

# Gover Bazette

## WESTERN AUSTRALIA.

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No. 56.]

PERTH: FRIDAY. NOVEMBER 26.

[1937.

Bank Holidays throughout the State.

## PROCLAMATION

Western Australia, By His Excellency Sir James Mitchell, K.C.M.G., Lieutenant-Governor in and over the State of Western Australia its Dependencies in the Commonwealth of Australia.

IN pursuance of the provisions contained in the Fifth Section of "The Bank Holidays Act, 1884," I, the 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.

Monday, 27th December, 1937; Tuesday, 28th December, 1937; Monday, 3rd January, 1938-Throughout the State

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of November, 1937.

By His Excellency's Command,

W. H. KITSON, Chief Secretary.

GOD SAVE THE KING!!!

The Native Administration Act, 1905-1936.

Prohibited Area.

#### PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell,
TO WIT.

JAMES MITCHELL,
Lieutenant-Governor, and over the State of Western Australia
tis Dependencies in the Commonwealth of Australia.

WHEREAS by Section 42 of "The Native Administra-tion Act, 1905-1936," the Governor may by Proclama-tion, whenever in the interests of the natives he thinks fit, declare any Municipal District or Town or any other place to be an area in which it shall be unlawful for natives not in lawful employment to be or remain: Now, therefore I, the said Lieutenant-Governor, by and with the advice of the Executive Council, do hereby declare

the Townsite of Beria to be an area in which it shall be unlawful for natives not in lawful employment to be or remain.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of November, 1937.

By His Excellency's Command,

W. H. KITSON, Chief Secretary.

GOD SAVE THE KING!!!

## The Land Act, 1933-1936. PROCLAMATION

(Resumption)

WESTERN AUSTRALIA, | By His Excellency Sir James Mitchell, | K.C.M.G., Lieutenant-Governor in and over the State of Western Australia over the State of Western Australia its Dependencies in the Commonwealth of Australia.

Corres. 2533/36.

WHEREAS Avon Location 11414 was the subject to Conditional Purchase Lease No. 24836/55: And whereas it is necessary to resume from the said Conditional Purchase Lease portion thereof (not exceeding one-twentieth of the whole) for the purpose of Quarry (Gravel): Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Legislative Council, do hereby resume for the purpose aforesaid portion of Avon Location 11414, hereinafter described, being that portion of Avon Location 11414 (Conditional Purchase Lease No. 24836/55), surveyed and shown on Lands and Surveys diagram 58626 as Avon Location 26749, containing 8 acres and 15 perches. (Plan 25/80, E4.)

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of November, 1937.

By His Excellency's Command,

(Sgd.) M. F. TROY, Minister for Lands.

GOD SAVE THE KING!!!

## Dedication of Public Highway. Bunbury Municipality. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, K.C.M.G., Lieutenant-Governor in and over the State of Western Australia over the State of Western Australia its Dependencies in the Commonwealth of Australia.

Corr. 639/03.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force: And whereas the Bunbury Municipal Council has requested that certain land, named cipal Council has requested that certain land, named and described in the Schedule hereunder, which has been used for a street or way within the Municipality of Bunbury, be declared a public highway: Now, therefore I, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said land to be a public highway, and such land shall from the date of this Proclamation be absolutely dedicated to the public as a highway within the meaning of any law way within the highway, within the meaning of any law now or hereafter in force.

#### Schedule.

Name of street, George street; Width, 100 links; Position, from Stone street to Ramsay street; Titles Office Plans, L.T.O. Plan 1708.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of November, 1937.

By His Excellency's Command,

(Sgd.) M. F. TROY, for Minister for Works.

## GOD SAVE THE KING!!!

## Dedication of Public Highway. Bunbury Municipality. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, K.C.M.G., Lieutenant-Governor in and over the State of Western Australia cover the State of Western Australia is Dependencies in the Commonwealth of Australia.

Corr. 1559/16.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thorough-fare, to be a public highway, and such land shall there-upon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force: And whereas the Bunbury Municipal Council has requested that certain lands, named and described in the Schedule hereunder, which have been used for a street or way within the Municipality of Bunbury, be declared a public highway: Now, there-fore 1, the said Lieutenant-Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be a public highway, and such lands shall from the date of this Proclamation be absolutely dedicated to the public as a highway, within the meaning of any law now or hereafter in force.

#### Schedule.

Name of street, Cross street (extension); Width, 1 chain (plus truncations); Position, from the north-east corner of Lot 13 of Leschenault Location 26 (L.T.O. Plan No. 2718) to Spencer street; Titles Office Plans, L.T.O. Diagram No. 10611.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of Novem-

By His Excellency's Command,

(Sgd.) M. F. TROY, for Minister for Works.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 22nd day of November, 1937, the following Orders in Council were authorised to be issued:

> Public Works Act, 1902-1933. Kellerberrin Court House. ORDER IN COUNCIL.

P.W. 1547/37; Ex. Co. No. 2118. IN pursuance of the powers conferred by Section 11 of "The Public Works Act, 1902-1933," His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct, or provide a Court House at Kellerberrin, on the land shown coloured green on Plan P.W.D., W.A., 28502 (L.T.O. Diagram 10695), which may be inspected at the Office of the Minister for Works, Perth.

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

Public Works Act, 1902-1933.

Metropolitan Sewerage, Inglewood District, Pumping Station at Tenth Avenue.

Sale of Land no longer required for the above.

ORDER IN COUNCIL.

P.W. 689/36; Ex. Co. No. 2117. WHEREAS by Section 29 of "The Public Works Act, 1902-1933," it is made lawful for the Governor to cause to be sold by private contract any land taken for a public work but no longer required for such public work: Now, therefore, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council and in exercise of the power conferred by tive Council and in exercise of the power conferred by the recited section aforesaid, doth hereby authorise the sale by private contract of that portion of Lot 121 of Swan Location Y comprising 0.9 perches, delineated and shown coloured green on Plan P.W.D., W.A., 28486 (L.T.O. Diagram 10675), and being part of the land in Certificate of Title Volume 514, Folio 120, such land not being now required for the purpose for which it was acquired, namely, Metropolitan Sewerage, Inglewood District, Pumping Station, at Tenth Avenue.

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

Public Works Act, 1902-1933.

Kalgoorlie Railway District Engineer's Quarters. Sale of Land no longer required for the above.

## ORDER IN COUNCIL.

P.W. 709/34; Ex. Co. No. 2111. WHEREAS by Section 29 of "The Public Works Act, 1902-1933," it is made lawful for the Governor to cause to be sold by private contract any land held for a public work, but no longer required for such public work: Now, therefore, His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council and in exercise of the power conferred by the recited section aforesaid, doth hereby authorise the sale by private contract of Kalgoorlie Lot R 965, comprising I rood, and being the land in Certificate of Title Volume 640, Folio 66, such land not being now required for the purpose for which it was held, namely, Kalgoorlie Railway District Engineer's Quarters.

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

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

Corr. No. 789/33.

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 any of the purposes set forth in Section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Reserve 21099, at Pinjarra, should vest in and be held by the Murray Road Board in trust for Recreation: Now, therefore, His Excellency the Lieu-

tenant-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 the Murray Road Board in trust for Recreation, with power to the said Murray Road Board to lease the whole or any portion of the said Reserve for any term not exceeding twenty-one (21) years from the date of the lease.

Supersedes Order in Council dated 19th September,

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

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

Corr. No. 2294/36. 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. 21645, near Gnowangerup, should vest in and be held by the Gnowangerup Road Board in trust for the purpose of a Sanitary Site: 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 the Gnowangerup Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

Supersedes Order in Council dated 26th January,

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

The Forests Act, 1918. ORDER IN COUNCIL.

Forests File 1287/37; Lands File 2149/26.
WHEREAS by "The Forests Act, 1918," it is provided that the Governor may by an Order in Council declare any Crown lands as State Forests, 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 the Schedule attached hereto as an addition to State Forest No. 15, within the meaning and for the purpose of "The Forests Act, 1918."

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

#### Schedule.

Wellington Location 3062, being the area bounded by lines starting at a point in the east boundary of Wel-lington Location 1192 situated about 2 chains 50 links south from its north-east corner and extending 359deg. 21min. about 10 chains; thence 78deg. 51min. about 36 chains 50 links; thence 348deg. 51min. 6 chains 50 links; thence 78deg 51min. 90 chains; thence 168deg. 51min. 23 chains; thence 258deg. 51min. 90 chains; thence 348deg. 51min. 6 chains 50 links and 168deg. 51min. about 38 chains 42 links to the starting point.

Reserve 15768 (Rifle Range) is hereby cancelled. (Plans 383C/40, D4, and 383D/40, C4.)

## The Forests Act, 1918. ORDER IN COUNCIL.

Forests File No. 1324/22; Lands File 2054/37. WHEREAS by "The Forests Act, 1918," it is provided that the Governor may by an Order in Council declare any Crown lands as State Forests, 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 the Schedule attached hereto as State Forest No. 12, within the meaning and for the purpose of "The Forests Act, 1918."

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

Schedule.

Sussex Location 879 and Wellington Locations 1067, Sussex Location 879 and Wellington Locations 1007, 1589, 2615, 2907, and 3628, being all that portion of land bounded by lines starting from the south-western corner of Wellington Location 1614 and extending easterly along its southern boundary and onwards to the western boundary of Location 3822; thence southerly along part of the western boundary of said location and onwards to the north-western corner of Location 2054; thence southerly and south-south-westerly along the western boundary of said location and onwards to the northwestern corner of Location 2469; thence southerly along the western boundary of said location, to and along the western boundary of Sussex Location 1406 and part of western boundary of Sussex Location 1400 and part of that of Location 1481 to a point in prolongation easterly of the northern boundary of Sussex Location 1991; thence westerly to and along the said northern boundary and that of Location 1990 and onwards to the southeasternmost corner of Location 868; thence northerly, westerly, northerly, and again westerly along boundaries of said location to the south-eastern corner of Wellington Location 3209; thence northerly, north-westerly, and westerly along boundaries of said location to the south-eastern corner of Location 961; thence northerly along the eastern boundary of said location and onwards to the south-eastern side of the Boyanup-Busselton railway reserve; thence generally north-easterly along said side of railway reserve to a point in prolongation northerly of the western boundary of Location 1614 aforesaid; thence southerly to and along the said location's western boundary to the starting point.

Excluding all lands other than Crown lands under "The Forests Act, 1918."

Reserve 10949 (Pine Plantation) is hereby reduced. (Plan 413B/40E, and F1 and 2.)

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

#### ORDER IN COUNCIL.

M.W.S. 1069/37. WHEREAS by "The Metropolitan Water Supply, WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections and estimates in respect of the works. plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:-

Metropolitan Sewerage, South Perth District, South Perth Main Sewer (First Section): -27-inch diameter reinforced concrete pipe sewer, with all manholes and other apparatus connected therewith, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5973.

This Order in Council shall take effect from the 26th day of November, 1937.

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

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

ORDER IN COUNCIL.

M.W.S. 962/37. WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and approval of the Governor, have power to construct and approval of the Governor, have power to construct and approval of the Governor, have power to construct and approval of the Governor works, and stempers and stempers of the Governor works. extend water works, sewerage works, and stormwater drainage works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works prans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage

to undertake the construction of the following works under the said Act, namely:-

Metropolitan Sewerage, Victoria Park District, Carlisle Main Sewer and Submain:—27-inch, 24-inch, and 12-inch diameter reinforced concrete pipe sewers, with all manholes and other apparatus connected therewith, as shown in red on Plan M.W.S.S. & D.D., W.A., No.

This Order in Council shall take effect from the 26th day of November, 1937.

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

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

M.W.S. 26/37. WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend water works, sewerage works, and stormwater drainage works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Licutemant-Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage, and Drainage to undertake the construction of the following works under the said Act, namely:-

Metropolitan Water Supply Extension, Melville Road District:—Proposed S-inch, 6-inch, and 4-inch water mains in Canning road and Moreing road, from Stock road to Cawston road, complete with valves and all necessary apparatus, as shown in red on Plan M.W.S.S. & D.D., W.A., No. 5974.

This Order in Council shall take effect from the 26th day of November, 1937.

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

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

M.W.S. 369/37.

PURSUANT to Sections 19 and 20 of the above-mentioned Act His Excellency the Lieutenant-Governor, with the advice of the Executive Council, hereby approves of the construction and extension by the Minister for Water Supply, Sewerage, and Drainage of the following works under the said Act, and exempts such works from the operations of Sections 20, 21, 22, and 23 of the said Act.

Description of Proposed Works:-Metropolitan Sewerage, Area No. 8, Cottesloe, Alteration of reticulation design.

This Order in Council shall take effect from the 26th day of November, 1937.

L. E. SHAPCOTT Clerk of the Executive Council.

#### JUSTICES OF THE PEACE.

Premier's Department, Perth, 25th November, 1937.

HIS Excellency the Lieutenant-Governor in Executive

Council has been pleased to approve of the following appointments to the Commission of the Peace:

Percival Samuel Chandler, Esquire, of 16 Florence street, West Perth, as a Justice of the Peace for the Perth Magisterial District.

Horace Frederick Dawson, Esquire, of 778 Beaufort street, Mount Lawley, as a Justice of the Peace for the Perth Magisterial District. Harold Stanley Lambert, Esquire, of Calingiri, as a

Justice of the Peace for the Swan Magisterial District.
Harold Duncan Black, Esquire, of York, as a Justice of the Peace for the York Magisterial District in lieu of the Northam Magisterial District.

And to accept the resignation of Duncan Graham Brand, Esquire, late of Bencubbin, as a Justice of the Peace for the Northam Magisterial District.

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

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

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

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

Granted under Section 11 (Writing down or suspension of Debts).

Farmer (Surname and Christian Names), Address, and Date of Order.

Armstrong, Albert Edward, Wardering, 17th November, 1937.

Flanagan, Elworthy Luke, Gnowangerup, 17th November, 1937.
Curtis, William George, Beverley, 18th November, 1937. Marriott, Justice Harley, Benger, 18th November, 1937. Walpole, Albert Brian, Beacon, 22nd November, 1937. Brown, Dean Murdoch, Bulloch Hills, 22nd November, 1937.

Wright, Ernest Harry, Gnowangerup, 23rd November,

Parnell, Richard Slee, Gnowangerup, 23rd November, 1937.

Lamb, George William, Clackline, 23rd November, 1937.

All claims against these farmers to be forwarded to the Director, Temple Court, William street, Perth.

W. A. WHITE, Director.

24th November, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders have lapsed as from the date specified:—Butler Bros., Greenhills; Chambers, Geoffrey, Mendels via Mullewa; Nelley, Florence Julia, Tardun: Newton, Isaac Rudolph, Koolanooka; 24th November, 1937.

W. A. WHITE, Director.

24th November, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders issued under Section 11 of the Act have been cancelled as from the date specified:—Metz, Eigil, Ravensthorpe; Lavery, Mary Wilhemena Francis, Boddalin; 24th November, 1937.

W. A. WHITE, Director.

## FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934. NOTICE is hereby given that the 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 the date specified:—Butler Bros., Greenhills; Chambers, Geoffrey, Mendels, via Mullewa; Doy, Sidney, Kellerberrin: Hickmott, George Alfred and Mena May, Yealering; Lee, Frank, Mollerin; Meacham, Alan Illingworth, Katanning; Meney, Alexander Cornelius, Wialki; Nelley, Florence Julia, Tardun; Poole, Henry Minifie, Warralakin; Ross, William, Kwobrup; Martin-Huxley, Blanche Emma, Gabbin; Schulze, Frederick Charles Herman, Wickepin; Newton, Isaac Rudolph, Koolanooka; Sclater, Donald James, Carrolup; Tallis, Walter George, Karloning; Barber, James Norman, Yealering; Cook, William Thomas, Walgoolan; Davies, John Hector, Dalwallinu; Davies, Maxwell Lionel, Dalwallinu; Dunham, Albert Edmund, Lake Grace; Francis, Sidney Bertram, South Ghooli; Gethin, Evan Tudor, Moorine Rock; Gorman, Patrick William, Wongan Hills; Gould, Allan Edwin, Carnamah; Hebiton, David Kinnear, Whelarra; Logan, Andrew, North Walgoolan; Waterhouse, Evelyn, Nungarin; 24th November, 1937.

W. A. WHJTE, Director.

W. A. WHITE, Director.

24th November, 1937.

#### THE AUDIT ACT, 1904.

The Treasury, Perth, 23rd November, 1937.

Treasury No. 149/35. IT is hereby published, for general information, that Mr. II. Durrant has been appointed a Receiver of Revenue for the Metropolitan Water Supply, Sewerage, and Drainage Department as from the 16th November, 1937.

The Treasury, Perth, 24th November, 1937.

Treasury No. 63/37. IT is hereby published, for general information, that Mr. H. Viol has been appointed Receiver of Revenue for the Agricultural Bank at Merredin for the period 8th November, 1937, to the 21st May, 1938.

Treasury No. 63/37. IT is hereby published, for general information, that Mr. T. M. Duffy has been appointed Receiver of Revenue for the Agricultural Bank Head Office as from the 22nd November, 1937.

Treasury No. 63/37. IT is hereby published, for general information, that Mr. H. C. Rundle has been appointed Certifying Officer for the Agricultural Bank at Narrogin for a period of twelve days from the 22nd November, 1937.

A. J. REID, Acting Under Treasurer.

Office of Public Service Commissioner, Perth, 25th November, 1937.

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

Ex. Co. 2070; P.S.C. 36/36.—Edward Lawrence Morton, under Section 28 of the Public Service Act, to be Junior Clerk, Audit Department, as from 1st May, 1937; Ex. Co. 2070; P.S.C 47/35.—Albert Russell Main, under Section 28 of the Public Service Act, to be Junior

Clerk, Audit Department, as from 1st May, 1937;
Ex. Co. 2070; P.S.C. 301/36.—Joan Winifred Bell, under Section 28 of the Public Service Act, to be Junior Machinist, Metropolitan Water Supply Department, as from 1st April, 1937;
Ex. Co. 756; P.S.C. 164/37.—J. H. Bogue, Clerk in Charge, Relief, Department of Employment, to be Clerk in Charge, Arbitration Court Department, of Labour

in Charge, Arbitration Court, Department of Labour, as from 11th May, 1937.

Also of the acceptance of the following resigna-

Ex. Co. 2296.—L. E. Elvey, Inspector of Mines, Mines Department, as from 25th November, 1937.

Ex. Co. 2075; P.S.C. 20/15. IT is hereby notified, for general information, that the following days will be observed as Public Service Holidays throughout the Service:—Saturday, 25th December, 1937; Monday, 27th December, 1937; Tuesday, 28th December, 1937; Saturday, 1st January, 1938; Monday, 2rd January, 1938; Monda cember, 1937; Satu 3rd January, 1938.

> GEO. W. SIMPSON, Public Service Commissioner.

## VACANCIES IN THE PUBLIC SERVICE.

Department.	 Position.	Old Classification.	New Classification.	Date Returnable.		
Education Do Mines Child Welfare	 Clerk in Charge, Records (Item No. 1464)         Clerk (Item No. 1465)            Draftsman, 2nd Class (Item 555)          Clerk (Item 663)	£318—£366 £306—£342 £215—£306 £260—£306	£342—£366 £342—£366 £318—£354 £294—£306	1937. 27th November. do. 4th December. do.		

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.

Crown Law Department, Perth, 25th November, 1937.

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

M. Harwood as acting Clerk of Petty Sessions, Perth Police Court, and acting Clerk to Coroner, Perth, during the absence of C. B. Marshall on leave;
R. J. Sholl as acting Clerk of the Local Court and acting Clerk to Magistrates, Southern Cross, during the absence of E. J. R. Hogg on other duties;
A. C. Wyndham as acting Clerk of the Local Court and acting Clerk to Magistrates during the absence of

and acting Clerk to Magistrates during the absence of

M. Harwood on other duties;
Sergeant F. M. Shaddick as Clerk of the Local Court and Clerk to Magistrates, Wyndham; also Clerk of the East Kimberley Court of Session, vice Sergeant R. Faw-

cett, transferred;
J. F. McIntyre as acting Electoral Registrar for the
Nelson Electoral District during the absence of E. P. Foreman, on leave.

THE Hon. Minister for Justice has approved of the undermentioned appointments:-

Constable J. H. Woodcock as acting Bailiff of the Coolgardie Local Court, during the absence of Constable

A. K. Sunter, on leave;
Constable J. Lowry as acting Bailiff of the Wagin Local Court at Lake Grace, during the absence of Constable L. C. Fletcher, on leave.

## PERTH LOCAL COURT.

THE Hon. Minister for Justice, acting under the powers contained in the Local Court Act and Rules, has ordered that the office of the Local Court, Perth, shall be open on every day of the year except Sundays, Good Friday, Easter Eve, Monday and Tuesday in Easter Week, Christmas Day and the next following working day and

all public holidays, and that the office hours of the said Perth Local Court shall be from ten in the forenoon until four in the afternoon, except on Saturdays, when the office shall close at noon.

> H. R. GORDON, Under Secretary for Law.

THE NATIVE ADMINISTRATION ACT, 1905-1936. Chief Secretary's Department,

Perth, 22nd November, 1937.

D.N.A. 448/36; Ex. Co. No. 2093. HIS Excellency the Lieutenant-Governor in Council has approved of the withdrawal of the Proclamation declaring Beria a prohibited area for natives and published in the Government Gazette of the 8th January, 1937, and of the substitution therefor of the Proclamation herein, published on page 1995.

F. J. HUELIN, Under Secretary.

THE HOSPITALS ACT, 1927.

Department of Public Health, Perth, 22nd November, 1937.

M H.D. 512/29; Ex. Co. No. 2094. HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint A. Melville to be a member of the Mount Magnet Hospital Board for a period of twelve months as from the 1st August, 1937

M.H.D. 1720/24; Ex. Co. No. 2092. HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint Dr. William S. McGillivray to be Deputy Commissioner of Public Health and Acting Principal Medical Officer from the 8th November, 1937, during the absence of Dr. R. C. E. Atkinson from the State.

F. J. HUELIN, Under Secretary.

## THE CREMATION ACT, 1929-35.

Department of Public Health, Perth, 22nd November, 1937.

M.H.D. 786/37; Ex. Co. No. 2095.

HIS Excellency the Lieutenant-Governor in Council has been pleased, under the powers of Section 14 of "The Cremation Act, 1929-35," to make Regulations under and for the purpose of the said Act as set forth in the Schedule attached hereto.

> F. J. HUELIN. Under Secretary.

## Schedule. CREMATION ACT, 1929-1935. Regulations.

These Regulations may be cited as the Cremation Act Regulations. These Regulations are divided into Parts as follow:—

Part I., ss. 3—Preliminary.
Part II., ss. 4 to 7—Application for License to use and conduct a Crematorium.
Part III., ss. 8 to 10—Maintenance and inspection of Crematoria.

Part IV., ss. 11 to 19—Applications for permit to Cremate. Part V., ss. 20 to 23—Miscellaneous.

Appendix I.—Forms.
Appendix II.—Fees.

## Part I.—Preliminary.

3. In these Regulations, unless the contrary intention appears, the term "the Act" means "The Cremation Act, 1929-1935," and any Acts amending the same, and terms which are defined in the Act, when used in these Regulations, shall have the same meanings as those given to such terms by the Act.

Part II .- Application for License to use and conduct a Crematorium.

(1.) Every application under Subsection (1) of Section 4 of the Act for a license to use and conduct a crematorium shall be made in writing in accordance with Form No. 1 in Appendix I. to these Regulations, signed by the chairman of the body making the application, and shall be accompanied by the statutory declaration required by Subsection (2) of Section 4 of the Act and by the license fee prescribed in Appendix II. to these Regulations.

(2) The application shall be delivered or sent to the Commissioner, who shall satisfy himself that the same is in order before submitting the same to the Governor.

(3) If the license is refused, the license fee shall be returned to the applicant. 5. The license granted pursuant to an application made under Regulation 4 hereof shall be in accordance with Form No. 2 or Form No. 3 in Appendix I. to these

Regulations, as the case may require.
6. (1) Where in respect of a license to use and conduct a crematorium a certificate by the Commissioner of Public Health under Subsection (3) of Section 4 of the Act is necessary before such license shall be valid and have effect, application for such certificate shall be made by the licensee named in such license in writing, in accordance with Form No. 4 in Appendix I. to these Regulations, signed by the chairman of such licensee, and shall be accompanied by the prescribed inspection and certificate fees.

(2) Upon receipt of an application under this regulation and the prescribed fees, the Commissioner shall cause an officer or person duly authorised by him in writing in that behalf to make such inspection or examination as may be necessary to satisfy the Commissioner that the certificate applied for may properly be given.

(3) If after such inspection or examination the Commissioner is not satisfied that the certificate applied for can be properly granted, he may refuse to give the certificate but shall refund the prescribed certificate fee which accompanied the application.

Where the Commissioner gives his certificate pursuant to an application made under Regulation 6 hereof, such certificate shall be in accordance with Form No. 5 in Appendix I. to these Regulations.

## Part III.—Maintenance and Inspection of Crematoria.

- 8. Every crematorium and the fittings, works and apparatus used in or forming part of a crematorium, shall at all times and in all respects be—

part of a crematorium, shall at all times and in all respects be—

(a) maintained in good condition, repair, and working order;
(b) kept constantly in a clean, sanitary, and orderly condition;
(c) provided with a number of attendants sufficient for the compliance with the requirements of paragraphs (a) and (b) of this Regulation
to the satisfaction of the Commissioner.

9. (1) Every crematorium shall be open to inspection and may be inspected at all reasonable times during the day by the Commissioner, or by any person appointed for the purpose by the Commissioner, or by any inspector of police.

(2) Where a crematorium has been inspected by a person appointed by the Commissioner, or by an inspector of police, and he has found any matter or thing which in his opinion constitutes a contravention of these Regulations, he shall forthwith report his opinion constitutes a contravention of these Regulations, he shall forthwith report

his opinion constitutes a contravention of these regulations, he shall forthwish report such matter or thing in writing to the Commissioner.

10. (1) Where, upon any inspection of a crematorium by the Commissioner, or where upon the receipt of a report of an inspection of a crematorium the Commissioner is of the opinion that any of the obligations of the licensee of the crematorium under Regulation 8 hereof have not been or are not being duly observed or performed, the Commissioner may by notice in writing under his hand given or sent to the licensee of the greatering require the licensee within a time to be specified in the notice, to do the crematorium, require the licensee, within a time to be specified in the notice, to do all such acts, matters, and things as are stated in such notice as required by the Commissioner to be done for the purpose of the due observance and performance of the said obligations.

(2) A licensee receiving from the Commissioner a notice as provided for in paragraph (1) of this Regulation shall be bound thereby, and shall comply with the requisi-

tions contained in such notice, according to the tenor thereof.

Part IV.—Application for Permit to Cremate.

(1) Any administrator desirous of obtaining a permit to cremate shall at least twenty-four hours before making application for such permit give notice in writing under his hand of his intention to make such application, to the hysband or widow of the deceased person whose body it is proposed to cremate, or to any other person over the age of fourteen years who is next-of-kin to the said deceased person, whose address is known to the administrator:

Provided that this Regulation shall not apply when the deceased person shall by writing signed by him prior to his death have signified his wish or willingness that after

death his body shall be cremated.

(2) Such notice shall be in accordance with Form No. 6 in Appendix I, to these

Regulations,

- (3) If any husband or widow or other person aforesaid who is next-of-kin of the deceased person aforesaid, whether he shall have received notice as aforesaid from the administrator or not, objects to the body of the deceased person being cremated, he or she shall, within twenty-four hours after the death of the said deceased person, or within twenty-four hours after receiving notice from the administrator as aforesaid, whichever shall be the sooner, give notice of such objection to the Registrar General and to the District Registrar of the District in which the death of the deceased person shall have occurred, and, if the address of the administrator be known, to such administrator.
- (4) Notice of objection shall be in writing, in accordance with Form No. 7 in Appendix I. to these Regulations and shall be signed by the objector:

Provided that, in cases of urgency, notice of objection may be given by means of a prepaid telegram, wherein the name and identity of the deceased person, the date of the death, and the name, address, and relationship of the objector are clearly dis-

12. Where notice of objection has been received by the Registrar General and the deceased person named in such notice died within the State of Western Australia, the Registrar General shall forthwith notify the District Registrar of the District in which the deceased died of the receipt by him of such notice of objection; and where a notice of objection has been received by a District Registrar, he shall forthwith notify the Registrar General of the receipt by him of such notice.

13. (1) Where application for a permit to cremate, as hereinafter provided for, is received by the Registrar General, and the deceased person named in such application died within Western Australia, and the Registrar General has not himself received notice of objection, or has not been notified by the District Registrar of the District in which the said deceased died, of the receipt by him of notice of objection, the Registrar General shall not consider the application for permit to cremate until he shall have ascertained by means of telephone, telegram, or otherwise that the District Registrar aforesaid has not received notice of objection as aforesaid.

(2) Where an application for a permit to cremate, as hereinafter provided for, is received by a District Registrar and such District Registrar has not himself received notice of objection, or has not been notified by the Registrar General of the receipt by him of notice of objection, the District Registrar shall not consider the application for permit to cremate until he shall have ascertained by means of telephone, telegram, or otherwise that the Registrar General has not received notice of objection as aforesaid.

- 14. Where the Registrar General or a District Registrar has received an application for permit to cremate, as hereinafter provided for, and he has received or has been advised of a notice of objection in relation to such application, the Registrar General or the District Registrar (as the case may be) shall inform the person making the application thereof, and thereafter shall not consider the said application unless and until the person making the application proves to the satisfaction of the Registrar General or the District Registrar, as the case may be, either—

  (a) that the objector is not the husband or widow or next-of-kin as alleged in
  - the notice of objection of the deceased person named in such notice; or (b) that the deceased person named in the notice of objection has by his will
  - or a codicil or a memorandum or writing signed by him and attested, directed or expressed a desire that his body is to be cremated.
- 15. (1) An administrator desiring to obtain a permit to cremate under Section 5 of the Act shall make application in writing signed by him in accordance with Form No. 8 in Appendix I. to these Regulations.

(2) Where the deceased person in relation to whom such application is made died within Western Australia, the application may be made to the Registrar General or to the District Registrar of the District in which the deceased person has died.

(3.) Where the deceased person in relation to whom such application is made died elsewhere than in Western Australia, the application shall be made to the Registrar General.

An application for a permit to cremate, made in accordance with Regulation 15 hereof, shall be accompanied by the fee for the permit applied for prescribed in Appendix II. to these Regulations and also by the following documents, namely:—

(a) a certificate of the registration of the death of the deceased named in the application; and

(b) (i) a certificate of death from each of two legally qualified medical practitioners, one of whom shall have been in actual professional attendance on the deceased at or shortly before his death, in accordance with Form No. 9 or Form No. 10 in Appendix I, to these Regulations, as the case may require; or

(ii) a certificate from a legally qualified medical practitioner who has made a post mortem examination of all the vital organs of the deceased, stating that the deceased died from natural causes, in accordance with Form No.

11 in Appendix I. to these Regulations; or

(iii) a certificate in accordance with Form No. 12 in Appendix I. to these Regulations from a coroner who has held an inquiry or inquest as to the cause of the death of the deceased, stating that the cause of death has been duly inquired into, and that no further examination of the body is necessary; and

(c) a statutory declaration in accordance with Form No. 13 in Appendix I, to

these Regulations.

- 17. (1.) Upon receipt of an application for a permit to cremate the Registrar General or the District Registrar to whom the application has been made shall satisfy himself that the application and the documents are in proper order, and that these Regulations in relation to the application have been duly complied with, and, upon being so satisfied and subject always to Regulations 11, 12, 13, and 14 of these Regulations, and to Section 10 of the Act the Registrar General or the District Registrar, as the case may be, shall issue to the applicant a permit to cremate the body of the
- deceased person named in the application.

  (2.) A permit to cremate shall be in writing in accordance with Form No. 14 in Appendix I. to these Regulations shall bear a number and the date and place of issue, and shall be signed by the Registrar General or the District Registrar issuing the same.
- (3.) If for any reason an application for a permit to cremate is refused, the prescribed permit fee which accompanied the application shall be refunded to the applicant, and the Registrar General or the District Registrar refusing the application shall retain the same, but shall communicate to the applicant in writing in accordance with Form No. 15 in Appendix I. to these Regulations the reasons for which such application is refused.
- 18. Where it is desired to cremate in a crematorium in Western Australia the body of a deceased person who died elsewhere than in Western Australia, and the only administrator entitled to apply for a permit to cremate such body is resident elsewhere than in Western Australia, the application for such permit may be made on behalf
- of such administrator by any person resident in Western Australia, who has been duly authorised in that behalf in writing under the hand of such administrator.

  19. (1.) When an application for a permit to cremate is approved and the permit is issued, the Registrar General or the District Registrar, as the case may be, shall, indorse on such application the number and date of the permit issued, and shall forward a copy of the application so indorsed to the Commissioner.
- (2.) For the purposes of this Regulation the Registrar General or the District Registrar to whom an application is made may require such application to be lodged with him in duplicate.

#### Part V.-Miscellaneous.

20. Every licensee of a crematorium shall keep a register of crematious in accordance with Form No. 16 in Appendix I. to these Regulations, and shall cause to be entered therein all the particulars prescribed by the said form in relation to every cremation carried out in such crematorium immediately after such cremation has been carried out:

Provided that the entries relating to the disposal of ashes need not be made until immediately after the disposal of such ashes.

21. The register of cremations kept by the licensee of any crematorium shall be open to inspection by any person during the ordinary business hours of the licensee, upon payment of the fee of one shilling.

22. (1.) As and whenever a cremation has been carried out in a crematorium, the

licensee of such crematorium shall within fourteen days after the cremation has been carried out, furnish to the Registrar General a certificate of such cremation, in accordance with Form No. 17 in Appendix I. to these Regulations.

(2.) The licensee shall, whenever at any time requested so to do, furnish to the Registrar General or an inspector of police any particulars which may be required and be available from the Register of Cremations kept by such licensee concerning any cremation which has been carried out at the crematorium of such licensee.

23. Any person who contravenes any of these Regulations shall be guilty of an offence against these Regulations, and shall be liable to a penalty not exceeding ten pounds for each such offence.

## APPENDIX I.

#### Form No. 1.

#### Western Australia. CREMATION ACT, 1929-1935.

Application for a License to Use and Conduct a Crematorium.

(Regulation 4.)

$T_0$	His Excellency, of Western Australia.	Governor	(or	Lieutenant-Governor)

- 1. The Trustees and controlling authority of the..... Cemetery, being a public cemetery appointed under the Cemeteries Act (or the ..... ....., being an association incorporated under the Associations Incorporation Act, 1895, established and constituted in connection with the cremation of dead human bodies, and holding a certificate under the hand of the Commissioner that such Association is an association to which the provisions of Section 4 of the said Act may reasonably be extended), hereby apply for a license to use and conduct a crematorium under and in accordance with the provisions of the said Act and Regulations at and in the said cemetery at the site next mentioned.

  2. The buildings to be used as the crematorium have been erected upon (or will be created upon).
- be erected upon) that portion of the area of the said cemetery which has been defined and set apart by the trustees of such demetery as a site for the said crematorium, namely
- 3. This application is accompanied by the statutory declaration of..... ....., of ....., of Western Australia..., as required by Subsection (2) of Section 4 of the said Act and by the sum of ..., the fee prescribed for the license applied for by the applicant.

  4. The applicant undertakes that within one year from the granting of the license they (or it) will obtain the certificate of the Commissioner of Public Health required by Subsection (3) of Section 4 of the soil Act

by Subsection (3) of Section 4 of the said Act.

Dated t	heda	ay of	· · · · · · · · · · · · · · · · · · ·	937.

Form 2.

Western Australia. CREMATION ACT, 1929-1935.

License to Use and Conduct a Specified Crematorium. (Regulation 5.)

By His Excellency's Command,

Chief Secretary.

Form 3.

Western Australia. CREMATION ACT, 1929-1935.

License to Use and Conduct a Specified Crematorium. (Regulation 5).

Dated at Perth in the State of Western Australia this.......day of ......, One thousand nine hundred and thirty-seven.

By His Excellency's Command,

# Form No. 4. Western Australia.

CREMATION ACT, 1929-1935.

Application for Certificate of Commissioner of Public Health to give effect to a License granted to Use and Conduct a Crematorium.

(Regulation 6). To the Commissioner of Public Health: The Trustees and controlling authority of the ...... building, fittings, works, and apparatus for the said crematorium have been erected and installed in accordance with the approved plans and specifications, and that the relative regulations have been complied with. The sum of ....., being the fees prescribed, accompanies this application. Dated the...., 193.... For and on behalf of the Applicant, Chairman. Form No. 5. Western Australia. CREMATION ACT, 1929-1935. Certificate of Commissioner to give effect to License to Use and Conduct a Crematorium. (Regulation 7). WHEREAS a license to use and conduct a crematorium upon a site defined and marked but by reason of the provisions of Subsection (3) of Section 4 of the said Act, the said license shall not have any validity or effect unless and until the Commissioner of Public Health shall certify as mentioned in the said subsection within one year from the granting of the license: And whereas on the ......day of ...... 193...., the said licensee duly made application for the said certificate: Now, therefore I, the undersigned, the Commissioner for Public Health, do hereby certify, under and in accordance with Subsection (3) of Section 4 of the said Act, that the necessary building, fittings, works, and apparatus for the said crematorium in respect whereof the said license was granted as aforesaid, have been erected and installed in accordance with the approved plans and specifications and that the relative Regulations have been complied with. Dated the....., 193.... ..... Commissioner of Public Health. Form No. 6. Western Australia. CREMATION ACT, 1929-1935. Notice by Administrator of intention to apply for Permit to Cremate. (Regulation 11.) (Regulation II.)

To (a) ... , of (b) ... , in the State of Western Australia (e) ... , being an administrator within the meaning and for the purposes of "The Cremation Act, 1929-1935," in relation to the dead body of (f) ... , late of (g) ... , in the State of (h) ... , who died at (i) ... , in the said State, on the (j) ... , day of ... , 193..., hereby give you notice that I intend as such administrator to make application on the (k) ... , day of ... , 193..., to the Registrar General at Perth (or to the District Registrar at (l) ... , 193... ) for a permit to cremate the dead body of the said deceased, in accordance with the provisions of the said Act. provisions of the said Act. Dated the....., 193... (m).....

Note.—If the person receiving the above notice desires to object to a permit to cremate being granted, he must, within twenty-four hours of the receipt by him of this notice, give to the Registrar General and to the District Registrar named in the notice and to the Administrator signing the notice, notice of his objection to the grant of a permit to cremate, in accordance with the requirements of Regulation 11 of the Cremation Act Regulations.

In case of urgency such notice of objection may be given by prepaid telegram, wherein the name and identity of the deceased, the date of the death and the name, address, and relationship of the objector are clearly disclosed.

(a)	Name of husband, wie	dow, or ne	xt-of-kin o	f deceased	person.	(b)	Address.
	(c) Name of Administ	rator.	(d) Addres	ss. (e)	Occupation	. (	f) Name
	of deceased. (g)	Address.	(h) In	isert State	. (i)	Place o	f death.
	(j) Date of death.	(k) Date	when appli	ication wil	l be lodged	with R	egistrar.

(1) Address of District Registrar. (m) Signature of Administrator,

## Form No. 7. Western Australia, CREMATION ACT, 1929-1935.

Notice o	f	Objection	to	the	Grant	of	a	Permit	to	Cremate.

(Regulation 11.)
I (a), of (b), in the State of (c), being the (d), in the State of (e), late of (f), in the State of (c), who died at (g), in the said State, on the (h), who died at (g), hereby give notice that I object to the grant of a permit under the provisions of "The Cremation Act, 1929-1935," to cremate the dead body of the said deceased.
Dated theday of
To (j)
(a) Name of Objector. (b) Address. (c) Insert State. (d) Husband, widow, or next-of-kin. (e) Name of deceased. (f) Address. (g) Place of death (h) Date of death. (i) Signature of objector. (j) The Registrar General at Perth and to the District Registrar of the District in which the deceased died, if the death took place in Western Australia, and to the administrator, if his address is known.
Form No. 8.  Western Australia.  CREMATION ACT, 1929-1935.
Application for a Permit to Cremate.
(Regulation 15.) To the Registrar General at Perth
(or the District Registrar at (a))
I (b), of (c), in the State of (d), being the executor or the person entitled to Letters of Administration, or being the person having the lawful custody of the body of (e), late of (f)
in the said State (g), who died at (h) in the said State, on the (i)day of 193, and as such, being ar administrator in relation to the said deceased within the meaning and for the purposes of "The Cremation Act, 1929-1935," hereby make application for the grant to me under Section 5 of the said Act of a permit to cremate the body of the said (e) deceased.
This application is accompanied by the sum of, the prescribed fee for the permit, and by certificates and statutory declaration by me as required by the Regulations.
Dated the, 193 (j)
Applicant.
Permit No
Registrar General (or District Registrar.)
(a) Insert address of District Registrar in whose District deceased has died (b) Name of applicant. (c) Address. (d) State. (e) Name of deceased person. (f) Address. (g) Occupation. (h) Place of death. (i) Date of death. (j) Signature of applicant.
$\mathbf{F_{orm}}$ No. 9.
Western Australia.
CREMATION ACT, 1929-1935.
Medical Certificate by Practitioner who attended Deceased at or shortly before Death
(Regulation 16.)
Name of deceased in full
Questions to be answered by Medical Practitioner.

- How long have you professionally known and attended the deceased?
- Did you personally attend the deceased during his or her last illness?
- When did you last see the deceased alive? (Say how many days or hours before death.)
- 4. Did you personally ascertain that death had taken place and that the body was that of the abovenamed?
- \*5. What was the nature of the disease or injury—privation or neglect, if any—causing death? (Mention its duration in years, months, or less.)

  \*6. What was the immediate or proximate cause of death? (Mention the dura-
- tion of the final stage or attack.)
- 7. Did the deceased undergo any operation during the final illness or within a year before death? If so, what was its nature and who performed it?

  8. Are the answers to the questions marked "based on a necropsy or on your personal knowledge of the course of the disease during his last illness?"

9. With your knowledge of the deceased's age, habits, and constitution, does the character of the fatal attack suggest any doubt as to its cause, or is there any circumstance leading you to believe that a further examination is desirable?  10. Do you know or have you any reason to suspect that the death of deceased was due directly or indirectly to—
<ul><li>(a) Violence.</li><li>(b) Poison.</li><li>(c) Privation or neglect.</li><li>(d) Illegal operation.</li></ul>
(e) Drowning. (f) Suffocation.
(g) Burns.  11. Does there exist to the best of your knowledge and belief any reason why the body should not be cremated?
Signature
No person who knows that under the terms of any policy of life assurance, will, settlement, or statute or otherwise howsoever he is entitled or will become entitled by reason or in consequence of the death of another person to any real or personal property, shall give or sign any certificate concerning the death of such other person for any of the purposes of this Act.
Form No. 10.
Western Australia. CREMATION ACT, 1929-1935.
Second Medical Certificate of Cause of Death.
(Regulation 16.)  I hereby certify that I have, in relation to the expressed desire that the deceased should be cremated, carefully and independently investigated the circumstances connected with the death of
I declare that, so far as I know, there exists no reason why the body of the said deceased person should not be cremated and that there are no circumstances connected with the death which could in my opinion render exhumation of the body hereafter necessary.
Signature
DateQualifications
No person who knows that under the terms of any policy of life assurance, will, settlement, or statute or otherwise howsever he is entitled or will become entitled by reason or in consequence of the death of another person to any real or personal property, shall give or sign any certificate concerning the death of such other person for any of the purposes of this Act.
Form No. 11.
Western Australia.
THE CREMATION ACT, 1929-1935.  Certificate of Medical Practitioner who has Conducted post mortem Examination.  (Regulation 16.)
I,, legally qualified medical practitioner, being informed that application is about to be made for a permit to cremate the body of (name), late of (address)
at (place)
the vital organs of the deceased, and I am of opinion as a result of such examination
the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature
the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature
the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature
the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature
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the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature
the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature
the vital organs of the deceased, and I am of opinion as a result of such examination that the death of the deceased resulted from natural causes.  Signature

Form No. 13.

Western Australia.

CREMATION ACT, 1929-1935.

Statutory Declaration.

(Regulation 16).

(4108 1410)
In the matter of an application by (a)
to cremate the dead body of (d)
I (h), of (i), in the State of Western Australia (j), do solemuly and sincerely declare as follows:—
1. I am the person making the above-mentioned application; or
2. I am the (k)of the person making the above-mentioned application, and as such am authorised by such person to make this declaration.
3. I am (or the person making the above-mentioned application is) in relation to the deceased person named in the said application an administrator within the meaning and for the purposes of "The Cremation Act, 1929-1935," and as such I am (or the applicant aforesaid is) authorised by the said Act to make the said application.
4. Notice of intention to make this application was in accordance with Regulation 11 of the Cremation Act Regulations duly served on the day of, 193, upon the following persons, being within my knowledge (or the knowledge of the said applicant) the (1) of the said deceased, that is to say—
(a)of (b)of
(e)of
<ul><li>5. I have not (or the said applicant has not) received any notice of objection to the said application.</li><li>6. The deceased person named in the said application, and the deceased</li></ul>
6. The deceased person named in the said application, and the deceased person named and referred to in the certificates which accompany the said application, and which I have signed for purposes of identification, are identical and are one and the same person.  And I make this solemn declaration by virtue of Section 106 of "The Evidence Act, 1906."
Declared at
<ul> <li>(a) Name of applicant.</li> <li>(b) Address.</li> <li>(c) Insert State.</li> <li>(d) Name of deceased.</li> <li>(e) Address.</li> <li>(f) Place of death.</li> <li>(g) Date of death.</li> <li>(h) Name of declarant.</li> <li>(i) Address.</li> <li>(j) Occupation.</li> <li>(k) Servant or agent.</li> <li>(l) Husband, widow or next-of-kin, as the case may be.</li> </ul>
N.
No Place of issue
Form No. 14. Western Australia. THE CREMATION ACT, 1929-1935.
Permit to Cremate. (Regulation 17.)
I (a), the Registrar General for the State of
Western Australia (or the Registrar of Births, Deaths and Marriages for the District of (b), in the State of Western Australia), acting under and in accordance with Section 5 of "The Cremation Act, 1929-1935," and pursuant
to an application made to me by (e), of (d), in the State of Western Australia, as an administrator within the meaning of the
said Act, do hereby permit and authorise the cremation at a duly licensed crematorium of the body of (e), late of (f),
in the State of (g), who died at (h)in the said State on the (i)day of, 193
Dated at, thisday of, 193
Registrar General (or District Registrar).
(a) Name of Registrar. (b) Insert district. (c) Name of applicant for permit. (d) Address. (e) Name of deceased. (f) Address. (g) Insert State. (h) Place of death.

Form No. 15.

Western Australia.

## CREMATION ACT, 1929-1935.

Notice of Refusal of Application for Permit to Cremate.  (Regulation 17.)  (a)							.11 2102, 102				
To the Registrar General   Committed			Not	ice of Refus			-	r Perr	mit to C	remate.	
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	Αu	I (c). stralia (		e Registrar o	 f Birt	, th	e Registrar Deaths, and	Gener Marr	al for thiages for	ne State the Dis	of Western trict of (d)
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Person Officiating at least   Pers	_	Norma as		Abode.	Data		Name of Min-	II- don			1 If given to
Form No. 17.  Western Australia.  CREMATION ACT, 1929-1935.  Certificate of Cremation.  (Regulation 22.)  To the Registrar General, Perth.  I (a), of (b), in the State of Western Australia, being the (c), of (d), the licensee of the crematorium at (e), of (d), in the State of (h), who died on the (i), day of (b), was, in pursuance of a permit to cremate, issued to (k), of (l), was, in pursuance of the State of Western Australia, duly cremated in the said crematorium on the (m), day of, 19, under and in accordance with the provisions of 'The Cremation Act, 1929-1935,'' and the regulations thereunder.  Dated this, day of, 19  (a) Name. (b) Address. (c) Secretary, clerk, etc. (d) Name of licensee. (e) Address of crematorium. (f) Name of deceased person. (g) Address. (h) State. (i) Date of death. (j) Place of death. (k) Name of permit holder. (l) Address. (m) Date of cremation. (n) Signature of person giving the certificate:	No.	Person		Death Oc- curred. 3. Date when Death Oc-	of Crema-	mit	Person Offi- ciating at	taker's	1. Colum- barian. 2. Niche	Garden Plot Interred,	relatives, to whom given.
Western Australia. CREMATION ACT, 1929-1935. Certificate of Cremation. (Regulation 22.)  To the Registrar General, Perth.  I (a) , of (b) , in the State of Western Australia, being the (c) , of (d) , the licensec of the crematorium at (e) , do hereby certify that the body of (f) , late of (g) , in the State of (h) , who died on the (i) , day of , 19 , at (j) , was, in pursuance of a permit to cremate, issued to (k) , of (l) , in the State of Western Australia, duly cremated in the said crematorium on the (m) , day of , 19 , under and in accordance with the provisions of "The Cremation Act, 1929-1935," and the regulations thereunder.  Dated this , day of , 19 (n) (n) (n) (n) (g) Address. (e) Address of crematorium. (f) Name of deceased person. (g) Address. (h) State. (i) Date of death. (j) Place of death. (k) Name of permit holder. (l) Address. (m) Date of cremation. (n) Signature of person giving the certificate:											
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APPENDIX II.	(8	(e) A (h) S holder	ddress tate.	s of cremato (i) Date (l) Address.	rium. of dea	th.	(f) Name of (j) Place	dece of de	ased per eath.	son. (k) Nai	(g) Address. ne of permit
						API	PENDIX II	•			

Fees.

		£	s.	d.	
For	license to use and conduct a crematorium	1	1	0	
For	certificate of Commissioner to validate and give effect to license to use				
	and conduct a crematorium, including necessary inspections	$^2$	2	Ü	
For	permit to cremate	0	5	0	

## THE BUSH FIRES ACT, 1902.

Alteration of "Prohibited Periods" in Parts of Gingin and West Arthur Road Districts.

Department of Lands and Surveys Perth, 23rd November, 1937. Corres, 2287/32. IT is hereby notified that, under the provisions of the above Act, His Excellency the Lieutenant-Governor in Executive Council has been pleased to declare that it shall be unlawful to set fire to the bush in that portion of

shall be unlawful to set fire to the bush in that portion of the Gingin Road District situated within three (3) miles of the coastline from 15th November, 1937, to 1st January, 1938 (inclusive), in lieu of the period 1st November, 1937, to 1st March, 1938, previously gazetted.

And to declare that the prohibited period in that portion of the West Arthur Road District lying westward of the Williams, Darkan, Duranillin, Moodiarrup, and Huelin Crossing Roads shall terminate on the 31st January, 1938, in lieu of the 15th February, 1938, as previously gazetted.

G. L. NEEDHAM, Under Secretary for Lands.

THE LAND ACT, 1933-1936.

Resumption of Part of Pastoral Lease.

Department of Lands and Surveys, Perth, 23rd November, 1937. Corres. 1944/35. IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to resume, for Agricultural Settlement, under Section 109 of the above Act, those portions of Pastoral Lease 4021/93, being Nelson Locations 11243, 11244, and 11245 (as surveyed and shown on Diagram 59567), and containing in the aggregate 256 acres 1 rood 2 perches. (Plan 439B/40, D1.)

G. L. NEEDHAM. Under Secretary for Lands.

#### THE LAND ACT, 1933-1936.

Change of Name of Road-Perth to Fremantle. Department of Lands and Surveys, Perth, 23rd November, 1937. 1495/30.

IT is hereby notified that His Excellency the Lieutenant-To is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased, under Section 10 of the above Act, to change the names of—"Canning road," from the southern approach to the Fremantle Traffic Bridge to Applecross Wireless Station; "Perth-Fremantle road," from Applecross Wireless Station to Lower Canning Bridge; "Lower Canning road," from Lower Canning Bridge to South terrace; and "Executive road," South terrace; road," from Lower Canning Bridge to South terrace; and "Fremantle road," from South terrace to Albany road, to "Canning highway"; and such roads shall hereafter be known as "Canning highway" accordingly.

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

#### RESERVES.

Department of Lands and Surveys Perth, 23rd November, 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:--

KOJONUP (Glenorchy).—No. 21786 (School Site). —Location No. 8515. (5a.) (L.T.O. Diagram 10364; Flan 415B/40, E2.)

AVON.—No. 21789 (Quarry—Gravel).—Location No. 3749. (8a. 0r. 15p.) (Diagram 58626; Plan 25/80, 26749. (8a. 0r. 15p.) E4.)

KATANNING,—No. 21790 (Infant Health Clinie),—Lot No. 64. (34.7p.) (Plan Katanning Townsite.) Reserve 15062 (Water) is hereby cancelled.

JENNABERRING AGRICULTURAL AREA (North Yoting).—No. 21791 (School Site).—Bounded by lines commencing at a point on the north-western boundary of Lot 31 situate 14 chains north-eastwards from its western corner and extending north-castwards along said north-western boundary for a distance of about 7 chains;

thence south-eastwards at right angles thereto for a distance of about 7 chains; the opposite boundaries being parallel and equal. (About 5a.) (Plan 3B/40, F2.) Reserve 11717—Lot 31—(Water) is hereby reduced.

G. L. NEEDHAM, Under Secretary for Lands.

## CHANGE OF PURPOSE OF RESERVES.

No. 21099, at Pinjarra.

Department of Lands and Surveys, Corres. No. 789/33. Perth, 23rd November, 1937. 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. 21099 (Pinjarra Sub. Lots 96 to 107 inclusive) being changed from "Aeroplane Landing Ground" to "Recreation." (Plan Pinjarra Townsite.)

No. 21645, near Gnowangerup.

Corres. 2294/36.

HIS Excellency the Licutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933-1936," of the purpose of Reserve No. 21645 (near Gnowangerup) being changed from "Road Board Purposes" to "Sanitary Site." (Plan 436C/40, E1.)

G. L. NEEDHAM. Under Secretary for Lands.

THE PARKS AND RESERVES ACT, 1895. Appointment of Member-King's Park Board.

Department of Lands and Surveys, Perth, 23rd November, 1937.

Corres. No. 1521/90, Vol. 3. IT is hereby notified that His Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, Charles Harper (during his term of office as Lord Mayor) to be a member of the Board controlling King's Park (Re-serve No. "A" 1720), in lieu of J. J. Poynton, who has retired.

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

## THE PARKS AND RESERVES ACT, 1895.

By-laws-Byford Recreation Reserve.

Department of Lands and Surveys. Corres. No. 7208/19. Perth, 23rd November, 1937. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the above Act, of the following By-laws for the control of Byford Recreation Reserve, No. 17490:-

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

## BY-LAWS.

1.-Hours.

The Reserve shall be open to the public at all hours free of charge, but subject to the restrictions hereinafter contained.

## 2.—Injury to things.

No person shall pluck any of the wild or cultivated flowers or walk on the beds, borders, or putting greens, nor pull up or dig or otherwise disturb any grass, or climb upon or get through or over the fences, or remove or injure any of the gates, turnstiles, fences, buildings, or flags, nor disturb, damage, or destroy any of the property or things within the bounds of the Reserve.

### 3.—Shooting.

No person shall carry or discharge firearms through or on the Reserve, or shoot, snare, or destroy any birds or animals, except as in the next paragraph mentioned.

## 4.—Dogs, Goats, etc.

All dogs, goats, and poultry found within the Reserve may be destroyed by any of the persons hereinafter referred to as being authorised to prosecute for breaches of this By-law, and the owner shall make compensation, to be recovered before any Justice of the Peace, for any damage done by such dogs, goats, or poultry.

#### 5.-Works.

During the constructing, building, making, repairing, or maintaining of any beds, borders, or greens, links, or maintaining of any beds, borders, or greens, links, buildings, or other improvements, no person shall interfere with the workmen, gardeners, caretakers, or rangers, or do or cause to be done any act which will or may be likely to interfere with or prevent such constructing, building, making, repairing or maintaining.

#### 6 .- Misconduct.

Any person in a state of intoxication or misconducting himself or herself shall be liable to be removed from the Reserve.

#### 7.—Rubbish.

No person shall deposit rubbish or any offensive matter on any part of the Reserve.

#### 8.—Fires.

No person other than the workmen, gardeners, caretakers or rangers referred to in paragraph 5 hereof shall light any fires on the Reserve.

#### 9.—Games.

In the event of a permit to use the Reserve or any part thereof being granted to any person or persons or club for the purpose of enabling any particular game or games to be established on the Reserve, then so long as such permit remains in force, no game shall be played on the Reserve which may prevent, hamper, interfere, or compete with such person or persons or club in the use of the Reserve for the purposes set forth in such permit, and no person shall do or cause to be done anything which will or may be likely to interfere or compete with such person or persons or club in any manner in commencing, playing, or carrying on such game or games.

#### 10.—Fees.

The Board may prescribe days or occasions on which free admission to the Reserve or any part thereof is disallowed, and may fix the amount of the fees, and prohibit free admission on such days or occasions.

#### 11.—Enforcement.

Any member of the Board, or the secretary or acting secretary, engineer, or supervisor to the Board, or any person authorised by the Board, or, in the event of the use of the Reserve being granted by permit to any person or persons or club, such permit-holder, shall have power to enforce these By-laws and take any proceedings hereunder at any time.

#### 12.—Penalties.

Any person offending against any part of these Bylaws shall be liable to a penalty not exceeding £10 for each offence.

Passed by the Recreation Reserve Board, Byford, this 19th day of August, 1937.

(Sgd.) J. LEWIS WALLIS,

Chairman.

(Sgd.) J. T. MAKIN, Secretary.

## 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:—

## WAGIN,

7th December, 1937, at 11 a.m., at the District Lands Office-

\$\$ \$ Wagin=\$Sub. 66, 1a. 2r. 20p., £12; Sub. 67, 1a. 2r. 3p., £10; 621, 2a. 3r. 7p., £15.

#### BUNBURY.

8th December, 1937, at 3.30 p.m., at the District Lands

‡Drakesbrook-Town 1, 3r. 24p., £10; 5, 2r. 31p., £10. COLLIE.

8th December, 1937, at 11 a.m., at the Court House— ‡Collie—Town 1417, 1r., £18.

#### CUE.

8th December, 1937, at 2 p.m., at the Mining Registrar's

†Big Bell-Town 161, 39.1p., £12 10s.

#### GERALDTON.

8th December, 1937, at 3.15 p.m., at the District Lands

Denison-Town 38, 39, 1r. each, £14 each; 108, 1r. 15.5p., £14.

Galena-Town 12, 1r., £10.

Naraling-Town 42, 1r., £12 10s.

‡Narngulu-\*43, 10a., £40.

#### SOUTHERN CROSS.

8th December, 1937, at 3 p.m., at the District Lands Office-

†Mt. Palmer-Town 185, 1r., £12 10s.

Westonia-Town 38, 1r., £20; 382, 1r., £10.

#### KATANNING.

9th December, 1937, at 11 a.m., at the District Lands Office-

‡Gnowangerup—Town 74, 1r., £20.

‡Gnowangerup--\*200, 5a., £20.

‡Woodanilling—\*328, 4a. 1r. 36p., £6; 332, 333, 334, 335, 336, 5a. each, £6 each; 329, 330, 331, 4a. 1r. 38p. each, £6 each.

#### NORTHAM.

9th December, 1937, at 11.30 a.m., at the District Lands Office-

‡Beechina—\*24, 11a. 3r. 21p., £10.

‡Calingiri—\*39, 40, 5a. each, £10 each.

‡Quairading—Town 159, 1r. 14p., £20.

‡Wongan Hills-Town 89, 1r., £10,

#### NORSEMAN.

9th December, 1937, at 11 a.m., at the Police Station— Norseman—Town 398, 1r., £12; 575, 576, 1r. each, £15 each.

†Norseman-Town 1020, 39.1p., £12 10s.

#### PERTH.

10th December, 1937, at 11 a.m., at the Department of Lands and Surveys

‡Coolup--\*35, 4a. 0r. 26p., £15.

‡Dwellingup—\*144, 12a. 0r. 20p., £30.

‡Jarrahdale—Town 27, 1r., £15.

‡||Pinjarra—Town 201, 2r. 11.6р., £40; 202, 1r. 20.9р., £50.

## BRIDGETOWN.

14th December, 1937, at noon, at the District Lands

‡Balingup-Town 241, 2r. 22p., £12.

‡Manjimup—\*274, 9a. 0r. 16p., £60.

‡Pemberton—Town 130, 1r., £10; 131, 39.2p., £15.

#### BUSSELTON

15th December, 1937, at 3 p.m., at the Agricultural

‡Dunsborough--\*48, 8a. 2r., £40.

\*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 districts, where it is granted to a depth of 40 feet or 20 feet only.

G. L. NEEDHAM, Under Secretary for Lands.

#### FORFEITURES.

IE 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, Corr. No., Plan No. Arbuthnot, J. W.; 348/502; Avon 25701; non-compliance with conditions; 2029/34; 376/80, D2.

Detez, Alfred; 338/1583; Murrin Murrin 55; £23 0s. 0d.; 3008/15; Murrin Murrin.

Forward, D. A.; Stephen, Alexander, and Tonkes, A. E.; 68/941; Roe 1574, 1575; abandoned; 3870/28; 405/80.

Forward, D. A.; 74/524; Roe 1834; abandoned; 5386/28; Lake King 3.

Garland, A. D.; 68/3071; Victoria 9373; £80 13s. 10d.; 2683/30; 160/80, E & F2.

Grover, Onslow; 347/848; Avon, 19638, 23617, 8010, 12688; abandoned; 553/35; 342C/40, E & F3. Hulme, J. H.; 20902/68; Yilgarn 961; abandoned;

4189/26; 36/80, B2.

Jones, Gordon; 55/1577; Sussex 2346, 2348; £170 5s. 1d.; 2105/29; 413C/40, D3.

Kerr, R. E.; 41509/55; Fitzgerald 296; abandoned; 3187/25; 392/80, A & B1 & 2.

Kerr, R. E.; 2435/74; Fitzgerald 787; abandoned; 3766/25; 392/80, A & B I & 2.

Lockwood, W. A.; 20/1489; Sussex 1415; £18 3s. 8d.; 1427/20; 413D/40.

Mason, A. C.; 41533/55; Yilgarn 667; abandoned; 3648/25; 53/80, C & D3.

Pittaway, A. E.; 347/1355; Victoria 5954; non-compliance with conditions; 2104/36; 95/80, F1, 96/80,

Pollock, R. T.; 21642/68; Williams 9725; abandoned; 1505/27; 408/80, A & E3.

Prideaux, W. T.; 24058/74; Plantagenet 4378; abandoned; 3298/24; 451/80, D4.

Quill, James; 15605/68; Kojonup 7812; abandoned; 5056/21; 410C/40, F4.

Stephen, Alexander; 74/526; Roe 1836; abandoned;

5388/28; 405/80.
Thomas, W. P.; 68/3694; Kent 1091; abandoned: 1481/32; 407/80, D4.

Thomas, W. P.; 74/1577; 1496/32; 407/80, D4. Kent 1155; abandoned;

Tonkes, E. A.; 74/525; Roe 1835; abandoned; 5387/28: Lake King 3.

Tranter, A. D.; 348/638; Esperauce 509, 529; abandoned; 2709/36; 402/80, B4.

G. L. NEEDHAM, Under Secretary for Lands.

## LOTS OPEN FOR SALE.

Department of Lands and Surveys Perth, 23rd November, 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 Beverley.

5/95, Vol. 3.—BROOKTON, Town, 110 and 221, £10 each; Suburban for Cultivation, 281 (3a. 3r. 5p.), 284 (3a. 3r. 4p.), £20 each. Lots 221, 281, and 284 subject to payment for improvements.

Applications to be lodged at Geraldton.

3642/95.—DENISON, Town, 100, 102, and 107, £22 10s. each; 62, 63, and 64, £14 each; Suburban for Cultivation, 154 (5a. 0r. 7p.), £23 6s. 8d.; Suburban, 30 (2a. 1r. 16p.), £12.

2264/37.—ROTHSAY, Town, 71, £12.

Applications to be lodged at Kalgoorlie.

1573/17, Vol. 4.—KALGOORLIE, Town, 1824 (Balfour street) and R475 (Egan street), £15 each; 1833 (Carrington street), R544 (Hannan street), 1467 (Boundary street), R1089 (Ward street), 3017 (Forrest street), £12 10s. each; 1093 (Buller street), £12; 2182 (Hare street), £10. Applications to be lodged at Narrogin.

589/16.—DURANILLAN, Town, 7, 20, 21, and 22 (1r. each), £15 each. Reserve 16927 (Excepted from Sale) is hereby reduced.
3019/21.—KULIN, Town, 81 (1r.), £35.
5614/13, Vol. 4.—KULIN, Town, 25, £35; 52, £20; Suburban for Cutivation, 157 (1a. 3r. 38.2p.), £45;

163 (5a.), £15.

Applications to be lodged at Northam.

11224/02, Vol. 4.—GOOMALLING, Suburban for Cultivation, 65 (2a. 3r. 36p.), £15.

7780/22.—LAKE BROWN, Suburban for Cultivation,

34, 35, and 36 (4a. 1r. 16p. each), £10 each.

Applications to be lodged at Perth.

Applications to be longed at Ferm.

635/34, Vol. 2.—BIG BELL, Town, 125 (1r.), £25.

Reserve 21559 (Excepted from Sale) is hereby reduced.
220/28.—DWELLINGUP, Suburban for Cultivation,
77 and 78 (about 1a. 2r. 8p.), £6; to be sold as one lot.
9101/00, Vol. 2.—MEEKATHARRA, Town, 407, £20;
619, £15; 637, £12 10s.; 328, £12.
761/19.—SOUTH KALAMUNNDA, Town, 46, £12.

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 Corres. No. 760/36. Perth, 17th November, 19 Perth, 17th November, 1937. IT is hereby notified, for general information, that Agnew Lot 30, containing about 1 rood, will be available for leasing for Residential purposes only, under Section 117 of "The Land Act, 1933-1934," on and after the 8th December, 1937, subject to the following conditions:-

(1) The term of the lease shall be for 99 years.
(2) The capital unimproved value shall be £12 10s.,

the annual rental being 10s.

(3) The capital unimproved value shall be subject to

reappraisement during the currency of the lease at intervals of not less than 10 years.

(4) A residence must be erected on the lot within six months of the date of the lease; failure to comply with this condition renders the lease liable to forfeiture.

(5) No person will be eligible to hold more than one

Applications for this lot must be lodged at the Lands Office, Perth, on or before the above date.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there is more than one applicant the application to be granted will be determined by a Board fixed for such purpose.

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

## LOTS OPEN FOR LEASING.

Department of Lands and Surveys, Perth, 23rd November, 1937.

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

Applications to be lodged at Perth.

635/34, Vol. 2.—BIG BELL, Town 38, £15; 179 and 200, £12 10s. each; subject to the conditions that the lessee shall not carry on or permit to be carried on, on these lots, any trade or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the conditions under which these lots are made available shall not entitle the lessee now or at any future time to the right to convert same to fee simple.

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.

TENDERS FOR LEASING KALGOORLIE LOT 3205.

Kalgoorlie Land Agency.

Business or Residential Purposes.

Section 117 of "The Land Act, 1933-1936."

Department of Lands and Surveys Perth, 10th November, 1937.

Corres. No. 2710/94, Vol. 2.

TENDERS for the leasing of the land comprised within Kalgoorlie Lot 3205 (adjoining Lot 3102, Hanbury street), containing about 28 perches, are invited.

The above lot will be available for leasing, under Section 117 of "The Land Act, 1933-1936," for a term

of Five (5) years.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of Five pounds (£5) per annum), indorsed "Tender for Kalgoorlie Lot 3205, shown on Public Plan Kalgoorlie, Sheet 1," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Kalgoorlie, on or before Wednesday, the 1st December, 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 accepted. (Plan Kalgoorlie, Sheet 1.)

> G. L. NEEDHAM, Under Secretary far 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, 1st DECEMBER, 1937.

#### PERTH LAND AGENCY.

Eucla Division.

Nurina District (near Eyre).

Corres. 269/26. (Plans 15/300 and 16/300.)
Those areas of unsurveyed land, containing about 461,454 acres, 19,975 acres, 39,994 acres, 20,000 acres, 30,144 acres, being Madura Pastoral and Development Company Proprietary, Limited's, forfeited Pastoral Leases Nos. 1291/95, 1292/95, 1324/95, 1290/95, 1315/ 95; subject to existing Agricultural Bank indebtedness.

#### WEDNESDAY, 15th DECEMBER, 1937.

PERTH LAND AGENCY.

Eastern Division.

Hampton and Ngalbain Districts (near Feysville). Corres. 1735/35. (Plans 49/80 and 40/80.)

That area of unsurveyed land, containing about 15,568 acres; being W. J. Gardner's forfeited Pastoral Lease No. 395/746.

Eastern Division.

Nabberu District (near Wiluna).

Corres. 104/36, (Plan 60/300.)

That area of unsurveyed land, containing about 110,537 acres, being E. C. Clark's forfeited Pastoral Lease No. 395/764.

Kimberley Division.

Luman District (near Turkey Creek).

Corres. 2683/17. (Plans 132/300 and 141/300.) That area of unsurveyed land, containing about 20,000 acres; being K. M. Rhatigan's forfeited Pastoral Lease No. 1934/98.

#### WEDNESDAY, 29th DECEMBER, 1937.

PERTH LAND AGENCY.

Kimberley Division.

Dampier District (near Lagrange Bay).

Corres, No. 2105/35, Plan 127/300.)

That area of unsurveyed land, containing about 40,000 acres; being G. Hodges' and A. and E. A. Owen Tucker's forfeited Pastoral Lease No. 396/551.

Kimberley Division.

Meda District (near Secure Bay).

Corres. 311/36. (Plan 139/300.)

That area of unsurveyed land, containing about 38,699 acres; being C. J. Kelly's forfeited Pastoral Lease No. 396/559.

#### North-West Division.

Gregory District (near Mt. Brockman).

Corres. 1411/21. (Plans 97/300 and 96/300.)
Those areas of unsurveyed lands, containing about 40,000 acres, 20,000 acres, and 20,000 acres; being M. J. Williams' (Administrator of the Estate of J. G. S. Williams, deceased), and M. J. Williams' forfeited Pastoral Leases Nos. 3303/96, 3345/96, and 3892/96; subject to critical across the property of t ject to existing Agricultural Bank indebtedness.

## WEDNESDAY, 5th JANUARY, 1938.

PERTH LAND AGENCY.

Kimberley Division.

Omalinde and Luman Districts (near Mt. Bedford). Corres. 251/30. (Plan 133/300.)

That area of unsurveyed land, containing about 20,353 acres; being P. T. O'Romney's forfeited Pastoral Lease No. 2216/98.

North-West Division.

Peawah District (near Mt. Wohler).

Corres, 370/37. (Plan 110/300.)

That area of unsurveyed land, containing about 50,000 acres; being portion of land surrendered from S. H. G. Meares' Pastoral Lease No. 2546/96.

> 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

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 lack with dealt with.

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

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

The selector of a Homestead Farm from any location

must take the balance thereof, if any, under Conditional Purchase.

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

#### SCHEDULE.

## WEDNESDAY, 1st DECEMBER, 1937.

BEVERLEY LAND AGENCY.

Avon District (about 10 miles east of South Kumminin). Corr. No. 340/37. (Plan 345/80, C2.)

Location 21951, containing 2,000a. 2r. 15p., at 7s. 9d. per acre; classification page 16 of 6191/21; subject to existing Agricultural Bank and I.A.B. indebtedness and to a cropping lease which expires on 28th February, 1938; being J. M. Bray's cancelled application.

Moorambine Agricultural Area (adjoining Westbrook). Corr. No. 3196/91, Vol. 2. (Plan 378A/40, B1.)

That portion of Lot 95, containing about 11 acres, bounded on the north-west by Avon Location 1555, on the north-east by Lot 6, on the south-east by Road No. 786, on the south-west by a road passing along a north-eastern side of the Great Southern Railway Reserve; subject to classification, pricing, and any necessary survey. Reserve 6121 (Public Utility) is hereby reduced.

#### GERALDTON LAND AGENCY.

Victoria District (near Pintharuka).

Corr. No. 1248/37. (Plan 128/80, C4.)

Location 4108, containing 766a. 1r. 26p., at 12s. per acre; classification page 33 of 4811/10, Vol. 2; subject to existing Agricultural Bank and I.A.B. indebtedness; being B. E. Tonissen's cancelled application.

#### NARROGIN LAND AGENCY.

Roe District (near Holt Rock).

Corr. No. 1956/37. (Plan 375/80, F3.)

The unsurveyed area, containing about 4,000 acres, bounded by lines commencing at the south-east corner of Location 1150 and extending south about 150 chains; thence west about 253 chains to the production south of the east boundary of Location 1149; thence north along said production, said east boundary, and part of the east boundary of Location 1169 to a south-west corner of Location 1146; thence east, south, and east along boundaries of Locations 1146 and 1150 aforesaid to the starting point; subject to survey, classification, and pricing. and pricing.

Williams District (about 11 miles north-west of Tarin). Corr. No. 1760/37. (Plans 386/80, F2; 387/80, A2.) Locations 9965 and 13113, containing 901a. 3r. 11p., at 8s. 3d. per acre; classification page 88 of 7513/10, to s. Sd. per acre; classification page 88 of 7515/10, Vol. 1; subject to payment for improvements, if any; to exemption from road rates for two years from date of approval of application, and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being G. R. Kirk's cancelled application.

## NORTHAM LAND AGENCY.

Melbourne District (about 31/2 miles east of Piawaning). Corr. No. 6344/20. (Plan 57/80, A & B3.)

Locations 1051 and 1853, containing 3,120a. 2r. 10p., at 2s. 6d. per acre; classification page 3 of 6344/20; also Location 1052, containing 393a. 2r. 9p., at 2s. 6d. per acre; classification page 2 of 964/21; subject to exemption from road rates for two years from date of approval of application; being T. Liversedge's forfeited Leases 13418/68 and 13419/68.

Melbourne District (about 7½ miles south-west of Wongan Hills).

Corr. No. 8675/13. (Plan 57/80, C4.)

Location 2831, containing 2,363a. 2r. 10p., at 6s. 6d. per acre; classification page 5 of 8675/13; subject to payment for improvements and to exemption from road rates for two years from date of approval of applica-tion. This cancels the notice in the Government Gazette 30th November, 1934, relating to this block.

Ninghan District (about 15 miles north of Lake Brown).

Corr. No. 1257/37. (Plan 54/80, B1.)
Location 1958, containing 839a. 2r., at 9s. per acre;
classification page 4 of 2861/24; subject to existing
Agricultural Bank indebtedness and to a cropping lease
which expires 28th February, 1938; being B. T. Hayes' cancelled application.

Ninghan District (about eight miles south of Jingymia). Corr. No. 970/37. (Plan 65/80, E4.)

Location 2409, containing 1,788a. Ir. 35p., at 6s. 9d. per acre; classification page 11 of 2537/25; subject to existing Agricultural Bank indebtedness, to a cropping

lease which expires 28th February, 1938, and also to the Government retaining the right to resume for rail-way or other public purposes any land required, and no compensation to be given, except for the actual value of any improvements which may be resumed; being R. Norman's cancelled application.

## PERTH LAND AGENCY.

Swan District (about two miles north-west of Chidlow). Corr. No. 1198/35. (Plan 1B & C/20, Mount Helena.)
Location 3337, containing 40a. 2r. 27p., at 15s. per
acre; classification page 58 of 10073/97, Vol. 2; subject to payment for existing improvements and to
exemption from road rates for two years from date of approval of application, and to timber conditions; being A. H. George's forfeited Lease 347/767.

## RAVENSTHORPE LAND AGENCY.

Oldfield District (near Kundip).

Corr. No. 320/27. (Plan 421/80, A3.)
Locations 87 and 306, containing 1,000 acres, at 2s. 9d. per acre; classification page 26 of 320/27; subject to exemption from road rates for two years from date of approval of application and to mining conditions. This cancels the notice relating to this block which appeared in the Government Gazette 22nd July, 1937.

#### SALMON GUMS LAND AGENCY.

Esperance District (about nine miles west of Scaddan). Corr No. 1960/36. (Plan 402/80, A3 & 4.)

Locations 640 and 855, containing 1,999a. 2r. 30p., at 6s. 9d. per acre; subject to existing Agricultural Bank indebtedness; being H. G. P. Franklyn's forfeited Lease 348/551.

Fitzgerald District (about three miles south-west of Red Lake.)

Corr. No. 5649/25. (Plan 392/80, B4; 402/80, B1.) Locations 96 and 819, containing 1,000 acres; subject to pricing and payment for improvements; being S. B. McWhirter's forfeited Leases 41621/55 and 24738/74.

Fitzgerald District (about six miles south-east of Grass Patch).

Corr. No. 1961/36. (Plan 402/80, D2.) Locations 335 and 885, containing 2,234a. 3r. 4p., at 6s. 6d. per acre; subject to existing Agricultural Bank indebtedness; being J. H. Lawford's forfeited Lease

Fitzgerald District (about four miles south-east of Grass Patch.)

Corr. No. 2259/33. (Plan 402/80, C & D 2.) Locations 1476 and 144, containing 1,024a. 1r. 6p.; subject to pricing; subject to payment for improvements; being L. C. Webster's forfeited Lease 68/4047.

#### WAGIN LAND AGENCY.

Williams District (about 15 miles south of Toolibin).

Corr. No. 2852/30. (Plan 386D/40, A4.)
Location 12320, containing 160a. 0r. 19p., at 4s. 3d.
per acre; classification page 5 of 2852/30; subject to
the eradication of the poison to the satisfaction of the
Minister for Lands before the Crown grant will issue
and to exemption from road rates for two years from
date of approval of application; being N. E. S. Cable's
forfeited Legge 68/2889. forfeited Lease 68/2889.

## THURSDAY, 2nd DECEMBER, 1937.

## BRIDGETOWN LAND AGENCY.

Kojonup and Nelson Districts (about 14 to 16 miles south of Qualeup).

Corr. No. 1435/37. (Plans 438C/40, F3; 438B/40, F2.)

Kojonup Locations 6548, 6545, and 6553, containing 3,107a. 1r. 23p., at 6s. 6d. per acre; classification page 3 of 5928/21; also Nelson Locations 7816, 6675, and

6676, containing 1,549a. 1r., at 5s. per acre; classification page 4 of 5929/21; subject to existing Agricultural Bank indebtedness; being J. M. Merritt's can celled application.

Nelson District (near Yanmah).

Corr. No. 645/21. (Plan 439C/40, D & E4.)
Locations 7694 and 7696, containing 214a. 3r. 2p., at 12s. 6d. per acre; classifications pages 4 and 6 of 2086/18; subject to existing Agricultural Bank indebtedness and to timber conditions, also subject to the conditions applying to land selection in this area; being A. J. Murphy's forfeited Lease 38477/55.

Nelson District (three miles north-east of North Greenbushes).

Corr. No. 366/37. (Plan 414C/40, E4.) Location 10953, containing 162a. 0r. 15p.; available subject to pricing.

Sussex District (about two miles east of Karridale Siding).

Corr. No. 1297/34. (Plan 440D/40, B4.)
Location 3070, containing 157a. 3r. 6p., at 6s. 3d.
per acre; classification page 7 of 1297/34; subject to
exemption from road rates for two years from date of
approval of application and to timber conditions, also
to the conditions applying to land selection in this district; being W. G. Richards' forfeited Lease 347/724.

## WEDNESDAY, 8th DECEMBER, 1937. ALBANY LAND AGENCY.

Denmark Estate (about two miles west of Denmark). Corr. No. 1379/37. (Plan 452C/40, D4.)

Location 442, containing 98 acres, at 12s. 6d. per acre; classification page 10 of 5422/20; subject to existing Agricultural Bank indebtedness and to the conditions applying to this district; being L. H. Smith's cancelled application.

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

Corr. No. 1089/31. (Plan 452C/40, D4.)
Location 483, containing 105a. 1r., at 8s. 6d. per acre; classification page 9 of 7942/20; subject to exemption from road rates for two years from date of approval of application; being G. W. Martin's forfeited Lease 68/3113.

Plantagenet District (near Parry Inlet).

Corr. No. 2376/31. (Plan 456A/40, C1.)
Location 5560, containing 51a. 2r. 13p.; subject to pricing; classification page 3 of 2376/31; and Location 5558, containing 103a. 1r. 24p.; subject to pricing; classification page 2 of 2075/31; subject to payment for improvements; being R. T. Chandler's forfeited Leases 55/2238 and 74/1355.

## GERALDTON LAND AGENCY.

Victoria District (near Bindu, about 14 miles northwest of Tenindewa).

Corr. No. 2702/30. (Plans 156/80, A1; 161/80, A4.) Locations 6827 and 7323, containing 3,204a. Or. 3p., at 4s. per acre; subject to payment for improvements; being J. C. Adam's forfeited Lease 68/2741.

## NARROGIN LAND AGENCY.

Avon District (about 31/2 miles north-west of Kulin). Corr. No. 3171/25. (Plan 377/80, E & F 2 & 3.) Locations 17663 and 17665, containing 1,788a. 3r. 35p., at 8s. per acre; classification page 30 of 3171/25; subject to existing Agricultural Bank, I.A.B., and Minister for Lands' indebtedness, also a cropping lease expiring 28th February, 1938; being J. T. McKenna's forfeited Leases 19786/68 and 24817/74.

## NORTHAM LAND AGENCY.

Avon District (about six miles south-west of Barbalin'). Corr. No. 3214/26. (Plan 55/80, D & E4.)

Location 14374, containing 1,000 acres, at 6s. 6d. per acre; classification page 33 of 3214/26; subject to payment for improvements. This cancels the notice relating to this block in Government Gazette 31st August, 1934.

Avon District (about five miles south-east of Narembeen).

Corr. No. 1707/37. (Plans 5/80, C4; 345/80, C1.) Locations 18360 and 18361, containing 1,628a. 3r. 26p., at 10s. per acre; classification page 8 of 1945/36; subject to existing Agricultural Bank, Industries Assistance Board, and wire netting indebtedness, and to a cropping lease which expires 28th February, 1938; being B. P. Moppett's cancelled application.

Avon District (about five miles north of Trayning).

Corr. No. 1553/32. (Plan 34/80, Cl.) Locations 20418 and 20422, containing 1,760a. 3r. 37p., at 6s. per acre; classification page 29 of 1553/32; sub-ject to existing Agricultural Bank indebtedness; being E. S. Somers' forfeited Lease 68/3618.

Avon District (near Tammin Tank).

Corr. No. 1499/37. (Plan 26C/40, F4.) Locations 20535 and 20536, containing 397a. 2r. 25p., at 11s. 6d. per acre; classification pages 48 and 49 of 93/12; subject to existing Agricultural Bank indebted-ness; being P. H. H. Underwood's cancelled application.

Melbourne District (about eight miles east of Carani).

Corr. No. 3703/13. (Plans 57/80, C4; 32/80, C1.) Location 2782, containing 900 acres, at 5s. 6d. per acre; classification page 82 of 3703/13; subject to existing Agricultural Bank and I.A.B. indebtedness, to a cropping lease which expires 28th February, 1938, and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being F. Hicks' forfeited Lease 10435/68.

Ninghan District (about five miles north-east of Wialki).

Corr. No. 1690/37. (Plan 66/80, F2.) Locations 3139 and 3359, containing 2,735a. Or. 36p., at 4s. 6d. per acre; classification page 26 of 4884/28; subject to existing Agricultural Bank indebtedness; being F. B. Well's cancelled application.

## SALMON GUMS LAND AGENCY.

Esperance District (near Esperance).

Corr. No. 525/34. (Plan 423C/D20.)

Location 117, containing 20 acres; subject to classification and pricing, and to exemption from road rates for two years from date of approval of application, and to payment of full purchase money, on approval of application, or in such instalments as the Minister may direct; being E. M. Turner's forfeited Lease 354/406.

Fitzgerald District (near Lake Gilmore).

Corr. No. 4780/28. (Plan 371/80, C4.) Location 985, containing 1,094a. 0r. 37p.; subject to pricing and to existing Agricultural Bank and I.A.B. in-debtedness, and to mining conditions; being M. H. Lewis' forfeited Lease 55/1182.

Fitzgerald District (about 91/2 miles east of Dowak).

Corr. No. 3427/27. (Plan 11/300.) Locations 1249, 524, and 748, containing 2,001a. 1r. 13p., at 6s. per acre; subject to existing Agricultural Bank indebtedness; being W. Barry's and J. F. Johnson's forfeited Leases 42649/55, 42376/55, and 25665/

Fitzgerald District (near Grass Patch).

Corr. No. 1863/33. (Plan 402/80, Cl.)
Location 1475, containing 350a. 1r. 14p., at 6s. 6d. per acre; classification page 6 of 1863/33; subject to exemption from road rates for two years from date of approval of application; being W. Malone's forfeited Lease 347/415.

## WEDNESDAY, 15th DECEMBER, 1937.

ALBANY LAND AGENCY.

Hay District (near Yarrelena).

Corr. No. 4163/27. (Plan 444/80, D1.) The unsurveyed area, containing about 50 acres, bounded on the south by Reserve 2079, on the west by Location 490, on the north by Locations 137 and 461, on the east by a line in prolongation south of the east boundary of the last-mentioned Location; subject to survey, classification, and pricing.

#### GERALDTON LAND AGENCY.

Victoria District (near Dartmoor Area).

Corr. No. 9909/09, Vol. 2. (Plan 160/86 F1.) Location 4992, containing 42 acres, at 10s. per acre; Reserve 13152 (Water) is hereby cancelled.

## KATANNING LAND AGENCY.

Kojonup District (about eight miles south-east of Kwobrup).

Corr. No. 13444/11. (Plan 417/80, E2 & 3.) Location 6372, containing 1,000 acres, at 7s. 3d. per acre; classification page 59 of 14933/10; subject to payment for existing improvements; being A. Holm's for feited Leases 30694/55 and 17688/74.

## NARROGIN LAND AGENCY.

Williams District (about six miles north-east of Noman's Lake).

Corr. No. 8119/22. (Plans 385B/40, F1; 386A/40, A1.)

Location 12845, containing 643a. 0r. 31p., at 5s. 6d. per aere: classification page 7 of 8119/22; and Location 12888, containing 178a. 3r. 1p., at 2s. 9d. per aere; classification page 5 of 1977/23; subject to exemption from road rates for two years from date of approval of application and to the condition that the poison must be eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue; being R. J. G. Latham's forfeited Leases 16944/68 and 16998/68.

Williams District (about 11/2 miles cast of Quinn's Pool).

Corr. No. 1887/37. (Plan 385D/40, B4.) Corr. No. 1887/31. (Plan 385D/40, B4.)
The unsurveyed area, containing about 325 acres, bounded by lines commencing at the south-east corner of Location 4554 and extending north, east, north, and again east along boundaries of Locations 4554 aforesaid, 4557, 5797, and 8569 to the south-east corner of the latter location; thence south to the north-east corner of Location 12738; thence west along the north boundary of said Location 12738 and part of its west boundary to the production east of the south boundary of Location 4554 aforementioned; thence west along said production to the starting point; subject to survey, classification, and pricing.

#### NORTHAM LAND AGENCY.

Avon District (near Culbarting Rock).

Corr. No. 4267/22. (Plans 27B/40, F1 & 2; 26A/40, A1 & 2.)

The area, containing about 5,800 acres, bounded on the northward by Locations 25309 and 20173, on the east by Locations 22927, 22932, and 12653, on the south by Locations 6757, 22233, and 22969, on the westward by Locations 20918, 22114, and 20963; subject to survey, classification, and pricing.

Avon District (near Jura Siding).

Corr. No. 7934/11. (Plan 4/80, F1.)

Location 13431, containing 236a. 1r. 25p., at 3s. per aere.

## PERTH LAND AGENCY.

Peel Estate (near The Spectacles). Corr. No. 867/37. (Plan Peel Estate, Sheet 4.)

Half-yearly Instalment over the Balance (29½ years), including principal and First Half-Year's In-stalment Purchase Money. Lot No. Area. interest. as Deposit. To Returned Soldiers, at 4½ %. at 5%. £ s. d. 41 0 0 20 10 6 26 12 9 26 19 10 26 8 4 23 10 11 13 17 10 17 15 4 21 8 6 s. d. 5 11 12 7 16 7 16 9 16 5 14 6 8 3 26 27 23 39 25 36 34 33 17 \*2222222222 2 1 0 3 0 1 1 0 2 20 26 22 30 1139

Subject to the conditions applying to this Estate; being H. W. Robins' cancelled application.

Peel Estate (near Barmanup).

Corr. No. 1498/34. (Plan Peel Estate, Sheet 4.)
Lot 1152, containing 29a. 1r. 16p.; purchase money—
£48 8s. 6d.; first half-year's instalment as deposit—£2; half-yearly instalments over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent.—£1 8s. 10d.; to civilians, at 5 per cent. —£1 10s. 9d.; subject to the conditions applying to this Estate. This cancels the notice in Government Gazette 23rd November, 1934, relating to this block.

Peel Estate (near Balmanup).

Corr. No. 325/33. (Plan Peel Estate, Sheet 4.) Lot 1153, containing 22a. 2r. 19p.; purchase money— £50 17s. 10d.; first half-year's instalment as deposit—£2; half-yearly instalments over the balance (29½ years), including principal and interest:—to returned soldiers, at 4½ per cent.—£1 10s. 4d.; to civilians, at 5 per cent.—£1 12s. 4d.; subject to the conditions applying to this Estate. This cancels the notice in Government Gazette 18th November, 1936, relating to this block block.

Peel Estate (near Balmanup).

Corr. No. 2581/31. (Plan Peel Estate, Sheet 4.) Lot 1156, containing 19a. 0r. 23p.; purchase money—£28 14s. 4d.; first half-year's instalment as deposit—£2; half-yearly instalment over the balance (29½ years), including principal and interest:—to returned soldiers, ntending per cent.—16s. 8d.; to civilians, at 5 per cent.—17s. 11d.; subject to the conditions applying to this Estate. This cancels the notice in Government Gazette 12th May, 1933, relating to this block.

## Victoria District (near Marchagee).

Corr. No. 1957/37. (Plan 90/80, D2.) Location pt. 8352, containing 373 acres; subject to pricing and payment for improvements, if any; being D. W. Collins' and M. Barrett-Lennard's cancelled application.

## SALMON GUMS LAND AGENCY.

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

Corr. No. 3780/22. (Plan 392/80, A4.)
Locations 442 and 701, containing 1,033a. 1r. 13p., and Location 441, containing 1,027a. 2r. 35p.; subject to pricing and to payment for improvements; being G. and A. Pozzi's forfeited Leases 39404/55, 22886/74, and 12859/56.

## SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about five miles south of Warrachuppin).

Corr. No. 1588/32. (Plan 35/80, E1 & 2.) Location 311, containing 4,321a. 3r. 28p., at 3s. 6d. per acre; classification page 7 of 478/26; subject to exemption from road rates for two years from date of approval of application, and to mining conditions; being T. B. Jackson's and M. R. Dood's forfeited Lease 68/3622.

Yilgarn District (near Garratt).

Corr. No. 3166/25. (Plan 36/80, D3.)
Location 431, containing 996a. 3r. 26p., and Location 432, containing 999a. 3r. 27p., at 7s. 6d. per acre respectively; classifications pages 6 and 7 of 5033/22; subject to existing Agricultural Bank indebtedness and to Goldfields Water Supply firewood conditions; being C. N. and R. H. Adams' forfeited Leases 41506/55 and 13115/56. 13115/56.

Yilgarn District (about 14 miles north of Noongaar). Corr. No. 4198/26. (Plan 36/80, B2.)
Location 975, containing 1,226a. 1r. 36p., at 7s. 6d.
per acre; classification page 20 of 426/26; subject to
existing Agricultural Bank indebtedness; being G.
Botachi's forfeited Lease 42075/55.

#### WAGIN LAND AGENCY.

Williams District (about 61/2 miles south of Wishbone). Corr. No. 3465/20. (Plan 408/80, C2.)

Location 13832, containing 187a. Or. 33p., at 2s. 9d. per acre; subject to exemption from road rates for two years from date of approval of application; being the surrendered portion of H. G. Bolt's Lease 13293/68.

## THURSDAY, 16th DECEMBER, 1937. BRIDGETOWN LAND AGENCY.

Nelson District (about 61/2 miles north of Kulikup).

Corr. No. 1905/37. (Plan 415C/40, D3.) Location 2454, containing 350 acres, at 4s. per acre; classification page 3 of 2836/23; subject to the poison being eradicated to the satisfaction of the Minister for Lands before the Crown grant will issue and to exemption from road rates for two years from date of approval of application. This cancels the notice in Government Gazette 22nd January, 1937, relating to this

Wellington District (four miles south of Capel). Corr. No. 1845/37. (Plans 413B/40, F1 & 2, and 414A/40, A1 & 2.)

The unsurveyed land, containing about 80 acres, The unsurveyed land, containing about ov acres, bounded by lines commencing at the south-east corner of Location 2432 and extending south along part of the west boundary of Location 3299 and onwards to a north-eastern side of Road No. 705; thence north-westward along said side of road to the south side of a road passive state of the south and cost boundaries of Location 2034. ing along the south and east boundaries of Location 2034; thence east and north along the south and east sides of the last-mentioned road to the south-west boundary of Reserve 2850; thence south-east, south, and east along boundaries of said Reserve and Location 2432 aforesaid to the starting point; subject to survey, classification, and pricing.

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

## THE ROAD DISTRICTS ACT, 1919-1934.

WHEREAS John Stevenson Wilkinson, being the owner of land over or along which the undermentioned road in the CANNING Road District passes, has applied to the Canning Road Board to close the said road, which is more particularly described hereunder, that is to say:- $218\overline{4}/29.$ 

C. 382:—The whole of Road No. 8247 (Bovine street) along the south-western boundaries of Lots 10 to 14, inclusive, of Canning Location 2 (L.T.O. Plan No. 2729); from Railway street to the western corner of the last-mentioned lot. (Plan 1D/20, S.E.)

WHEREAS The Minister for Lands, being the owner of land over or along which the undermentioned road in the DUMBLEYUNG Road District passes, has applied to the Dumbleyung Road Board to close the said road, which is more particularly described hereunder, that is

972/37.

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

WHEREAS J. Moffitt, being the owner of land over or along which the undermentioned road in the DAR-LING RANGE Road District passes, has applied to the Darling Range Road Board to close the said road, which is more particularly described hereunder, that is to

D. 249:—Those portions of surveyed road passing along the north-eastern and south-eastern boundaries of Kalamunda Lot 367; from its northern corner, to a surveyed road at its southern corner. (Plan Kalamunda Townsite.)

WHEREAS Annie Elizabeth Pascoe, Joseph Pascoe, James Stokes, Robert Burns and Michael Herley, being the owners of land over or along which the undermentioned roads in the MECKERING Road District pass, have applied to the Meckering Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

6541/14.

M. 361:—(a) The surveyed road along the west boundary of Avon Location 2213, the north-western and southwestern boundaries of Location 21528 and the southwestern boundary of Location 21529; from a surveyed road at the north-west corner of the first-mentioned location, to Road No. 5148 at the southern corner of the last-mentioned location.

- (b) The surveyed road along the north boundaries of Avon Locations 3306, 2218, and 2219; from the southern corner of Avon Location 21529 to a surveyed road at the north-east corner of said Location 2219.
- (c) The surveyed road along the northernmost boundary of Avon Location 17324; from the north-east corner of Location 16015, to a surveyed road at the northeast corner of said Location 17324. (Plan 26D/40, B4 & C4.)

WHEREAS O. Foan, being the owner of land over or along which the undermentioned road in the PRESTON Road District passes, has applied to the Preston Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1442/92.

P. 349:—The surveyed road passing along part of the south-east boundary of Preston Agricultural Area Lot 296; from Road No. 51 at the south corner of the lot to Road No. 2506 on the north-west boundary of Lot (Plan 414A/40, C2.)

WHEREAS The Minister for Lands, being the owner of land over or along which the undermentioned road in the PERENJORI Road District passes, has applied to the Perenjori Road Board to close the said road, which is more particularly described hereunder, that is to

1277/36.

P. 350:—That portion of Loading street, in the Perenjori Townsite, bounded by lines commencing at a point on its north-eastern side 96 feet south-eastward from its intersection with the prolongation north-eastward of the north-western boundary of Reserve 18537, and extending 226deg. 20 feet, 136deg. 20 feet, 46deg. 20 feet; thence north-westward along said side of the road to the starting point. (Plan Perenjori Townsite.)

WHEREAS J. Chapman, L. Lewis, and C. F. Matthews, being the owners of land over or along which the undermentioned road in the PRESTON Road District passes, have applied to the Preston Road Board to close the said road, which is more particularly described hereunder, that is to say:-

3648/20.

P. 351:-The surveyed road commencing at a line between the south-west corner of Wellington Location 327 and the north-eastern side of Road No. 6783 on a north boundary of Location 3670 and extending east along said north boundary and south along the westernmost boundary of Location 3311 to a north side of said Road No. 6783 at a south-west corner of the last-mentioned location. (Plan 414B/40, E1.)

WHEREAS W. H. Nicholls, H. J. McKenzie, and E. J. Clugston, being the owners of land over or along which District pass, have applied to the West Arthur Road Board to close the said roads, which are more particularly described hereunder, that is to say:—

9176/03.

W. 556:—The surveyed roads, as hereunder set out:—

(1) The surveyed road along the west boundaries of Williams Locations 1439, 560, and 5422, part of the north and the westernmost boundary of Location 868, the west and part of the south boundary of Location 658, and the west boundaries of Locations 809 and 5128; from Road No. 287 at the north-west corner of the firstmentioned location, to a level crossing on the Wagin-Bowelling railway reserve on the western boundary of the last-mentioned location.

(2) The surveyed road along the south boundaries of Williams Locations 5422, 5994 and 6046; from the road described in paragraph (1) at the south-west corner of Location 5422, to Road No. 6275 at the south-east corner of Location 6046. (Plans 409A/40, B2, and 409D/40, B3.)

And whereas such applications have been duly published in the Government Gazette:

And whereas the said Boards have assented to the

said applications:
And whereas the Lieutenant-Governor in Executive Council has confirmed the said assents:

It is hereby notified that the said Roads are closed, Dated this 26th day of November, 1937.

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

## THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Road.

I, ALFRED THOMAS BELLORD, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Yilgarn Road Board to close the said portion of road, viz.:—

6768/24.

Y. 62:—The surveyed road along part of the south boundary of Jilbadji Location 155; from a closed road at the south-east corner of the said location to Road No. 9760. (Plan 23/80, A1.)

#### ALFRED THOMAS BELLORD.

I. Lional F. Kelly, on behalf of the Yilgarn Road Board, hereby assent to the above application to close the road therein described.

L. F. KELLY,

Chairman Yilgarn Road Board.

12th November, 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.			
193	7.		1937. (2 · 30 p.m. on Tuesday)				
Nov.	10	Wongan Hills State Farm—Quarters (8784)	30th November	Contractors' Room, Perth, and Water Supply Department Office, Northam, on and after 16th November, 1937.			
Nov.	10	Onslow (Beadon) Hospital—Septic Tank Installation (8785)	30th November	Contractors' Room, Perth, and P.W.D. Offices at Onslow and Carnaryon, on and after 16th November, 1937.			
Nov.	25	Supply and Installation of Refriger- ating Plant at the Corrigin State Hotel (8792)	1st December	Contractors' Room, Perth, on and after the 26th November, 1937.			
Nov.	17	Bunbury Gaol—Septic Tank Installation (8787)	7th December	Contractors' Room, Perth, and P.W.D., Bunbury, on and after 23rd November, 1937.			
Nov.	17	Port Hedland Hospital—Extensive Additions (8788)	14th December	Contractors' Room, Perth, and Court Houses, Broome and Port Hedland, on and after 23rd November, 1937.			
Nov.	24	G.W.S. Pumping Station, No. 4 (Merredin)—Alterations to Roofs, etc. (8789)	14th December	Contractors' Room, Perth: Kellerberrin Police Station and Merredin Court House, on and after 30th Novem- ber, 1937.			
Nov.	24	G.W.S. Pumping Station, No. 3 (Cunderdin)—Alterations to Roofs, etc. (8790)	14th December	Contractors' Room, Perth; Northam Court House, and Kellerberrin Police Station on and after 30th November, 1937.			
Nov.	24	G.W.S. Pumping Stations, Nos. 1 and 2 (Mundaring)—Alterations to Roofs, etc. (8791)	14th December	Contractors' Room, Perth, on and after 30th November, 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 ROAD DISTRICTS ACT, 1919-1934.

Dowerin and Meckering Road Districts—Alteration of Common Boundary—Notice of Intention.

Department of Public Works, P.W. 1172/34. Perth, 17th November, 1937. IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor, under the provisions of Section 8 of "The Road Districts Act, 1919-1934," to alter the common boundary between the Dowerin and Meckering Road Districts, by severing from the Dowerin Road District that portion of Avon Location 24076 as lies within such District and annexing it to the Meckering Road District.

Plan showing the proposed alteration may be seen at the Local Government Office, Department of Public Works, Perth.

W. S. ANDREW, Under Secretary for Works.

## THE ROAD DISTRICTS ACT, 1919-1934.

Pingelly Road Board.

P.W. 905/37. Department of Public Works, P.W. 905/37. Perth, 23rd November, 1937. IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the erection of additions and improvements to the Pingelly District Hospital as work for which money may be borrowed under Part VII. of "The Road Districts Act, 1919-1934," by the Pingelly Road Board.

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

## THE ROAD DISTRICTS ACT, 1919-1934. Melville Road Board.

P.W. 658/36.

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 Melville 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 Bylaw:—

Each building, erection, or structure must be completed, unless otherwise authorised by the Board in writing, within the undermentioned specified time from the date of issue by the Board of a permit therefore—

- (a) brick, stone or concrete-six months.
- (b) all other buildings-four months.

Adopted by the Melville Road Board at a meeting held on the 7th day of September, 1937.

E. F. EDWARDES,

Chairman.

E. C. TOMPKINS, Secretary,

Recommended-

H. MILLINGTON,
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of November, 1937.

L. E. SHAPCOTT, Clerk of the Council. THE ROAD DISTRICTS ACT, 1919-34, AND THE CATTLE TRESPASS, FENCING AND IMPOUNDING ACT, 1882.

## Drakesbrook Road Board.

## GENERAL BY-LAWS.

P.W.1679/37.
WHEREAS by "The Road Districts Act, 1919-1934," and "The Cattle Trespass, Fencing and Impounding Act, 1882," the Road Board of any district is empowered to make By-laws for all or any purposes in the said Acts mentioned, the Drakesbrook District Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Acts and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:

#### Interpretations.

1. 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 Districts Act, or, respectively, that is to say:—

'The Act.'—The 'Road Districts Act, 19191934,' and all amendments thereto which may

hereafter come into force.

"Board."—The Drakesbrook Road Board.
"Board Room."—The office, hall or building in which the meeting of the Board is held from time to time.
"District."—The district under the jurisdiction

of the Drakesbrook 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, and not less than ten feet wide. Wherever a road has been formed or constructed and/or drained, the portion of the road between the drain and the fence line on each side of the road shall be set apart for the sole use of foot passengers, with a minimum width of ten feet, and in each 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.

## Duties of Secretary.

- 2. The duties of 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 to 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 prepared and published yearly, and to carry out any other duties specified under "The Road Districts Act, 1919-1934," or amend-
  - ments thereto;
    (g) to prepare and place before the Board the financial statement to date at the end of each month of the financial year;
  - (h) to supervise the preparation of the rate books and the Board's electoral lists; to examine proof of the latter, and to arrange for distri-bution of the copies prior to the elections; also to attend all Courts of Revision or Appeal; to make the necessary arrangements for the elections; to issue instructions to the engineer in accordance with the Board's resolutions;
  - (i) to summons members to Board and Committee
  - (j) to keep all the books up to date, in accordance with instructions issued by the Minister and additional instructions of the Board; to balance all books in ink every month;
  - (k) to check all accounts sent into the Board, and to see that all accounts for works have stated in them the authority under which such works have been done, and to check all returns made by the collector or other of the Board's officers, and to see that the counterfoils of the receipt book accompany all returns; to supervise and attend to the due payment of

all moneys coming through the hands of the Board's officers and payable to the credit of the Board:

(1) to report to the Board at its next meeting any officer neglecting to make his returns as provided, with the necessary vouchers attached thereto;

(m) to see that no payments to the credit of the Board's banking account shall be made except through the secretary, or such other officer as may be acting temporarily in that capacity;

(n) to readily and cheerfully obey all lawful commands or orders of the Board, and to attend to all matters affecting the finances and welfare of the Board not herein specified;

- (0) to see that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required from servants is taken within due time, and to report on such matters to the Board;
- (p) to report to the Chairman any servant, who has been duly appointed under By-law No. 3, who has been guilty of any neglect of duty, or who is incapable of performing the duties allotted to him, and, if necessary, to suspend or dispense with the services of any other servant, and to duly report with respect to such action to the next ordinary meeting of the Board;
- (q) to exercise, subject to any directions given by the Board or the Chairman thereof, control over all servants of the Board;
- (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 receipt;
  (s) to be responsible for the issue of receipts on

the proper prescribed forms, and that all receipts issued are in proper sequence;

(t) to keep in the safe all current books and legal documents when not in actual use; to retain one key of the safe in his own personal custody, and to deposit the duplicate with the Board's bankers in the joint name of the Chairman and one other member of the Board; to lock in the safe at the end of each day such of the Board moneys as remains unbanked; to enter in the bank deposit book full details of all cheques and other moneys, and to obtain a proper deposit receipt thereto.

## Engineer's Duties.

- 3. The duties of the engineer shall be:-
  - (a) to promptly attend to all instructions received through the secretary;
  - (b) to prepare proper plans and specifications for all works and improvements as regards roads, bridges, culverts, buildings or premises under the control of the Board situate within the district; examine all material to be employed in such works, and to see the same faithfully and properly executed and performed; lay out such work as to height, lines, levels and dimensions, and to watch the progress and formation thereof; submit all specifications and plans to the Board before tenders are called;
  - (c) to see that the work of cleaning and repairing all public roads and footways is properly carried out;
  - (d) to see that no labourers are engaged but those who are able-bodied and sober, and to immediately discharge any labourer guilty of disobedience or insubordination, or found incapable of performing the duties allotted to him;
  - (e) to see that all drains, sewers, culverts, and bridges are maintained in a state of efficiency
  - (f) to see that all officers under his control carry out their duties efficiently, and to report any departure therefrom;
    (g) to attend all Board meetings and Committee
  - meetings, if required;
    (h) to specially examine all roads throughout the

  - district at least twice a year;
    (i) to render to the secretary, when required, reports and accounts of all matters under his

control, and to supply monthly or oftener, if required, to the Board, returns of all work completed or in progress with remarks

#### Appointment of Officers.

4. No permanent appointment shall be made to any office under the Board until after an advertisement has been published in one or more local newspapers calling for applications from persons competent to fill such appointment. All appointments shall be made by a resolution passed by the Board. The election of all officers shall be by a show of hands, unless a ballot is demanded; the salary or allowance attached to the office under consideration of the Board shall in all cases be fixed prior to 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. All complaints against servants of the Board shall be in writing, and must in every case be signed by the person or persons complaining, and no notice whatsoever shall be taken of any complaint not made in accordance with this Bylaw; all such complaints as are receiveable shall be addressed to the Chairman, who, upon receipt of such complaints, shall have the power to investigate same, and he shall report thereon to the Board at its

next meeting.

#### Meetings and Proceedings.

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

ing six days.

7. Meetings of the Board shall be of two kinds—
"Ordinary" and "Special." Ordinary meetings are those held regularly in pursuance of these By-laws, for the transaction of the general business of the Board, in-cluding adjourned meetings, at which uncompleted business shall be completed, together with other business considered necessary. Special meetings are those called by the Chairman in response to a requisition signed by three nembers, or on his own behalf, and the notices for such special meetings shall have such special business specified thereon, and nothing shall be discussed at any special meeting other than the special business specified on the notice of the meeting; provided, however, that any matter of emergency may be discussed on the ruling of

The Chairman and with the consent of those present.

The ratepayers' meeting shall consist of one called under Section 144 of the Act, and the Standing Orders, so far as the Act allows, shall apply to the proceedings but the provisions of the Act shall be first observed.

The Chairman, if present, shall preside at all meetings of the ratemayers and of the Board, and in his absence.

of the ratepayers and of the Board, and in his absence, or, if after being present he shall retire, the person to preside at a meeting of ratepayers shall be a ratepayer chosen by the ratepayers present, and the person to preside at a meeting of the Board shall be the Vice-Chairman, or, in his absence, a member chosen by the majority of those present.

Ordinary meetings shall be held at the Office of the Board, or at some other convenient place, at 10.30 a.m. on the second Saturday of each month, or on such day and at such hour as may be appointed from time to time by resolution of the Board passed at the previous

ordinary meeting of the Board.

9. 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 deems

proper.

10. No business shall be transacted at any ordinary or special meeting unless a quorum, as specified by the

Act, shall be present.

- 11. At all meetings of the Board, when there is not a quorum present, or when the Board is counted out (which counting out shall take place whenever there shall be less than a quorum present, or within thirty minutes after the time for which the meeting is called), such circumstances, together with the names of the members then present, shall be recorded in the Minute Book.
- At any meeting of the Board it shall rest with the majority of the members of the Board present to exclude the public from such meetings, when in their opinion it is expedient to do so.
- 13. The first business at all ordinary meetings of the Board shall be the consideration of the minutes of the

preceding meeting, with a view of their confirmation. Reading of the minutes may be dispensed with, if members have been supplied with a copy thereof at least three days prior to the meeting at which such are to be confirmed. No discussion shall take place upon the minutes of the proceedings, except as to their accuracy, or for the rectification of a clerical error.

- 14. The Minute Book prescribed by the Act shall be kept, in which any item of business transacted by the Board at the meeting shall be entered by the secretary; provided that pasting or permanently affixing the min-utes of the meeting of the Board to the leaves of a book shall be equivalent to entry therein. Minutes of both special and ordinary meetings shall be confirmed at the next succeeding ordinary meeting of the Board.
- 15. Each member (including the Chairman) shall have one vote and, in the case of an equality of votes, the question shall pass in the negative. In all other cases all questions at such meetings shall be decided by a majority of the votes of the members present. motions and amendments shall be decided by a show of hands, unless a division is demanded, before the next business is proceeded with.

## Standing Orders.

- 16. The order of business at all ordinary meetings of the Board shall be as follows, that is to say:-
  - (a) reading of minutes of last ordinary, also special meetings, and confirmation thereof;
    (b) consideration of business arising out of the min-

utes:

- (c) The Chairman shall have the right of directing attention at any meeting to any matter or subject within the jurisdiction or official cognisauce of the Board by a minute signed by himself, and such minute shall, when introduced, take precedence over all business before or to come before the Board, and the adoption thereof shall be put by him from the Chair, as a motion, without being seconded, but he shall confine himself to the questions contained therein;
- (d) reading of correspondence received and despatched, and taking action, as may be deemed expedient, in regard thereto;
  (e) reports of Subcommittees or officers;

- (f) questions of which due notice has been given by members or officers of the Board;
- deputations and presentations of petitions or memorials, and consideration thereof;
- (h) consideration of tenders and ratification of contracts;
- (i) motions of which previous notice has been given;
- (j) motions without notice, by leave of the Board;(k) general business;

(1) notice of motions;

(m) presentation of monthly statement and passing of accounts for payment.

17. In the event of any members having urgent

- business to place before the meeting, he may move the suspension of the Standing Orders, and, if agreed to by the Board, such business shall take precedence of other business.
- 18. 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 members 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 any petition or memorial shall be stated to the Board by the member presenting same.
- 19. Tenders for work shall be opened and dealt with when the subject-matter of the tenders comes on to be considered at the meeting of the Board, or by a Committee appointed for the purpose. The Board may require a deposit of 5 per cent. of the amount of each tender to accompany each tender, or the Board may require two satisfactory bonds lodged with the Board.
- 20. A member, when speaking, shall not digress from the subject of debate.
- 21. All correspondence to the Board shall be addressed to the secretary and submitted to the Board; no letter addressed to the Board shall be presented or read by a member, 22. (a) It

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

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

(c) The recommendation of any Committee, when adopted by the Board, shall be a resolution of the Board.

- 23. 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 shall preserve strict silence so that the Chairman may be heard without interruption, but the member who was speaking may resume when the Chairman takes his seat.
- 24. In the absence of any 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.
- 25. If any member has been granted leave of absence and any matter comes before the Board for dis-cussion the subject-matter of which is of particular interest to the absent member, unless in the opinion of the Chairman it is a matter of urgency, such matter shall be held over until the absent member is present; provided that, if he is not present at the meeting at which the matter again came before the Board, no discussion shall take place until the next meeting of the
- Board, when such matter shall be dealt with.

  26. Except as elsewhere provided, no motion after being placed on the business paper shall be withdrawn without the consent of the Board.
- 27. No motion shall be debated unless or until it has been seconded.
- 28. 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.

After an amendment has been moved and seconded, any member desirous of moving a further amendment may give notice of his intention so to do and may briefly state his proposed amendment and the effect thereof.

- 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.
- 30. No motion or amendment shall be debated unless or until it has been reduced to writing, if the Chairman so directs.
- In submitting a motion or amendment the Chairman shall put the question first in the affirmative and then in the negative.
- 32. If an amendment has been carried, the question as amended shall itself become the question before the Board, whereupon any further amendment upon such question may be moved.
- 33. If an amendment, whether upon an original question or 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 until there are no further amendments, and the question is then decided by the final vote in the affirmative or in the negative; provided that no more than one question and one proposed amendment thereof shall be before the Board at any one time.
- 34. No discussion shall be permitted upon any motion for the 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 for adjournment until half an hour has elapsed from the time of moving the one that has been negatived.
  35. On resuming any discussion that has been ad-
- journed, the mover of such adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.
- 36. Every such question shall be put categorically and without argument.

37. No discussion shall be permitted respecting any

reply or refusal to reply to any question.

38. Members shall on all occasions, when at a meeting, address the Chairman and secretary by their official designations, such as Chairman or secretary, as the case may be, and, with the exception of the Chairman, shall rise in their places and stand while speaking, ex-

cept when prevented from doing so by bodily infirmity.

39. No member shall be interrupted while speaking, except for the purpose of calling him to order, as hereinafter provided or in pursuance of Clause 23 of this

By-law,

40. 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, or to any amendment moved thereon, as well as the right to speak upon every such amendment. Every member, other than the mover of the original motion, shall have the right to speak once upon such motion, and once upon amendment moved thereon.

No member shall, without the consent of the Board, speak more than once upon any one question, or for a period of more than ten minutes at any one time, unless when misrepresented or misunderstood, in which case he may be permitted to explain without adding any further observations than may be necessary for the purpose of explanation.

- 41. Upon a vote being taken all members present within the Board Room, unless disqualified from voting, shall, and the Chairman, unless so disqualified, may, upon the question being put, record their respective votes in the affirmative or negative, as each shall deem desirable, but if a member other than the Chairman neglects or refuses to vote, his vote shall be counted for the negative.
- 42. (a) All questions shall, if not otherwise decided by law, be determined thus:—Upon a question being put, those in favour shall say "Aye," and those against "No," and the Chairman shall declare whether the "Ayes" or "Noes" have determined the question of "Noes" have determined the particular than the properties of the noes of the particular than the properties of the noes of the particular than the properties of the particular than the properties of the particular than the properties of the particular than the par tion; or if the Chairman prefers, he may call for a show of hands for and against the question. The decision of of hands for and against the question. the Chairman shall be final and conclusive, unless such decision be immediately challenged and two members rise and demand a division.
- (b) Where there is only one dissentient, he may request that his name be recorded in the minutes as opposed to the motion, and it shall be so recorded.
- 43. Upon a division being called for, the question shall be put in the affirmative first and then in the negative, and the Chairman and all members present shall vote by a show of hands, and the names and the votes of the Chairman and members present shall be recorded in the minutes by the secretary. Any member of the Board present when a division is called for, who does not in the manner above indicated vote on such motion, not being disqualified by law from voting, shall have his vote counted in the negative.
- 44. The Chairman shall be at liberty to put any question as often as may be necessary, to enable him to form his opinion as to the result of voting, and declare the same.
- 45. Any member who at any meeting of the Board or any Committee commits a breach of any By-law or who moves or attempts to move any motion or amendment embodying any matter beyond the legal jurisdiction of the Board or Committee, or who in any other way raises or attempts to raise any question, or addresses or attempts to address the Board or Committee upon any subject which the Board or Committee has no legal right to discuss, or who uses any language which according to the common usage of gentlemen would be held to be disorderly, or makes use of any expression inconsistent with good order and decorum, or who says or does anything calculated to bring the Board or Committee into contempt, shall be guilty of an act of disorder.
- 46. The Chairman, when called upon to decide a point of order or practice, shall state the rule or pre-cedent applicable to the case, without further argu-ment or comment, and his decision shall be final in that particular case. If the ruling of the Chairman be dis-agreed with, then the usual Parliamentary procedure may be adopted.
- 47. Any member having been called to order by the Chairman more than once for any infringement of any of the provisions of these By-laws, or for any breach of decorum, shall, upon the request of the Chairman, withdraw from the Board Room for the remainder of the meeting.
- 48. If disorder arises at any meeting the Chairman may adjourn the meeting for a period of fifteen minutes, and quit the Chair. Then, on resuming, shall, on question put from the Chair, decide without debate whether the business be proceeded with or not.
- 49. The Board may at any time appoint one or more members as a Committee to inquire into any matter, and make a report and recommendation thereon, but no Committee shall incur a financial liability or in any way

commit the Board to any responsibility whatever, with-

out express and specific authority conferred by the Bylaws or a resolution of the Board.

50. At a meeting of the Board in each year a Finance and Works Committee shall be appointed; the Finance Committee shall meet at a time and place to be decided at the preceding general meeting, and shall carry out the duties specified in the regulations and report to the Works Committee on the funds available for future

51. All accounts, Bills, and vouchers, except as here-inafter provided, shall be submitted to the Finance Committee meeting and the ordinary Board meeting, and, after having been 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 meetings, all gayls accounts to be made by cheque between meetings; 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.

52. An account shall be opened with such bank as the Board may from time to time direct, and all moneys received, from whatever source, with the exception of moneys granted by the Government, shall be paid into such bank to the credit of the Board, and no account shall be paid by other than cheque signed by the Chairsnan be paid by other than cheque signed by the Charman and one member of the Board and countersigned by the secretary: Provided that payments less than three pounds may be made in eash from petty eash account kept for that purpose. Such petty eash account shall be kept on the imprest system, and the amount thereof shall be decided by the Board from time to time.

53. All moneys belonging to the Board shall within twenty-four hours, or such time as specified by the Board, after they come into the hands of any officer, servant, or clerk, be paid to the secretary or responsible

officer directed by the Board to receive same.

54. In the case of emergency the following amounts may be expended by the persons mentioned:—Chairman alone, up to £5; one member alone, up to £3; Chairman and one member, up to £10; two members, up to £5; by the engineer, up to £10, which expenditure shall, if found correct, be confirmed by the next ordinary meet-

55. Every item of expenditure, and every liability incurred by any Committee or member of the Board otherwise than under the Act or these By-laws, shall be deemed unlawful expenditure and a breach of these

By-laws by that person.

56. 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 to any other instrument, except by a resolution of the Board.

## Offences, Omissions or Neglects.

57. Any person found guilty of any of the following offences shall on conviction thereof pay a penalty not exceeding £20:-

(a) Damaging or destroying any dam, well, tank, pump, windmill, windlass, bucket, rope, standpipe, meter, stop valve, piping, troughing, fence or gate under the control of the Board.

(b) Placing any placard or other document, writing or printing on, or otherwise defacing any house or building abutting on or contiguous to a public road, or on any wall, fence, gate or lamp post, without the consent of the owner or occu-

pier thereof.

(c) Throwing or discharging any stone or any other missile in any road to the damage or danger

of any person.

(d) Blasting any rock, stone, timber, in or near any road, without the permission of the Board, or not attending to such directions in regard there-

to as may be given by the Board.

58. No person shall make or leave a fire near any road or track or reserve under the jurisdiction of the Board, without taking proper precautions against such fire spreading, and any person offending against this By-law shall upon conviction pay a penalty not exceeding £20.

59. No person shall set fire to any standing tree upon or near any road or track, any such offender shall upon or near any road or track, any such offender shall upon conviction pay a penalty not exceeding £20: Provided, however, that any such tree may be set alight if the permission of the Chairman or secretary (who shall have power to delegate their authority to grant such permission) is first obtained, and that such precautions as are necessary are observed by the person so lighting such tree.

60. 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 or culvert in the district for the purpose of making a camp or sleeping place, or for any other purpose, shall be liable to a penalty not exceeding £20.

61. No person, without first having obtained the permission of the Board shall break up gut down dament.

mission of the Board, shall break up, cut down, damage, mission 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, lamppost, lamp, implements, materials, buildings, or other property of the Board, or under the control thereof.

62. Any person who shall carelessly, wilfully, or wantonly injure, destroy, carry away, or remove from its place any tree, shrub, or plant standing in the roads, enclosures, public places of or belonging to or under the control of the Board, or who shall carelessly, wilfully or wantonly injure, destroy, carry away, or remove out of its place, or ride or drive against any of the tree-guards, fences, or other protection to any such trees, shrubs or plants as aforesaid, shall be liable to a penalty not exceeding ten pounds.

Park Lands, Reserves, and Recreation Grounds.

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

64. No horse, cattle, or vehicle shall be allowed on any park lands or recreation grounds without the written

permission of the Board.

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

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

Good Friday.

67. No person shall sell or expose for sale any goods, wares, fruit, or merchandise in any park lands, recreation grounds, or reserves without having first obtained the permission of the Board and shall pay a fee, the amount

of which shall not exceed Ten pounds.

The Board, or any persons duly authorised, may make charges for admission to any reserve, recreation ground, or park lands, or to any specified portion thereof, but such charges shall not exceed 5s. for adults, 2s. 6d. for children under 15 years of age, with free entry for children under six years of age (if accompanied) and for horses and vehicles 2s. 6d. each.

69. Such person to whom the use of any reserve is given for picnic sports, or other use, shall be held responsible for the removal of all rubbish brought thereon, on the occasion of such use, and a deposit not exceeding £5 may be asked as a guarantee for the due removal of such rubbish. On the removal of such rubbish to the

satisfaction of the Board, the deposit shall be returned.
70. No person shall damage or injure any fence, building, tree, shrub or plant in any park lands, recreation grounds, or reserves. Any person offending against this By-law shall forfeit and pay upon conviction a penalty not exceeding £10 for each offence.

71. No person shall frequent any reserve for the purpose of camping, lodging or tarrying thereon.

#### Fencing.

- 72. The Board may require owners of land within any townsite or prescribed area within the district to fence the boundaries thereof abutting on any road or street, and prescribe the manner in which the fence is to be erected and maintained, and the description, style and material of any such fence.
- 73. The owner of any land within the district, other than within a townsite, whose land abuts upon the intersection of two roads, shall, unless such land be already fenced at the date of passing this By-law, fence the

corner only in such a manner as will truncate the corner of the intersection to a distance of at least one chain on

either side.
74. The owners of vacant townsite lots within the district shall, when required to do so by the Board, clear such lot or lots of trees, scrub, and undergrowth, either wholly or partially, and within such time as may be directed by the Board. Penalty for breach not exceeding Five pounds.

#### Fires.

75. (a) The Board may appoint the time for the prohibition of lighting fires in the bush, which after being duly advertised in the Government Gazette and in the local paper, shall be binding within the district, and the Board may proceed against any person disobeying this By-law. Penalty: Twenty pounds.

(b) The Board may, on being shown cause, temporarily suspend this By-law.

#### Sand and Timber, Gravel, etc.

76. No person shall remove any timber, sand, gravel, soil, or other material from any road, reserve, or any other laud belonging to in charge of or under the control of the Board, unless he shall be the holder of a license in the form set out in Schedule A hereto. Any person who shall so cut or remove timber, sand, gravel, soil, etc., without being the holder of a license as aforesaid, shall forfeit and pay upon conviction a penalty not exceeding Five pounds, and shall also pay to the Board the value of the materials removed.

## Construction of Footways, Crossing Places, etc.

77. 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, or other vehicles, from such road to such land across any existing footway, having first had and obtained the permission 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 and diameter, properly laid to the satisfaction of the Board's engineer, or of sound jarrah bedlogs with 3-inch jarrah deeking, secured with surbank cribes, the diameters of the pipes and the concept ewbank spikes, the diameter of the pipes and the capacity of bedlog culverts and the level and position to be as directed by the Board. A covering of approved gravel not less than three inches in depth when consolidated and the full width of the culvert, extending for a distance of 28 feet measured at right angles from the boundary of such lands towards the centre of the road, shall be provided if the Board so directed: Provided the Board may permit the construction of a spoon drain crossing of such dimensions and to such specifications as may be deemed requisite by the Board. Provided also that the Board may at the request of any owner as aforesaid, supply and construct a crossing provided the owner shall pay at least one half of the cost of such

crossing.

78. Every person who wilfully and without lawful excuse shall ride or drive or wheel any carriage, cart, or other vehicle, or shall ride any bicycle or tricycle or motor cycle upon or along or across any footway, kerbroad, or public way, save in each case upon or by or at some properly constructed crossing, shall forfeit and pay upon conviction a sum not exceeding Five pounds, and shall also pay the Board such sums, not exceeding Ten pounds, by way of compensation for any damage done to the footway, kerbing, or channel, as the Justice adjudicating upon the information shall on the hearing

thereof order.

## Lamp Posts, etc.

79. No lamp post, bridle post, water trough, telegraph, telephone, or electric lighting pole or flagstaff shall be erected 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 every three years, as may be directed by the Board, and the Board may order the removal by the owners of all bent, dangerous, or unsightly posts or poles. Any person offending against this By-law shall forfeit and pay on conviction a penalty not exceeding Two pounds for every such offence.

#### Lighting.

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

## Removal of Obstructing Verandahs, etc.

81. Any verandah, balcony, building, or part of any building which obstructs the footway or roadway, or is dangerous, and all other obstructions on any footway or roadway or overhanging same, shall be removed, when ordered, within such time as shall be notified by the Board, and all expenses incurred in removing same shall be borne by the owner or occupier of such verandah, balcony, building, or otherwise, and any person whatsoever interfering or obstructing any person or officer employed by the Board in carrying out this Bylaw shall on conviction, pay a penalty not exceeding Ten pounds. Ten pounds.

#### Removal of Encroachments or Obstructions.

82. On the order of the Board the secretary or other appointed officer may direct the removal within fourteen days of any building, fence, or any other obstruction or encroachment in or upon any street, road, lane or public place under the control of the Board. In any case where after service of notice of such removal any such obstruction or encroachment has not been removed within the time specified, it shall be lawful for the officer appointed by the Board to remove same at the cost of the person so offending, and to proceed against the offender for the breach of this By-law, the penalty for breach of which shall not be more than Twenty pounds.

## Damaging Roads.

- 83. No person shall either wilfully or negligently damage or destroy by means of a horse team or any other means any road under construction or repair; any person found guilty of such damage or destruction shall be liable to a penalty not exceeding Twenty pounds.
- 84. Any person who causes to be drawn upon any road any timber, stone, or other material other than upon a wheeled vehicle, or suffers such material, when upon a wheeled vehicle, or suffers such material, when carried principally or partly upon a wheeled vehicle, or suffers such material to drag upon a road, or causes to be drawn upon a road a whim or timber carriage any portion of which or any portion of chains attached thereto, or any portion of any other attachment thereto, trails or drags upon a road, shall be liable to a penalty not exceeding Five pounds for every such offence.

  85. Any person taking any plough, cultivator, or other implement over or along a road and thereby damaging or marking such road in such a manner which in the opinion of the Board may indirectly cause ultimate damage to the road shall be liable to a penalty not exceeding Five pounds.
- exceeding Five pounds.
- 86. No person shall drive upon any road a vehicle the wheel or wheels of which are locked, unless there is placed at the bottom of such wheels a protection to prevent damage to such road; and any person contravening this By-law shall be liable to a penalty not exceeding Five pounds.

#### Depasturing of Cattle, etc.

- 87. Any person who shall turn loose or suffer any kind of animal belonging to him or under his control to stray or go about, or to be tethered or depastured in or upon any road, recreation ground, or reserve, shall upon conviction be liable to a penalty not exceeding Five pounds.
- 88. No animal shall be allowed to stray on any road or place, and no animal suffering from any infectious or contagious disease shall be ridden or driven on any road within the district. Any animal so suffering may be slaughtered at the owner's expense.

### Heavy Loading on Culverts.

- 89. The owner of every vehicle which together with its load shall weigh more than seven and one-half tons shall travel the roads, bridges, and culverts within the district at his own risk, and shall be liable to pay for all damage done.
- 90. The Board may by notice affixed to any bridge or culvert declare the maximum weight of any engine, agricultural, or other machine or vehicle of any kind, agriculturas, of other machine of vehicle of any kind, and of any load or material which shall be permitted to cross such culvert or bridge, and also the pace at which such engine, machine, or vehicle shall be driven, led, or taken over any such bridge or culvert, and any person who shall cross any bridge or culvert in contravention of this By-law shall, in addition to any liability for damage he may have caused, be liable to a penalty not exceeding Ten pounds.

#### Pounds.

- 91. Any person who shall break, damage, or destroy any pound, fence, gate, lock, shed, or premises shall on conviction be liable to a penalty not exceeding Ten pounds.
- 92. Any person who shall break, obliterate, deface, or damage any table of fees, placard, or other notice required by "The Cattle Trespass, Fencing, and Impounding Act, 1882," or any subsequent amendments thereof, shall be guilty of an offence against this Bylaw, and shall on conviction be liable to a penalty not exceeding Five pounds.
- 93. Any person who shall release or attempt to release any cattle which shall be lawfully seized for the purpose of being impounded, whether such cattle shall be in the pound or on the way to or from such pound, shall be guilty of an offence against this By-law and shall on conviction be liable to a penalty not exceeding Five pounds.

#### Water Supply.

- 94. Any person who shall waste or allow water to escape, foul, or pollute any water contained in any bore, pipe, tank, or place of storage shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding Twenty pounds, in addition to any sum which he may legally be required to pay as damages.
- 95. No person shall pollute or cause to be polluted any watercourse, pool, well, tank, reservoir, or other water within the district.
- 96. Any person or persons leaving open a lid of any well in the district shall be guilty of an offence against this By-law, and nothwithstanding any civil remedy for damage so caused shall be liable on conviction to a penalty not exceeding Five pounds.

#### Watercourses.

97. No person shall cause or allow any obstruction in any watercourse, water-channel, creek, or other water passing through or adjoining or abutting on his property, either by the construction of permanent or temporary weirs or dams, or by allowing any accumulation of rubbish, soil, sand, or dead or growing scrub or timber, and shall of least once in overrevents along and shall of least once in overrevents along orders. and shall at least once in every year so clean and maintain such watercourses, water channels or creeks so as to retain their full natural discharging capacity. No person shall alter or deviate in any way the course of any watercourse, channel or creek without first obtaining the permission of the Board in writing.

#### Licenses.

98. The several licenses mentioned in these By-laws may be granted by the Board for such periods not exceeding twelve months, or for such purposes, irrespective of any period or duration, and upon payment of such fees as may be prescribed; and if any person holding any such license shall make default in any of the conditions contained in such license, the license shall thereupon become null and void, and the fees thereof shall be forfeited to the Board, and such person shall, in the event of any breach of such license, be guilty of an offence against this By-law, and shall on conviction thereof be liable to a penalty not exceeding Five pounds.

#### Penalties.

- 99. Where any person by these By-laws or any of them is required to do or perform any act, and such act is not done or remains undone or unperformed, it shall be lawful for the Board to perform the same and charge the cost and expenses against such person, and the amount thereof may be recovered summarily.
- 100. Any person who does, permits, or suffers any act, matter or thing contrary to any of these By-laws, shall be deemed guilty of an offence against these By-laws, and, when not otherwise provided, shall be liable to a penalty not exceeding Twenty pounds for each such offence.
- 101. All penalties or other sums recovered under the 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 Board, except as so much as may be payable to any informer.

Poundage, Sustenance, and Driving Charges.

102. The following charges as poundage fees and sustenance charges within the area under the control of the Board in respect of cattle impounded for trespass upon any road, street, track, right-of-way or reserves within the area under the control of the Board shall be:-

- Trespass on unenclosed country lands:—For every entire horse, ass or bull—£2; for every other head of great cattle-3d.; for every other head of small
- Trespass on enclosed land, whether town, country or suburban, not being a public street or thoroughsubtrain, not being a public street or thorough-fare in a city or town or public cemetery:—For every entire horse, ass or bull—£2; for every other head of great cattle—10s.; for every other head of small cattle—1s.
- Trespass on a public street or thoroughfare in a city or town or in an enclosed cemetery:—For every entire horse, ass, or bull—£2; for every other head of great cattle—10s.; for every other head of small cattle—1s..

Poundage fees:—	s.	d.
For every horse, mare, gelding, or pony over		
	10	6
For every foal under 12 months	2	6
For every bull, cow, ox, or steer over 12		
months old	10	6
For every calf under 12 months old	2	6
For every pig or goat	2	0
For every sheep (not exceeding 30), per		
head	0	2
For every sheep (exceeding 30), per head	0	1
Driving fees, exceeding one mile, per mile	1	0
Sustenance charges:—		
For each head of great cattle, per day of 12		
hours	1	0
For each head of great cattle, per day of 24		
hours	3	0
For each head of small cattle, per day of 24		
hours	1	0

#### SCHEDULE A.

License to..........(here insert "Remove sand" or "gravel," "stone" or "wood"). Name of applicant..... Description of license..... Quantity of materials..... Fees payable......per...... Total..... the date hereof. Given under my hand this......day of....., 19

Secretary.

Made and passed by the Drakesbrook Road Board at a meeting duly held at Waroona on Saturday, 11th September, 1937.

C. H. HENNING,

Chairman.

J. SMETHURST,

Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of November, 1937.

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

## THE ROAD DISTRICTS ACT, 1919-1934.

Drakesbrook District Road Board.

## Building By-law.

P.W. 1679/37. 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; and whereas the Drakesbrook 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-law:-

#### BUILDINGS.

Part 1.--Operation and Definitions,

#### 1.—Application.

This By-law shall apply to all Townsites within the Drakesbrook Road District.

#### 2.—Commencement

This By-law shall commence operation immediately upon its confirmation and approval by the Governor and publication in the Government Gazette.

#### 3.—Definitions.

- "Act" means "The Road Districts Act, 1919-1934."
- "Basement" means a storey or portion of a storey partly below the level of the ground, the ceiling of which is not less than five feet above the adjoining ground (irrespective of any excavation made to comply with this By-law).
  - "Board" means the Drakesbrook Road Board.
- "Build" means and includes erect, build, or construct or cause to be erected, built, or constructed.
- "Building" means and includes erection, structure, detached room, outbuilding, hoarding, and every structure of whatever kind capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by a roof or not, and every part of such structure and any addition or alteration thereto.
- "Builder" means the master builder or other person employed to execute any work, or, if there is no master builder or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.
- "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 cement to three or fewer than three parts of sand.
- "Commercial buildings" mean a building used or constructed or adapted to be used wholly or in part for commercial purposes.
- "Dwelling-house" means a building used, constructed, or adapted to be used wholly or in part for human habitation, but does not include other than the dwellinghouse portion (if any) of a commercial building.
  - "District" means the Drakesbrook Road District.
- "Flat" means a room or suite of rooms occupied or designed, intended, or adapted to be occupied as a separate domicile, or rented or let as such.
- "Habitable room" means any living room, and includes all rooms intended or adapted to be used for the purpose of sleeping or eating or the cooking of food.
- "Hoarding" includes any erection or structure erected, built, constructed, or used or that may be used for the purpose of writing, painting, pasting, or posting thereon notices, advertisements, placards, or other printed, painted, or written matter, or any erection or structure being of a height greater than six feet from the level of the adjoining street, but shall not apply to a hoarding erected in a street for the purpose of carrying on building operations only, or to any dwelling-house or shop, or any fence seven feet or under in height, or "To Let" or "For Sale" boards not exceeding 20 square feet in area.
- "Residential flat building" means a building containing two or more flats, but does not include a row of two or more dwellings attached to each other, such as are commonly known as semi-detached or terrace buildings.
- "Surveyor" means the building surveyor or acting building surveyor for the time being of the Board or other officer having for the time being the administration of this By-law.

"Wall",--

- "Divisional wall" means a wall (other than an external or party wall) which subdivides any floor of a building, and which carries any load
- in addition to its dead weight. "External wall" means an outer wall of a building, not being a party wall, even though ad-joining a wall of another building. "Partition wall" means a wall subdividing any
- floor and not carrying any load other than its dead weight.
- "Square" applied to the measurements of any area
- means the space of 100 square feet.
  "Wood or wooden buildings" mean buildings of wood or having wooden frames.

Part 2.-Notice of intention to Build or Demolish and Lodging of Plans.

#### 4.-Notice to be given.

No builder shall commence any building, or any addition or alteration to any building without first delivering at the Office of the Board a written application in the form of the First Schedule hereto, before so com-

- mencing, and delivering to the surveyor
  (a) Plans and specifications:—Pro lans and specifications:—Properly prepared plans and specifications of such building, addition or alteration, together with a tracing or copy of the plans of such building, addition, or alteration, and also details of dimensions, sizes, and qualities of all materials, and enumerating any old materials proposed to be used in the construction of same.
  - (b) Block plan:—A block plan showing the relation of the building to adjoining buildings and boundaries.
  - (e) Purpose:—A statement in writing of the purpose for which the building is intended to be
  - (d) Drainage and Water Supply:—Particulars of the proposed method of drainage and water supply.
  - (e) Further particulars:—Such further particulars in writing regarding the same as shall be necessary to enable the Board or its surveyor to determine if all the provisions of this By-law applicable thereto are being complied with.

The tracing or copy of the plans and details of materials shall be retained by the surveyor, and the original plans and specifications, when approved, shall be returned to the owner or his agent. Such approval shall be evidenced by writing indorsed on the plans and specifications and signed by the surveyor.

Where it is desired to make some minor alterations to a building not materially affecting its stability, tighting, ventilation, or the size of rooms, the applica-tion may in the first place be made without submitting plans or specifications, which shall however be sub-mitted if the Board so requires. The Board may if it sees fit, dispense with the necessity for the submission of plans and specifications, and reduce or dispense with the payment of a fee in case of an application for approval to make minor alterations in an existing build-

## 7.—Plans, etc., to be kept at Building.

Such plans and specifications shall be kept at the building therein referred to and shall be available for inspection by the surveyor or the accredited officer of the Board at all reasonable times on demand during the construction or erection or alteration or addition, as the case may be, and for fourteen days after the completion thereof.

## 8.—Permits and Fees.

No persons shall commence any building, or any addition or alteration to any building, or demolish any building without having first obtained from the surveyor a written permit for the commencement of same, and without having first paid to the Board fees in accordance with the scale set out in the Second Schedule hereto, having regard to the class of building.

## 9.—Area of new Building.

The decision of the surveyor as to the area of a new building or value of an addition shall be final and conclusive.

10.—Permits shall lapse after Six Months.

A permit obtained pursuant to this By-law shall lapse and be of no effect unless the building for which such permit was granted shall be commenced within six months and completed within twelve months from the date of such permit.

#### 11.—Surveyor may enter and inspect.

The surveyor at all reasonable times during the progress and after the completion of any building, or addition or alteration to any building affected by this By-law, may enter and inspect such building or addition or alteration.

12.—Surveyor may stop work if contrary to By-law.

The surveyor may at any time stop the progress of any building and withdraw or suspend any permission given by the Board under this By-law, in the event of his not being satisfied that all the provisions of this By-law are being complied with, and any person who continues or builds or erects or works on the site after notice from the surveyor to desist shall be guilty of an offence against this By-law.

## Part 3.—General Provisions.

#### 13.

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.

#### 14.

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

#### 15.

The Board may reject any plans or specifications which in its opinion are not in keeping with the size and character of the adjacent buildings.

#### 16

Every dwelling-house shall be provided with a water storage capacity of at least 1,000 gallons properly connected up with gutters of roof, or other suitable water supply approved by the Board

#### 17.

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 filled in.

## Part 4.—Site, Healthiness of.

#### 18.

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 surveyor the dampness of the site renders such a precaution necessary.

#### 19,

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

#### 20.

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.

## Part 5.—Position of Building on Site.

#### 21.

No building which is intended to be used as a dwelling-house, and no addition to any such building, shall be built within a distance of 25 feet, measured horizontally, from the road the building fronts or is intended to front.

22

No building which is intended to be used as a dwelling-house, and no addition to any such building which is intended to be used as a dwelling-house, shall be built within a distance of three feet, if of brick, stone, concrete or cement blocks; or six feet, if of wood, measured horizontally, from any street, road, land, or right-of-way and the side of any such building.

#### 23.-Minimum Area of Land.

No person shall build or cause to be built any building which is intended to be used as a dwelling-house, unless the site or curtilage of such building has a superficial area of at least 10,890 square feet, and after the adoption of this By-law, all subdivisions or resubdivisions of allotments must be such as to have a frontage to a street or road of not less than 66 lineal feet and a depth of not less than 165 lineal feet, or with such measurements, to equal one quarter of an acre in area.

Provided that, when any allotment of land smaller in area than that hereinbefore prescribed was owned by any person prior to the coming into operation of this By-law, and not part of an allotment of which a portion has been alienated or excised since the coming into operation of this By-law, or such allotment is shown on any plan or subdivision heretobefore approved by the Board or by the Town Planning Board, the Board may permit a dwelling-house, which shall in all other respects comply with this By-law, to be erected upon such land. Before permission be so granted for the erection of any building, the land must be subdivided so that each building is located on a separate and distinct allotment. A plan of such subdivision shall be lodged with the application, and there shall be shown on such plan all buildings located or to be located thereon, and no building shall be proceeded with unless and until the subdivisional scheme of such land be approved by the Board.

#### 24.

A dwelling-house together with its appurtenances, to be erected on any allotment, shall not occupy more than two-thirds the area of such allotment:

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

## 25.—Shops, Minimum Area of Land.

- (a) Every shop shall have a frontage to a road of at least 18 feet.
- (b) No shop shall be of less width in any part thereof than 18 feet.
- (c) A shop shall not be built on land having a frontage of less than 18 feet to a street or road, and an average depth of 130 feet. There shall be back access from right-of-way at least 10 feet.

## 26.

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

## 27.—Permit for Erection of Shop where Dwelling not Attached.

Permission may be given for the erection of a shop where a dwelling is not attached, and where no person resides at such shop, on land having a frontage of 18 feet to a road and a depth of not less than 50 feet and a superficial area of not less than 900 square feet: Provided that no portion of such shop or building shall be erected within 15 feet of the rear boundary of such land, and only if the Board shall approve of the site of the proposed building.

### 28.

No two buildings which are intended to be used or which shall be used as dwelling-houses or residential flats shall be built or erected or constructed on the one allotment, if of wood, within a distance of twelve feet; if of brick, stone, or concrete, within a distance of six feet of each other: Provided that this does not prohibit the erection of semi-detached buildings.

The Board may at any time by resolution waive any of the provisions or restrictions of this part, where the levels of the allotment or other exceptional conditions of the site make it necessary or expedient to do so in respect of any building or part of a building.

#### 30.-Access to Rear.

Where there is no public or convenient access to the rear of the site of any building for the removal of night-soil, 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 a privy closet, and for the removal of garbage and refuse.

## 30A.—Outbuildings.

In 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.

## Part 6.—Materials.

#### 31.

All materials used in any building must be of good quality and shall be subject to the approval of the surveyor, and the surveyor shall have power to condemn and to order the removal of or to remove at the expense of the owner any material which in his opinion is not suitable for use for the purpose for which he considers it is intended to use same, and no person shall use any material so condemned for any building, alteration, or addition. No old or second-hand material may be used unless approved in writing by the surveyor.

#### 32.—Bricks.

Bricks used in any building must be good, hard, and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being used, and shall be whole, good, hard, well burnt bricks.

## 33.-Lime and Mortar.

Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime and not more than three parts by measure of sand. Cement mortar, consisting of one part cement to five parts sand, may be substituted for lime

## 34.—Cement Mortar.

Cement mortar shall be composed of good Portland cement or other cement of equal quality, approved of by the surveyor, mixed with clean sharp sand in the proportion of at least one part by measure of cement and not more than three parts by measure of sand, and shall be used before initial setting has commenced.

## 35.—Concrete.

Concrete for foundations shall be composed of clean broken stone or other hard material approved by the surveyor, broken to a gauge not exceeding two inches, and sand well mixed on a wooden floor or in an approved concrete mixer, with cement in the proportions of one part by measure of cement to not more than six parts of other materials.

Concrete for purposes of other than foundations shall be as specified above, except that for walls less than six inches in thickness and for reinforced work the stone used shall be broken to a gauge not exceeding threequarters of an inch.

## 36.—Timber.

All timbers and wooden beams used in any building shall be good sound material, free from rot, large or loose knots, shakes or any other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions, and spaces as set forth in Clause 37 of this By law.

#### 37.—Dimensions of Timber.

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

(a) Stumps shall be not less than 4in, x 4in. Jarrah or other approved timber, spaced not more than 5 feet centre to centre. Stumps shall be tarred and sunk at least eighteen inches below the natural surface of the ground, with tarring to extend for 6in, above the ground level. Ant stops to be provided, projecting at least 2in. over stumps.

(b) Sole plates—Jarrah 6in. x 6in. x 1½in.

- (e) Bottom plate and bearers-4in, x 3in, hardwood or jarrah.
- (d) Floor joists—4in. x 2in. hardwood or jarrah at 18 inch centres, supported at least every five feet.
  (e) Vermin plate—4in. x 2in. hardwood or jarrah.
  (f) Bearers—4in. x 3in. not more than 5ft. apart.
- (g) Studs—Not less than 3in. x 2in., spaced at not more than 2 feet centres, properly braced and secured. Where studs of 3in. x 2in. are used the angle or corner studs shall be 3in. x 3in.; where studs of 4in. x 2in. are used the angle or corner studs shall be 4in. x 4in.
  Ceiling joists—Not less than 3in. x 2in. spaced not

more than 2 feet apart centre to centre, properly braced

and secured.

(h) Rafters.—Not less than 3in. x 2in., spaced not more than 2ft. 6in. centre to centre in case of iron roofs, and 1ft. 6in. centre to centre in case of slate, tile, or other similar roofs.

Where rafters of 4in. x 2in. are used they shall be spaced not more than 3ft, centre to centre in case of iron roofs, and 2ft. centre to centre in case of slate, tile, or other similar roofs.

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

(j) Vermin plates must be used in construction of all

wooden buildings except sheds.

(k) 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.
(1) Washhouses, E.C.'s and woodsheds not under main roof to be of not less than 3in, x 2in, framing.

#### 38.—Interiors of Walls.

The interior of all walls and ceilings of every wooden building which is intended to be used or shall or may be used as a dwelling-house or commercial building shall be constructed of plaster sheets, asbestos sheets, or of approved wood, or other fire-resisting materials, as may be approved by the Board.

## 39.--Roofs.

The roof of every building shall be constructed of tiles, slates, metal or other approved material approved by the Board.

#### 40.—External Walls, Structure.

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

## 41.—External Walls, Construction.

Every wall constructed of brick or stone or other similar materials shall be properly bonded and properly and solidly put together with mortar, and no part of such wall shall overhang any part underneath it, except to the extent of nine inches and as approved by the cept to the extent of nine inches and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together.

## 42.—Damp Course.

Every wall or fireplace of brick, stone, or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand, or other approved impervious materials, at least six inches above the surface of the ground below the lowest floor, and, in cases where it is not desirable to place the same throughout the building at one uniform level, then the said dampproof course must be laid in horizontal layers connected at the end by a vertical course of the same materials and shall not be less than one-half inch thick.

## 43.--Hollow Walls.

External walls may be constructed as hollow walls, if constructed in accordance with the following rules:

(a) The inner and outer parts of the wall shall be separated by a cavity which shall throughout be of a width not exceeding two inches or less than one inch.

(b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength formed of galvanised iron, glazed stone-ware, or other approved material. Such ties shall be placed at distances apart not exceeding three feet horizontally and at least every fifth course vertically.

(c) The thickness of each part of the wall shall throughout be not less than four and one-half inches.

#### 44.

Concrete or cement blocks shall contain not less than one part cement to five parts mixed aggregate, and shall be kept damp for a period of not less than four days, and shall not be used green. Unless with the approval of the surveyor, no block shall be used within fourteen days of the date of construction.

#### 45.—Chimneys.

All brick or stone chimneys shall be constructed of ample flue, to be well plastered or pargetted inside for the full height, and no timber of any description shall be allowed to be built in the brickwork. The Board may give authority to build iron chimneys, but in erection they shall be laid on either stone or concrete base, and lined three feet high with brickwork, and free from all woodwork. Hearths of stone, brick, or cement of approved dimensions shall be placed in front of all fireplaces.

#### 46.—Footings.

Every person who shall erect a puncing of such stone, or the like shall construct every wall of such building, unless built upon a hard rock foundation, to rest upon proper footings, or upon sufficient beam. The projection of the bottom of the footings on each side of such wall shall be at least equal to one-half the thickness of the wall at its base, unless an adjoining wall interferes, or unless the wall is upon the boundary of the land, in which case the projection may be omitted on the side of the boundary, or where the wall adjoins. The diminution of the footings shall be in regular offsets, unless constructed of concrete. 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.

## 47.—Rooms, Windows.

Every habitable room, or room or alcove in which food is intended or likely to be stored or prepared, and every bathroom and enclosed laundry, shall have at least one vertical window opening directly to the outside air. One half at least of such window shall be constructed to open to its full extent, and so that the opening shall 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 satisfied that such system is equally efficient.

## 48.—Size of Windows.

The window or windows of any room shall have a superficial area clear of the sash frame of not less than one-tenth of the floor area of the room.

## 49.—Laundries and Kitchens.

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

## Part 7 .- Rooms, Size, Cubic Space.

50.

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 120 square feet per habitable room:
- (b) a habitable room shall not in any case have a cubic space of less than 800 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;
- (e) no main room in any building shall be less than 10 feet in height from floor to ceiling:
- (d) where a skillion is erected, height at lowest side shall not be less than eight feet;

(e) All shops shall have a clear space of 12 feet from floor to ceiling.

Every dwelling-house shall be provided with a completely enclosed bathroom, or combined bathroom and laundry, and with washtubs and copper or other means laundry, and with washtubs and copper or other means of washing clothes, and with water laid thereto. The fioor surfaces of the 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 and laundry could be dispensed with, exempt any building from the above provision, but such exemption shall be given by resoprovision, but such exemption shall be given by resolution of the Board.

## Part 8.—Verandahs, Projections, Signs, Hoardings, and Fences.

#### 52.—Awnings and Verandahs.

The Board may require that any or all awnings or verandahs proposed to be erected over a public space shall be of the cantilever type, to an approved design. No verandah shall be enclosed for living or sleeping purposes without the Board's written consent. No person shall erect, or cause or permit to be erected, any portico or verandah over the footway of any road in the district without first obtaining the consent of the Board in writing. The lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than 9 feet above the level of the outer edge of the

## 53.-Shop Windows.

Shop windows intended to be used for the display of goods or business advertisements shall consist of plate or approved glass, jointed and fixed in metal or approved timber frames, the level of the sill of such frames to be not higher than 30 inches nor within 12 inches for the level of the fixed the fixed the state of the level of the sill of the fixed the state of the level of the state of inches of the level of the footpath immediately adjoining the same.

## 54.—Signboard, Hanging Lamp, etc.

No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any road unless the permission in writing of the Board be first obtained. Each such signboard, shanging lamp, or other fixture shall be of material, construction, and design approved by the surveyor, and shall be in no part less than 8 feet 6 inches above the level of the footpath or road. No signboard shall exceed in darkly for the same of the signboard shall exceed in darkly for the same of the s ceed in depth 3 feet, nor, unless attached to a verandah, project over the footpath or road.

## 55.—Unsightly or Dangerous Fence.

When any fence abutting on or within 10 feet of any road or public place within the district is in a dangerous or unsightly state, the Board may by notice in writing, to be served on the owner of such fence, require such owner within 14 days from the receipt of such notice to take down or repair such fence, as the case may require, and such owner shall comply with such notice.

## Part 9.-Drainage Levels.

56.

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

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

## 58.

No water is to be discharged on to the surface of any footpath.

59.

The plans for a building shall include provision for carrying of rainwater from the roof thereof without causing dampness in the walls or foundations.

#### Part 10 .- Existing Buildings.

60.

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

## 61.—Removal of Buildings.

No building or erection shall be removed into and erected or re-erected in the 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 clear days' notice in writing shall be given to the Board or surveyor of the desire to remove and creet or re-creet such building or creetion; 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 recreet or place such building thereon, and a tracing copy of such plan, to be retained by the Board. 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 the construction of the existing building, and of the alterations and additions (if any) which it is intended to make

when the building is erected or re-erected;
(e) evidence satisfactory to the Board that such house has not been condemned as dilapidated, insani-tary, or unfit for human habitation, and a cer-tificate from the health officer of the district from which the building is proposed to be removed that within a reasonable time prior to the date of proposed 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

with.

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

No building or erection that has been condemned as dilapidated, insanitary, or unfit for human habitation shall be removed into or re-erected within the district. No removed building shall be occupied until the surveyor shall have certified in writing that all the provisions of the By-law have been observed and complied with in respect to such building.

Nothing herein contained shall prevent the alteration of the position of any building within the boundaries of the laud 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, any wiblic place. or public place.

62.—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 such structure is erected without the Board's permission, may order its demolition.

63.

The Board may order the opening or cutting into or 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 centravention of the Act or By-laws, the person doing the work shall be required to comply with the Act or this By-law, and shall bear the full cost of such pulling laws appears or cutting into end of compliance with down, opening, or cutting into and of compliance with the Act or 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.

#### Part 11.-Enforcement of By-laws and Penaltics.

No person shall erect, build, or construct, remove or make any alteration or addition to, or cause to be erected, built or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this By-law.

#### 65.—Penalty for Breach.

Any person who shall be guilty of any breach of any of the provisions of this By-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty of not less than One pound, and not exceeding Twenty pounds.

#### FIRST SCHEDULE.

Application Form.

To the Building Surveyor,
Drakesbrook Road Board,
Waroona.

As the person causing or directing the undermentioned work to be executed, I hereby make application for a Building permit for the same.

The following are the particulars of the proposed work:-

Estimated value.....

I submit block plan, ground plan, and front elevation of proposed building, drawn in ink, together with copy to be retained by Board, and certify to the best of my knowledge that plans and particulars herein set out are true and correct.

> (Signed). (Ďate).....

#### SECOND SCHEDULE.

## Prescribed Food

Frescribed rees.			
(1) For a license for a new building:—		s.	d.
Where the building with its appurtenant has a total floor area not exceeding	1ces 400		
square feet For every additional 200 square feet		5	0
part thereof		2	6
(2) For alterations or additions to an exist building:—	ing		
Where the cost of alteration does not	ex-	0	

For every additional £100 or part thereof 2 6

#### THIRD SCHEDULE.

Drakesbrook Road Board.

Building Permit.

Waroona...., 19....

Re your application for Permit to...., on Lot....., Street..... for Mr...., permission is hereby granted you to carry out the work as proposed in your application and in accordance with the plans, particulars and other documents submitted, such work to be subject at any time during progress to my inspection, and to be carried out in strict conformity with all requirements of the Board's Building By-laws as published in the Government Gazette of the . . . . . or other of the Board's By-laws for the time being in force, and all Acts of Parliament respectively affecting such work.

Building Surveyor.

Receipt No.

FOURTH SCHEDULE.

Drakesbrook Road Board. Permit to Occupy Premises.

Waroona...., 19....

This is to certify that the building of a..... occupation.

Building Surveyor.

Passed by a resolution of the Drakesbrook Road Board on the 11th day of September, 1937.

C. H. HENNING,

, Chairman.

J. SMETHURST, Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of November, 1937.

L. E. SHAPCOTT, Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-34.

Drakesbrook Road District.

Classification of Waroona Ward.

P.W. 1679/37

THE Drakesbrook Road Board, under and by virtue of the powers conferred on it in that behalf by "The Road Districts Act, 1919-1934," and all other powers en-abling it, doth hereby make and publish the following By-law:-

- 1. The Waroona (Town) Ward of the Drakesbrook Road District is hereby classified into districts.
- The residential district shall comprise all the lands and lots in the Waroona (Town) Ward included in the First Schedule hereunder.
- 3. (a) No building shall be erected in the residential district or any building hereafter structurally altered, except for the purpose of a private dwelling-house for not more than one family, or for Road Board buildings, schools, or for houses of worship: provided that vacant lands may be used for grazing or agistment purposes subject to any Building or Health Regulations
- (b) No building which may hereafter be erected in any part of the district comprised in the Second Schedule hereto, or being already erected in the said

district which may hereafter be structurally altered, shall be used for any purposes other than the follow-

(a) Offices.

(b) Shops and offices.

(c) Shops. (d) Shops and residences.

(e) Residences.
(f) Hotels, flats, and boarding-houses.

(g) Theatres, cinemas, and dance halls.
(h) Churches, schools, Road Board buildings, and other public buildings.

(c) No factory, noxious trade, sale yards or other industry, quarry, or excavation for any purpose, excepting foundations of approved buildings, or for household or domestic purposes or purposes of cultivation, shall be established or carried on within the said classified areas.

(d) Provided that this By-law shall not preclude the continuance of the use of any land or any building for any purpose for which the same was used immediately before the coming into operation of this By-law.

before the coming into operation of this By-law.

4. Any person who shall erect any building, or who shall structurally alter any building in contravention of this By-law, or who shall use any building in contravention of this By-law, or if any person shall either by act or omission contravene this By-law, he shall be guilty of an offence under this By-law and shall be liable to a penalty not exceeding £20.

5. Claims for compensation by reason of the operation of this By-law shall be made not later than six months from the date on which this By-law is first published in the Government Gazette.

lished in the Government Gazette.

#### The First Schedule.

The first schedule.

The area comprising that portion of the Waroona (Town) Ward of the Drakesbrook Road District containing the following lands and lots:—

Drakesbrook Town Lots numbered 1 to 56 inclusive;
Lots 82 to 90 inclusive; Lots 221 to 226 inclusive;
Lots 346 to 348 inclusive; Lots 306 to 309 inclusive;
Lots 318 to 340 inclusive; Lots 266, 267, and 316; Sublots 38, 60, and 61; and all that portion of Location 386, excepting Lots 6 to 12, inclusive, of the approved subdivision thereof. subdivision thereof.

## The Second Schedule.

The area comprising that portion of the Waroona (Town) Ward of the Drakesbrook Road District containing the following lands and lots:—

Drakesbrook Town Lots 61 to 81, inclusive; Lots 214 to 220, inclusive; Lots 227 to 264, inclusive; Lot 269, and Lot 351.

Made and passed at a meeting of the Drakesbrook Road Board held on the 11th day of September, 1937.

C. H. HENNING, Chairman.

J. SMETHURST, Secretary.

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of November, 1937.

L. E. SHAPCOTT. Clerk of the Council.

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

Amendment to By-laws relating to Hawkers and Stallkeepers.

PURSUANT to the powers conferred upon it by "The Road Districts Act, 1919-1934," the Murray Road Board doth hereby amend the By-laws made and passed by it by resolution at a meeting held at Pinjarra on the 12th day of December, 1936, and published in the Government Gazette of the 25th day of March, 1937, by inserting after Subclause (a) of Clause 2 of the said By-laws the following proviso:-

Provided that nothing in this By-law shall be read to apply to any recognised storekeeper within

the district who may be fulfilling by delivery bona fide orders for the goods of his business or store; nor to any ratepayer or resident of the district who may be disposing of the bona fide primary products of his or her property situate within the dis-

Passed by resolution of the Murray District Road Board at a meeting held on the 11th day of September,

ARTHUR F. EDWARD,

Chairman. Secretary.

H. A. SEAR,

Recommended-

H. MILLINGTON, Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 9th day of November, 1937.

L. E. SHAPCOTT.

Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1933. Mullewa Road Board.

Notice of intention to Borrow. (Section 297.)

Proposed Loan, £1,200.

NOTICE is hereby given that the Mullewa Road Board proposes to borrow the sum of One thousand two hundred pounds (£1,200).

The purpose for which the Loan is to be raised is the bituminising of streets and footpaths, together with the construction of a roadway leading to the recreation ground, Mullewa, and the construction of fencing and improvements on such recreation ground, as set out on

the plans and specifications covering the proposed works. The plans and specifications, and estimates of such works, are open for inspection at the Office of the Board, Maitland road, Mullewa, for one month from the date of proposition, between the hours of 9 a.m. and 1 p.m. and 2 p.m. to 5 p.m., daily, with the exception of Wednesdays, when the hours shall be from 9 a.m. to

1 p.m. only.

The amount of One thousand two hundred pounds is

The amount of One thousand two hundred pounds is proposed to be raised by the sale of Debentures, repayable with interest by forty equal half-yearly instalments over a period of twenty (20) years after the date of issue, in lieu of the formation of a Sinking Fund.

The Debentures shall bear interest at a rate not exceeding Four pounds fifteen shillings per centum per annum (4% per centum), payable half-yearly. The amount of the Debentures and interest thereon is to be paid at the Commercial Bank, Mullewa, or such other places as may be mutually arranged. places as may be mutually arranged.

Dated at Mullewa 13th August, 1937.

J. M. STEELE, Chairman.

P. F. ROOKE,

Secretary.

## THE ROAD DISTRICTS ACT, 1919-1934. Dalwallinu Road Board.

Establishment of Public Pound.

IN pursuance of the power conferred by "The Road Districts Act, 1919-1934," and "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Dalwallinu Road Board has established a temporary Public Pound at the north-west corner of Location 2045, Pithara.

Dated the 19th day of November, 1937.

J. E. ELLIS, Secretary.

Department of Labour, Perth, 22nd November, 1937.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council, acting under the authority of Section 101 of "The Industrial Arbitration Act, 1912-1935," has been pleased to appoint Thomas Howard Hannah, Acting Resident Magistrate, Kalgoorlie, as an Industrial Magistrate under and for the purposes of the said Section 101 of the said Act the said Act.

S. S. FISHER Secretary for Labour. METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 100/35.

NOTICE is hereby given, in pursuance of Section 96 of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," that water mains have been laid in the under-mentioned streets, in Districts indicated:-

Perth Municipality.

1147/37—Alderbury street, from Lot 19 to Lot 20— Westerly.

1109/37-Pangbourne street, from Lot 1740 to Lot 1739-Northerly

1169/37-Flinders street, from Lot 185 to Lot 186-Northerly.

Bayswater Road District.

1103/37—Foyle road, from Lot 676 to Lot 677— North-westerly.

Belment Park Road District.

62/35-Keymer street, from Lot 5 to Lot 364-Southeasterly.

Melville Road District.

1010/37-Kishorn road, from Ogilvie road to Lot 294

Mosman Park Road District.

1064/37-Edith street, from Wellington street to Lot 13-Northerly.

Nedlands Road District.

1189/37-Bellevue avenue, from Brockman avenue to Lot 244-Westerly.

1136/37—Louise street, from Stirling highway to Lot 156—Southerly.

1153/37-The Esplanade, from Bessell avenue to Lot 804-South-westerly.

Perth Road District.

1002/37-Pearl parade, from Lillian street to Lot 2 North-easterly.

1079/37-Stoneham street, from Roberts street to Lot 5-Southerly.

And the Minister for Water Supply, Sewerage, and Drainage is, subject to the provisions of the said Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated at Perth, this 26th day of November, 1937.

GEO. H. LONG. Under Secretary.

## TRAFFIC ACT, 1919-1935.

Chittering Road Board.

Traffic By-law.

P.W. 1767/23.

THE Chittering Road Board, pursuant to an Order in Council under Section 48 of "The Traffic Act, 1919-35," and in exercise of the power therein conferred, doth hereby make the following By-law, to have effect within the Chittering Road District:—

No person shall drive any motor car along that section of the Perth-Geraldton road extending from a point half a mile south of the Fifty-mile Post to a point half a mile north of the Fifty-mile Post at a speed exceeding 25 miles per hour.

Made and passed at a meeting of the Chittering Road Board held on the 3rd day of July, 1937.

H. W. MARTIN

Chairman.

L. K. MARTIN, Secretary.

Recommended-

H. MILLINGTON, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in the Executive Council this 27th day of October, 1937.

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

THE WATER BOARDS ACT, 1904.

Water Rate in the Moora Water Area.

NOTICE is hereby given that the Rate Book for the year ending 30th October, 1938, of all lands in the Moora Water Area 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 Moora Water Board,

(Sgd.) W. J. CARRICK, Chairman.

Notice of Rate in the Moora Water Area. Notice is hereby given that, under the powers conferred by the above-mentioned Act, the Moora Water Board has ordered a Rate of One shilling and ninepence for the Water Area, to be made and levied for the year ending 30th October, 1938, upon all rateable land entered in the Rate Book, the making up of which is published in the Government Gazette of 26th November, 1937, and local newspaper; 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 Moora Water Board,

(Sgd.) W. J. CARRICK, Chairman.

P.W. 1585/37; Ex. Co. No. 2110.

Public Works Act, 1902-1933.

## LAND ACQUISITION.

City of Perth-Recreation Ground at Bishopsgate street, Carlisle.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning District—have, in pursuance of the written approval and of the consent under Section 219 of the "Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been compulsorily taken and set apart for the purposes of the following public work, namely:—Recreation Ground at Bishopsgate street, Carlisle.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28508 (L.T.O. Diagram 10714), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in City of Perth for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

## SCHEDULE.

No. on Plan P.W.D., W.A., No. 28508.	Owner or Reputed Owner.	Description.	Quantity.
1	George Skinner	Lot 541 of Canning Location 2 (Certificate of	a. r. p. 0 1 0
2	George Skinner	Title Volume 1055, Folio 786) Lot 542 of Canning Location 2 (Certificate of	0 1 0
3	Henry Willoughby Mann	Title Volume 1055, Folio 786) Lot 543 of Canning Location 2 (Certificate of	0 1 0
4	Frederick Marks	Title Volume 725, Folio 127) Lot 544 of Canning Location 2 (Certificate of	0 1 0
5	Mabel Peet	Title Volume 730, Folio 151) Lot 545 of Canning Location 2 (Certificate of	0 1 0
6	Mary Scates, executrix of the will of	Title Volume 985, Folio 168) Lot 546 of Canning Location 2 (Certificate of	0 I 0
7	Arthur Edward Scates, deceased Alfred Bradshaw Sutton	Title Volume 618, Folio 81) Lot 547 of Canning Location 2 (Certificate of	0 1 0
8	Thomas Trenwith	Title Volume 583, Folio 79) Lot 548 of Canning Location 2 (Certificate of	0 0 32
9	Thomas Trenwith	Title Volume 680, Folio 64) Lot 549 of Canning Location 2 (Certificate of	0 0 32
10	Alfred Edgar Harris	Title Volume 680, Folio 64) Lot 550 of Canning Location 2 (Certificate of	0 0 30 .6
11	Samuel Beattie	Title Volume 555, Folio 168) Lot 551 of Canning Location 2 (Certificate of	0 0 30 4
12	Samuel Beattie	Title Volume 720, Folio 172) Lot 552 of Canning Location 2 (Certificate of	0 0 32
13	James Power, executor of the will of George Andrew Power, deceased	Title Volume 720, Folio 172) Lot 553 of Canning Location 2 (Certificate of	0 0 32
14	Oscar Herbert Lowman	Title Volume 561, Folio 108) Lot 554 of Canning Location 2 (Certificate of	0 1 0
15	Oscar Herbert Lowman	Title Volume 582, Folio 170) Lot 555 of Canning Location 2 (Certificate of	0 1 0
16	Mabel Peet	Title Volume 582, Folio 170) Lot 556 of Canning Location 2 (Certificate of	0 1 0
17	May Rutherford Rodda and Mary Ann Pickup	Title Volume 1041, Folio 705) Lot 557 of Canning Location 2 (Certificate of	0 1 0
18	Bickford Park Land Company Limited	Title Volume 1053, Folio 507) Portion of Canning Location 2 (Certificate of Title Volume 331, Folio 33), being portion of right-of-way	0 0 30

Certified correct this 12th day of November, 1937.

(Sgd.) H. MILLINGTON,
Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937.

P.W. 1617/37; Ex. Co. No. 2116.

Public Works Act, 1902-1933.

## LAND ACQUISITION.

City of Perth-Drainage at Lawler street, North Perth.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and of the consent under Section 219 of the "Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been compulsorily taken and set apart for the purposes of the following public work, namely: Drainage at Lawler street, North Perth.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plau, P.W.D., W.A., 28510 (L.T.O. Diagram 10722), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in City of Perth for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

#### SCHEDULE.

No. on Plan P.W.D., W.A., No. 28510.	Owner or	Repute	l Owner.	Description.	Quantity.
1	Ellen Balshaw William Della	•••		 Lot 26 of Swan Location 707 (Certificate of Title Volume 989, Folio 139) Lot 273 of Swan Location 707 (Certificate of Title Volume 1046, Folio 349)	a. r. p. 0 0 18 4 0 0 18

Certified correct this 8th day of November, 1937.

(Sgd.) H. MILLINGTON, Minister for Works. (Sgd.) JAMES MITCHELL, Lieutenant Governor in Executive Council.

Dated this 22nd day of November, 1937.

P.W. 1495/37; Ex. Co. No. 2119.

Public Works Act, 1902-1933.

## LAND ACQUISITION.

 $Bassendean\ Road\ Board-Extension\ of\ Sandy\ Beach\ Recreation\ Ground.$ 

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval under the "Road Districts Act, 1919—1934," and the "Public Works Act, 1902—1933," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been compulsorily taken and set apart for the purposes of the following public work, namely: Extension of Sandy Beach Recreation Ground at Bassendean.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28501 (L.T.O. Diagram 10690), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in Bassendean Road Board for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

### SCHEDULE

No. on Plan P.W.D., W.A., No. 28501.	Owner or Reputed Owner.	Description.	Quantity.
1 2	Annie Matilda Browne Annie Matilda Browne	Lot 641 of Swan Location S (Certificate of Title Volume 668, Folio 1) Lot 642 of Swan Location S (Certificate of Title Volume 702, Folio 185)	a. r. p. 2 0 3 2 0 3

Certified correct this 8th day of November, 1937.

(Sgd.) H. MILLINGTON,
Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937,

P.W. 164/37; Ex. Co. No. 2109.

Public Works Act, 1902-1933.

#### LAND ACQUISITION.

Murray Road Board-Gravel Pit, Cockburn Sound Location 16.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Cockburn Sound District—have, in pursuance of the written approval under Section 162 (27) of the "Road Districts Act, 1919–1934," and the "Public Works Act, 1902–1933," of His Excellency the "Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been compulsorily taken and set apart for the purposes of the following public work, namely: Murray Road Board Gravel Pit.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28425 (L.T.O. Diagram 10574), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said land shall vest in Murray Road Board for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

#### SCHEDULE

No. on Plan P.W.D., W.A., No. 28425.	Owner or Reputed Owner.	Description.	Quantity.	
	James Michael McEncroe	Portion of Lot 25 of Cockburn Sound Location 16 (Certificate of Title Volume 1011, Folio 572)	a. r. p. 13 0 4	

Certified correct this 12th day of November, 1937.

(Sgd.) H. MILLINGTON,
Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937.

P.W. 90/37; Ex. Co. No. 2120.

Public Works Act, 1902-1933.

## LAND RESUMPTION.

Metropolitan Sewerage—Perth Main Gravitation Sewer—Fourth Section (between Brisbane and McCarthy streets).

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Perth Townsite—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been set apart, taken or resumed for the purposes of the following public work, namely: Perth Main Gravitation Sewer—Fourth Section (between Brisbane and McCarthy streets).

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plans, P.W.D., W.A., 28475 and 28476 (L.T.O. Diagrams 10660 and 10661), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in Minister for Water Supply, Sewerage, and Drainage for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

## SCHEDULE.

No. on Plan P.W.D., W.A., No. 28475.	Owner or Reputed Owner.	Description.	Quantity.
1 Plan P.W.D., W.A.	Clara Ottilie Spanney	Portion of Lot 8 of Perth Town Lot N118 (Certificate of Title Volume 987, Folio 15)	a. r. p. 0 0 5·3
No. 28476:	Kate Rodgers Joseph Tatham and Frances Tatham	Portion of Lot 10 of Perth Town Lot N116 (Certificate of Title Volume 36, Folio 48) Portion of Lot 1 of Perth Town Lot N117 (Certificate of Title Volume 89, Folio 200)	0 0 3·7 0 0 5·8

Certified correct this 8th day of November, 1937.

(Sgd.) H. MILLINGTON,
Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937,

P.W. 268/37; Ex. Co. No. 2115.

Public Works Act, 1902-1933; Main Roads Act, 1930-1932.

#### LAND RESUMPTION.

Gravel Quarry at Armadale.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been set apart, taken or resumed for the purposes of the following public work, namely: Gravel Quarry at Armadale.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28499 (L.T.O. Diagram 10688), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in His Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

#### SCHEDULE.

No. on Plan P.W.D., W.A., No. 28499.	Owner or Reputed Owner.	Description.	Quantity.
1	Lily Margaret Davey	Portion of Lot 118 of Canning Location 31 (Certificate of Title Volume 1018, Folio 567)	a. r. p. 1 1 30

Certified correct this 8th day of November, 1937.

(Sgd.) H. MILLINGTON,

Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937.

P.W. 128/35; Ex. Co. No. 2106.

Public Works Act, 1902-1933.

### LAND RESUMPTION.

Metropolitan Stormwater Drainage—Maylands District—Extension of Compensating Basin No. C1 (Lawley Ward).

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been set apart, taken or resumed for the purposes of the following public work, namely: Extension of Compensating Basin No. Cl, Metropolitan Stormwater Drainage, Maylands District, and that the portions of the several roads, streets, or thoroughfares referred to in such Schedule and which are by this notice so set apart, taken, or resumed are wholly closed and have ceased to be public highways.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28511 (L.T.O. Diagram 10731), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in the Minister for Water Supply, Sewerage, and Drainage for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

## SCHEDULE.

No. on Plan P.W.D., W.A., No. 28511.	Owner or Reputed Owner.	Description.	Quantity.
1 3 and 4	Mount Lawley Limited  Crown  Mount Lawley Limited	Lots 1598, 1599, 1600, 1601 and 1602 of Swan Location Z (Certificate of Title Volume 1002, Folio 183)  Portions of Holmfirth and Burton streets  Portions of Lot 1611 and Lot 1612 of Swan Location Z (Certificate of Title Volume 1002, Folio 183)	a. r. p. 1 0 26 9 0 3 13 9 0 1 32 1

Certified correct this 9th day of November, 1937.

(Sgd.) H. MILLINGTON,
Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937.

## Public Works Act, 1902-1933. LAND RESUMPTION.

P.W. 90/37; Ex. Co. No. 2121.

Metropolitan Sewerage—Perth Main Gravitation Sewer—First Section (Wembley).

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Perthshire and Swan Districts—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been set apart, taken or resumed for the purposes of the following public work, namely: Perth Main Gravitation Sewer—First Section (Wembley).

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plans, P.W.D., W.A., 28473 and 28474 (L.T.O. Plan 5880 and Diagram 10659), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in Minister for Water Supply, Sewerage, and Drainage for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

#### SCHEDULE.

	501	EDULE.	
No. on Plan P.W.D., W.A., No. 28473.	Owner or Reputed Owner.	Description.	Quantity.
1	The Roman Catholic Bishop of Perth	Portion of Lot 817 of Perthshire Location Ag	a. r. p. 0 0 5 3
2	Stanley Herbert Jones	(Certificate of Title Volume 1000, Folio 785) Portion of Lot 816 of Perthshire Location Ag	0 0 5.1
3	Stanley Herbert Jones	(Certificate of Title Volume 654, Folio 192) Portion of Lot 815 of Perthshire Location Ag	0 0 5
4	The City of Perth	(Certificate of Title Volume 654, Folio 192) Portion of Lot 814 of Perthshire Location Ag	0 0 5
5.	The Roman Catholic Bishop of Perth	(Certificate of Title Volume 1049, Folio 566) Portion of Lot 813 of Perthshire Location Ag	0 0 4.9
6	Catherine Margaret Bond	(Certificate of Title Volume 1028, Folio 52) Portion of Lot 812 of Perthshire Location Ag	0 0 4.8
7	The Roman Catholic Bishop of Perth	(Certificate of Title Volume 602, Folio 132) Portion of Lot 811 of Perthshire Location Ag	0 0 4.8
8	Sarah Matilda Turner	(Certificate of Title Volume 1028, Folio 52) Portion of Lot 810 of Perthshire Location Ag	0 0 4.7
9	Catherine Scott	(Certificate of Title Volume 709, Folio 102) Portion of Lot 809 of Perthshire Location Ag	0  0  4.6
10	Harold Edward Bromfield	(Certificate of Title Volume 638, Folio 174) Portion of Lot 808 of Perthshire Location Ag	0  0  4.5
11	Mary O'Leary	(Certificate of Title Volume 635, Folio 115) Portion of Lot 807 of Perthshire Location Ag	0 0 4.5
12	Lily Agnes Woulfe, executrix of the will of Rose Ann Susannah Hamilton, deceased	(Certificate of Title Volume 1030, Folio 831) Portion of Lot 806 of Perthshire Location Ag	$0  0  4 \cdot 4$
13	James Michael Farrelly	(Certificate of Title Volume 633, Folio 143) Portion of Lot 805 of Perthshire Location Ag	$0  0  4 \cdot 3$
14	John William Shacklock, administrator of the estate of Eleanor Mary Shacklock, deceased	(Certificate of Title Volume 1005, Folio 773) Portion of Lot 804 of Perthshire Location Ag (Certificate of Title Volume 1015, Folio 138)	0 0 4.1
15	Frederick Connaughton	Portion of Lot 803 of Perthshire Location Ag (Certificate of Title Volume 675, Folio 101)	$0  0  4 \cdot 1$
16	The Roman Catholic Bishop of Perth	Portion of Lot 802 of Perthshire Location Ag (Certificate of Title Volume 1000, Folio 785)	$0  0  4 \cdot 1$
17	The Roman Catholic Bishop of Perth	Portion of Lot 801 of Perthshire Location Ag (Certificate of Title Volume 1000, Folio 785)	$0  0  4 \cdot 1$
18	The Roman Catholic Bishop of Perth	Portion of Lot 800 of Perthshire Location Ag (Certificate of Title Volume 1000, Folio 785)	$0  0  4 \cdot I$
19	The Roman Catholic Bishop of Perth	Portion of Lot 799 of Perthshire Location Ag (Certificate of Title Volume 1000, Folio 785)	0 0 4
20	Flora Rae McDonald and Jean Alberta McDonald, executrices of the will of Flora McDonald, deceased	Portion of Lot 798 of Perthshire Location Ag (Certificate of Title Volume 607, Polio 100)	0 0 4
21	James MacCallum Smith	Portion of Lot 797 of Perthshire Location Ag (Certificate of Title Volume 636, Folio 194)	0 - 0 - 4
22	The Roman Catholic Bishop of Perth	Portion of Lot 796 of Perthshire Location Ag (Certificate of Title Volume 1000, Folio 785)	0 0 4
23	Carmelo Salvatore Giovanni Mauera	Portion of Lot 795 of Perthshire Location Ag (Certificate of Title Volume 664, Folio 96)	0 0 4
24	Barbara Henderson Rogers	Portion of Lot 794 of Perthshire Location Ag (Certificate of Title Volume 641, Folio 9)	0  0  3.9
25	The Roman Catholic Bishop of Perth	Portion of Lot 793 of Perthshire Location Ag (Certificate of Title Volume 1000, Folio 785)	0 0 0.9
26	Francis Joseph Sullivan	Portion of Lot 784 of Perthshire Location Ag (Certificate of Title Volume 1014, Folio 418)	0 0 8.7
No. on Plan, P.W.D., W.A., No. 28474.			
• • •	The University of Western Australia	Portion of Swan Location 2103 (Certificate of Title Volume 417, Folio 73)	1 0 34

Certified correct this 8th day of November, 1937.

P.W. 1547/37; Ex. Co. No. 2118.

Public Works Act. 1902-1933.

## LAND RESUMPTION.

#### Kellerberrin Court House.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Kellerberrin Townsite—have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 22nd day of November, 1937, been set apart, taken or resumed for the purposes of the following public work, namely: Kellerberrin Court House.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28502 (L.T.O. Diagram 10695), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in His Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

#### SCHEDULE.

No. on Plan P.W.D., W.A., No. 28502.	Owner or Reputed Owner.	Description.	Quantity.
1	Kellerberrin Road Board	Kellerberrin Lot 320 (Certificate of Title Volume 683, Folio 12)	a. r. p. 1 0 0

Certified correct this 8th day of November, 1937.

(Sgd.) H, MILLINGTON.

Minister for Works.

(Sgd.) JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 22nd day of November, 1937,

#### THE MUNICIPAL CORPORATIONS ACT, 1906.

City of Perth-Lease of Land.

Department of Public Works, Perth, 23rd November, 1937.

P.W. 1584/36.

P.W. 1584/36.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has consented, under the provisions of Section 210 of "The Municipal Corporations Act, 1906," to the lease of all those pieces of and, being Perth Town Lot E12, and those portions of Perth Town Lots E11, E13, E14, and E15, more particularly delineated and shown in lease, and being a portion of the land comprised in Certificate of Title Volume 1030, Folio 319, granted by the City of Perth for a term of ten years to the Trustees for the time being of Australian Natives' Association, of Esplanade, East of Barrack street, Perth. East of Barrack street, Perth.

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

## MOSMAN PARK ROAD BOARD.

Establishment of Public Pound.

IT is hereby notified, for public information, that the Mosman Park Road Board did by resolution at a meeting of the Board held on the 22nd day of November, 1937, establish a Public Pound, being that portion of Lot 18 of Buckland Hill Suburban Location 67 fronting Edith street, by a depth of sixty feet.

> J. S. BRYANT, Chairman,

> W. S. BARTLETT, Secretary.

## MULLEWA DISTRICT ROAD BOARD.

Public Pound.

To whom it may concern.

BY virtue of "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Mullewa Road Board hereby give notice of their intention to erect a Public Pound on portion of Reserve 150.

J. M. STEELE, Chairman.

## MOSMAN PARK ROAD BOARD.

IT is hereby notified, for public information, that the Mosman Park Road Board did on the 22nd November, 1937, by resolution appoint Arthur Hughes as Poundkeeper for the Mosman Park Road District.

> W. S. BARTLETT, Secretary.

#### DALWALLINU ROAD BOARD.

Loan No. 8.

Notice of intention to Borrow.

NOTICE of intention to borrow the sum of £1,000 having been duly advertised in the Government Gazette of the 10th September, 1937, and in the West Australian newspaper of the 3rd, 4th, and 6th September, 1937, and no demand having been made that the question "Whether or not the said Loan be raised" be submitted to the vote of resident owners of rateable property: Now, therefore, this Board, pursuant to Section 300 of "The Road Districts Act, 1919-1934," adopts the Loan and makes a special order for borrowing the sum of £1,000 for the purposes mentioned in the said notices.

> JOHN SYME. Chairman, J. E. ELLIS, Secretary.

## DALWALLINU ROAD BOARD.

Loan No. 9.

Notice of intention to Borrow.

NOTICE of intention to borrow the sum of £2,650 having been duly advertised in the Government Gazette of ing been duly advertised in the Government Gazette of the 10th September, 1937, and in the West Australian newspaper of the 3rd, 4th, and 6th September, 1937, and the question "Whether or not the said Loan be raised," having been submitted to the vote of resident owners of rateable property on the 30th October, 1937, and the majority of votes being in favour of raising the said Loan: Now, therefore, this Board, pursuant to Section 300 of "The Road Districts Act, 1919-1934," adopts the Loan and makes a special order for borrowing the sum of £2,650 for the purposes mentioned in the said notices. said notices.

JOHN SYME, Chairman. J. E. ELLIS. Secretary.

# THE ROAD DISTRICTS ACT, 1919-34. Road Board Election.

Department of Public Works, Perth, 24th November, 1937.

IT is hereby notified, for general information, in accordance with Section 92 of "The Road Districts Act, 1919-34," that the following gentleman has been elected a member of the undermentioned Road Board, to fill the vacancy shown in the particulars hereunder:—

	Date of	Member Elected :		Ward,		How vacancy occurred: (a) Effluxion of	Name of previous	Damada
	Election.	Surname.	Christian Names.	ward.	Occupation.	time. (b) Resignation. (c) Death.	Member.	Remarks.
Preston	6-11-37	Kirkpatrick	John Kenwell	Thompson's Brook	Farmer	(b)	Kirkpatrick, J. K.	•••

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

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 670 of 1937.

In the matter of an Application to amend Award Nos. 25, 27, and 28 of 1922, as amended by Orders Nos. 338 of 1929, 350 of 1930, 256 of 1931, between the Coastal and E.G. Government Water, Sewerage, and Drainage Employees' Industrial Union of Workers, Applicant, and The Hon. Minister for Water Supply, Respondent.

UPON hearing Mr. E. A. Brown, on behalf of the applicant, and Mr. S. S. Fisher, on behalf of the respondent, and by consent, and in pursuance of the powers contained in Section 90 of "The Industrial Arbitration Act, 1912-1935," the Court doth hereby order and direct that Award, Nos. 25, 27, and 28 of 1922, dated the 26th day of September, 1923, as amended, be and the same is hereby further amended as follows:—

Part I.-Metropolitan Section.

Clause 4-Hours:-

Strike out Subclause (a) and insert the following in lieu thereof:—

"Subject and except where otherwise specifically provided, the ordinary working hours shall not exceed eight (8) hours on Monday, Tuesday, Wednesday, Thursday, and Friday, and four (4) hours on Saturday: Provided that for stablemen a week's work shall consist of seven (7) shifts of eight (8) hours when required by the engineer."

Clause 14-Contract of Service:-

Strike out Subclause (a) and insert the following in lieu thereof:—

"That the rate of pay is fixed on a weekly basis, subject to the following condition, namely, that if, in the case of any employee for any reason whatever during any portion of the working hours of any week no work is available or performed, the employee will only be paid for the time actually worked at the rate of pay as above prescribed (per week of forty-four (44) hours) apportioned to the time actually worked during the week; and."

Part 2.—Goldfields Water Supply Section.

Clause 2-Contract of Service:

Strike out Subclause (a) and insert the following in lieu thereof:—

"That the rate of pay is fixed on a weekly basis, subject to the following condition, namely, that if, in the case of any employee for any reason whatever during any portion of the working hours of any week, no work is available or performed, the employee will only be paid for the time actually worked at the rate of pay as above prescribed (per week or forty-four (44) hours) apportioned to the time actually worked during the week; and."

Clause 6-Hours:-

Strike out Subclause (a) and insert the following in lieu thereof:—

"The ordinary working hours for all workers other than foreman, groom, and general hand, Mundaring Weir, motor drivers and motor drivers

effecting repairs, and fireman and greasers, shall not exceed forty-four (44) in any one week—such ordinary working hours shall not exceed eight (8) hours on Monday, Tuesday, Wednesday, Thursday, and Friday, and four (4) hours on Saturday: Provided that if, in the opinion of the Minister for Water Supply, it is desirable in the interests of any work or section of work that there should be a variation in the number of hours to be worked per week, then the hours may be altered to the extent that eight (8) hours per day of five (5) days in one week, and eight (8) hours per day for six (6) days in the following week, alternately, may be worked."

Strike out Subclause (d) and insert the following in lieu thereof:—

"Firemen and greasers shall be paid as for the total number of hours (equal to an average of eight (8) hours per day) for Monday to Friday inclusive, and four (4) hours for Saturday, constituting each respective pay period, whether such time shall have been actually worked or not: Provided that, if the employee is absent from work from sickness or other personal causes, he shall be paid only for the time actually worked."

Dated this 11th day of October, 1937.

By the Court,

(SEAL.)

T. F. DAVIES,
Acting President.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 448 of 1937,

In the matter of Industrial Agreement, No. 14 of 1937, dated the 14th July, 1937, made between the Operative Painters and Decorators' Industrial Union of Workers, Perth (hereinafter called "the Union"), of the one part, and Alman Bros., W. J. Adams, J. M. Davey, D. McDonald, and others (hereinafter called "the employers") of the other part, and in the inatter of an Application by the abovenamed Union for a declaration that the said Agreement be made a Common Rule.

UPON hearing Mr. W. Broderick, for the applicant Union, there being no appearance on behalf of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act and the Regulations have been complied with, the Court doth declare that Industrial Agreement, dated the 14th day of July, 1937, and registered No. 14 of 1937, shall have the effect of an Award and be a Common Rule of the industry to which it relates within an area comprised within a radius of twenty-five (25) miles from the Post Office, Kalgoorlie.

Dated this 21st day of October, 1937.

By the Court,

(SEAL.)

T. F. DAVIES,
Acting President.

## THE VERMIN ACT, 1919.

Northam Vermin Board.

Northam Vermin Board.

THE Northam Vermin Board, by virtue of Section 96 of "The Vermin Act, 1919," hereby orders:—

That the owners or occupiers of all holdings within the boundaries of the Northam Vermin District shall commence the destruction of rabbits on such holdings, and upon roads bounding or intersecting same, as from the 23rd day of November, 1937, and shall continue and systematically carry out such destruction until the 2nd day of May, 1938, or longer, as may be determined by the Board.

The means to be adopted to secure the destruction of rabbits shall be the laying of poison baits, fumigation of warrens, or any other method approved of by the Board or its Inspector.

By order of the Board,

C. O. MOSELEY, Secretary.

Northam, 23rd November, 1937.

## THE VERMIN ACT, 1918. Mukinbudin Vermin Board.

NOTICE is hereby given, under Section 96 of "The Vermin Act, 1918," that the owners or occupiers of all or any holdings within the District of the above Board shall commence the work of suppressing or destroying vermin on such holdings, and on the roads bounding or intersecting same, on the 28th December, 1937, and shall systematically continue to carry out such work until the 28th March, 1938.

The means to be adopted are the laying of effective poison baits and/or fumigating.

By order of the Board,

T. B. CONWAY,

Secretary.

8th November, 1937.

Department of Agriculture, Perth, 24th November, 1937.

Agric. No. 1919/25; Ex. Co. No. 2096. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appoint-ment of Kenneth Wilmott Simes as an Inspector under "The Brands Act, 1904-35."

(Sgd.) L. JONES, Under Secretary for Agriculture.

## LOST CASH ORDER.

Agricultural Bank, Perth, 19th November, 1937.

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

C.O. No. 79295 (Fertiliser Subsidy, 1936-37 season); value £4 5s.; F. C. Weston, Napier; 13/10/37; Perth.

C. ABEY, General Manager.

## APPOINTMENTS

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

Registrar General's Office, Perth, 23rd November, 1937. R.G. No. 75/33. IT is hereby notified, for general information, that Mr. Ernest Walter Harper has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Perth Registry District, to reside at Cottesloe, during the absence on leave of Mrs. S. A. Harper; appointment to date from 7th December, 1937.

R.G. No. 119/33. The Rose No. 119755. IT is hereby notified, for general information, that Constable Richard Vosper Summers has been appointed to act, temporarily, as District Registrar of Births Deaths, and Marriages for the Irwin Registry District, to reside at Dongarra, vice Constable S. J. Loxton, transferred; appointment to date from 19th November,

Registrar General's Office, Perth, 24th November, 1937. R.G. No. 114/33. IT is hereby notified, for general information, that Constable D. Cameron has been appointed to act, tem-porarily, as Assistant District Registrar of Births and Deaths for the Plantagenet Registry District, to reside at Denmark, during the absence on leave of Constable A. J. Farrier; appointment to date from 1st December, 1937.

> S. BENNETT. Registrar General.

#### THE MINING ACT, 1904.

Notice of Intention to Forfeit Leases for Non-payment of Rent.

of Rent.

Department of Mines,
Perth, 25th November, 1937.

IN accordance with Section 97 of "The Mining Act, 1904," notice is hereby given that, unless rent due on the undermentioned Gold Mining Leases be paid on or before the 18th day of December, 1937, it is the intention of the Lieutenant-Governor, under the provisions of Section 98 of "The Mining Act, 1904," to forfeit such leases for breach of covenant, viz., non-payment of rent.

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

## BROAD ARROW GOLDFIELD.

Gold Mining Lease.

2079W-WYCHEPROOF: Rocke, James Alexander.

Miner's Homestead Lease.

18W-VALLEY: Dillon, Francis; Pearce, Walter Nicholas.

## MURCHISON GOLDFIELD.

Mt. Magnet District.

Gold Mining Lease.

1351M—BONNY VENTURE: Moody, Montgomery.

## THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Laverton, 21st October, 1937.

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

> T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Laverton, on Thursday, the 2nd day of December, 1937.

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

## MT. MARGARET GOLDFIELD.

Mt. Morgans District.

Water Rights.

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

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

88F-Westralia Renown Mines, No Liability; Morgans; non-payment of rent.

#### THE MINING ACT, 1904.

Department of Mines, Perth, 22nd November, 1937.

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

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

#### Gold Mining Leases.

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

Goldfield.			District.	No. of Application.		
Murchison Pilbara					Mt. Magnet Marble Bar	 1359 <sub>M</sub> *. 984, 985, 986, 987, 989.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Coolgardie Yalgoo		5508 1055	Booleroo Atlas Deeps	Moran, Michael; Magner, Michael. Atlas Gold Mines, Limited.

The forfeiture of the undermentioned Gold Mining Lease for non-payment of rent, published in the Government Gazette of 29th October, 1937, was declared cancelled, and the Lessees re-instated as of their former estate, without fee:—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Yilgarn	•••	3828	Jester	 Le May, Herbert William; Seddon, Mabel Annie; Day, John Percival.

#### Miners' Homestead Leases.

The undermentioned applications for Miners' Homestead Leases were approved, subject to survey, to date from 1st July, 1937:—

$\operatorname{Gold}$	field.		D	istrict.		No. of Application.
Dundas East Coolgardie Yilgarn		 	 		 	276E*.

<sup>\*</sup> Conditionally.

## THE MINING ACT, 1904.

Department of Mines,

Perth, 22nd November, 1937.

Authority to Mine on Reserved and Exempted Land.

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

S. W. MUNSIE,
Minister for Mines

Minister for Mines.

No.	Corres. No.	Occupant.	Authorised Holding.	Goldfield.	Locality.
754н (12Е/37)	1816/37	McDonald, Ronald John	Prospecting Area 3917E	East Coolgardie	Kalgoorlie.

## THE MINING ACT, 1904.

Department of Mines, Perth, 22nd November, 1937.

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

S. W. MUNSIE, Minister for Mines.

The undermentioned Temporary Reserve has been cancelled :-

No.	Corres. No.	Occupants.	Locality.
1023н	1571/37	Spark, Frederick John; Pericles, Arthur Leonides	Kanowna, North-East Coolgardie Goldfield.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
	1937.					
914/37	Nov. 19	C. C. Spencer	364A, 1937	Purchase and Removal of House, Cow Shed and Dairy on Peel	Lands	for £51 5s.
765/37	do.	J. E. Hall	293A, 1937	Estate, Lot 815, as per Item 1 Purchase and Removal of Dredge "Premier," as it now lies at Fremantle, as per Item 1;	Works and Labour	for £100.
	- Aller State of the State of t	re una continui i a a a		removal to be completed not later than 30th April, 1938		
910/37	do.	Jovee Bros. (W.A.), Ltd.	356A, 1937	Tents and Tent Flys, from 1st February, 1938, to 31st Janu- ary, 1939, as per Items 1 to	Various	Rates on application.
889/37	do.	The City Case & Box Factory	350a, 1937	10 inclusive Packing Cases as required during the year ending 31st December, 1938, as per Items 1, 2 and 3 as follows:—	do.	
				Item 1—Packing Cases, $19\frac{3}{8}$ in. x $9\frac{1}{2}$ in. x $14$ in. deep Item 2—	···	ls. 4d. each.
				$9\frac{3}{4}$ in. x $9\frac{1}{2}$ in. x $14$ in. deep Item $3$ —		11d. each.
862/37	do.	James Hardie & Co., Ltd.	315A, 1937	23½in. x 15in. x 17½in. deep Approx. 6,000 lin. ft. 7½in. ext. dia. Asbestos Cement Pipes with Socket Joints, as per Item 2;F.O.R. or on Lorries at our	 Metropolitan Water Supply	2s. 6d. each, 2s. 10d. per lin foot.
908/37	do.	T. P. Graham	348A, 1937	Works, Rivervale Water Bags, 2-gal., as required during the period from 1st January, 1938, to 31st De-	Various	1s. 3½d. each.
				cember, 1938, as per Item 1; F.O.R. Perth or Fremantle		
908/37	do.	McLean Bros. & Rigg, Ltd.	348a, 1937	Water Bags, Verandah, 10in., from 1st January to 31st De- cember, 1938, as per Items 2 and 3 as follows:—	do.	
			TO THE PERSON NAMED IN COLUMN 1	Item 2—With Tap Item 3—With Hose		39s. 9d. per doz. 39s. 11d. per doz.
846/37	do.	Blackburn & Sons, Ltd.	105	Cartage at Perth, as required, during the year ending 31st December, 1938, as per Items	do	Rates on application.
896/37	do.	Collie Coal Yard	353A, 1937	1 to 13 inclusive Collie Coal, Newcastle Coal and Charcoal as required for de- livery at Perth, from 1st January, 1938, to 31st De- cember, 1938, as per Items	do	do. do.
**************************************	do.	Bryant & Waters	9.7	la, 1b, 2a, 2b, 2c, 3a, 4a, 4b, 5b, 6a  Newcastle Coal (ton lots, loose) and Coke (single bag lots), as required for delivery at Perth, from 1st January, 1938, to	do	
				31st December, 1938, as per Items 3b and 6b:— Item 3b—Newcastle Coal in ton lots (loose)		62s. 6d. per ton.
				Item 6b—Coke, large, in single bag lots		2s. $1\frac{1}{2}$ d. per bag.
,,	do.	Eric L. Stump	27	Charcoal, best quality, in ton lots (bagged), as required for delivery at Perth from 1st January, 1938, to 31st December, 1938, as per Item	do	£3 per ton.
**	do.	Melbourne Steamship Co.	,,	5a Newcastle Coal and Coke, as required for delivery at Fremantle, from 1st January, 1938, to 31st December, 1938, as per Items 3a, 3b, 4a, 4b,	do	Rates on application.
904/37	do.	Flower, Davies & Johnson, Ltd.	363a, 1937	6a, 6b One only Model No. Seahorse 200, 1937 Model 3 H.P. John- son Outboard Motor, as per	Public Works	for £30.
909/37	do.	Joyce Bros. (W.A.), Ltd.	349a, 1937	Item 1; F.O.R. Perth Duck Blinds, in such quantities as may be ordered from 1st January, 1938, to 31st De- cember, 1938, as per Items	Various	Rates on application
870/37	do.	J. P. Byrne	322a, 1937	la, 1b, 1c and 2a, 2b and 2c	Public Works, Water Supply	19s. 9d. per cord.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

## Accepted Tenders-continued.

Tender   Board Date. No.		Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
	1937.					
927/37	Nov. 19	Malloch Bros., Ltd	368A, 1937	One only "Alston" Planetary- geared Mill and Pump com- plete, as per Item 1; F.O.R. Perth or Fremantle	Public Works	for £45 3s. 7d.
868/37	Nov. 22	D. G. Hunt	319A, 1937.	Sand, in quantities as and when ordered (up to approx. 1,000 cub. yds.), for King Edward Memorial Hospital, as per Item 2: delivered to site of work	do	2s. 11d. per cu yard.
890/37	Nov. 23	D. Hunt	357a, 1937	Approx. 95 cub. yds. of 9in. Fronstone Spalls; delivered on sites near Causeway	Metropolitan Water Supply	4s. 3d. per et yard.
823/37	do.	Bushells Pty., Ltd	107	Tea for Government Institutions, etc., at Claremont, Fremantle, Perth and Wooroloo, as required from 1st January, 1938, to 31st March, 1938, as per 1tems 2 and 3:—		
			CO O CONTROL OF THE PERSONS AND THE PERSONS AN	Item 2—" Nagaloon," B.O.P. Item 3—" Sinarin," B.O.P.		ls. 6½d. per l ls. 6¼d. per l

## Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
1004/36	1937. Nov. 20	G. Korsunski	Caustic Lime for treatment of Water and Sewage, where directed within the recognised Metropolitan Free Delivery Area, Fremantle to Midland Junction, as per Schedule 10A, 1937, as follows:— Item la—In ton lots, at £2 2s. 6d. per ton. Item lb—In bag lots up to 1 ton, at 2s. 3d. per bag.

## Tenders for Government Supplies.

Date o Advertisi		Schedule No.	Supplies required.	Date Closi	
1937.	,			19:	 37.
ov. 9		376A to 387A, 1937			
			Hill, Ora Banda, Warriedar, Payne's Find, Cue, Norseman, Yarri, Sand-		
			stone and Wiluna during the year 1938	Dec.	2
ov, 11		394a, 1937		Dec.	$^{2}$
ov. 25		401A, 1937	Potatoes and Onions for Government Institutions for 3 months ending 31st		
			March, 1938	Dec.	2
ov, 25		402A, 1937	Screw-down Hydrants, Tees, and Covers, 20 only (each)	Dec.	2
ov. 25		403A, 1937	Jarrah Piles, 24ft. long, 20 only	Dec.	2
ov. 25		409, 1937	6/24 Steel Wire Ropes, 3in. diameter; 1 length of 1,850ft.; and 1 length of		
			2,000ft	Dec.	2
et. 26		323a, 1937	C.I. Sluice Valves, 24in. diameter, 4 only	Dec.	9
ov. 25		400a, 1937	½in. Water Meters, 220 only	Dec.	9
ov. 25			Dairy Produce and Meat for Government Institutions for 3 months ending		
			31st March, 1938	Dec.	9
ov. 25		410a, 1937	Shoeing Horses controlled by the Stock Department during the year 1938	Dec.	9
ov. 25		405A, 1937	Coarse Salt for Hides, 370 tons	Dec.	16
ov. 25		406л, 1937	Fuel Oil for Wyndham Meatworks, 1,200 tons	Dec.	16
ov. 25		407A, 1937	Anhydrous Ammonia, 10,000lbs	Dec.	16
ov. 25		408a, 1937	Fuel Oil for Government requirements during a period of 12 months	Dec.	16
				193	38.
ov. 2		365A, 1937	Copper Plates, 41 only	Jan.	6
ov. 2		367A, 1937	1 in. Water Meters, approx. 7,500 only, over a period of 5 years, with 5 years		
			maintenance	Feb.	24
			For Sale by Tender.		
ov. 25		404A, 1937	Second-hand Bags, approximately 800 only, as they now lie at the Government	19	37.
			Horse Depot, West Subiaco, where inspection can be made	Dec.	2

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.

Dated the 25th day of November, 1937.

E. TINDALE, Chairman W.A. Government Tender Board.

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.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11.15 a.m. on Saturday, 27th November, for the Supply and Delivery of Butter to Government Institutions and Hospitals during the ensuing period of three weeks.

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

By Order of the Board,

E. TINDALE, Chairman W.A. Government Tender Board.

#### THE COMPANIES ACT, 1893.

Associated Radio Finance (Aust.) Pty., Limited. NOTICE is hereby given that the Registered Office of the above Company is situated at 381-383 Murray street, Parth

Dated this 21st day of October, 1937.

ALEC S. DENING, Attorney in Western Australia.

## THE COMPANIES ACT, 1893.

Durham House, Limited.

NOTICE is hereby given that the Registered Office of the above-named Company in Western Australia is now situated at First Floor, 755 Hay street, Perth, and is accessible to the public between the hours of 10 a.m. and 4. p.m. on Monday to Friday and 10 a.m. and noon on Saturday.

Dated the 17th day of November, 1937.

JACKSON, LEAKE, STAWELL & CO., of Atlas Building, Esplanade, Perth,
Solicitors for the said Company.

### THE COMPANIES ACT, 1893.

Weathermakers Pty., Limited.

NOTICE is hereby given that the Registered Office of the above-named Company in the State of Western Australia is situate at No. 3 London Court Arcade, St. George's terrace, Perth.

Dated this 18th day of November, 1937.

STONE, JAMES & CO., Solicitors for the Company in Western Australia.

## THE COMPANIES ACT, 1893.

Air Conditioning Pty., Limited.

NOTICE is hereby given that the Registered Office of the above-named Company in the State of Western Australia is situate at No. 3 London Court Arcade, St. George's terrace, Perth.

Dated the 19th day of November, 1937.

STONE, JAMES & CO., Solicitors for the Company in Western Australia.

## THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Office of Wiluna Ajax Gold Mines, N.L., has been removed from Wall street, and is now situated in Wotton street, Wiluna.

A. E. TAYLER, Attorney.

## THE COMPANIES ACT, 1893.

NOTICE is hereby given that, under the provisions of Section 67 of the abovenamed Act, the name of Perth Meat Supply, Limited, duly incorporated on the 29th day of July, 1936, has been changed to F. C. Lange, Limited.

Dated this 20th day of November, 1937.

G. J. BOYLSON, Acting Registrar of Companies. THE COMPANIES ACT, 1893.

Philips Lamps (Australasia) Pty., Ltd.

THE Registered Office of the above Company is now situate at 381-385 Murray street, Perth.

ALEC. S. DENING, Attorney in Western Australia.

#### THE COMPANIES ACT, 1893.

Eclipse Option & Development Company, No Liability (in liquidation).

NOTICE is hereby given, in pursuance of Section 148 of the above Act, that a general meeting of Shareholders of the abovenamed Company will be held at the offices of A. E. Weston & Company, Airways House, St. George's terrace, Perth, on Thursday, the 6th day of January, 1938, at four o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.

Dated at Perth this 25th day of November, 1937.

W. E. ASPINALL, Liquidator.

Joseph, Muir & Williams, of A.N.A. House, St. George's terrace, Perth, Solicitors for the Liquidator.

IN THE MATTER OF THE COMPANIES ACT, 1893, and its amendments, and in the matter of The Chandler Boys' Settlement Scheme, Incorporated.

THE creditors of the above-named Association are required, on or before the 17th day of December, 1937, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Charles Walter Michael Court, of Third Floor, Steamship Buildings, St. George's terrace, Perth, the Official Liquidator of the said Association, and, if so required by notice in writing from the said Official Liquidator are by their Solicitors or otherwise to prove their said debts or claims at the office of the Official Liquidator, Third Floor, Steamship Buildings aforesaid, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Monday the 20th day of December, 1937, at 10 o'clock in the forenoon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated the 18th day of November, 1937.

C. W. M. COURT, Official Liquidator.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Farley's Esplanade Garage, Limited (in liquidation).

NOTICE is hereby given that a meeting of the creditors of the abovenamed Company will be held at the offices of Messrs. Saw, Newbery & Co., Chartered Accountants (Aust.), C.M.L. Buildings, St. George's terrace, Perth, on Friday, the 3rd day of December, 1937, at 3 p.m., for the purpose of receiving a report from the Liquidator as to the progress of the winding-up.

Dated this 24th day of November, 1937.

COLLIN NEWBERY, Liquidator.

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 Firewood Supply Company, Limited.

Dated this 22nd day of November, 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 Brunswick Farmers' Supply Company, Limited.

Dated this 17th day of November, 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 Drage's (Aust.), Limited.

Dated this 22nd day of November, 1937.

G. J. BOYLSON, Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF "THE ASSOCIATIONS IN-CORPORATION ACT, 1895," AND IN THE MATTER OF FISH AND GAME SOCIETY OF WESTERN AUSTRALIA, INCORPORATED.

I, JOSEPH CHARLES, of Perth, Auctioneer, being the person hereunto authorised by Fish and Game Society of Western Australia, Incorporated, do hereby give notice that I am desirous that such Institution should be incorporated under the provisions of "The Associa-tions Incorporation Act, 1895."

> J. CHARLES. Chairman of Committee.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of

Memorial of Fish and Game Society of Western Australia, Incorporated, filed in pursuance of "The Associations Incorporation Act, 1895":—

1. Name of the Institution:—Fish of Western Australia, Incorporated. Name of the Institution: -Fish and Game Society

or western Australia, Incorporated.

2. Object or purpose of the Institution:—(a) To foster and encourage fish and game propagation acclimatisation and protection in Western Australia; (b) to do all such things as may be thought desirable to protect the fish and game native to Western Australia; (c) to foster encourage regulate and control big game. (c) to foster, encourage, regulate, and control big game and other fishing, shooting, hunting, and other like purand other listing, should be affiliated with any other body which may be from time to time interested in or connected with any of the time to time interested in or connected with any of the objects aforesaid; (f) to establish and control branches throughout Western Australia; (g) to acquire and to maintain all property which may be utilised in connection with any of the purposes aforesaid; (h) to mortgage, charge, lease, dispose of or exchange any property belonging to or vested in or under the control or management of the Association in any manner authorised by law; (i) to do all such things as are incidental to the obtaining of the above objects.

3. Where Situated or Established:—Perth and elsewhere in Western Australia.

where in Western Australia.

The Name or Names of the Trustee or Trustees-Nil.

5. In whom the Management of the Institution is vested and by what means (whether by deed settlement or otherwise):—The management of the Institution is vested by the Rules of the Institution in a Committee of Management elected by the members.

J. CHARLES.

Abbott & Abbott, 42 St. George's terrace, Perth, Solicitors for Fish and Game Society of Western Australia.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Ellen John, late of Davilak Hotel, Mandurah road, South Fremantle, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased Mary Ellen John are required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 29th day of December, 1937, after which date the Executor will proceed to distribute the assets of the deceased among the persons entitled the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have notice.

Dated this 18th day of November, 1937.

W. D. RYAN, of Commercial Bank Chambers, High street, Fremantle, Solicitor for the Executor, the said The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Grace Chandler, late of 9 Colin street, West Perth, in the State of Western Australia, Widow, deceased (intestate).

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Administrator, Harry MacNaught Chandler, care of the undersigned, on or before the 29th day of December, 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 the claims and demands of which the said Administrator shall then have had notice.

Dated this 22nd day of November, 1937.

LAVAN, WALSH & LAVAN, Queensland Insurance Building, 29 Barrack street, Perth, Solicitors for the said Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Lily Frances Deering, late of King Edward and Scarborough roads, Osborne Park, in the State of Western Australia, Widow, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of such claims and demands to The Perlars in writing of such claims and demands to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of corner of Howard street and St. George's terrace, Perth, the Executors of the Will of the said deceased, on or before the 29th day of December, 1937, after which date the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have received notice. notice.

Dated this 18th day of November, 1937.

UNMACK & UNMACK, Solicitors for the Executor, the said The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, Withnell Chambers, Howard street,

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Beatrice Eleanor Leitch, late of "Sunnyside," Harvey road, Collie, and formerly of Steere street, Collie, in the State of Western Australia, and of Tamworth, in the State of New South Wales, Married Woman and Nurse, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send full particulars of the same in writing to the Executor of the Will of the said deceased, c/o Lionel Weston de Morley, 44 St. George's terrace, Perth, on or before the 29th day of December, 1937, after the expiration of which time the 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 Executor shall not have then had notice.

Dated this 18th day of November, 1937.

LIONEL WESTON de MORLEY, 44 St. George's terrace, Perth, Solicitor for the Executor

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION,

In the matter of the Will of Francis William Martin, late of 51 Swanbourne street, Fremantle, in the State of Western Australia, Agent, formerly Legal Practitioner, deceased.

Practitioner, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send in particulars of such claims and demands in writing to the Executrix, care of Messrs. Francis A. Jones & Company, Chartered Accountants (Aust.), of 195 High street, Fremantle, on or before the 29th day of December, 1937, after which date the said Executrix will distribute the assets of the deceased among the persons entitled thereto, having regard only to those claims and demands of which the Executrix then shall have notice.

Dated this 18th day of November, 1937.

M. E. SOLOMON, Solicitor, 27 Market street, Solicitor for the Executrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Annie Margaret Coombe, late of 1 Devonshire House, Milligan street, Perth, in the State of Western Australia, Widow, deceased. NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars in writing thereof to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 29th day of December, 1937, after which date the Executor 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 it shall then have had notice.

Dated the 19th day of November, 1937.

PARKER & PARKER,
21 Howard street, Perth, Solicitors for the
Executor of the Will of the said de-

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Minnie Elizabeth Broad, late of 174 Lincoln street, Perth, in the State of Western Australia, Spinster, Nurse, deceased (intestate).

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars in writing thereof to the Administratrix, care of Messrs. Parker & Parker, Solicitors, 21 Howard street, Perth, on or before the 29th day of December, 1937, after which date the Administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice.

Dated the 19th day of November, 1937.

PARKER & PARKER,
21 Howard street, Perth, Solicitors for the
Administratrix of the Estate of the said
deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Christian Hansen, late of Southern Brook, near Northam, in the State of Western Australia, Farmer, deceased (intestate).

Western Australia, Farmer, deceased (intestate). NOTICE is hereby given that all persons having claims or demands against the Estate of Christian Hansen, late of Southern Brook, near Northam, in the State of Western Australia, Farmer, deceased (intestate), are requested to send particulars of the same in writing to the Administratrix, care of Pearson Lyon & Co., Solicitors, 129 Fitzgerald street, Northam, on or before the 29th day of December, 1937, after which date the said Administratrix 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 the said Administratrix shall then have had notice.

Dated the 20th day of November, 1937.

PEARSON LYON & CO., Solicitors for the said Administratrix, 129 Fitzgerald street, Northam.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION,

In the matter of the Estate of Henry Herman Mathiessen, late of Wooroloo, formerly of Comet Vale, both in the State of Western Australia, Miner, deceased (intestate), a Bachelor without parents.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send in particulars of such claims and demands in writing to the Administrator of the said Estate, care of Messrs. Olney, Nevile, & Huelin, Solicitors, Norseman, on or before the 29th day of December, 1937, after which date the Administrator of the said Estate will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which he then has notice.

Dated this 16th day of November, 1937,

OLNEY & NEVILE, Solicitors, Agents for Olney, Nevile, & Huelin, Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION,

In the matter of the Will of Herbert Longbottom, late of 5 Broome street, Cottesloe Beach, in the State of Western Australia, Superintendent of Works, de

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send the particulars thereof in writing to the West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, the Executor of the Will of the said deceased, on or before the 29th day of December, 1937, after which date the said Executor will distribute the assets of the said leceased amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated the 18th day of November, 1937,

HARDWICK, SLATTERY, & GIBSON, of Victoria House, St. George's terrace, Perth, Solicitors for the abovenamed Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Alexander Watson, formerly of Yoweragabbie Station, near Mount Magnet, in the State of Western Australia, but late of Mount Magnet aforesaid, Retired Station Manager, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are required to send particulars thereof in writing to the Executors of the Will of the said deceased, care of the undersigned, on or before the 29th day of December, 1937, after which date the Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which particulars shall have been given as aforesaid.

Dated the 19th day of November, 1937.

ALTORFER & STOW, Solicitors for the Executors, Durlacher street, Geraldton. IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Sibley Stephenson, late of 5 Wood street, Swanbourne, in the State of Western Australia, Works Manager, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the above-named deceased are hereby required to forward full particulars thereof in writing to the Executor of the Estate of the said deceased, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, at its office, St. George's terrace, Perth, in the said State, on or before the 29th day of December, 1937, after which date the Executor will proceed to distribute the assets of the estate amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 24th day of November, 1937.

FRANK UNMACK, Solicitor for the Executor, 21 Henry street, Fremantle. IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert Charles Howe, late of Orange Valley road, Kalamunda, in the State of Western Australia, Orchardist, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the above-named deceased are hereby required to send particulars in writing of such claims and demands to The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of corner of Howard street and St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 29th day of December, 1937, after which date the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have received notice.

Dated this 18th day of November, 1937.

UNMACK & UNMACK,
Solicitors for the Executor the said The Perpetual Executors, Trustees, and Agency
Company (W.A.), Limited, Withnell
Chambers, Howard street, Perth.

## 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 29th day of December, 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 25th day of November, 1937.

J. H. GLYNN, Curator of Intestate Estates.

Name.		Date of Death.	Date of Order.	Address.	Occupation.
Hamaguchi, Suyetaro (also Suetaro Hamaguchi)	known as	16-5-37	22-11-37	Broome	Diver.
Moratti, Peter Flatt, William		15-7-37 5-8-37	"	5 Foss street, East Fremantle 57a Forrest street, Boulder	No occupation. No occupation.

## THE BANKRUPTCY ACT, 1892.

Notice of Intended Dividend.

					<u> </u>		* *
Debtor's Name.	Address.	Description.	Court.	No.	Last day for Receiving Proofs.	Name of Trustee.	Address.
Arthur Gould Mayger	109 Davis street, Boulder, lately carrying on bus- iness at Cele- bration	Butcher	Supreme Court of Western Australia	No. 33 of 1920	9th December, 1937	Official Receiver in Bankruptcy	Supreme Court Building, Perth

Dated this 22nd day of November, 1937.

H. S. CROFTS,
Official Receiver in Bankruptcy,
Supreme Court, Perth.

In the Supreme Court of Western Australia.

THE BANKRUPTCY ACT AMENDMENT ACT, 1898.

In the matter of Joseph and Hilda Beatrice Rinaldi, Farmers, of Kalannie.

Notice of intention to declare a Dividend.

NOTICE is hereby given that it is my intention to declare a First and Final Dividend in the above matter. Dividends will be payable to those creditors only who shall have signed or assented to the Deed of Assignment. All creditors who have not lodged their claims are requested to do so on or before the 6th day of December, 1937.

Dated this 19th day of November, 1937.

A. E. WESTON, Trustee.

Albert E. Weston & Co., Chartered Accountants (Aust.), Airways House, St. George's terrace, Perth. THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual Subscription to the above is Seven shillings and sixpence and the charge for a single copy Two shillings and sixpence.

The subscription may be sent to the Government Printer, Perth.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

Page

#### NOTICE.

## THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the "Government Gazette" is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies 9d.; previous years, up to ten years 1s. 6d., over ten years 2s. 6d.; postage 1d. extra.

Subscriptions are required to commence and terminate with a month.

#### SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, the day preceding the day of publication, and are charged at the following rates:—

For the first eight lines, 5s.; For every additional line, 6d. and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature, and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

All communications should be addressed to "The Government Printer, Perth."

				Page
Administration Act		٠.	• •	2043-5
Agricultural Bank	• •	• •		2038
Agriculture, Department		• •	: •	2038
Appointments Arbitration Court	199	8-9,	2009,	2030, 2036, 2038
				2030, 2037
Associations Incorporation	on			2043
Audit Act	• •		. •	1999
Bank Holidays proclaim	ed	٠.		1995
Bankruptey				2045
Branus Act				2038
Bush Fires			٠.	2009
Cash Order lost				2038
Unief Secretary's Depart	$_{ m ment}$		٠.	1995, 1999-2008
Companies				2042-3
Cremation Act—Regulati	ions			2000-8
Crown Law Department				1999
Curator of Intestate Est	tates			2045
Deceased Persons' Estate	es			2043-5
Electoral			٠.	1999
Farmers' Debts Adjustm	ent A	et	Stay (	Orders.
etc				1998
Forestry				1997
Health Department				1999-2008
Hospitals-Boards of Ma	anagen	aent		1999
Industrial Arbitration				2030, 2037
Justices of the Peace				1998
Labour, Department of				2030
Lands Department				1995-7, 2009-17
Local Courts		• •	• • •	1999
Metropolitan Water Sup	nlv. e	tc.		1996-8, 2030
Mines Department	P-7,	• •	• •	2038-9
Municipalities	• •	• •		1996, 2036
Native Administration A		• •	• • •	1995, 1999
0 1 1 0 11		• •	• • •	1996-8
Premier's Department	• •	• •	• •	1998
Proclamations	••	• •	• • •	1995-6
Public Service Commission	າກລາ	• •	• •	* 0 0 0
Public Service Holidays	011(1	• •	• • •	7.000
Public Works Departmen	ot.	• •	• •	1996-8, 2017-37
Registrar General		• •	• •	2038
Registrar of Companies	• •	• •	٠.	2042-3
Registration of Births, e		• •	• •	
Resumptions	ic.	• •	• •	2038
70 7 70 1	• •	• •	• •	2031-6
0.2 0.7	• •	• •	• •	2016-30, 2036-7
PR 7 TO 2	• •	• •	• •	1996
	• •	• •		2040-2
Tenders accepted	• •	• •	•••	2040-1
Tenders invited	• •	• •	20	12, 2017, 2041-2
Traffic Act Regulations		· •	• •	2030
Treasury	• •	• •		1999
Vermin Boards	• •	• •		2038
Water Boards	••,	: •		2031
Water Supply, etc., Dep	artme	nt		1996-8, 2030-1

CONTENTS.