, gelding, ass, mule, pony,	т	0	0
or foal	0	0	0
For each semi star and a	0	$\frac{2}{2}$	6
For each cow, ox, steer or calf	0	2	6
For each pig or goat	0		6
For each sheep On all roads, reserves, and other lands (whether	0	0	3
On all roads, reserves, and other lands (whether			
anenated from the Crown or not), which is			
not enclosed by a sufficient fence as defined			
in "The Cattle Trespass, Fencing, and Im- pounding Act, 1882-1932," and which abuts on any road or reserve, or is situated in			
pounding Act. 1882-1932,", and which abuts			
on any road or reserve or is situated in			
any townsite in the district as set out in			
Section 200 (2) of "The Road Districts			
Act, 1919-34''-			
For each entire horse, ass or bull	3	0	0
For each mare, gelding, ass, mule, pony			
or foal	0	2	6
For each cow, ox, steer or calf	0	$\frac{2}{2}$	6
For each pig or goat	0	2	6
For each pig or goat	Ō	ō	3
	٠.	Ũ	0
Sustenance Fees.			
Maintenance for a Day or part there	of.		
Food. Water.	٦Ē	'ees	
lbs. gals.		s.	
For each horse, ass or mule 20 15	õ	2	6
For each bull, cow, heifer,	v		•
calf or steer 15 20	0	2	6
For each head of sheep or	0	4	0
	0	0	0
Then and the second sec	0	0	8
For each pig	0	2	0
For each camel or camel			
calf	0	2	6
Such sustenance rates to be charged			
for each day of 24 hours; half rates only			
to be charged for less than 12 hours, and			
no charge to be made for less than three			
hours.			

Impounding Fees.

a			<i>.</i> L	S.	u.	
Great cattle	per head		0	5	0	
Small cattle	(except sheep) per head		ň	2	ň	
Shoon	(errobt pucch) bei nead					
Sheep	•• •• •• ••	••	U	U	4	

2. The foregoing fees must be paid to the Board and a receipt obtained therefor, before stock are released from pounds.

from pounds. 3. Any person who shall break, damage, or destroy any pound fence, gate lock, shed, trough or premises, shall on conviction be liable to a penalty not exceeding £5.

4. Any person who shall obliterate, deface, or damage any table of fees, placard or other notice required by "The Cattle Trespass, Fencing and Impounding Act, 1882-1932," shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding £5.

alty not exceeding ± 5 . 5. Any person who shall release or attempt to release, any cattle which shall be lawfully seized for the purpose of impounding, whether such cattle shall be in the pound or on the way to or from any such pound, shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding ± 5 .

58.—Control of Town Hall.

1. Application for the hire of the hall or any room and furniture shall be made to the secretary, who shall issue a receipt for all moneys relating to such hire, and such hire fee shall be paid in advance by the applicant. 2. The name and place of abode of the actual person or persons hiring the building and effects shall be

son or persons hiring the building and effects shall be given at the time application is made. 3. The fees and hire charges shall be as set out by the Board from time to time, and shall be exhibited on

the Board from time to time, and shall be exhibited on the notice Board at the building.
4. The hours for which the building or part thereof

4. The hours for which the building or part thereof may be hired shall be—(a) Day 9 a.m. to 6 p.m.; (b) evenings 6 p.m. to midnight; (c) extension of time may be granted upon payment of the prescribed fee to the Board.

5. Hirers may decorate the building, using only those fixtures which are especially provided for the purpose, and no person shall drive a nail into any part of the walls, windows, doors, floors, etc., or otherwise deface the building. All decorations must be done during daylight, otherwise a charge of (2) shillings per hour or part thereof shall be made for the use of the lighting. All decorations used in connection with any entertainment must be removed from the premises and disposed of to the satisfaction of the secretary within 24 hours from the commencement of the hiring period: provided that the consent of the secretary may be obtained for the decorations to remain.

6. The Board may at any time demand that the hirer shall, prior to the term of engagement, deposit an amount estimated to cover the cost of any damage that might occur during the time of hiring, and/or to cover the cost of removal and disposal of any decorations not so removed by the hirer within the specified time stated in the preceding section.

time stated in the preceding section. 7. The Board shall have the right to let or hire, or refuse to let or hire, any part or all of the building, fixtures, furniture or fittings, etc., to any applicant without assigning any reason for doing so.

8. The Board may at any time cancel any agreement made for the hiring of any part or all of the building, fixtures, furniture, or fittings, etc., by giving such reasonable notice in writing as may be possible but which shall not be less than one month.

9. The Board may, without considering priority of claim of any applicant, determine to which applicant the hire of the building or part thereof shall be granted, in the event of two or more applicants desiring to hire such building or part thereof at the same time and date.

10. The hirer of the building or part thereof shall comply with the provisions of the Health Act, Entertainment Tax Act, Performing Rights Association Act, or any other Act and/or regulations in force for the time being and applicable to such hiring and use of the building. If, in the opinion of the Board, all necessary actions have not been taken to comply with the said Acts or any other Acts in force, the Board may at any time prior to or during the term of engagement forbid and prevent the use of such building or part thereof.

11. In the event of the use of the building or any part thereof being forbidden or prevented under the last preceding section, the hirer shall forfeit the full amount of hire paid, and the Board shall not be responsible to the hirer for any loss or damage incurred or sustained.

12. No spirituous liquors, wine, beer, stout, eider, sherry, etc., shall be brought in and consumed in any part of the building during the term of engagement or period of hire, except by written consent or permission of the Board.

13. No person shall, except at a banquet or smoke social, smoke any tobacco, cigar, cigarette or other objectionable substance, nor strike or otherwise ignite any light in any part of the building during any ball, dance or any entertainment, or at any gathering of persons in the said building, whether such persons have been admitted by payment of money or otherwise.

14. No offensive person or offensive impersonation or representation of living persons, or anything calculated to produce a disturbance, riot or breach of the peace, shall be permitted in or about the premises.

15. No person shall in any part of the building or premises-

- (a) enter or be allowed to enter, whilst intoxicated or under the influence of drink;
- (b) be guilty of any misbehaviour whatsoever;
- (c) use profane or improper language;
- (d) damage, mark, inscribe, indite, or deface any wall or other part of the building; (any person who does or suffers to be done any such damage, shall be liable to pay the cost of such damage in addition to any penalty imposed by these By-laws.)
- (e) stand, loiter, or cause any obstruction whatsoever in the exits or passage-ways. (Any person so doing shall disperse on being requested so to do by the caretaker or other authorised person or Police constable.)

16. The hirer of the building or any part thereof shall be responsible for-

- (a) maintaining good order and the due observance of these By-laws by persons in or about the building;
- (b) any damage to the building, fixtures, fittings, furniture, etc., or other part or parts of the property.

17. The secretary of the Board, or other person authorised by the Board, or any Police constable, shall have access and ingress to the building or any part thereof at all times; and every facility shall be afforded by the hirers for enforcing due observance of these By-laws. 59.-Control of Reserves and Camping Areas.

1. No person shall misconduct himself, or indulge in any riotous, disorderly, or indecent conduct, or use any indecent or improper language, or offend against decency as regards dress on any reserve.

2. No person shall enter upon or remain upon any reserve when visibly under the influence of liquor.

3. No person shall, without the consent of herein board, post, stick, stamp, stencil, paint or otherwise affix any placard, handbill, notice, advertisement, or any document whatsoever, upon any tree, board, fence, post, gate, building, road, path, or any place whatever on any reserve, nor distribute or give out any such placard, handbill, notice, advertisement, or document on any reserve, and no person shall cause to be done any of the acts herein prohibited.

any of the acts herein prohibited.
4. No person shall spit or expectorate in or upon any building, structure, or erection upon any reserve.
5. No person shall organise, arrange, advertise or take part in any fête, picuic or concert, or any meeting

of like character, or engage in public worship, preaching of public speaking of any kind on any reserve without the permission of the Board.

6. No person shall bet or offer to bet publicly on any reserve.

7. No person shall injure, break, deface, pull up, pick, remove or destroy any tree, shrub, or grass growing on any reserve.

8. No person shall carry or discharge any firearm, or throw or discharge any stone or other missile, or set fire to or set off any fire balloon, or throw or set fire to any fireworks, or kindle or make any fire on any reserve without permission.

9. No person shall deposit or leave any rubbish, refuse, paper, broken glass, china or litter of any kind whatsoever upon any reserve, except in the receptacle provided for the purpose.

10. No person shall place or break, or permit or suffer to be placed or broken, any glass, metal or carthenware, bottles, or utensils on any reserve without having first obtained the consent of the Board so to do.

11. The Board may at its discretion prohibit any games or sport from being played or carried on by any person or persons upon any reserve on any Sunday, Christmas Day, or Good Friday.

12. No person shall without permission in writing from the Board, sell, or expose for sale, any goods, wares, refreshments, fruit, nuts, confectionery, or other merchandise or things, or solicit or offer to purchase bottles on any reserve.

13. No person shall cut up, damage, destroy, disfigure, or interfere with any road, fence, building, water pipe, or fittings upon any reserve.

14. No person shall, without permission in writing from the Board, play, practise, or indulge in any game sport or gymnastic exercises on any reserve, or exercise on any reserve any horse, dog, or other animal for racing.

15. The Board shall have the power to grant exclusive rights to use and occupy any reserve or portion thereof for holding sports or anusements to any responsible person or persons, subject to such conditions as may be decided by the Board, and any person or persons obtaining such rights shall be responsible for the proper care of all fences, buildings, erectures, trees, or other improvements upon such reserve or portion thereof, and pay to the Board for the use of the land such fees as the Board shall direct.

16. No person shall, except as hereinafter provided, camp, lodge, or tarry overnight on any reserve, nor frequent any reserve for the purpose of camping, lodging, or tarrying overnight thereon

17. Notwithstanding the provisions of the preceding By-law, camping may be permitted in areas set apart for the purpose by the Board, but not elsewhere, upon the issue of a permission signed by the secretary of the Board, and subject to the following conditions:—

18. The Board may at any time make and declare a schedule of charges and issue permits to persons desirous of camping on any areas set apart for that purpose by the Board.

19. No person shall sublet any camp, or sell, give or otherwise dispose of any permit to any person.

20. Except by permission of the Board, no person shall bring into or keep within the Camping Area any animal or birds.

21. No person shall bring into or keep or consume in the Camping Arca any intoxicating liquor.

22. Campers must keep the area covered by their permit in clean and sanitary condition at all times. All rubbish capable of destruction by fire shall be burned by occupier in the approved fireplace.

23. All campers must use the sanitary conveniences provided, and in no circumstances will improvised conveniences on individual camping sites be permitted.

24. Camping permits may at any time be withdrawn by the Board, if in the opinion of the Board a breach of these By-laws has been committed, or if in their opinion, it is desirable that the permit shall be terminated. In the event of termination hereunder, the rental paid shall be forfeited to the Board, and no compensation shall be claimed or paid for loss, damage, or inconvenience suffered through the withdrawal of the permit.

25. Subject to the right of the secretary of the Board, or any person acting under his instructions, or any police constable, to enter any camping site at any time, no person shall enter into or remain within such camping site, except with the permission of the holder of the permit.

26. No fire shall be lighted on any Camping Area, except in places approved by the Board.

60.—Hawkers and Stall-keepers.

Interpretation.

1. (a) The word "Fish" shall include fish, whether fresh, salt, smoked or dried, oysters, crayfish, crabs, prawns, and shrimps.

(b) The word "Stall" shall mean a movable or temporarily fixed stall, hand-cart, or barrow for the sale of any meat, fish, poultry, game, fruit, vegetables, drink, eatables, or other articles of merchandise

(c) The word "Stall-keeper" shall mean any person who keeps and conducts a stall, and shall include any person who assists in the keeping and conducting of a stall, or in the sale of articles of merchandise from a

(d) "The Board" shall mean the Toodyay Road Board.

(e) "The Secretary" shall mean the secretary or the acting secretary of the Toodyay Road Board.
(f) "Inspector" shall mean and include any person

(f) "Inspector" shall mean and include any person appointed by the Board as an inspector and any acting or assisting inspector.

(g) "District" shall mean and include the whole of the Toodyay Road District.

2. No person shall hawk any meat, fish, poultry, game, fruit, vegetables, or any article of merchandise, or keep or conduct any movable or temporarily fixed stall, or assist in keeping and conducting of any stall, in or near any street or way, for the sale of any meat, fish, poultry, game, fruit, vegetables, drink, eatables, or any article of merchandise within any portion of the district, unless and until he shall have applied for and obtained a license from the Board.

3. Every person who wishes to obtain a hawker's or stall-keeper's license shall apply to the Board therefor, stating the term and kind of merchandise for which he desires to be licensed. The granting or refusing of a license shall be in the absolute discretion of the Board and, when granted, shall be not transferable. The Board may refuse to grant a license for any reason it may see fit. Licenses shall be in such one of the forms set out in Schedule A hereto as shall be applicable, and shall be issued on payment of such fees as are set forth in Schedule B hereto.

4. Every stall-keeper taking up a position on a stand shall take up such a position thereon as shall be allotted to him by the Board.

5. No stall-keeper shall take up a position, or allow his vehicle to be or remain upon any stand, except between the hours of 7 a.m. and 11.30 p.m.

6. No stall-keeper, whilst upon any stand, shall deposit or store any box or basket under his vchicle, or on the roadway or footpath.

7. No stall-keeper, whilst upon any stand, shall shout his wares, or make any violent outery, noise or disturbance to the annoyance of the inhabitants or of persons passing by.

8. Every stall-keeper taking up a position on a stand shall place and keep his vehicle or stall parallel to the kerb, and in such a position that the distance between the kerb and his vehicle or stall shall not exceed one foot.

9. No stall-keeper, whilst upon any stand, shall place or allow to remain on his vehicle or stall any flag or streamer.

10. No person licensed to hawk shall take up a position in any street or public place for the purpose of soliciting custom, or shall remain stationary at one spot in any street or public place for a longer period than shall be necessary for the purpose of serving a customer then offering to buy.

11. Every hawker, whilst plying his trade, and every stall-keeper, whilst on his appointed stand, shall have his name, the number of his license, and the words ''Licensed Hawker'' or ''Licensed Stall-keeper,'' as the case may be, legibly painted on some conspicuous part of his cart, barrow, basket, vehicle, bundle, bag, package, tray or stall.

12. Every hawker, whilst plying his trade, and every stall-keeper, whilst upon his appointed stand, shall carry with him his license, and shall at all times produce the same, on demand, to the inspector or secretary of the Board or police officer.

13. Should the inspector at any time be of opinion that it is necessary to move any stall-keeper from any appointed stand or place, it shall be lawful for him to direct the said stall-keeper. Any stall-keeper refusing to obey such directions shall be guilty of an offence against this By-law.

14. Every stall-keeper standing upon any appointed stand shall at all times act under the direction of the inspector, and any stall-keeper who refuses to obey such instructions shall be guilty of an offence against this By-law.

15. Where anything by this By-law is directed to be done or forbidden to be done, or where authority is given to the inspector or secretary to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making such default as to such direction and prohibition respectively shall be deemed guilty of a breach of this By-law; and every person guilty of a breach of this Bylaw shall be liable for every such offence, besides any cost which may be incurred in the taking of proceedings against such person guilty of such offence, as well as costs or expenses which may be incurred in the execution of the work directed to be so executed and not so executed to a penalty not exceeding twenty pounds.

16. The secretary or inspector appointed by the Board may demand from and require any individual, committing or suspected of committing any offence against or breach of this By-law, his name and address, and any person who shall neglect or refuse to give his name and address, when required so to do, shall be liable to a penalty not exceeding five pounds.

SCHEDULE A.

17. Hawker's License.

No.....

Dated this......day of......, 19 .

18. Stall-keeper's License.

No.....

in the Toodyay Road District with respect to stallkeepers.

SCHEDULE B.

19. Fees for Licenses.

Hawker's License.

- License to hawk :----
 - (a) Resident ratepayers selling only locally-grown produce-5s. per year. Non-residents:-With a vehicle drawn by
 - an animal or mechanically propelled—£2 per quarter; £3 10s. per half year; £6 per year.
 - (b) With a basket, tray, bundle, bag or package-£1 per quarter; £1 15s. per half year; £3 per
 - vear. Stallkeepers-20s. per month, £10 per year.

61.—Building By-laws.

These By-laws shall only apply to that portion of the Toodyay Road District enclosed in the Townsite of Toodyay as shown on Lands Department Plan 8365/09, October, 1934, and any subsequent amendments thereto, and for the purpose of these By-laws shall be described as "the District."

1.--Interpretation.

- "Act" means "The Road Districts Act, 1919-34." "Basement" means a storey or portion of a storey partly below the level of the ground, the ceiling of which is not less than five feet above the ad-
- joining ground (irrespective of any excavation made to comply with these By-laws). "Cellar" means a storey or portion of a storey below the ground level, the ceiling of which is less than
- five feet above the adjoining ground. "Cement mortar" means a mortar composed of one part of cement to three or fewer than three parts of sand.
- "Commercial building" means a building used or constructed or adapted to be used wholly or in part
- for commercial purposes. "Dwelling-house" means a building used, constructed '' Dwelling-house'' means a building used, constructed or adapted to be used wholly or in part for human habitation, but does not include other than the dwelling-house portion (if any) of a commercial building, and includes a permanent, movable or temporarily fixed structure.
 ''Habitable room'' means any living room, and in-cludes all rooms intended or adapted to be used for the purpose of alconing or adapted to be used
- for the purpose of sleeping or eating or the cooking of food. "Wall."

- "Divisional wall" means a wall (other than an external or party wall) which subdivides any floor of a building and carries any load in addition to its own dead weight. ''Wood or wooden buildings'' means buildings of
- wood or having wooden frames. "External wall" means an outer wall of a building,
- not being a party wall, even though adjoining a wall of another building.
- "Partition wall" means a wall subdividing any room and not carrying any load other than its own
- and not carrying any load other than its own dead weight.
 "Board" means the Toodyay Road Board.
 "Surveyor" means the person appointed by the Board for the time being as building surveyor or acting building surveyor for the Toodyay Road District.

2.—Brick Area.

Within that portion of Stirling terrace bounded on the north-west by the intersection of Harper road, and on the south-east by the intersection of Goomalling road, no building shall be erected unless the frontage thereof is built of brick, stone, concrete, or similar material of a permanent and non-inflammable nature.

3.--Applications, Plans, and Notices.

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

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

The application shall describe the building and show

The plans shall describe the building is to be used. The plans shall consist of a general plan and eleva-tions and a block plan. The block plan shall show the relation of the building to the boundaries of the site and to other building or structures thereon.

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

When giving approval, the Board may impose a con-dition that forty-eight hours' notice shall be given prior to the covering of any or all of the following works in order that they may be inspected, that is to say trenches, before foundations are laid, foundations before trenches are filled in, and drains before they are covered in.

4 .--- Fees and Permits.

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

Each building, erection or structure must be com-pleted within twelve months from the date of issue by the Board of the permit therefore.

The fees payable in respect of buildings, erections or structures shall be as follows:---

- License for new buildings of wood, iron or asbestos –2s. 6d.
- License for new building of brick, stone, or concrete ---5s. License for alterations or additions to existing
- buildings-2s. 6d.

5.—General Provisions.

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

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

6.—Site, Healthiness of.

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

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

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

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

- (a) that any such motor garage be fifty feet distant from the frontage of any road or street (except in special cases where the physical configuration of the ground precludes such distance being observed);
- (b) that any such motor garage be five feet distant from the frontage of any other road or street;
 (c) that any such motor garage be 10 feet distant from any building used as a dwelling-house on the
- same allotment or on any allotment adjoining;
- (d) that the motor garage complies otherwise with all the conditions and limitations of this By-law in regard to buildings.

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

Fowl-houses of larger area may be erected if at a distance of at least 50 feet from any street and 40 feet from any dwelling-house and at least four feet from the boundary of land not in the same occupation: provided that the roof and walls are covered with galvanised iron or other fire-resisting material, approved by the Surveyor, and that the building shall not be more than seven feet high.

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

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

7 .--- Position of Building Site.

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

Except as hereinafter provided no building which is intended to be used, or which shall be used as a dwellinghouse, and no addition to any building which is intended to be used, or which shall be used as a dwelling-house, shall be built, constructed, or erected-

- (a) If of wood, within a distance of four feet; if of brick, stone, concrete, or cement blocks, within a distace of three feet measured horizontally of any street, road, lane, or right-of-way at the side of such building or of any land not in the same possession or occupation.
- (b) Provided always, that any such building or addition may abut on the building line of any street, road, lane, or right-of-way at the side of such building, or be less than the prescribed distance therefrom, or from land not in the same possession or occupation, or from a building or erection with an external wall of wood, provided that the wall or walls which abut on or face with the prescribed distance such street, road, lane, or right-of-way or land or building or erection, as the case may be, shall be of concrete at least six inches in thickness, or of brick or stone at least $8\frac{1}{2}$ inches in thickness, projecting in all cases at least one inch beyond the woodwork front and back and at least one foot six inches through the roof covering of gutter adjoining the same.

8.—Access to Rear.

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

9.—Outbuildings.

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

10.-Materials.

The Board may define any portion of its district, and by resolution prohibit the erection within that portion, of buildings with external walls of materials other than brick, stone, concrete or cement blocks, or the like materials.

11.-Tents-Canvas Buildings.

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

12 .- Materials and Workmanship.

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

Faulty or unsuitable materials shall not be used in any building.

Every part of a building shall be erected and finished off in a good and workmanlike manner.

Bricks used in any building shall be good, hard, and well burnt, and if old or secondhand shall be thoroughly cleaned and approved by the Board in writing before being so used.

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

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

13.—Testing Materials.

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

14.—Timber Construction.

All timbers used in any buildings shall be of good sound material, free from rot, from large and loose knots, from shakes, and from any imperfections whereby the strength of the timber may be impaired.

The following conditions shall apply as to the spacings and scantlings of timber :-

- (i) Stumps shall not be less than 4 in. x 4 in. jarrah or other approved timber, spaced 5 feet centre to centre, and fixed on 6 in. x 11/2 in. sole-plates. Stumps shall be tarred and sunk at least half their length in the ground, provided that no stumps shall be less than 2 feet in the ground. Tarring is to extend for 6 in. above the ground surface.
- (ii) Studs and ceiling joists shall not be less than 4 in. x 2 in., spaced not more than 2 feet apart, centre to centre, properly secured and braced. Studs and ceiling joists of 3 in. x 2 in. may be used, provided they are spaced 18 in. apart, centre to centre, properly braced and secured. Where studs of 3 in. x 2 in. are used the angle or corner studs shall be of 3 in. x 3 in.; where 4 in. by 2 in. studs are used, the angle studs shall be of 4 in. x 4 in.
- (iii) Rafters shall not be less than 3 in. x 2 in., spaced not more than 3 feet, centre to centre, in the case of iron roofs, and 18 inches, centre to centre, in the case of slate, tile, or other similar roofs; 4 in. x 2 in. rafters may be used, but must be spaced at 2 feet centres for slates or tiles, and not more than 3 feet apart for any All rafters must be securely type of roof. braced with purlins and collar ties.
- (iv) Floor joists shall not be less than 4 in. x 2 in., spaced 18 in. apart, centre to centre.
 (v) Floor bearers shall not be less than 4 in. x 3 in., spaced not more than 5 feet apart.

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

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

15.—Awnings and Verandahs.

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

16.—Footings.

Every person who shall erect a building of brick, stone, or the like shall construct every wall of such building, unless built upon a hard rock formation, to

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

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

Footings to walls of brick in cement mortar (3 to 1) shall be the same width and height as those to walls of the same thickness not built in cement mortar.

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

17.-Dampcourse.

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

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

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

Damp-proof courses shall be inserted in walls in such positions and in such manner that-

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

In cavity walls the cavity shall extend not less than $6\frac{1}{2}$ inches below damp-proof course.

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

18 .- External Walls-Structure.

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

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

Cavity walls may be built, provided the two sections are securely tied together by a sufficient number of wire ties or other effective method, and when used the combined thickness of the inner and outer parts shall be deemed to be the thickness of the wall. Bottoms of all cavities shall be carefully raked out before the completion of the building, and all ties kept free from mortar droppings.

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

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

All external walls of brick, stone, concrete or cement blocks shall be built with a true cavity at least two inches wide: Provided that, where such external walls are protected by a verandah not less than seven feet wide, they may be built solid without cavity.

19.—Party Walls.

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

20.-Rooms (size)-Cubic Space.

Every person who shall erect a building shall provide that-

- (a) the areas of the floors of all the habitable rooms in such building shall, taken together, average not less than 100 square feet per habitable room;
- (b) a habitable room shall not in any case have a floor area of less than 80 square feet; and
- (c) a habitable room shall not, in any case, have a cubic space of less than 720 cubic feet: Provided that in each dwelling house and in each flat of a residential flat building there shall be at least one habitable room, the cubic space of which shall not be less than 1,296 cubic feet.
- (d) No main room in any building shall be less than 10 feet 6 inches in height from floor to ceiling.
- (c) All shops shall have a clear space of 12 feet 6 inches from floor to ceiling.

21.-Height-Rooms in Roof.

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

22,-Other Rooms.

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

23.-Lighting and Ventilation-Under Floors.

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

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

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

25,-Rooms-Windows.

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

26.-Bedrooms-Additional Ventilation.

In every bedroom or room intended or adapted to be used for sleeping and having only one window, there shall be provided cross ventilation by means of at least 24 square inches of unobstructed opening in some wall of the room other than that in which the window is situated. Such opening may be by an additional window, fireplace, fanlight, air-brick, or any suitable means.

27.-Height of Windows.

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

28.-Size of Windows.

The window or windows of any room shall have a superficial area (clear of the sash frame) not less than onetenth of the floor area of the room, or (if the following size be greater than one-tenth of the floor area) not less than 10 square feet for the windows of a kitchen or alcove or room in which food is intended or likely to be prepared, not less than six square feet, for the windows of an enclosed laundry, not less than 31/2 square feet for the windows of a bathroom, not less than two square feet for the windows of a privy-closet, and not les than 11/2 square feet for any other room.

29.-Laundries and Kitchens.

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

30 .--- Windows.

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

31.—Drainage—Levels.

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

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

32.---Miscellaneous.

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

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

34.-Existing Buildings.

(a) If in the opinion of the Board any building has been allowed to fall into an unsafe or insanitary condition either by faulty construction or any other cause, the Board may give notice in writing to the owner or occupier to repair such building within a time specified in such notice.

(b) If in the opinion of the Board any building does not warrant the expense of repairing, the Board may serve notice upon the owner requiring him to remove such building within a specified time.

(c) Whenever any owner shall fail to comply with a notice served upon him under the two preceding clauses, within a time specified therein, he shall be liable to a penalty of not less than £2 nor more than £20, and the Board may carry out the terms of the notice and recover all expenses from the owner.

(d) Provided that the Board may sell or dispose of the material taken from a demolished or amended building, but the proceeds of sale shall be applied towards the expense of carrying out the terms of the notice—the surplus (if any) to be paid to the owner.

35.-Removal of Buildings.

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

Such notice shall contain or be accompanied by the following:

- (a) Particulars of the situation of the building which it is proposed to remove.
- (b) Particulars of the situation of and plan of the land upon which it is proposed to erect or re-erect or place such building, showing the proposed position thereon, and a tracing copy of such plan to be retained by the Board. (c) A plan giving the dimensions of the building and
- any proposed alterations or additions thereto and a tracing copy of such plan to be retained by the Board.
- (d) A specification giving particulars of the construc-tion of the existing building and of the alterations and additions (if any) which it is in-tended to make when the building is erected or re-erected.
- (e) Evidence satisfactory to the Board that such house has not been condemned as dilapidated, insanitary, or unfit for human habitation, and a certificate from the Health Officer of the district from which the building is proposed to be removed, that within a reasonable time prior to date of removal no case of disease of an infectious or contagious nature has occurred therein.
- (f) Such further particulars in writing regarding the same as shall be sufficient to enable the Board or its surveyor to determine if all the provisions of

any Act of Parliament, By-law, or Regulation applicable thereto are or will be complied with. No written permission shall be given, unless such re-moved building when erected or re-erected shall comply with the provisions of this By-law as applicable to new buildinge buildings.

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

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

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

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

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

The Board may in special cases grant permission for the erection of a dwelling-house containing not less than two rooms.

36.—Proportion of Site which may be covered.

A dwelling-house, together with its appurtenances to be erected on an allotment, shall not occupy more than twothirds of such allotment, and the minimum of unoccupied area shall not be less than 500 superficial feet: Provided that this shall not prevent the Board from granting approval to the erection of a dwelling-house occupying more than two-thirds of an allotment, or with a minimum of unoccupied area of less than 500 superficial feet, in replacement of an existing dwelling-house which occupies more than two-thirds of that allotment, or has a minimum of unoccupied area of less than 500 superficial feet, as the case may be: Provided, also, that where situated on a site considered by the Board to be an established shopping locality, the Board may permit a building which is to be a shop and dwelling combined to occupy not more than fourfifths of the allotment, subject to the unbuilt upon area being not less than 500 square feet.

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

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

37 .- Space Outside Windows on Side Land.

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

38.-Kitchen, Laundry, and Bathroom Fittings.

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

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

39.-Enforcement-Inspection-Cutting into Building.

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

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

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

40.-Inspection Before Occupation.

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

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

Such report shall not be deemed to be evidence (in the event of any prosecution hereunder) that this By-law has been complied with.

41.—Penalties.

Where any person or persons by these By-laws, or any of these By-laws or any of them is required to do or perform any act, and such act is not done or remains undone or unperformed, it shall be lawful for the Board to perform same and charge the cost and expense against such person or persons, and the amount may be recovered summarily.

Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these By-laws, and, where not otherwise provided, shall be deemed liable to a penalty not exceeding £20 for every such offence.

All penalties or other sums recovered under provisions of these By-laws shall, unless otherwise provided, be paid to the Board, and shall become the property of and form part of the ordinary income of the district, except so much as may be paid to any informer.

Passed by resolution of the Toodyay Road Board on the 12th day of June, 1937.

JAMES POLLITT, Chairman. CHAS. ALDAY, Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 5th day of October, 1937.

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

THE ROAD DISTRICTS ACT, 1919-34. Moora Road Board.

By-laws Relating to Hawkers and Stall-keepers. P W. 1663/37.

WHEREAS by "The Road Districts Act, 1919-34," the Board of any Road District is empowered to make By-laws for all or any purposes in the said Act mentioned, the Moora Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:--

1.-Interpretation.

- In the construction of these By-laws-
- (a) the word "Stall" shall have its usual and general meaning and shall include any moveable and/or fixed stall and/or vehicle;
 (b) the word "fish" shall include fish (whether fresh,
- b) the word "fish" shall include fish (whether fresh, salt, smoked or dried), oysters, crayfish, crabs, prawns and shrimps.

2.-Hawkers.

(a) No person shall hawk any fruit, fish, vegetables, drapery, soft goods, hardware, or any other articles of merchandise within any part of the Board's District without first obtaining a license from the Board.

(b) Any person who trades or travels on foot or with any vehicle or animal or carries to sell or expose or offer for sale within the Board's District any of the articles or things abovenamed shall be deemed to hawk the same.

(c) Nothing contained in this section shall apply to any person or persons paying rates or liable to pay rates for any shop or store carrying on the usual business thereof, or the delivery of goods therefrom, within the Board's District and which is registered under the Shops and Factories Act.

(d) A Hawker's Lieense shall be in the form set forth in Schedule A hereto.

(e) The fees to be paid for licenses issued to hawkers shall be as prescribed in Schedule B hereto.

(f) Every license grauted under this section shall remain in force for the period stated therein only.

3.-Stall-keepers.

(a) No person shall keep or conduct any moveable or temporarily fixed stall for the sale of any meat, fish, poultry, game, fruit, vegetables, drinks, eatables or any articles of merchandise in or near any street or way, or in or on any footpath, right-of-way or reserve, unless he shall be the holder of a current license from the Board entitling him so to do.

(b) A Stall-keeper's License shall be for a period of one week only, but may be renewed from time to time, upon the payment of the prescribed fee.

(c) No person shall conduct any stall at any place other than that specified by the license held by him.

(d) A Stall-keeper's License shall be in the form set forth in Schedule C hereto.

(e) The fees to be paid for licenses issued to stall-keepers and the fees for the renewal thereof shall be as prescribed in Schedule D hereto.

4.--General.

(a) Every person who wishes to obtain a Hawker's or Stall-keeper's License shall apply in writing to the dise for which he desires to be licensed.

The granting or refusing of a license shall be in the absolute discretion of the Board and when granted shall not be transferable. The Board may refuse to grant a license for any reason it may see fit.

(b) Every hawker shall whilst hawking, and every stall-keeper shall whilst using or occupying his stall, earry his license with him, and shall at all times produce same on demand to any officer of the Board, or to a Police officer.

(c) The secretary or other officer appointed by the Board, or any officer of the Police Force, may demand from and require of any individual committing or suspected of committing any offence against or breach of these By-laws, his name and address, and every person who shall refuse or neglect to give his name and address when required to do shall be liable to a penalty not exceeding £5

(d) Every person offending against any provision of these By-laws shall forfeit and pay for each offence a sum not exceeding £20.

Schedule A.

MOORA ROAD BOARD.

Hawker's License.

Road District.

Dated the.....19...

Secretary.

Schedule B.

Fees to be Paid for Hawker's License.

(a) With a vehicle drawn by an animal or mechani-

(a) with a venicle urawn by an animal or meenani-cally propelled—Five pounds (yearly).
(b) With a wheel-barrow, handcart, or any other kind of vehicle not drawn by an animal or mechanically pro-pelled—Five shillings (monthly), two pounds (yearly).

Schedule C

MOORA ROAD BOARD.

Stall-keeper's License.

License No..... Amount of fee paid £....., is hereby licensed to keep and conduct a stall or vehicle at in the Moora Road District during the

Dated this.....19...

Secretary.

Schedule D.

Fees to be Paid for a Stall-keeper's License. For every stall, per week—Five shillings. For every renewal of license for every stall—Five shill lings.

Made and passed by resolution of the Moora Road Board on the 15th day of July, 1937.

> A. McKINLEY, Chairman. E. A. P. TIMMS, Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 13th day of October, 1937.

L. E. SHAPCOTT, Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-34. Cue Road Board.

By-laws relating to Buildings.

P.W. 451/36.

THE By-laws relating to Buildings passed by the Cue Road Board on the 12th day of October, 1935, and published in the *Government Gazette* on the 24th day of January, 1936, are hereby amended by repealing the last clause of By-law 31 and inserting the following clause in lieu thereof :-

The Board may in special cases by resolution, passed at a Board meeting grant permission for the erection of a dwelling containing less than two rooms.

Made and passed by the Cue Road Board on the 21st day of May, 1937.

> A. CLARKSON, Chairman. BERT GALE,

Secretary.

Becommended---H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 5th day of October, 1937.

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

THE ROAD DISTRICTS ACT, 1919-1934.

Mount Margaret Road Board.

By-laws for the Management and use of the Hall and other Buildings under the Control of the Board.

P.W. 1358/25.

WHEREAS by "The Road Districts Act, 1919-1934," the Road Board of any District is empowered to make By-laws for all or any of the purposes mentioned in the said Act; the Mount Margaret Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every authority enabling it in that behalf, doth hereby make and publish the following By-laws:—

1. Interpretation Clause: —In the construction of these By-laws the words—

- (a) "Board" shall mean the Mount Margaret Road Board.
- (b) "Secretary" means the secretary for the time being of the Mount Margaret Road Board.(c) "Hall" means and includes any hall, room,
 - 2) "Hall" means and includes any hall, room, lounge, corridor, stairway, stage, entrance, yard, or land situated within the boundaries of the Townsite Lot upon which any public hall shall be erected.
- be erected.
 (d) "Caretaker" means the earetaker of the hall duly appointed by the Board.

2. Application for the hire of the hall or any room shall be made in writing to the secretary or other duly authorised agent not less than twenty-four hours before the time that such hall or room is required, and shall state the time and purpose for which such hall or room is required.

is required. 3. The name and place of abode of the actual and responsible person or persons hiring the hall or any room shall be given in the application for the hire of the hall or room.

4. The rent of the hall or any room shall be paid with each application, and shall be as set out in Schedule A hereto annexed.

5. The Board may at any time demand that the hirer shall prior to the term of any engagement deposit One pound $(\pounds 1)$, returnable if Clause six (6) is strictly complied with.

6. Any person or persons having hired the hall or any room shall give up possession promptly at the time agreed upon and shall leave the hall or any room, crockery, and appliances cleau and fit for other occupation or use, and the furniture in good condition and in its normal position.

7. The hours for which any hall or room shall be hired shall be—Day: from 9 o'clock a.m. to 6 o'clock p.m.; night: from 7 o'clock p.m. to 12 o'clock midnight: Provided that extension of time may be granted upon

payment of the prescribed fee. 8. The hirer of any hall or room under Schedule A hereto shall not be entitled to the use of the Biograph room.

9. Hirers may decorate the hall, using unly those fixtures that are specially provided for the purpose, and no person shall drive a nail into any part of the hall, window, floors, doors, etc., or otherwise deface the hall. All decorations used in connection with any entertainment must be removed from the premises and disposed of to the satisfaction of the secretary or caretaker within twenty-four (24) hours from the commencement of the biring period; provided that, with the consent of the secretary first had and obtained, such decorations may be permitted to remain.

10. Hivers shall make their own arrangements for the safety of anything left in the cloak rooms or any part of the hall, and the board will accept no liability.

11. The Board may grant to any person or company a lease for the exclusive right to hire the hall for showing sound or other pictures for any period on such nights weekly as may be required.

nights weekly as way be required. 12. The Board reserves the right to accept or refuse to hire the hall or any room or crockery-ware to any applicant for the hire of same, without assigning a reason for such refusal.

13. The Board may at any time cancel au agreement made for hiring the hall or any room or crockery-ware, by giving twenty-four (24) hours' notice other than a contract made for the hire of the hall for motion pictures. The nights granted to picture proprietor under any contract shall not be available to the public for renting the hall or stage. 14. In the event of two or more applications being made for the hire of any hall or room for the same date and hour the Board may, without considering priority of application, determine to which applicant the hire of the hall or room shall be granted.

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

16. In the event of the use of any hall or room being forbidden or prevented under the last preceding Bylaw, the hirer shall forfeit the full amount payable for the hire of such hall or room, as if the hire had been duly fulfilied, and the Board shall not be responsible for any loss or damage incurred by the hirer.

17. No fermented or spirituous liquors shall be brought into or consumed in the hall or any room, except when permitted by the Board in writing.

18. No person shall, except at a banquet or smoke social, smoke any tobacco, cigar, cigarette, or objectionable substance, nor strike or otherwise ignite any light in any hall or room during any ball or public entertainment, or at any gathering of persons in the said hall or room.

- 19. No person shall in any part of the hall
 - (a) enter or be allowed to enter whilst intoxicated;
 - (b) use profane or improper language;
 - (c) be guilty of any misbehaviour whatsoever;
 - (d) damage, mark, or deface any wall or other part of the hall. (Any person who does, permits, or suffers any such damage shall be liable to pay the cost of all such damage in addition to any penalty imposed by these By-laws.)
 - (e) stand, loiter, or cause any obstruction whatsoever in the passageways or other parts of the hall. (Any person doing so shall immediately disperse on being requested to do so by the secretary, caretaker, or other duly authorised officer of the Board, or police constable, whether in uniform or otherwise.)
 - (f) perform any games of athletics whilst wearing boots or shoes, unless such boots or shoes are rubber soled.

20. No offensive impersonations or representations of living persons, or anything calculated to produce a disturbance, riot, or breach of the peace, shall be permitted in any hall or room.

21. No encouragement shall be given to improper characters to assemble in the hall or any room.

22. Skating shall not be permitted under any consideration.

23. Children under the age of ten years must be under responsible supervision.

24. The hirer of the hall or any room shall maintain and keep good order and decent behaviour in such hall or room, and shall be solely and entirely responsible for the carrying out of these By-laws and for any damage done to the building, fixtures, fittings, electric light globes, electric light fittings, furniture, or crockery, ware, and shall pay such damages as shall be assessed by the Board. Any article of crockery ware not accounted for or in a cracked or broken condition shall be paid for at current rates or prices.

25. The secretary, caretaker, or other duly authorised officer of the Board, or police constable when dressed in uniform or otherwise, if known as such to the hirer or his servant, shall be permitted to have free ingress to the hall or any room at all times during the term of engagement, and shall be given every facility for seeing that these By-laws are duly carried out.

26. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws, or commits or permits any breach or neglect thereof, shall be liable on conviction to a penalty not exceeding £20 for every such conviction.

27. By-laws as adopted by the Mount Margaret Road Board by resolution on the 10th day of November, 1934, and published in the *Government Gazette* dated the 18th day of January, 1935, are hereby repealed.

SCHEDULE A.

Charge for Hire of Hall or any Room.		s.	đ.
Travelling shows (other than Pictures) 7 p.m. to 12 midnight		`0	
Dances-7 p.m. to 12 midnight- with use of crockery	1	$10 \\ 5$	0.0
Social functions, stage only, 7 p.m. to 12 o'eloek midnight— with use of crockery	~	$15 \\ 10$	0 0
Additional charge after 12 o'clock midnight, per hour or part thereof	0	5	0
Lectures— day		$\begin{array}{c} 10\\ 15\end{array}$	0 0
Lodges, etc., stage only, 7 p.m. to 12 mid- night		$15 \\ 10$	0 0
Commercial travellers		$\begin{array}{c} 10\\ 15\end{array}$	0 0

Passed by resolution of the Mount Margaret Road Board at a meeting held on the 3rd day of July, 1937, and amended by resolution at a meeting held on the 21st day of August, 1937.

A. PINDER,

Chairman.

H. BUCK,

Secretary.

Recommended :---

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 17th day of September, 1937.

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

THE ROAD DISTRICTS ACT, 1919-1934.

Bassendean Road Board.

By-law for Control of Hoardings.

P.W. 195/37.

IN pursuance of the powers in that behalf contained in "The Road Districts Act, 1919-1934," and of all other powers thereto it enabling, Bassendean Road Board hereby makes the following By-laws:-

1. No part of a building or of anything annexed to a building which is exposed to public view shall be used for advertising purposes, or for the erection of hoardings or signs or structures for advertising purposes thereon, and no person shall maintain any sign, advertisement, or hoarding in contravention of this By-law:

Provided that the owner or occupier of business premises *bona fide* used as such may with the consent of the responsible authority and in accordance with the By-laws of the Local Authority:—

 (a) where the premises are in a non-business area, exhibit his name or trade or calling on any portion of the front of the building except the roof;

(b) where the premises are in a business area-

- (i) exhibit his name and trade or calling on any portion of the front of the building except the roof;
- (ii) in addition, erect on the front of the premises hoardings, signs, or structures for the purpose of advertising the goods sold or the nature of the business or businesses conducted in the premises.

2. If any person shall either by act or omission contravene these By-laws he shall be guilty of an offence. Penalty: Twenty pounds.

Made and passed by the Bassendean Road Board at a meeting held on the 10th day of September, 1937.

R. A. McDONALD, Chairman. L. R. LATHAM, Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Excentive Council this 13th day of October, 1937.

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

THE ROAD DISTRICTS ACT, 1919-34, AND THE CATTLE TRESPASS, FENCING, AND IM-POUNDING ACT, 1882.

Swan Road Board.

P.W. 779/37. IN pursuance of the powers conferred by "The Road Districts Act, 1919-34," and "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Swan Road Board has established Public Pounds on Allotment 94. Queen's road, South Guildford, and the old School Reserve adjoining Lot 68 (west side), Swan Location 13, Widdle Swan road Middle Swan

Middle Swan road, Middle Swan. The following poundage and sustenance fees shall be charged, and collected by the Poundkeeper:—

	Poundage Fees.		s.	d.
For	every camel, entire horse, ass, or bull	•••	10	0
For	every other horse, ass, mare, gelding, fil	ly,		~
	mule, or foal		4	0
For	every ox, cow, heifer, steer, or calf		· 4.	0
\mathbf{For}	every pig, goat, or kid		2	6
For	every ram, ewe, sheep, wether or lamb		1	0
	Sustenance Fees.			
For	overy have mare colding mule are no			

T ÛI	every norse, mare, genuing, mule, ass, pony	
	or head of herned cattle above 12 months	
	old	3
For	each colt, foal, camel, or head of horned	
	cattle under 12 months old	2
For	each pig, goat, or sheep	1

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

The By-law regarding Public Pounds published in the Government Gazette of the 19th day of November, 1926, page 2308, is hereby repealed.

Passed by resolution of the Board on the 9th September, 1937.

E. THORLEY LOTON,

[L.S.]

Chairman.

W. R. CROSBIE, Secretary. 0

0

Secretary.

The Common Seal of the Swan Read Board was hereto affixed in the presence of-

E. THORLEY LOTON, Chairman. W. R. CROSBIE, Secretary.

Recommended----

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 5th day of October, 1937.

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

THE ROAD DISTRICTS ACT, 1919-34, AND CATTLE TRESPASS, FENCING, AND IMPOUNDING ACT, 1882.

Cranbrook Road Board.

Trespass, Impounding, and Sustenance Fees.

P.W. 1131/37.

IN exercise of the powers conferred by "The Road Districts Act, 1919-34," and "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Cranbrook Road Board doth hereby adopt the following scale of trespass, impounding, and sustemance fees:—

The Public Pound shall be in Cranbrook Suburban Lot No. 58, or any other place the Board may determine from time to time.

Trespass Scale.

ricepass ocale.	
On unenclosed country lands:	
For every entire horse, ass, or bull, in the day	64
time For every entire horse, ass, or bull in the night	$\pounds 4$
	± 5
For every other head of "great cattle," by	20
day or night	3d.
day or night	ou.
night	1d.
On enclosed land, whether town, country, or sub-	_
urban, not being a public street or thorough-	
fare in a town or public cemetery:-	
For every entire horse, ass, or bull, in the day	
time	£4
For every entire horse, ass, or bull in the night	
time	$\pounds 5$
For every other head of cattle, day or night	£1
Trespass on a public street or thoroughfare in a	
town or in an enclosed public cemetery:	
For every entire horse, ass, or bull	$\pounds 5$
For every other head of cattle	$\pounds 1$
Driving fees (mileage), 10 miles maximum :	
Great cattle, 1/6 per mile, minimum	1/6
Small cattle, 3d. per mile, minimum	3d.
Impounding fees:	
For every entire horse, ass, or bull	10s.
For every other head of great cattle	5s.
For every other head of small cattle	1s.
Sustemance fees:	
For every head of great eattle, 1/6 per meal.	
For every head of small cattle, 1/- per head.	

Passed by resolution of the Cranbrook Road Board on the 19th day of June, 1937.

S. G. PHILLIPS,

Chairman.

R. CARLISLE,

Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Conncil this 5th day of October, 1937.

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

THE ROAD DISTRICTS ACT, 1919-1933.

Melville Road Board.

Proposed Loan of £2,500.

Loan No. 21.

NOTICE is hereby given that the Melville Road Board proposes to borrow the sum of £2,500, bearing interest on the same sum or on so much thereof as shall from time to time remain unpaid, at a rate not exceeding £5 per centum per annum The said sum of £2,500 will be raised by the sale of Debentures, repayable by 40 halfyearly instalments over a period of twenty years after the issue thereof, and each Debenture shall be for the amount of interest payable on the due date thereof and for a portion of the said principal, and the amount of each debenture shall be payable at the Commonwealth Bank, Fremantle. The purpose for which the said Loan is to be applied is for the making, constructing, surfacing, reconstructing, repairing, widening, and kerbing of roads and footpaths, and initial supervision expenses, as set out in the plans and specifications covering the proposed work.

Plans, specifications, and an estimate of the cost of such works, and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenses in connection with the raising of the loan, are open for the inspection of Ratepayers at the Office of the Board for one month after the last publication of this notice.

The hours during which such inspection may be made are:---9 a.m. to 12 noon and 1 p.m. to 5 p.m. on week days and 9 a.m. to 12 noon Saturdays,

The work and undertakings for which the said Loan is proposed to be raised will in the opinion of the Board be of special benefit to a portion of the Melville Road District, namely, the Applecross Ward as defined in the *Government Gazette* of the 28th October, 1932, page 1632, and any Loan Rate applicable to such Loan will be levied on the rateable land within the said Applecross Ward of the said District.

> E. F. EDWARDES, Chairman.

E. C. TOMPKINS, Secretary.

19th October, 1937.

THE DOG ACT, 1903-1928.

Toodyay Road Board.

By-law regarding Destruction of Dogs not kept chained or otherwise under effective Control from Sunset to Sunrise.

P.W. 981/23.

Recommended -----

IN pursuance of the powers conferred by "The Dog Act, 1903-1928," the Toodyay Road Board doth hereby make and publish the following By-laws:—

1. Every person within the Toodyay Road District, being the owner of a dog within the meaning of Section 4 of ''The Dog Act, 1903-1928,'' shall keep such dog chained or otherwise under effective control from sunset to suurise during each period of twenty-four hours. Any person committing a breach of this By-law shall on conviction be liable to a penalty not exceeding £10.

2. Any dog found wandering at large contrary to the provisions of the preceding By-law may be destroyed forthwith.

Passed by resolution of the Toodyay Road Board on the 14th day of August, 1937.

JAMES POLLITT, Chairman.

CHAS. ALDAY,

Secretary.

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 5th day of October, 1937.

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

THE DOG ACT, 1903-1928.

Cue Road Board.

By-laws to Control Dogs in the Cue Road District. P.W. 451/36.

WHEREAS under the provisions of "The Dog Act, 1903-1928," a Local Authority may, for the protection of owners of stock, make By-laws for the Control of Dogs, the Cue Road Board doth, in exercise of the powers aforesaid and of every power enabling it in this behalf, hereby make the following By-laws:--

(1) All dogs shall be kept chained or otherwise under effective control from sunset to sunrise. (2) Any duly authorised officer of the Board or Police constable may destroy any dog not so kept under control and found wandering at large.
(3) For every offence against the provisions of

(3) For every offence against the provisions of these By-laws, the offender shall upon conviction be liable to a penalty not exceeding Ten pounds $(\pounds 10)$.

Made and passed by resolution of the Cue Road Board at a meeting held on the 17th day of September, 1937.

> A. CLARKSON, Chairman.

> BERT GALE, Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 5th day of October, 1937.

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

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 1107/37. Perth, 18th October, 1937. 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 provisious of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909":---

Metropolitan Sewerage, South Perth District, Sewers along Melville Parade—Description of Proposed Works: —12-iuch, 9-inch, and 6-inch diameter pipe sewers, with all manholes and other apparatus connected therewith.

The Localities in which the Proposed Works are to be Constructed: (South Perth Road District):—Commencing at a point in Melville parade near South terrace and proceeding in a generally southerly direction along Melville parade to Lower Canning road, as shown in red on Plan M.W.S.S. & D.D. W.A. No. 5977.

The Purposes for which the Proposed Works are to be Constructed:-For the disposal of sewage.

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, St. George's place, Perth, for one month on and after the 22nd day of October, 1937.

H. MILLINGTON,

Minister for Water Supply, Sewerage, and Drainage.

THE WATER BOARDS ACT, 1904.

Manjimup Water Board.

NOTICE is hereby given that the Rate Book for the year ending 30th September, 1938, of all lands in the Manjimum Water District now liable to be rated under the above-mentioned Act has been made up and is open for inspection by Ratepayers.

By order of the Board,

R. G. LOCK,

Chairman.

Notice of Rate in the Manjimup Water District.

Notice is hereby given that, under the powers conferred by the above-mentioned Act, the Board has ordered a Rate of Two shillings in the Pound for the Manjimup Water District to be made and levied for the year ending 30th September, 1938, upon all rateable land entered in the Rate Book, the making up of which is published in the *Government Gazette* of Friday, 22nd October, 1937, and local newspapers; that the Minimum Rate for the above-mentioned period on each separately assessed parcel of land the Annual Rate of which at Two shillings in the Pound in the Manjimup Water District would not exceed One pound shall be One pound, and that a memorandum of such order has been duly entered in the Rate Book and signed.

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

By order of the Board,

R. G. LOCK.

Chairman.

THE MUNICIPAL CORPORATIONS ACT, 1906. Subiaco Municipality.

Notice of intention to Borrow.

Loan (No. 21) of £2,025.

NOTICE is hereby given that the Council of the Subiaco Municipality proposes to borrow the sum of Two thousand and twenty-five pounds, to be applied in the providing of a place of public resort and recreation by the reclamation of portion of the Nedlands Foreshore.

It is proposed to raise this sum by the sale of Debentures, repayable with interest at the rate of Four pounds ten shillings per centum per annum, by thirty equal half-yearly instalments over a period of fifteen years after the date of issue thereof.

The amounts of the said Debentures and interest coupons are to be paid at The Municipal Offices, Rokeby road, Subiaco.

The plans and specifications, and an estimate of the cost of such work, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection of the Ratepayers at the Municipal Offices aforesaid for one month after the last publication of this notice, during the hours of 9 a.m. to 12 noon and 1 p.m. to 4 p.m. on week days, excepting Saturdays, and on Saturdays from 9 a.m. to 12 noon. Dated this 15th day of October, 1937.

1 0000001; 10000

W. RICHARDSON, Mayor. E. J. McCORMICK,

Town Clerk Subiaco Municipality.

THE MUNICIPAL CORPORATIONS ACT, 1906, AND THE HEALTH ACT, 1911-33. Subiaco Municipality.

Notice of intention to Borrow.

Loan (No. 22) of £1,675.

NOTICE is hereby given that the Council of the Subiaco Municipality, as the Local Authority for the Subiaco Health District, proposes to borrow the sum of One thousand six hundred and seventy-five pounds, to be applied under the provisions of "The Health Act, 1911-33," in providing and equipping a Hospital in combination with other Local Authorities for the reception and treatment of persons suffering from infectious disease.

It is proposed to raise this sum by the sale of Debentures, repayable with interest at the rate of Four pounds ten shillings per centum per annum, by thirty equal half-yearly instalments over a period of fifteen years after the date of issue thereof.

The amounts of the said Debentures and interest coupons are to be paid at The Municipal Offices, Rokeby road, Subiaco.

The plans and specifications of such work are open for the inspection of the Ratepayers at the Office of the Public Works Department, George street, Perth, and an estimate of the cost of such work, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection of the Ratepayers at the Municipal Offices aforesaid for one month after the last publication of this notice, during the hours of 9 a.m. to 12 noon and from 1 p.m. to 4 p.m. on week days, excepting Saturday, and on Saturdays from 9 a.m. to 12 noon.

Dated this 15th day of October, 1937.

W. RICHARDSON, Mayor. E. J. McCORMICK, Town Clerk Subiaco Municipality.

1853

THE MUNICIPAL CORPORATIONS ACT, 1906.

Municipal Election.

Department of Public Works, Perth, 19th October, 1937.

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

Municipal	Ward.	Date of	Membe	r Elected :	Occupation.	How vacancy occurred.	Name of Previous	Remarks.
Council.	waru.	Election.	Surname.	Christian Name.		 (a) Retirement. (b) Resignation. (c) Death. 	Member.	nemarks.
Perth	•••	5-10-37	Harper	Charles	Importer	(b)	Poynton, J. J.	

W. S. ANDREW, Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-34. Road Board Elections.

Department of Public Works, Perth, 18th October, 1937.

IT is hereby notified, for general information, in accordance with Section 92 of "The Road Districts Act, 1919-34," that the following gentlemen have been elected members of the undermentioned Road Boards, to fill the vacancies shown in the particulars hereunder :---

Road Board.	Date of	Member Elected :		Ward.		How vacancy occurred : (a) Effluxion of	Name of previous	Domesic	
Road Board.	Election.	Surname.	Christian Names.	Ward.	00001280011.	(b) Resignation. (c) Death.	Member.	Remarks.	
Upper Gas- coyne Denmark	18-9-37 9-10-37	Hatch Craig	William George Henry Sinclair	 Town	Station Manager Retired	(b) (b)	Lyall, W. K. Marshall, W. G.	Unopposed.	

W. S. ANDREW, Under Secretary for Public Works.

Registrar General's Office, Perth, 22nd October, 1937.

IT is hereby notified, for general information, that the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the celebration of Marriages throughout the State of Western Australia :----

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
21/1937	1937. Oct. 18	Roman Catholic. Rev. Ernest Worms	Broome	Broome.

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this office for the celebration of Marriages throughout the State of Western Australia :---

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.	
22/1937	1937. Oct. 14	Church of England. Rev. R. T. Arrantash	Crawley	Porth.	

S. BENNETT,

Registrar General.

LOST CASH ORDERS.

Agricultural Bank, Perth, 20th October, 1937.

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

C.O. No. 61353 (Fertiliser Subsidy); value 7s. 6d.;
B. Vladich; 1/10/36; Perth.
C.O. No. 61353 (Fertiliser Subsidy, 1935/36 Season);
value 7s. 6d.; B. Vladich; 1/10/1936; Perth.

C. ABEY,

General Manager.

CHRISTMAS EXEMPTION.

Department of Mines, Perth, 14th October, 1937.

IT is hereby notified, for public information, that General Exemption from conditions of work, use and occupation has been granted on mining tenements throughout the State, as follows:—In Goldfields north of the Tropic of Capricorn—from the 20th December, 1937, to the 31st January, 1938, inclusive; in all other Goldfields and Mineral Fields—from the 20th December, 1937, to the 17th January, 1938, inclusive.

> A. H. TELFER, Acting Under Secretary for Mines.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
800/37	1937. Oct. 15	State Im p lement & Enginee ri ng Works	292A, 1937	Fittings for Booster Pump, and C.I. Matching Pieces, as fol-	Goldfields Water Supply]
,,	do.	W. M. Couper & Co	23	lows : Item 1-1 C.I. Fitting Item 2-2 M.S. Fittings Item 3-2 C.I. Fittings Item 4-2 M.S. Fittings Item 6-2 Matching Pieces 2 only Sin. diameter Head Pressure Gauges, as per al-	 do, do,	 £2 15s. £1 10s. each. £3 15s. each. 3s. 9d. each. £1 3s. each. £3 19s. 9d. each.
740/37	do,	Dinsdale Bros	2724,	ternative tender under Item I, F.O.R. Perth Motor Transport of Passengers,	C.S.D.	
740/37	10.	Dinsclate Bros	1937	Mail, Goods and Parcels be- tween Wooroloo Railway Sta- tion and Sanatorium during a period of 3 years from 1st January, 1938, as follows : Item 1		ls. 9d. per return
				sengers and Mail Item 2—Transport of Par- cels during the above trips— (a) Aggregate up to 14lbs.		trip. 3d. per consign-
				(a) Aggregate up to This.(b) Aggregate from 14lbs. to 28lbs.	···· ··· ···	ment. 3d. per consign- ment.
				(c) Aggregate from 28lbs. to 56lbs.		6d. per consign- ment.
011 (0.8				Item 3—Transport of Goods and Parcels in consign- ments over 56lbs.	··· ·· ···	3s. 11d, per ton.
814/37	do.	Chas. Sheridan	300A, 1937	500 only Marine Collectors' Badges, as per Item 1, de- livered to Police Department, Roe street, Perth	Police	32s. 3d, per 100.
704/37	do.	Rylands Bros. (Aust.), Ltd.	258A, 1937	 5 tons Steel Fencing Wire, 12¹/₂ gauge, as per Item 2, at rate ruling at date of delivery, F.O.R. Fremantle (on basis of £22 14s. 7d. per ton, F.O.R. Fremantle as at 9th September, 1937), less 7s. 6d. % 	Agricultural Bank	
378/37	do.	John Dunstan & Son (W.A.), Ltd.	135A, 1937	for payment in Sydney Approx. 3,460 cub. yds. Diorite Screenings for the Midland Junction-Merredin Road, No. 1001 (Tammin-Kellerberrin	Main Roads	18s. 8d. per cub. yd.
804/37	do.	Hume Steel, Ltd	295A, 1937	Section), as per Item 1 Mild Steel Specials, as per Items 1, 2 and 3, delivered onto De- partment's lorries at your works	Metropolitan Water Supply	for £50 6s. 6d.
791/37	do.	National Clothing (W.A.), Ltd.	288 _A , 1937	Making and Trimming Uniforms for the Mental Hospital, as per Items 1 to 9 inclusive, and any Supplementary Uni- forms required during the period ending 31st March, 1938, as follows :—	C.S.D.	
				Item $1 1$ Suit Item $2 - 3$ Suits Item $3 - 6$,,	···· ··· ···	30s. per suit. 27s. 6d. per suit. 27s. per suit.
				Item 4—92 ,, Item 5—6 Pairs	···· ··· ···	25s. 6d. per suit. 6s. 6d. per pair
				Item 63 only Item 79 ,, Item 88 Suits	···· ··· ···	6s. 6d. each. 9s. 6d. ,,
				Item 9-10 ,, Chevrons to be supplied and fixed as required at 2s. per	••• •••	15s. per suit. 25s. 6d. per suit.
805/37	do.	Hoskins & Co., Ltd	294a, 1937	pair extra Cast Iron Specials, as per Items 2, 4, 6, 10, 12 as follows :— Item 2—2 only	Metropolitan Water Supply	£15 each.
				Item 4-1 ,, Item 6-1 ,,	···· ··· ···	£36 ,, £21 ,,
	do.	State Implement & Engineering Works	294A, 1937	Item 10-1 ,, Item 12-5 ,, Cast Iron Specials, as per Items 1, 3, 5, 7, 8, 9, 11 as fol-	Metropolitan Water Supply	£6 ,, £2 ,,
				$\begin{array}{cccccccccccccccccccccccccccccccccccc$	··· ·· ··· ···	£39 10s. each. £51 each. £20 ,,
				Item 71 Item 81 ,, Item 91 ,, Item 91 ,, Item 112 ,,	··· ·· ·· ··	£44 ,, £16 ,, £4 2s. 6d. each. £3 10s. each.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Addition to Contract.

Tender Board No.	Date.	Contractor.	Particulars.
470/37	1937. Oct. 15	Jas. Hardie & Co. Pty., Ltd.	Externally Coating with Asbestos Cement 4in. thick 3,960 lin. ft. of 254in. external diameter Steel Pipes, under Item 1 of Schedule 169A, 1937, at 2s. 7d. per lin. ft.

Transfer of Contract.

Tender Board No.	Date.	From :	To :	Particulars.
780/36	1937. Oct. 15	J. W. Purslowe & Sons	L. A. Miller	Burial of Deceased Destitute Persons and Abo- rigines at Bruce Rock, Corrigin, Kellerberrin, Kununoppin, Merredin, Southern Cross, Trayn- ing and Westonia, as from 1st July, 1937, to 31st December, 1937.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.				
1937.			1937.			
Sept. 16	••• ••• •••	Burial of Deceased Destitute Persons and Natives in various towns through- out the State during the year 1938. (Particulars also available from the various Officers in Charge of Police Stations)				
Sept. 16	••• ••• •••	Shoeing Police Horses in various towns throughout the State during the year 1938. (Particulars also available from the various Officers in Charge of	Oet. 2	.0		
Oct. 14	308a, 1937	Police Stations) Cast Iron Sluice Valves, 4in. dia., 75 only; 6in. dia., 25 only. Reflux Valves,	Oct. 2	28		
Det. 19	310A, 1937	4in. dia., 1 only; 6in. dia., 2 only Cartage of Baled Hay, 80 to 100 tons, from Whitby Falls Farm to Claremont	Oct. 2			
Det. 19	313A, 314A, 315A, 1937	Mental Hospital	Oct. 2 Oct. 2			
Det. 21 Det. 7	1937 319A, 1937 106 to 113, 1937	Sand, 1,000 cub. yds., for King Edward Memorial Hospital Provisions (Bread, Tea, Coffee, Cocoa, Jams, Honey, Pickles, Sauces, Vinegar, Biscuits, Groceries, Soaps, Polishes, Vegetables, Fish, etc.), for Government Institutions, Hospitals, etc., at Perth, Claremont, Fremantle, and Wooroloo	Oct. 23	8		
Det. 19	311a, 1937	during the year 1938	Nov.			
et. 19	$311A, 1937 \dots$ $312A, 1937 \dots$	Mackintosh Coats, 54 only; Bicycle Capes, 12 only Cartage of General Battery Supplies, from Mt. Magnet Station to Boogardie	Nov. 1	1		
ept. 16	VIII	State Battery, during the period ending 31st December, 1938 Chemicals, Drugs, Druggists' Sundries and Apparatus during a period of 12	Nov. 1			
		months commencing 1st February, 1938	Nov. 18	8		
Sept. 23	290A and 293A, 1937	For Sale by Tender. Dredges "Sir William Matthews" and "Premier"	Oct. 2	8		
Det. 19 Det. 19	316а, 1937 317а, 1937	House, Dairy and Milking Shed, now standing on Peel Estate, Lot 641 House, Dairy and Milking Shed, now standing on Peel Estate, Lot 346	Oct. 21 Oct. 22			
Det. 21	318A, 1937	Scrap Steel, Cast Iron Meter Covers, etc., now lying at the Water Supply				
		Depois at reru and gremantie, where inspection can be made	Oet. 28	ð		

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 the 21st day of October, 1937.

E. TINDALE,

Chairman W.A. Government Tender Board.

RECLASSIFICATION OF THE TEACHING STAFF OF THE EDUCATION DEPARTMENT.

Educ. 2315/35; Ex. Co. No. 2042.

THIS Classification of Teachers has retrospective effect from the First day of July, 1936, and replaces the old salary scales as follows :-

The classification differs from that of officers under the Public Service Act in that it is almost entirely a classification of groups, not of individual officers.

There is a dual basis for the computation of the salaries of classified teachers in the Primary Schools-

- (1) The position held by the teacher.
- (2) The personal classification of the teacher, based upon examinations passed and practical efficiency in teaching.

The portion of salary allotted on the former basis is termed the "Position Quota." The portion allotted on the latter basis is termed the "Qualification Quota."

This classification represents an approximate increase of three per cent. per annum on the position quota, the classification quota, and on all allowances previously paid. Salaries shall be payable to the nearest £1. Cost of Living Allowance.

The allowance shall be payable to teachers located in any area outside the South-West Land Division of the State, should the male basic wage for such area as declared by the State Arbitration Court be greater by at least \$5 per annum than the male basic wage for the metropolitan area.

The allowance shall be determined as under :-

- (a) In the case of adult male teachers, the allowance shall be the difference (to the nearest $\pounds 1$) between the two rates of basic wage referred to in paragraph 1 above, but shall be subject to adjustment at the rate of £5 per annum for every variation of 1s. 11d. per week in the difference between such two rates of basic wage.
- (b) In the case of adult female teachers, the allowance shall be equal to 80 per cent. (to the nearest £1) of the allowance payable to adult male teachers.

(c) In the case of monitors, the allowance shall be calculated on a pro rata basis.

The allowance payable to adult male teachers as at the first day of July, 1936, shall be £40 per annum, as representing the difference (to the nearest £1), at an annual rate, between the male basic wage rates of £4 6s. per week, operative in areas outside the South-West Land Division of the State and £3 10s. 6d. per week operative in the metropolitan area.

This classification takes the place of the reclassification published in the Government Gazette of the 18th December, 1931.

SALARIES UNDER RECLASSIFICATION FROM 1st JULY, 1936.

1.—Primary Schools.

Salaries and Allowances.

The salaries of classified teachers shall be determined by-

the position held, (a)

Position Quota

Ŕ

(b) the personal qualification as shown by classification.

The salaries shall be the total of the position quota and the qualification quota, as shown in the following seale:-

Headmistresses of Class VII. Schools holding a certificate not higher than C2 shall receive an increase of £10 in addition to their position quota of £176 5s.

	CI.	B2.	- B1.	A3.	A2.	A1.
Men $ 38/15/- 67/15/- 106/10/- 125/17/- 164/12/- 138/19/- 203/6/-$	£ 67/15/-	$\frac{\xi}{106/10/-}$	$\frac{\epsilon}{125/17/-}$	£ 164/12/-	$\frac{\pounds}{183/19/-}$	$\frac{\epsilon}{203/6/-}$
Women 29/1/- 52/5/-	52/5/-	-/6/22	91/-/-	77/9/- $91/-/ 125/17/ 145/5/ 164/12/-$	145/5/-	164/12/-

The following additional allowances shall be made to Classified Assistants and Head Teachers in certain positions:

(a) Assistants with six years' good service who have been teaching for one year a class or classes higher than Class VI. shall receive an allowance at the rate of £29 per annum (men) or £24 per annum (women) while they continue to hold such positions.

	IA.	\$ 406/13/- \$280/16/- *319/10/- 232/7/- 203/6/-		y, 1921, I receive
	I.	$\left\{\begin{array}{c} 877/12/-\\ 877/12/-\\ \cdots \\ 267/5/-\\ 222/14/-\\ 103/13/-\end{array}\right\}$		lst Januar class, shal
	н.	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	ols.	or to the ary of their
School.	III.	\$19/10/- 234/6/- all "schoo	all schoo	diately pri- ximum sal
Class of School.	IV.	$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	$\pm 164/12/-$ in all schools.	+ Head Teachers who immediately prior to the 1st January, 1921, chool and in receipt of the maximum salary of their class, shall receive
	V.	$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	£1(Teachers id in receip
	VI.	232/7/ 203/6/- 193/13/		† Head
	.IIV	$\left. \right\}_{\substack{203/6/-\\176/5/-\\\dots\\\dots\\\dots\\\dots} \right\}_{\frac{203/6}{\dots}}$		e years. f a Class IV
5 x.		Head Masters Head Masters Jead Mistresses of Complete Schools Head Mistresses of Lower or In- fants' Schools First Assistants (men) Assistants Assistants	Assistants (women)	* After three years. † Head Teachers who immediately prior to the 1st January, 1921, were in charge of a Class IV, School and in receipt of the maximum salary of their class, shall receive

- (b) Assistants in the East Claremont Demonstration School, and such Assistants in the Claremont Central Demonstration School and the Claremont Infants' Demonstration School as give demonstration lessons to students in training, shall receive an allowance at the rate of £29 per annum (men) or £24 per annum (women) while they continue to hold such positions.
- (c) Assistants in Practice Schools appointed as Practice Assistants shall receive an allowance at the rate of $\pounds 10$ per annum while they continue to hold such positions.
- (d) No male assistant of the age of 21 years shall receive less than £185, and if married £195 per annum, and no female assistant of the age of 21 years shall receive less than £140 per annum.
- (e) Women First Assistants with B1 or B2 Certificates in Class I. or II. Schools shall receive an allowance of £5.
- (f) The Head Teachers of the Claremont Central Demonstration School and the Jolimont Demonstration School shall receive an allowance at the rate of £29 per annum and the Head Teacher of the Claremont Infants' Demonstra-tion School shall receive an allowance at the rate of £24 per annum. Head teachers of rate of £24 per annun. Head teachers of Practice Schools shall receive an allowance at the rate of £20 per annum.
- (g) *Headmasters who give tuition to pupils in Classes VII., and (or) VIII., and (cr) IX. shall re-ceive an annual allowance based on the number of pupils receiving such tuition. The allowance shall be calculated on the average attendance of such pupils throughout the year in accordance with the following scale:—

Where the average attendance-

exceeds	24	••	• •	••	••	$\pounds 29$
exceeds	18,	but	not 24		· •	$\pounds 22$
			not 18	• •	• •	$\pounds 15$
does no	t ex	ceed	12			\mathbf{Nil}

2. The salaries of ex-students and ex-monitors shall be as follows :----

A . . • . A . . A

Assistants	on P	robation:	\mathbf{M}	en—	
				1st Year.	2nd Year.
B2			• •	£213	$\pounds 250$
C1	• •			$\pounds184$	$\pounds 221$
C2				$\pounds174$	£202
Unclassi	fied	• •		$\pounds 155$	$\pounds174$
Women-					
B2				£184	£212
C1	. .			± 165	$\pounds187$
C2				$\pounds 155$	$\pounds174$
Unclassi	fied	••		£136	$\pounds145$
*Head Tea	chers	on Proba	tio	n in Class	VII. Schools-
Men-				1st Year.	2nd Year.
B2		• •		$\pounds 243$	$\pounds 273$
C1				$\pounds 214$	$\pounds 241$
C2	• •			$\pounds 204$	$\pounds 222$
Unclassi	fied			$\pounds 183$	£193
Women					
B2	- -			$\pounds 214$	£234
C1	• •			£196	$\pounds 210$
C2	• •			£186	£200

*This scale shall have application to ex-students who shall have completed their Teachers' College Course after 31st December, 1936, and to ex-monitors appointed as teachers on probation after that date.

• •

 ± 156

£166

••

Unclassified

Provided that a male teacher at the age of 21 shall not receive less than £185, and if married £195, and a female teacher at the age of 21 shall not receive less than £140.

3. The salaries of unclassified teachers shall be as follows:-

Men-					
In charge of	schools	• •			£203
Assistants	••	••	••	••	$\pounds 194$
No male teacher	of the	age	of 21	shall	receive le

ess than £195, if married.

Women					
In charge o	f schools	• •	• •	• •	$\pounds 176$
Assistant	••	• •	••	• •	$\pounds 165$

(a) Unclassified teachers who entered the service before 1915 shall receive an addition of ± 10 to their salaries if they have completed ten years' continuous service, and an addition of £20 to their salaries if they have completed twenty years' continuous service.

(b) Unclassified teachers who entered the service as assistants or head teachers before the end of 1910, and have had continuous service in one or other of these positions may, after fifteen years' service with consistently good reports, be granted two annual more-ments of £10 each, and after twenty years' service with consistently good reports, may be paid the salaries pro-vided for teachers holding the C2 Certificate. Provided that no unclassified man shall receive increments under both (a) and (b) that will raise his salary beyond that provided for a teacher holding the C2 Certificate.

4.-Monitors.

Monitors	shall	be	paid	as	follows:	

				Men.		Wome	en.
First year .				$\pounds 85$		£75	
Second year .			••	± 110		± 95	
An additional ar	un not	02000	ding	£10	2001		W0 0 T

An additional sum not exceeding £10 per annum may be granted to monitors in schools where a district allowance is payable.

If a monitor is obliged to board away from home, an allowance at the rate of £20 per annum shall be paid.

5.-Manual Training Monitors.

Manual Training	Monitors	shall	be p	aid as	follows:
First year					£60
Second year		· •	• •	. .	£70
Third year	••	••			£85
Fourth year	• •	• •	••	• •	£110

6.—Sewing Mistresses.

Sewing Mistresses shall be paid as follows :----

In	Schools	of	Class	v.	•••		• •	$\pounds 25$	
In	Schools	\mathbf{of}	Classes	s VI.	and	VII.		$\pounds 20$	

Sewing Mistresses shall not be entitled to payment of cost of living or district allowance.

7.-Teachers of Manual Training.

Instructors in charge of centres shall be paid as follows:

3rd Class Instructors:

(a) If ex-monitors-

First two years as ex-monitors.

Third year, £271.

Afterwards, £300.

(b) If teachers of at least three years' experience, £300.

2nd Class Instructors, £368.

1st Class Instructors: First three years, £387.

After three years, £416. After six years, £426.

After nine years, £436.

(c) If an unclassified instructor is employed during his two years as ex-monitor he shall receive a salary of an ex-monitor with the addition of £10 and thereafter all exhibition with the addition of ± 10 and therearier a salary of ± 213 per annum, provided that he has passed all the technical portion of the examination for a 3rd Class Instructor. After six years' good service his salary may be raised to ± 271 , provided that he has passed all the technical portion of the examination for the $2\pi d$ Class Const. the 2nd Class Certificate.

(d) Manual Training Assistants who have passed the examinations required for the 3rd Class Certificate, but have not been through a Teachers' College Course, shall receive the following salaries :---

First two years—Salaries provided for ex-monitors with "C2," with an addition of £10. Third and subsequent years—As "C1" Assistants, with an addition of £15.

After four years' good service, if they have passed the examinations required for the 2nd Class Cer-tificates, they shall be paid as 'B2'' Assistants, with an addition of £15.

(e) Manual Training Assistants who have taken the two years' course in the Teachers' College, and have passed the final examination satisfactorily, shall re-ceive, for the first two years, the salary provided for ex-students of their grade, with an addition of $\pounds 10$;

OCTOBER 22, 1937.

and in the third year the salary provided for Assistants of their grade, with the addition of $\pounds 15$. If they have passed the examinations required for the 2nd Class Certificate, they shall after three years' good service, receive the salary provided for Assistants, with the addition of £15.

(f) If teachers who have not gained their classification are employed they shall be paid as Unclassified Assistants, with an addition of £15.

(g) Classified teachers shall, if employed as Manual Training Assistants, be paid the salary provided for ordinary assistants of their grade, with the addition of £15.

(h) The same District Allowances shall be paid to

Manual Training teachers as to other teachers. (j) Head teachers of country schools who teach Manual Training in fully equipped rooms shall receive the following additions to their salaries:-

First year, £10. Subsequent years, £20 (if first year's work is thoroughly satisfactory and the examination as prescribed for 3rd Class Manual Training Instructors has been passed in Drawing and the Practice and Theory of Woodwork).

(k) Teachers who have duly qualified, and who take a course of light woodwork in their schools, shall receive an addition of £5 to their salaries.

(1) If an instructor has received a thorough train-(1) If an instructor has received a thorough train-ing as a tradesman and has had experience in trade workshops and has passed or been exempted from the technical portion of the 3rd Class Examination, he shall receive a salary of £300. After three years' good service, if he has passed or been exempted from the technical portion of the 2nd Class Examination, he shall be paid a salary of £320. After six years' good service, if he has been exempted from the technical portion of the 2nd Class Examination he shall be partien of the 2nd Class Examination he shall be paid portion of the 2nd Class Examination, he shall be paid a salary of £339; if he has passed the technical portion of the 2nd Class Examination, he shall be paid a salary of £349.

8.-Teachers of Domestic Science.

(a) Instructresses in charge of centres shall be paid as follows:

3rd Class Instructresses:

- (a) If ex-monitors-First two years as ex-monitors. Third year, £229. Afterwards, £256.
- (b) If teachers of at least three years' experience, £256.

2nd Class Instructress, £290.

1st Class Instructresses-

First three years, £314.

After three years, £329.

- After six years, £339.

After nine years, £349. (b) Domestic Science Assistants who have passed the examinations required for the 3rd Class Cer-tificate, but who have not been through a Teachers' College course, shall receive the following salaries:—

- First two years—Salaries provided for ex-monitors with "C2," with addition of £10. Third and subsequent years—As "C1" assistants, with an addition of £15.
- After four years' good service, if they have passed the examinations required for the 2nd Class Certificate, they shall be paid as "B2" Assistants, with an addition of £15.

(c) Students who have served for one year as Monitors and have been through a two years' course of train-ing in the Teachers' College shall begin as ex-students, with an addition of £10 if employed as Domestic Science Assistants. After two years' satisfactory service they shall receive the full salary of their grade, with an addition of £15, as Assistants, or, as Instruc-tresses, the full salary of their grade. (d) If teachers who have not gained their classifica-

tion are employed they shall be paid as Unclassified Assistants, with an addition of £15.

(e) Classified teachers shall, if employed as Domestic Science Assistants, be paid the salary provided for ordinary assistants of their grade, with the addition of £15.

(f) The same District Allowances shall be paid to Domestic Science teachers as to other teachers,

9.-Teachers' College.

1. There shall be three grades of lecturers-Principal Lecturers, Senior Lecturers, and Junior Lecturers.

(a) The following shall be the scale of salaries:---Principal Lecturers-

Men, £542-£629. Women, £426-£503.

Senior Lecturers-

Men, £465-£542. Women, £368-£426.

Junior Lecturers-As Assistants in High Schools.

(b) The scale of increments shall be as follows, with two-year intervals:-

Principal Lecturers-

Men, £542, £571, £600, £629.

Women, £426, £445, £474, £503.

Senior Lecturers-

Men, £465, £484, £513, £542. Women, £368, £387, £407, £426.

2. Students.—Students who reside at home while at-tending a course of training in the Teachers' College may be granted an allowance at the rate of £30 per annum, while students obliged to board may receive an allowance at the rate of £50 per annum. Such allowallowance at the rate of £50 per annum. Such allow ance shall be payable to students entering the Teachers' College on and after 1st January, 1937. In addition an advance at the rate of £10 per annum may be granted.

10.-High Schools.

The salaries of Head Masters of High Schools shall be as follows:

Class I.		£700.
Class II.	••••••	£630.
Class III.	•• ••	$ \pm 585.$

Assistants in Charge of Subject Departments-

Salaries: Men-Grade III., £465; Grade II., £484; Grade I., £503. Women-Grade III., £379; Grade II., £393; Grade I., £407.

Senior Assistants-

Salaries: Men-Grade III., £378; Grade II., £407; Grade I., £445; after seven years, £455. Women-Grade III., £310; Grade II., £334; Grade I., £358; after seven years £368; after 12 years, £373.

Assistants-

(a) Salaries: Men-Grade III., £310; Grade II., £339; Grade I., £358. Women-Grade III., £252; Grade I1., £271; Grade I., £290; after three years, £300. Exstudents or teachers without previous experience shall be paid according to the scale for ex-students with the addition of £10. Increases of salary under this scale are dependent upon thoroughly satisfactory service.

(b) Teachers may be promoted to Grade II. after two years' good service in Grade III., and to Grade I. after two years' good service in Grade II.

First Assistants-

An Assistant appointed as a First Assistant in schools with an average attendance of over 300 shall receive an additional £39 per annum, and in schools with an average attendance of over 150 an additional £29 per annum. In a First Class High School the First Male

Assistant may receive the title of Deputy Head Master. A Manual Training Instructor required to teach both woodwork and metal work in a High School shall re-ceive an addition to his salary as follows:—

In a Class	I. School II. School III. School	••	•••	••	£39 p.a. £29 p.a. £23 p.a.
III a Ulass	III, benou	••	••	• •	220 p.a.

A Household Management Instructress required to teach in a High School shall receive an addition to her salary as follows:-

In a Class	I. School		. .	£20 p.a.
In a Class	II. Schoel	••		£15 p.a.
In a Class	III. School			£10 p.a.

The Head Master of the Perth Modern School shall receive an allowance of £65 per annum for inspectorial duties in High Schools.

The Deputy Head Master of the Perth Modern School shall receive an additional £58 per annum, so long as the Head Master continues to do inspectorial work.

11.-Positions not under Ordinary Scales.

Vice Principal, Teachers' College, £735, minus £72 (quarters).

Head Teacher, East Claremont Demonstration School, £533-557-581, Salary £581 (with three-year intervals).

£542 (with two-year intervals). Advisory Teacher, £465-484-503, Salary £503 (with two-year intervals).

Technical College and Schools.

Principal, Midland Junction Technical School, £500-520-540.

Principal, Eastern Goldfields Technical School, £445. Commercial Master, £387-412-436, Salary £436 (with

two-year intervals) Instructress in Charge of Dressmaking and Millinery, £290.

School of Agriculture, Narrogin,

Principal and Farm Manager, £650, plus quarters, fuel, light, etc.

Workshop Instructor, £325-350, Salary £325 (with a two-year interval).

Saddlery Instructor, £325-350, Salary £325 (with a two-year interval).

Blacksmithing Instructor, £325-350, Salary £325 (with a two-year interval)

Junier Clerk, £100.

12.-Technical College and Schools. Science:

1. Lecturers in Charge-

Salaries—Grade IV., ±542; Grade III., ±571; Grade II., ±600; Grade I., ±629. Lecturers: Salaries—Grade III., ±465; Grade II.,

£495; Grade I., £532.

Lecturers may be promoted in grade after two years' good service in a lower grade.

2. Assistant Lecturers-

Salaries-Grade III., £378; Grade II., £407; Grade I., £445.

Assistant Lecturers may be promoted to Grade II. after two years' good service in Grade III., and to Grade I. after two years' good service in Grade II.

- Assistants-3.
 - Salaries-Grade III., first year, £271; second year, £290; third year, £310; Grade II., £339; Grade I., £368.

Assistants may be promoted to Grade II. after three years' good service in Grade II. and to Grade I. after three years' good service in Grade II.

Junior Assistants-4.

Salaries-Grade III., £174; Grade II., £194; Grade I., £213.

Junior Assistants may be promoted to Grade II. after one year's good service in Grade III., and to Grade I. after one year's good service in Grade II.

5. Cadets-

Salaries-Grade III., £60; Grade II., £75; Grade I., £95.

Cadets may be promoted to Grade II. after one year's good service in Grade II., and to Grade I. after one year's good service in Grade II.

Art:

6. Art Masters-

Salaries-Grade III., £484; Grade II., £518; Grade I., £552.

Art Masters may be promoted to Grade II. after two years' good service in Grade III., and to Grade I. after two years' good service in Grade II.

Assistant Art Masters-

Salaries-Grade III., £349; Grade II., £373; Grade I., £397.

Assistant Art Masters may be promoted to Grade II. after two years' good service in Grade III., and to Grade I. after two years' good service in Grade II.

Trade:

8. Trade Instructors-

Class "A" Trade Instructors: Salaries-Grade

II., £375; Grade I., £400. lass ''B'' Trade Instructors: Salaries—Grade III., £300; Grade II., £325; Grade I., £350. Class

Trade Instructors may be promoted to Grade II. after two years' good service in Grade III., and to Grade I. after two years' good service in Grade II.

Commercial and Domestic:

9. Commercial Masters Salaries-Grade III, £320; Grade II., £349; Grade I., £387.

Commercial Masters may be promoted to Grade II. after two years' good service in Grade III., and to Grade I. after two years' good service in Grade II.

. (a) Instructors (Women)---Salaries-Grade III., £218; Grade II., £242; Grade I., £261.

Instructors may be promoted to Grade II. after three years' good service in Grade III., and to Grade I. after three years' good service in Grade II.

Assistants (Women)-

Salaries—Grade II., first year, £151; second year, £163; third year, £174. Grade I., first year, £189; second year, £203.

Assistants may be promoted to Grade I. after three years' good service in Grade II.

(c) Junior Assistants (Women)— Salaries—Grade II., first year, £85; second year, £95. Grade I., first year, £105; second year, £116. Junior Assistants may be promoted to Grade I. after two years' good service in Grade II. They must be under 21 years of age.

11. No male assistant of the age of 21 years shall receive less than £185 per annun, and, if maried, £195 per annum, and no female assistant of the age of 21 years shall receive less than £140 per annum.

C. HADLEY Acting Director of Éducation.

THE VERMIN ACT, 1918 (as amended). Department of Agriculture, Perth.

Department of Agriculture, Perth. IT is hereby ordered by the undersigned, the Minister charged with the administration of ''.The Vermin Act, 1918,'' and its amendments, that the amount of the Rate to be paid to the said Minister during the financial year ending the 30th day of June next, under Section 100 (a) of the said Act (as amended) shall be and is hereby fixed at the sum of One half-penny in the Pound on the Unimproved Capital Value of land held under Pastoral Lease, and One farthing in the Pound on the Unimproved Capital Value of other holdings, as assessed in manner prescribed in the said section; and I, the said Minister, require the Commissioner of Taxation to collect the amount of such Rate, and the said Commiscollect the amount of such Rate, and the said Commis-sioner is accordingly authorised to demand payment of the said Rate, and of all amounts assessed in respect thereof, and to recover the same in default of payment as provided in the said section.

Dated 8th September, 1937.

F. J. S. WISE, Minister for Agriculture. G. L. SUTTON, Director of Agriculture.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is hereby notified, for general information, that the name of the railway station situated at 8 miles 35 chains from Perth, on the Eastern Railway, and hitherto known as "Buckland Hill," will be changed to "Mosman Park" as on and from the 1st November, 1937.

J. TOMLINSON,

Secretary for Railways. Perth, 18th October, 1937.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Council has been pleased to approve of the following By-law, which shall have effect from the 21st day of September, 1937 :-

By-law No. 86 .- Aiding and Abetting Offenders, etc., Any person who counsels or procures another or aids or abets another in committing a breach of any of these By-laws commits an offence and shall be liable to the same penalty as if he himself had committed a breach of the By-law.

> J. A. ELLIS. Commissioner of Railways.

15th October, 1937.

UNIVERSITY OF WESTERN AUSTRALIA.

Meeting of Convocation.

A MEETING of Convocation will be held at the University, Crawley, on Friday, 19th November, 1937, at 8 p.m.

R. E. PARKER, Clerk of Convocation.

University, Crawley, 19th October, 1937.

GOLLIN AND COMPANY PROPRIETARY, LIMITED.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia is situated at corner of King and Murray streets, Perth.

Dated the 4th day of October, 1937.

F. G. NASH, Attorney for the Company in Western Australia.

THE COMPANIES ACT, 1893. S. Smith & Son, Limited. Notice of Removal of Registered Office.

NOTICE is hereby given that the Registered Office of S. Smith & Son, Limited, has been removed from 77 King street, Perth, to 816 Hay street, Perth. The hours during which the office of the Company is accessible to the public are as follows:—Every week day from 9 a.m. to 5 p.m., excepting upon Saturday, when the hours are 9 a.m. to noon.

Dated this 4th day of October, 1937.

MORRIS CRAWCOUR, Atlas Building, Esplanade, Perth, Solicitor for S. Smith & Son, Limited.

THE COMPANIES ACT, 1893.

Whybrow and Co. Proprietary, Limited. NOTICE is hereby given that the Registered Office of Whybrow and Co. Proprietary, Limited, in the State of Western Australia, is situate at 34 King street, Perth, and that Archibald Peter Bentley, of King street, Perth, Manager, is the duly appointed Attorney of the Company.

Dated the 8th day of October, 1937.

N. B. ROBINSON,

of Occidental House, St. George's terrace, Perth, Solicitor for the Company.

THE COMPANIES ACT, 1893. Snows Mens Wear, Limited.

NOTICE is hereby given that the office or place of business of the abovenamed Company in the State of Western Australia, where all legal proceedings may be served upon and all notices addressed or given to the said Company, is situated at 42 St. George's terrace, Perth, in the said State; Valentine Rutherford Abbott, of 42 St. George's terrace, Perth, Solicitor, is the duly appointed Attorney of the said Company.

Dated the 8th day of October, 1937.

ABBOTT & ABBOTT, 42 St. George's terrace, Perth, Solicitors for the said Company.

Western Australia. THE COMPANIES ACT, 1893.

W. Ramsay (Surgical) Proprietary, Limited. NOTICE is hereby given that the Registered Office of the abovementioned Company is situated at 20 Howard street, Perth, in the State of Western Australia, and same will be accessible to the public on all week days from the hour of 10 a.m. till 4 p.m., except Saturdays, when the hours will be from 10 a.m. until noon.

Dated the 7th day of October, 1937.

REG. F. COOPER, National Mutual Chambers, 81 St. George's terrace, Perth, Solicitor for the said Company. THE COMPANIES ACT, 1893. Construction Investments, Limited.

Notice of Registered Office.

NOTICE is hereby given that the Registered Office of Construction Investments, Limited, is situate at London House, 321 Murray street, Perth. The hours during which the office of the Company is accessible to the public are as follows:—On week days (other than holidays) from 10 a.m. to 12 noon and from 2 p.m. to 4 p.n., excepting upon Saturdays, when the hours are 10 a.m. to 12 noon.

Dated this 14th day of October, 1937.

GARNET BLACK, Secretary pro tem.

THE COMPANIES ACT, 1893.

IT is hereby notified that the Registered Capital of Charman & Williams, Limited, of Perth, W.A., has been increased to £10,000 by the creation of 5,000 new Ordinary Shares of £1 each.

Dated this 15th day of October, 1937.

J. F. WILLIAMS,

Chairman.

Alfred Duncan, Chartered Accountant (Aust.), 31-33 A.N.A. House, Perth.

THE COMPANIES ACT, 1893.

W. J. Bush & Co., Limited.

NOTICE is hereby given that the office and place of business of the above Company in the State of Western Australia has been changed and is now situate at Harper's Buildings, No. 816 Hay street, Perth.

Dated this 18th day of October, 1937.

M. S. SHENN,

Attorney in Western Australian for the abovenamed Company.

Robinson, Cox, McDonald & Louch, 20 Howard street, Perth, Solicitors in Western Australia for the said Company.

Western Australia.

THE COMPANIES ACT, 1893.

Peninsula Copper Mining Company, Limited.

NOTICE is hereby given that the Registered Office of Peninsula Copper Mining Company, Limited, is situate at Yorkshire House, St. George's terrace, Perth. The office will be accessible to the public on all days of the week, excepting Saturdays, Sundays, and public holidays, between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m.

Dated this 20th day of October, 1937.

DWYER & THOMAS, Solicitors for the Company, National House, William Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Companies Act, 1893," and in the matter of The Territory Pearling Company (W.A.), Limited.

NOTICE is hereby given that the Registered Office of the abovenamed Company in Western Australia is situated at No. 5 Salvado street, Cottesloe, and such office is accessible to the public between the hours of ten o'clock in the morning and five o'clock in the afternoon on all days from Monday to Friday inclusive, and on Saturdays between the hours of ten o'clock in the morning and noon, public holidays excepted.

Dated this 8th day of October, 1937.

KOTT & LALOR,

Solicitors for the abovementioned Company. Kott & Lalor, City Mutual Buildings, 62 St. George's terrace, Perth, Solicitors for The Territory Pearling Company (W.A.), Limited. IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Australasian Arts, Limited.

Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Australasian Arts, Limited, is situate at 30 Central Arcade, in the City of Perth, and will be open to the public from 9 a.m. to 5 p.m. on all usual working days, except Saturday, when the office hours will be from 9 a.m. until noon.

Dated this 16th day of October, 1937.

S. HOWARD BATH, Occidental House,
51 St. George's terrace, Perth, Solicitor for the Company.

Solicitor for the Company.

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 Australasian Arts, Limited.

Dated this 16th day of October, 1937.

G. J. BOYLSON, Acting Registrar of Companies. Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893. (56 Viet., No. 8.)

NOTICE is hereby given that, under the provisions of

Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Construction Investments, Limited.

Dated this 14th day of October, 1937.

G. J. BOYLSON, Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893. (56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to The Territory Pearling Company (W.A.), Limited.

Dated this 14th day of October, 1937.

G. J. BOYLSON, Acting Registrar of Companies. Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893.

(56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Bridge & Wilson, Limited.

Dated this 14th day of October, 1937.

G. J. BOYLSON, Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893. (56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Peninsula Copper Mining Company, Limited.

Dated this 14th day of October, 1937.

G. J. BOYLSON,

Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

THE ASSOCIATIONS INCORPORATION ACT, 1895.

WE, Stanley Edwin O'Brien, of Court Hotel, Beaufort street, Perth, Licensed Victualler, and City Councillor; Colonel Charles Henry Ernest Manning, of Hill street, Guildford, Private Secretary, and Arthur Wellington Jacoby, of 100 Mount's Bay road, Crawley, Brewery Manager, the Trustees of "The Eleventh Battalion, City of Perth Regiment, Welfare Association," do hereby give notice that we are desirous that such Association should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

> STAN O'BRIEN. C. H. E. MANNING, COL. ARTHUR W. JACOBY.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-

 The name of the Association is The Eleventh Battalion, City of Perth Regiment, Welfare Association.
 The object or purpose of the Association is to

2. The object or purpose of the Association is to inaugurate and administer a betterment and welfare fund in the interest of the City of Perth Regiment and generally to promote the welfare of the Regiment and its members.

 The Association is situated or established in Perth and its office is at the Municipal Offices, 207 Murray street, Perth.
 The Trustees of the Association are Councillor

4. The Trustees of the Association are Councillor Stanley Edwin O'Brien, Colonel Charles Henry Ernest Manning, and Arthur Wellington Jacoby.

5. The management of the Association is vested in a Committee consisting of the Commanding Officer and Adjutant of the Regiment for the time being, a President, Secretary, Treasurer, and three Trustees, and eight members elected by the members of the Association at a general meeting, in accordance with the rules of the Constitution.

Robinson, Cox, McDonald, and Louch, Solicitors, 20 Howard street, Perth.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Haralambos Fotios and Damianos Goulias, both of 1040 Hay street, Perth, carrying on business as Storekeepers, has been dissolved by mutual consent as from the date hereof. The said business will be carried on by the said Haralambos Fotios, and he will be entitled to all debts due to the Partnership and responsible for all liabilities.

Dated the 18th day of October, 1937.

H. FOTIOS.

D. GOULIAS.

Grant McDonald, Solicitor, Perth, Witness to both signatures.

Nairn, McDonald & Ambrose, Commercial Travellers' Association Buildings, 69 St. George's terrace, Perth, Solicitors for the parties.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Thomas Moore, Arthur Norman Schwarzinger, and Harold Ernest Powell, carrying on business as Manufacturers of and Dealers in Hairdressers' Requisites and Supplies at Davilak Chambers, Hay street, Perth, under the firm-name of "Permgoods," was dissolved by mutual consent on the 18th day of October, 1937, the said Harold Ernest Powell having retired from the business. The Partnership of "Permgoods" will be carried on by the said Thomas Moore and Arthur Norman Schwarzinger, who will be entitled to receive all moneys due to the Partnership and responsible for the payments of all debts.

Dated the 19th day of October, 1937.

THOMAS MOORE.

ARTHUR N. SCHWARZINGER.

Nairn, McDonald, & Ambrose, Solicitors, Commercial Travellers' Association Buildings, 69 St. George's terrace, Perth.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto subsisting between Edward Lane Courthope and Jesse Olifent, who carried on business at Motor House, Milligan street, Perth, as Motor Car Repairers, Panel Beaters, and Oxywelders, under the firm name of "Courthope & Olifent," has been dissolved by mutual consent as from the 12th day of October, 1937. The said business will be carried on by the said Edward Lane Courthope as sole proprietor, and he will receive all moneys payable to the Partnership and discharge all liabilities due by it.

Dated this 15th day of October, 1937.

(Sgd.) E. L. COURTHOPE.

Signed by the said Edward Lane

Courthope in the presence of-

C. W. Court, Chartered Accountant (Aust.), Perth.

ceduntant (11030.), 1 citat.

(Sgd.) J. OLIFENT.

Signed by the said Jesse Olifent

in the presence of— Q. R. Stow,

Solicitor, Perth.

Parker & Parker, 21 Howard street, Perth, Solicitors

for the parties.

THE PARTNERSHIP ACT, 1895.

Notice of Dissolution of Partnership.

NOTICE is hereby given that the Partnership heretofore existing between Ernest William Jack Wiese and Francis Joseph Wiese, carrying on business at Highbury, in the State of Western Australia, as Farmers, under the name of "Wiese Bros.," has been dissolved by mutual consent as from the 1st day of July, 1937.

Dated this 19th day of October, 1937.

F. J. WIESE.

E. W. J. WIESE.

Witness to both signatures— John R. Williams.

Bird & Williams, Solicitors, Narrogin.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Richard Ernest Arundel, formerly of Brighton Hotel, but latterly of Anstey street, Cottesloe, in the State of Western Australia, Retired Marine Surveyor, deceased.

ALL persons having any claims or demands against the abovenamed deceased are hereby required to send particulars of the same in writing to the Executor, The West Australian Trustee, Executor, and Ageney Company, Limited, of 135 St. George's terrace, Perth, on or before the 22nd day of Nevember, 1937, at the expiration of which time the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, without reference to any claims or demands of which it shall not then have had notice.

Dated this 13th day of October, 1937.

HUBERT PARKER,

of 15 Heward street, Perth, Solicitor for the Executor, The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Charles Lindsay Duncan, late of Greenough, in the State of Western Australia, Farmer and Grazier, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send particulars in writing of such claims and demands to the Executors of the deceased's Will, care of the undersigned, on or before the 22nd day of November, 1937, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice.

Dated the 15th day of October, 1937.

ALTORFER & STOW,

of Durlacher street, Geraldton, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUS-TRALIA-PROBATE JURISDICTION.

In the matter of the Will of Alfred George Loftus Davidson (also known as Alfred George Davidson), late of Armadale, in the State of Western Australia, Retired Blacksmith, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are requested to present particulars of the same in writing to the Executor, The West Australian Trustee, Executor, and Ageney Company, Limited, of 135 St. George's terrace, Perth, in the said State, on or before the 22nd day of November, 1937, after the expiration of which time the said Company as such Executor will distribute the assets of the said deceased amongst the persons entitled thereto, without any reference to any claims or demands of which the said Company shall not then have had notice.

Dated the 7th day of October, 1937.

BOULTBEE, GODFREY, & VIRTUE,

of Commercial Union Chambers, 66 St. George's terrace, Perth, Solicitors for the Executor, The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will and Codicil of Annie Eyres, late of Congdon street, Swanbourne, in the State of Western Australia, Gentlewoman, deceased.

ALL claims or demands against the Estate of the abovenamed Annie Eyres, deceased, must be sent in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, 93 St. George's terrace, Perth, on or before the 22nd day of November, 1937, 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 the claims and demands so sent in.

Dated the 16th day of October, 1937.

DARBYSHIRE & GILLETT,

Commercial Bank Chambers, 42 St. George's terrace, Perth, Solicitors for the said The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of James O'Connor, late of The Cleopatra Hotel, High street, Fremantle, in the State of Western Australia, Railway Employee, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to forward full particulars thereof in writing to the Administrator of the Estate of the said deceased, The West Australian Trustee, Executor, and Ageney Company, Limited, at its Branch Office, corner of Adelaide and Queen streets, Fremantle, in the said State, on or before the 22nd day of November, 1937, after which date the Administrator will proceed to distribute the assets of the Estate amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the 19th day of October, 1937.

FRANK UNMACK,

Solicitor for the Administrator, 21 Henry street, Fremantle.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Guest (generally known as Myra Guest and erroneously called Maria Guest in the said Will), late of 82 Adelaide street, Fremantle, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed Mary Guest, deceased, are hereby required to forward particulars in writing of such claims or demands to the Executor, Percy John Tidy, of 109 High street, Fremantle, House Furnisher, on or before the 22nd day of November, 1937, 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 such claims and demands of which the said Executor shall then have had notice.

Dated this 15th day of October, 1937.

HARDWICK, SLATTERY & GIBSON,

Solicitors for the abovenamed Executor, The Bank of Adelaide Chambers, corner High and Pakenham streets, Fremantle.

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 22nd day of November, 1937, 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 21st day of October, 1937.

J. H. GLYNN, Curator of Intestate Estates.

Name.	Name.		Name.		Name.		Name.		Name.		Date of Death.	Date of Order.	Address.	Occupation.
Russell, Alice Maud			15-7-37	14-10-37	formerly of 46 Leura street, Nedlands, but late of Clare-	Spinster.								
Gibson, Joseph Thomas			13-9-37		mont Mount Narryer Station via Mullewa	Bookkeeper and storekeeper.								
Harvey, Henry Teddington	•••		5-8-37	,,	formerly of Kalgoorlie but late of Claremont	Miner.								
Mitchell, Robert Clare		••••	177-37	,,	Doorawarrah Station, Car-	Bookkeeper.								
Ercegovich, Sam			29-6-37	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	formerly of Kalgoorlie but late of Wooroloo	Woodcutter.								
Taylor, Norman			1-9-37		Wagin	Farm hand,								
Richardson, Beatrice	••••		16-9-37	,,,	13 Jarrad street, Cottesloe	Dressmaker (spin- ster).								
Darey, John			2-9-37	>>	formerly of Northam but late of Claremont	Labourer.								

THE BANKRUPTCY ACT AMENDMENT ACT, 1898. In the matter of William George Cadwallader, Farmer, of East Pithara.

Notice of Declaration of a First and Final Dividend. NOTICE is hereby given that a First and Final Dividend of 2s. 2d. in the £ has been declared in the above

matter and the same may be received at the Trustee's Offices, Airways House, St. George's terrace, Perth, on and after the 3rd day of November, 1937, between the hours of 9 a.m. and 5 p.m.

Dated this 19th day of October, 1937.

A. E. WESTON,

Trustee.

Albert E. Weston & Co., Chartered Accountants (Australia), Airways House, St. George's terrace, Perth.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

			£	s.	d.
Abattoirs Act and Amendment			0	1	0
Administration Act (Consolidated)			0	3	0
Adoption of Children Act			0	2	3
Agricultural Bank Act			0	1	0
Agricultural Seeds Act			0	1	0
Arbitration Act			0	1	0
Associations Incorporation Act	••		0	0	6
Auctioneers Act			0	1	0
Bills of Sale Act (Consolidated)	••		0	1	6
Brands Act	• •		0	1	6
Bread Act (Consolidated)			0	0	6
Bush Fires Act (Consolidated)	••		0	0	6
Child Welfare Act	• •	••	0	2	0

Acts of Parliament, etc.-continued.

		£	s.	d.
Crown Suits Act		0	1	6
Dairy Cattle Improvement Act		Ō	1	0
Dairy Industry Act		0	1	6
Dairy Products Marketing Regulation Act		0	2	Ō
Declarations and Attestations Act		0	0	6
Dentists Act and Amendment	• •	0	1	9
Discharged Soldiers' Settlement Act		0	1	6
Dividend Duties Act (Consolidated)		0	1	6
Dog Act (Consolidated)	• •	0	1	0
Droving Act Electoral Act (Consolidated)		0	1	6
Electoral Act (Consolidated)		0	2	6
Employers' Liability Act		0	0	6
Employment Brokers Act and Amendment		0	1	0
Evidence Act (Consolidated)	• •	0	2	0
Factories and Shops Act (Consolidated)		0	2	9
Factories and Shops Act Regulations	• •	0	0	3
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Large		0	4	3
Small	• •	0	3	3
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Financial Emergency Act	•••	0	1	6
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Act	••	0	1	6
Firearms and Guns Act	• •	0	1	0
Fire Brigades Act, 1916, and Amendment		0	3	0
Firms Registration Act and Amendment	••	0	1	0
Fisheries Act (Consolidated)	• •	0	1	0
Forests Act	• •	0	1	6
Fremantle Harbour Trust Act (Consolidate	ed)	0	1	6
Friendly Societies Act and Amendments	••	0	2	0
Game Act (Consolidated)	••	0	1	0
Goldfields Water Supply Act	••	0	2	6
Gold Mining Profits Tax and Assessment	••	0	1	0

[OCTOBER 22, 1937.

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Hawkers and Pedlars Act and Amendment	0 1 0	
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By Authority: FRED. WM. SIMPSON, Government Printer, Perth.