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6

# WESTERN AUSTRALIA. 

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No. 10.1
PERTH: FRIDAY, FEBRUARY 25.

Bank Molidays at Bumbury and Moora.
PROCLAMATION
Whstern Australia, \& By His Excellency Sir James Mitchell, to wir. a Kes MrTche.M.G., Lieutenant-Governor in and Lientendat-Governor. and its Dependencies in the Common. [L.S.] wealth of Australia.
dN pursuance of the provisions contained in the fifth section of the Bank Holidays Act, 1884, I, the Lieuten-ant-Governor of the said State, do by this my Proclamation appoint special days to be observed as Bank Holidays as follows:-

Date and Town.
17 th Marcl, 1938 (Thursclay)-Bumbury.
31st March, 1938 (Thusday)-Moora.
Given under my hand and the Public Seal of the said State, at Perth, this Fifteenth day of February, 1938.

By His Excellency's Command,
W. H. KITSON,

Chief Secretary.
GOD SAVE THE KING! ! !

AT a meeting of the Executive Council, held in the Executive Council Chambers, at Perth, this 23rd day of February, 1938, the following Orders in Conncil were authorised to be issued:-

Road Districts Aet, 1919-1934.
Gosnells Road District-Alteration of Ward Boundaries.
ORDER IN COUNCIL.
P.W. 2438/22.

IIS Exeellency the Lientenant-Governor, acting by and with the advice and consent of the Executive Council, wader the provisions of the Road Districts Act, 19191934, doth heroby alter the Ward boundaries of the Gosnells Road District by:-
(1) severing that portion of the Maddington Ward deseribed in Schedule A hereto and annexing it to the Gosnells Ward;
(2) severing that portion of the Madaington Ward described in Schedule $B$ hereto and amexing it to the Canning Vale Ward, and
(3) severing that portion of the Gosnells Ward described in Scliedule $C$ hereto and amexing it to the Caming Vale Ward.
To come into operation on the 1st day of July, 1938.

## SOHEDULE A.

Transfer of Territory from Maddington Ward to Gosnells Ward.
The area bonnded on the northward by part of the left bank of the Camning River; from its junction with the right bank of the Southern Piver to the south-eastern ecrner of Lot 1108 of Location 16 (L.T.O. Plans Nos. 5871 and 2566) ; on the eastward by the south-eastern boundary of Lot 1108 aforesaid and its extension to the centre of Edward street; thence south-eastward aloug sane to the production north-eastward of the southcastern boundary of Lot 1119 and by said production and boundary and the latter's extension to the centre of Hicks street; on the southward by the centre of Hicks street and by the centre of Homestead road and by a line extending from the latter to the south-east corner of Lot 1158 and along the southern boundaries of same and Lot 1156 and to and along the southwestern boundary of Lot 1136; on the westward by the north-western boundary of said Lot 1136 and part of the north-western boundary of Lot 1135 and by the right bank of the Southern River to the starting point.

## SCHEDULE B.

Transfer of Territory from Maddington Ward to Cauning Vale Ward.
The portion of Lot 2 of Caming Location 17 bounded by lines commencing at the intersection of the right bank of the Southern River with the north-western boundary of Lot 1135 and extending south-westward along the latter and the north-westem boundary of Lot 1136; thence north-westward in prolongation of the south-western boundary of said Lot 1136 to the said bank of the Southern River and north-eastward along same to the starting point.

SCHEDULE C.
Transfer of Territory from Gosnells Ward to Canning Vale Ward.
That portion of Lot 2 of Camming Location 17 bounded ly lines commencing at the western corner of Lot 1136 aforesaid and extending south-westward along the north-
western boundaries of Lots 1137 to 1140 inclusive and lart of that of Lot 1142 to the right bank of the Southcru River; thence north-eastward along same to the production north-westward of the soutli-western boundary of Lot 1136 atoresaid and south-eastward along same to the starting point.
L. E. SHAPCOHJ, Clerk of the Council.

## Public Service Act, 1904. <br> ORDER IN COUNOIL.

WHEREAS by subsection (7) of section 36 of the Public Service Act, 1904 (Act No. 40 of 1904), the Lieuten-ant-Governor may by Order in Council temporarily suspend the operation of subsections (2), (3) and (4) of the said section in respect of any office specified: And whereas it is desirable to suspend temporarily the operation of such subsections in respect of the following:-

> Name, Department, Period of Suspension.

Lang, C. H., Audit-from $15 / 1 / 38$ to $14 / 7 / 38$.
Line, G. Ir., Metropolitan Water Supply-from $1 / 1 / 38$ to $31 / 12 / 38$.
Sando, K. A., Metropolitan Water Supply-from 18/1/38 to $17 / 7 / 38$.
Gates, H. B., Metropolitan Water Supply-from 8/10/37 to $7 / 4 / 38$.
Evans, G. O., Metropolitan Water Supply-from $15 / 10 / 37$ to $14 / 4 / 38$.
Malcolm, H. G., Metropolitan Water Supply-from $1 / 1 / 38$ to $30 / 6 / 38$.
Fawcett, W., Metropolitan. Water Supply-from $1 / 2 / 38$ to $30 / 6 / 38$.
Baguall, H. H., Metropolitan Water Supply-from $7 / 2 / 38$ to $6 / 8 / 38$.
Fawcett, W. A., Metropolitan Water Supply-from $4 / 2 / 38$ to $3 / 8 / 38$.
Hope, L. C. A., Metropolitan Water Supply-from $1 / 1 / 38$ to $30 / 6 / 38$.

Anson, H., Metropolitan Water Supply-from 16/12/37 to $15 / 3 / 38$.
Hutchinson, R., Metropolitan Water Supply-from 20/2/38 to $19 / 8 / 38$.
Kell, H. A., Metropolitan Water Supply-from 8/1/38 to $7 / 7 / 38$.
Baker, E. D., Publie Works-from 16/12/37 to 15/6/38.
Espie, J. R., Public Works-from 18/12/37 to 17/6/38.
McGow, N., Public Works-from $7 / 2 / 38$ to $6 / 8 / 38$.
Wood, G. A., Public Works-from 22/2/38 to 21/8/38.
Marrett, G. P., Public Works-from $28 / 2 / 38$ to 27/8/38.
Angell, C. J., Public Works-from 28/2/38 to 27/8/38.
Teede, G. S., Public Works-from 20/11/37 to $19 / 5 / 38$.
Tait, P. (IIss), Publie Works-from 20/L/38 to 19/7/38.
Goldstone, C. W., Crown Law-from $1 / 2 / 38$ to $30 / 4 / 38$. Jones, L. E., Crown Law-from $1 / 2 / 38$ to $30 / 4 / 38$.
Sawtell, L. A., Crown Law-from $1 / 2 / 38$ to $30 / 4 / 38$.
Arnold, T. C., Crown Law-from $1 / 1 / 38$ to $30 / 6 / 38$.
Francisco, E. C., Agriculture-from $4 / 2 / 38$ to $3 / 8 / 38$.
Lalor, J., Workers' Hones Board, Treasury-from $1 / 1 / 38$ to $30 / 6 / 38$.
Selley, E. W., Workers' Homes Board, 'Treasury-from $1 / 1 / 38$ to $30 / 6 / 38$.
Bennett, Z. ${ }^{7}$. (Miss), Workers' Homes Board, Treas-ury-from $1 / 1 / 38$ to $30 / 6 / 38$.
Johnson, B. D., Workers' Homes Board, Treasuryfrom 1/1/38 to $30 / 6 / 38$.
Webb, A. R. (Miss), Workers Hones Board, Treasury -from $1 / 1 / 38$ to $30 / 6 / 38:$
Now, therefore, His Excellency the Lieutenant-Governor, by and with the consent of the Executive Council, does hereby order that the operation of the said subsections be temporarily suspended in respect of the persons and for the periods specified above.
L. E. SHAPCOTP,

Clerk of the Comncil.

ORDER IN COUNCIL FOR THE WEEK ENDING THE 25тн DAY OF FEBRUARY, 1938.

| Department con- <br> cerned. | File No. | Under what Act. | Date. | Purport of Order. |  |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Forests $\ldots \ldots$ | $\ldots$ | $1373 / 37$ | Forests Act, 1918 | $\ldots$ | $23-2-38$ |

## L. E. SHAPCOTT,

Clerk of the Council.

THE INDUSTRIAL ARBITRATION ACI, 1912-1935.
IT is hereby notified, for general information, that His Excellency the Lientenant-Governor in Executive Council has been pleased to approve of an Industrial Board being constituted under section 107 of the Industrial Arbitration Act, 1912-1935, for the calling or industry of Tramway, Trackless Trams, and Electricity Supply Employees (other than officer's), and that such Board shall consist of a Chairman and four other members.

## S. FISHER,

Secretary for Labour.
23rd February, 1938.

THE INDUSTRIAL ARBITRATION ACT, 1912-1935. IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the following persons to be Chairman and members of the Industrial Board for the calling or industry of Tramway, Trackless Trams, and Electricity Supply Employees (other than officers), pursuant to section 107 of the Industrial Arbitration Act, 1912-1935:-Henry Doyle Moseley, Chairman; Frederick Denis Kidby, Ernest Willian Cross, Employees' Representatives; Evan Thomas, Horace Leopold Button, Euployers' Representatives.
S. FISHER,

Secretary for Labour.

THE INDUSIRTAL ARBITRAJION ACI, 1912-1935.
IT is hereby notified, for general infomation, that His Lxcellency the Lientenant-Governor in Fxecutive Council has been pleased to approve of an Tndustrial Board being constituted under section 107 of the Industrial Arbitration Act, 1912-1935, for the calling or industry of Hospital Employees in the service of the Cliildren's Lospital and Home of Peace, and that such Board shall consist of a Chairman and four other members.
S. FISHER,

Secretary for Labour.
23rd February, 1938.
THE INDUSTRIAL ARBITRATION ACT, 1912-1935.
IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the following persons to be Claain'man and members of the Industrial Board for the calling or industry of Hospital Employees in the service of the Children's Hospital and Home of Peace, pursuant to section 107 of the Industrial Arbitration Act, 1912-1935:-The Hon. Walter Dwyer, Chairman; Horace John Minors, David Isaac Freedman, Employers' Representatives; Percy Williau Hughes, Frank Copelin, Employees' Representatives.
S. FISHER,

Secretary for Labour.

JUSTICE OF THE PEACE.
Premier's Department, Perth, 24tl February, 1938.
HS Excellenc: the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Alfred Moore, Exquire, of 33 Webster street, Xedlands, as a Justice of the Peace for the Perth Magisierial 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 , subsectron (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 brrach of covenant under any mortgage or other security for money, or under an agreement for sale and purchase of land, or other process or proceed. ing, shall be commenced or proceeded with or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or forming portion of the assets comprised in his farming business or not, during the operation of such Stay Order: Provided that, by leave of a Judge, any action may, notwithstanding the Stay Order, be instituted and/or carried on against the farmer, but not beyond judgment.
Granted under Section 11 (Writing down or suspension of Debts).
Fariner (Surname and Christian Names), Address, and Date of Order.
Bowey, Percy Janes; Mt. Mampton via Moorine Rock; 16th February, 1938.
Carrod, William Ernest; Wialki; 16th February, 1938. Fleming, May Elizabetl'; Yelbeni; 16tl February, 1938. Hamilton, Allan; Bomie Rock; 16th February, 1938. Mam, Sames Tsaac; Beverley; 16th February, 1938.
Nelson, George Joseph; Bast Wagin; 17th February, 1938.

Gladstone, Wilfred Victor; Mingenew; 17th February, 1938.

Shields, Lancelot Norman Murray; Beacon; 17th February, 1938.
Rochester, John; Buryacoppin; 18th February, 1938.
Rafferty, Robert Scott; Bencubbin; 18th February, 1938.
Noakes, Walter; Branswick Junction; 19th February, 1938.

Harring, Leslie Norman and Willian Bdward; Billaricay; 19th February, 1938.
Ellis, Elizabetlı; Tammin; 19th February, 1938.
Giles, John Francis Wilson; Nokaning ; 19th February, 1938.

Rymin, George; Dartmoor via Yuna; 21st February, 1938.

McAnliffe, Patrick John; Wongoondy; 21st February, 1938.

Linelan, William Patrick; Kellerberrin; 21st February, 1938.

Criffths, David Wilham and Rose Eileen; Moora; 22nd February, 1938.
West, Albert Walter; Mara; 22ud Februaty, 1938.
All claims against these farmers to be forwarded to the Director, Temple Conrt, Willian street, Perth.
W. A. WIHITE, Director.

FARMERS' DEBTS ADJUSTMENLT AOT, 1930-1934. NOTICE is hereby given that the following Stay Orders issued under section 11 of the Act hare been cancelled as from the date specified:-Wilson, William Bruce, Boddalin; Newton, Trank, Kargarin; gsed February, 1938.

> W. A. WHITE, Director.

FAPMERS' DEBTS ADJUSTMENT AOT, 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:-Ackland, Royston R. B., Lake Ninan, Wongan Tills; Broad, Trank Henry, Morawa; Brown, Ernest Janes, Wubin; Haase, George G., Shackleton; Hansen, Hans, Narrogin; Hayward, Adrian L., Dindiloa; Moldsworth, William Noel, Fester; Hopwood, Jean A. (Acministratrix of Estate of S. W. Hopwood, deed.), Bencon; Jones, Stephen James, South Korrelocking; Howie, Andrew, Wubin; Landquist, Sylvia E., Talbot Brook via York; Lawton, John H. B., Stretton; Lucas, Milton, Beverley; Lewis, Ernest Gordon, Kulin; Limell, Albert Edgar, Demmank; Marshall, Benjamiu James, Kojonup; Mills, Henry Bemard, Wongoondy; Mortimore, Fred F., Donnybrook; O'Shea, John, Ballidu; Prendergast, John Michael, Wongoondy via Mullewa: Pritchard, Murray S. and William N., Bencubbin; Ridge, Frederick John, Morawa; Rechke, Edward John, Woodanilling; Stewart, Thomas Duncan (jum.), Pallinup; Paulsen, II. P. II., Lake King; 23rd February, 1938.
W. A. WHITE, Director.

23 rd February, 1938.

## THE AUDJT AOT, 1904.

The Treasury,
Perth, J9th February, 1938.
TT is herelsy published, for general information, that Mr. C. G. Donglas has been appointed a Receiver of Revenue for the Agricaltural Bank at Narrogin for the period 14 th-26th February, inclusive.

> A. J. RETD,

Acting Under Treasurer.
Office of Public Service Commissioner, Perth, 24 th February, 1938.
HIS Excellency the Lieutenant-Govenor in Executive Council has approved of the following appointments:Ex. Co. 173 ; P.S.C. 513/37-G. Campbell and II. S. Spigl, Surveyors, Lands and Surveys Department, to be Examiners of Surveyors' Plans and Accoments as from 25 th Timuary, 1938.

GEO. W. STMPSON, Public Service Commissioner.

| VACANCIES IN THE PUBLIC SERVICE. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Department. | Position. | Old Classification. | New Classification. | Date Returnable. |
| Public Works | Clerk (Item 964) ... ... | £230-£282 | £279-£288 | 1938. <br> 26th February. |
| Metropolitan Water Supply | Engineer, 3rd Class (Item 1240) ... | £330-£390 | £366-£402 | do. |
| Treasury ... ... ... | Assistant Under Treasurer (Item 44)*... | £618-£735 | ¢618-£735 | 5th March. |
| Chief Secretary's ... | Secretary and Dispenser, Wooroloo Sanatorium (Item 886) $\dagger$ | § | £378-£402 | do. |
| Do. ... | Head Lightkeeper, Woodman's Point lighthouse (Item 806) | £215-¢260 | £230-£270] | 12th March. |
| Public Works ... .. | Machinist in Charge (Item 979) ... | £180-£210 | £200-£210 | do. |
| Education ... ... ... | Clerk (Staff) (Item 1462) ... ... | £342-£414 | £414-6438 | do. |
| Mines ... ... ... | Typist (Item 499) ... ... ... | £140-£190 | £140-£190 | do. |

Note:-
*The possession of an Accountancy qualification by examination will be regarded as an important factor when judging efficiency under section 38.
$\dagger$ Applications are also called under section 29. Applicants must be registered Pharmaceutical Chemists.
told classification included £150 for quarters, etc., for which a charge was made. New classification is inclusive of Post Office work; an unfurnished house is provided, for which a charge of 10 per cent. of salary will be made.
§ Commencing salary £354.
I| With free quarters, light and fuel.
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.

## LIST OE REGISTERED DENTLSRS.

LIST of Registered Dentists (under the Dentists Act, 1894, and the Dentists Act Amendment Acts, 1890, 1920, and 1926, and the Rules framed thereunder) :-
$\xrightarrow[\text { Nbbott. Cecil Edward Ceorge, }]{\text { Ne. }}$

Dip. D.S., W.A.
Alcock, Jook Broderick, Dip.
D.S., W.A.

Anderson, Willam Davy ...
Atkinsun, Oyzil Austin, Dip. D.S., W.A.

Buggarigo, Janes Bryan ...
Baker, D.alley Charles, Dip. D.s., W.A.

Bannan, Norman Edward,
L.D.S., Vict., B.D.Se., Melb.

Barnett, Frank fawdore
Rell, James Graig Rosa, Dip D.S., iv A.

Bennett, P.ter George
Bennett, Robert Lindsay, Dip. D.S., W.A.

Bonnett, Whliam Eyres, D. MiD Hary

Bevan, George Elmund, Dip. D.s., W.A.

Bible, Francis draold, Dip. D.S., W.A.

Bickford Normen Goodrich, Dip. D.s., V.A.
Bignali, Sydacy Smioh
Blakely, Harry
Blita, Woll Lion
Boxall, Wiliam
Boyton, Ivan John Howard. L.D.S., R.C.S. Rngland

Braham, Godfrey Septimes, L.D.8., Viet.

Burke, Brelorick Walter ...
Burnott, Jom Predericis Richurd
Gameron, Godon Alexanter. Dip. D.s., W.A.
Uapball, Alesimiter Buse
Campbell, Prancis Whan ...
Campbell, Maisio Abbott, Dip. D.S., W.A.

Campbell, Reginald Bruco, Dip. D.S., W.A.
Clark, Jack Addis
Clarke, Robert Edward

Cole, Joseph William, Dip. D.S., W.A.

Coleman, Cyril Marcus Clifton, Dip. D.S., W.A.
Cross, Reginald Hodley
Crossing, Nool, Dip. D.S., W.A
Cummins, Ambrose Familton. Dip. D.S., W.A.
Dale, Stanley Hedges
Davies, Davil Roderic, M.A. C.D., Vict.

Davis, Aan Waymond, Dip. D.S., W.A.

Dean, James, L.D.S., Vict., B.D.Se., Melb.

Date of Register
dimat tin.

Qualineation.

Mar. 14,1934
Aprit 2, 1937...
Man. 4, 1924...
man. 3, 1928 ...
Aprilla, 1925...
Mar: 31, 1933
Mar: 2. $1923 \ldots$
fune 11, 1921...
Peb. 17, 1927...
June 2, 1922 ..
Mar, 4, 1935 ..
Oct. 3, 1919 ..
May 7, 1927 ..
Mar. 18, 1929...
Jan. 6, 1920 ...
June 6, 1902 ...
April 7, 1905...
har 9, 1921
Thne $5,1897 \ldots$
Mar. 3, 1920
May 2, $1933 \ldots$
Jan. 8, 1926 .
May 7, 1026 ..
April2, 1928 ..
Oot. 25, 1021
Oot 25. 1321
Mar. 11, 1930..
Web. 14, 1935.
April 4, 1924.
Jan. 0, 1095..

Feb. 3, 1937...

Teb. 7, 1930
Jan. 4, 1924
Jan. 10, 1929
Mar. 19, 1923.
Aprilli, 1921..
Doc. 23, 1899..
Mar. 1, 1934
May 25, 1931..

Admitted under Section 3 (c) Amendment Act, 1920; by examiadtion.
Admitted under Section 3 (c) Amendmont Act, 1920; by examination.
Acinitred under Section 4 (a), (b), (c) Amendment Act. 1020.
Adraitted under Scetion $3(c)$ Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examinetion
Admitiod under Section 3 (c) Ameriment Act, 1920: by examination.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 4 (d) Amendment Act, 1920 .
Aduitted under Seotion 3 (c) Amendment Act 1020 : by examination.
Admitted under Section 4 ( b ), (b), and (c) Amendment Act, 1920.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 2 (d) Amendment Act, 1899.

Admitted under Section 3 (s) Amendment Aet, 1920; by examination.
Admitted under Sec. 3(c) Ameadment Act, 1920 : by examination.
Admitted under Section3 (c) Amentment Act, 1920 ; by examination.
Admitted under Section 10 (c) Dentists Act, 1894: by examination.
Admitted under Soetion 10 (c) Dentists Act, 189t: by examination.
Admitced under Section 4 (d) Amendment Act, 1920.

Admitted under Section 10 (d) Dentists Act, 1894.

Admitted unter Section 3 (b) Amendment Act; 1920.

Admitted under Section 3 (b) Amendment Act, 1.920.

Admitted under Section 3 (c) Amendment Act: 1920; by examination.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admilted under section 3 (c) Amendment Aet, 1920; by examination.
Admitted under Yection $4(a),(b)$, and (c) Amendment Act, 1920.
Adnitted under Soction 3 (c) Aneadment Act, 1920; by examinatioa.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
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Admitted under Section 3 (c) Amendment Act, 1920, by examination.

Admitted under Section 3 (c) Amendment Act, 1920; by examination.

Admitted under Soction 3 (c) Amondment Act, 1920 ; by axamination.
Admitted under Section $\frac{4}{2}$ (a), (b) and (c) Amendment Aet, 1920.
Admittod under Section 3 (c) Amendment Act, 1920 ; by oxamination.
Admitted undor Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 2 (d) Amendment Act, 1899.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (b) Amendment Act, 1920.

GIST OF REGISTERES DENTLSTS－antombs．
Name．

Ding，Menry Edward
Dodd，Lindsay Foster Gil－
more，Dip．D．S．，W．A．
Dunn，John Dennis Gribble，
D．M．D．，Hary．
Dyson，Leslie Louis，Dip． D．S．，W．A．
Eagleton，Ernest Ceoil，Dip． D．S．，W．A．
Eden，Sydney Douglas
Bdmondson，Edward Henry， Dip．D．S．，W．A．
Wilis，Harcourt Whipple
Rnnis，George J．F．
Ewon．Harvey Cyril，Dip． D．S．，W．A．
Finch，Brederick Whinm Stew art，L．D．S．，R．C．s．，Edin．
Girth，John Perey ．．
Mintofi，Thomas Wieklife Gordon，L．D．S．Vict．，B．D． Sc．Melb．
Ford，Benjanin Willett
Forster，Grafton C．D．
Freedman，Claute $N$

Gallagher，Ailister Patrick ．．．
Govin，Jom Anthony，Dip． D．S．，W．A．
Gargett，Tredorick Kieith Dunem，Dip．D．S．，W．A． Gargett，Reginald Stanley ．．．
Gllies，John Neil，Dip．D．S．， W．A．
Glaskin，Lemard Fouhes ．．．
Hadlow，Cive Lan，Dip．D．S． W．A．
Fammond，Fredenick William

Hammond，Thomas Garield
Marms，Whifid Arthur，L．D．S．
Viet，B．D．Sc．Melb．
Harrold，Vernou Morse
Harrold，Wilfred Josoph，Dip． D．S．，W．A．
Hazelharst，Arthur Millwood， Dip．D．S．，W．A．
Heathcote，Albert Edward．．
Menderson，Gilbert Dowling
Herman，Abrohera facob ．．．
Herman，Benjamin ．．．
Holmes，John Durant，L．D．S． Viet．，B．D．Sc．Melb．
Holmes，Ropert Robinson， B．D．Sc．Molb．
Holst，Arnold Owen
Humphry，Erank Froderick， Dip．D．S．，W．A．
Jago，Stanley Brooks
James，Kenneth John，Dip． D．S．，W．A．
Johmson，Jessie Mllen，Dip． D．S．，W．A．
Johnson，Poginald Vernon， Dip．D．S．，W．A．


## Port Hedland

A．LIP．Chambers，Sarrogin
306 Lond Street，Perth
Iorkshine Honse， 104 St ． George＇s Terrace，Peróh
Cr．Lemas and Thompson Streets，Wilma
Irwin Street，Perth．
105 High Street，Eremantle
206 Walcott Strect，North Perth
Box 66，Wagin
118a Barrack Street，Perth ．．．
Chennell House， 260 St ． George＇s Torrace，Perth
790 Hay Street，Perth
Padbury Honse， 170 St． Gcorge＇s Torrace，Perth
Royal Insurance Buildings， 133 St．George＇s Terrace， Porth
Albany Road，Victoria Park
Mundijong Hotel，Mundijong
Fomest Street，Comaling．．．
677 Beanfot Streot，Mu．Law． ley．
Empine Buildings，or．Muray and Barrack Streets，Perth 9t Stinling Highway，Cotterloe
Trinity Buildings，Hay Street， Perth
Commercial Bunk Chmbers， 11.9 Fitrgetald Street，Nor－ tham
Loith House， 220 St．George＇s Terrace，Perth
Leith House， 220 St ．George＇s Terrace，Perth
Charlie Carter＇s Buildings， 193 Muray Street，Perth 391 Lord Street，Perth ．．．

Avon Tertwes，York
Mt．Magnet
Lister House， 252 St ．George＇s Terrace，Perth
Leith House， 220 st．George＇s Terrace，Perth
Leith House，229 St．George＇s Terrace，Perth
Anstral Terrace，Katanning
Stirling Terrace，Abany ．
1 Thriens Street，Cottosloe．．． 223 York Road，Midland Junc－ tion
Haman Street，Kalgoomie ．．．
Newspaper House，St．George＇s Terrace，Porth
Rose and Crown Buildings， Swan Street，Guildford 348 Oxford Stroet，Mt． Hawthoris

Date of Registra－ tron．

Qushlioction．

Thane 1， 1900 ．．．
Oct．25， 1921
April 8， 1929 ．．．
Oot．7， 1029 ．
April 1， $1932 \ldots$
Tuly $20,1929 .$.
June 5， 1903 ．．．
Teb．1，1935．．．
Dec．5， 1895 ．．．
Mar，2， $1899 \ldots$
Mar．6， 1929 ．．
June 1， 1923 ．．
Nof．1， 192
Mer．5， 1926 ．．．

Mar．0，1921．．．
Sopt．11， 1806
Mar．13． $1928 \ldots$

Dee．7， $1027 \ldots$
Jan．7， $1938 \ldots$
Mar．12， 1936
han．5，10き5 ．
Max．12，1036．．．
Mar．7，1924．．．
fan．8， 1920 ．
新的 $2,1923 \ldots$

May 7，1090．．．
April 4，1924．．．
Jan．5， 1923 ．
Mar．7， 1929 ．．．
May 16， $1927 \ldots$
Oct．2， 1908.
Oct．A， $1915 \ldots$
Nov．16， 1900

Mar．6，1925 ．．．
July 7， 1910 ．．
1805
May 21,1037
Oct．10，1910．．．
May 17， $1933 \ldots$
April 15，1932．．
April 3， $1031 \ldots$

Admitted under Section 2 （d）Amendment Act， 1890 ；by examination．
Admitted mader Section 4 （a），（b），and（c） Amendment Act， 1020
Admitted under Section 3 （c）Amendment Aot： 1920 ；by examination．
Admitted under Section 3 （a）Amendment Act， 1920.

Acimitted under Section 3 （c）Amentment Act， 1020 ；by examinatien．
Admitted under Soction 3 （c）Amendment Aot， 1920 ；by examiantion．
Armitted under Section 10 （o）Dentists Act， 1894：by examination．
Admitted under Section 3 （c）Amendment Act 1920；by examination．
In practioe at paswing of Dentists Act， 1894.
Acmitted under Section 10 （d）Dentista Act． 1894.

Admitted under Soction 3 （c）Amendment Act， 1920 ；by examination．
Admitted under Seotion 3 （b）Amendment Act， 1920.

Admittel under Section 10 （0）Dentists Act， 1804 ；by examination．
Admitted under Section 3 （b）Anendment Act， 1920.

Admitted under Seotion 4 （d）Amendment Act． 1020.

Admited uader Section 10 （d）Dentists Act， 1804.

Admitted under Section 3 （c）Amendment Act， 1920 ；by examination．

Admitted under Section 3 （c）Amendment Act， 1920；by examination．
Admitted under Section 3 （c）Amendment Act， 1920；by exnmination．
Admitted under Section 3 （c）Amendment Act， 1920；by examination．
Admitred under Section 4 （a），（b），and（e） Ameadment Aot， 1920.
Admitred under Section ？（c）Amendment Act． 1920；by exemination．
Admitted under Section 3 （c）Amendment Act， 1020；by examination．
Admittod under Section 3 （ $c$ ）Amendment Act． 1920；by examination
Admitted under Section 3 （e）Amenduent Aet， 1920；by examination．
Admitted under Section 3 （c）Amendment Act： 1920 ；by exmmination．
Admitted under Section 3 （b）Amendment Ac ， 1920.

Admitted under Section 4 （a），（b），and（o） Amendment Act， 1920.
Admitted undor Section 3 （c）Amendment Act， 1920 ；by examination．
Admitted under Section $3(c)$ Amendment Act， 1920；by examination．
Admitted under Section 10 （c）Dentists Act， 1894；by examination．
Adinitted under Seation 10 （c）Dentists Act， 1894；by exanination．
Admitted under Section 2 （d）Amendment Act， 1809；by examination．
Admitted under Section 10 （o）Dentists Aet， 1894；by examination．
Admitted under Section 3 （b）Amendment Act， 1920.

Admitted under Section 2 （d）Amendment Act， 1899.

In practice at passing of Dentists Act， 1894.
Admitted under Section 3 （c）Amendment Act， 1920；by examination．
Admitted more Section 10 （e）Pentists Aet， 1894，by examination．
Admitted mader Section 3 （o）Amendment Act， 1920 ；by examination．
Admithed under Section 3 （c）Amendment Act 1020；by examination．
Admitted under Section 3 （c）Amendment Act，1020，by examination．

LIST OF REGISTERED DENTISTS-confinued.
Name.
D.S., W.A.

Kaufman, Albert ...
Kaufman, Alfred Abrabam ...
Kelly, Kevin Bowden
Komp, Joseph Albert Charles
Kempton, George Adam ...
Kents Roy Willism Wakefeld Dip. D.S., W.A.
Kyle, Harry Bruce, L.D.S., R.C.S. Edin.

Lee, John Hamley, Dip. D.S., W.A.

Leedman, Harry, Dip. D.S., W.A.

Lewis, Norman, E. ... ...
Liddeil Leonard Oswald,
L.D.S. Vict., B.D.Sc Melb.

Luscombe, Ernest Sylvester
Lynch, Harold George
MaoGillionddy, Edgar Henry

McAuliffe, Joremiah Patrick
McAuliffe, Patrick Jeremiah, Dip. D.S., W.A
McGovern, Francis Peter ...
McKenna, Albert Goldsmith
McManus, Clarence Stuart ...
Matheson, James Andrew...
Matheson, Robart Sackville
Matthews, Keith James, Dip. D.S., W.A

Massey-Crosse, Clement
Meadly, Gainer Ernest, Dip. D.S., W.A.

Medcalf, Joseph Gordon, L.D.S., R.C.S., Edin.

Merson, Edward Terry
Miller, Angus Campbell
Minihan, Sylvester Luke
Mitchell, James Forrest
Moseley, Adrian Read, Dip. D.S., W.A.

Mummery, Allan Sydney, Dip. D.S., W.A.
Nathan, Arthur David, Dip. D.S., W.A.

Nathen, Frederick Joseph, Dip. D.S., W.A.
Newhham, Nellie Taylor, Dip. D.S., W.A.

O'Halloran, Sidney John Paé. rick, Dip. D.S., W.A.

D'Keefe, Bernard James ..
Olden, Axthur Charles Niquet
Oldfield, Richard Gregory ...
Orgill, George
Owen, Charles Lawrence, Dip. D.S., W.A.
Pearcy, Lyn, Dip. D.S., W.A.
Address. $\left|\begin{array}{c}\text { Date of Rogistre- } \\ \text { tion. }\end{array}\right|$

Cambray, Chambers, St. George's Terrace, Perth 790 Hay Street, Perth

790 Hay Street, Perth
Padbury Honse, 170 St. George's Terrace, Pertl 764 Hay Street, Perth

151 Marine Terrace, Geraldton
London Court, Hay Street, Perth
Lister House, 252 St. George's Terrace, Perth
Penn Chambers, Austin Street, Cue
Commercial Bank Chambers, Hannan Street, Kalgoorlie Giblett Street, Manjimup ...

Merthyr House, 222 St George's Terrace, Perth Tudhoe Street, Wagin

Moana Chambers, 618 Hay
Street, Perth
178 St. George's Terrace, Perth

Bon Marche Buildings, Bar. rack Street, Perth Cr. Stirling Highway and Napoleon Street, Cottesloe 133 Rokeby Road, Subiaco

58 Dundas Road, Maylands
Forrest Street, Beverley ...
Albany Road, Victoria Park
McKenzie's Buildings, Hannan Street, Kalgoorlie, Box 96 47 Forrest Street, Collie

Prince of Wales Chambers, Murray Street, Perth
Tower Street, Leonora
133 Stirling Highway, Claremont
80 Boundary Road, Midiand .Junction
106 William Street, Perth ...
146 Oxford Street, Leederville
19 Nelson Street, South Fremantle
Port Hedland
Woolworth Buildings, Adelaide Street, Fremantle Sheffield House, Hay Street, Pertli
Main Strect, Meekatharra ...
85 Angelo Street, South Perth
Cr. of Newcastls Road and The Avenue, Midland Junction
c/o. Ackelphi Hotel, St. George's Terrace, Perth
Strang's Buildings, Albany Road, Victoria Park
Yorkshire House, 194 St. George's Terrace, Perth 81 Barrack Street, Perth .

308 Fitzgerald Street, North Perth
217 James Street, Guildford

Dec. 16, 1930
Mar. 9, 1921 ..
June 3, 1921 ..
April 9, 1926 ..
June 2, 1922 ..
May 3, 1907 ..
Feb. 3, 1928 ...
Aug. 1, 1924 ...
Jan. 5, 1935.
Mar. 9, 1931 .
Mar. 5,1926 ..
May 7, 1926 ..
May 2, 1924 ..
Jan. 5,1923
Jan. 19, 1906 .

April 9, 1926 ..
Dec. 5, 1927 ..
June 3, 1921 .
April 4, 1924 ...
Jan. 13, 1931
Dec. 5, $1895 \ldots$
Oct. 1, 1909 ..
May I, 1936 ..
Mar. 9, 1921 .
Aug. I, 1929 ...
May 30, 1929 .
Nov. 3, 1922 ..
Jan. 4, 1924
June 17, 1921...
April 4, 1910 ..
July I, 1929 ..
May 4, 1928
Jan. 4, 1929
May 7, 1937 .
Feb. 7, 1933
Маг. 2, 1928

May 2, 1924.
Oct. 7, 1904.
Jgn. 5, 1923
Jan. 5, 1923
April 1, 1927...
Mar. 6, 1928

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 4 (d) Amendment Act, 1920.

Admitted under Section 4 (d) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 4 (a) (b) (c) Amendment Act, 1920.
Admitted under Section 10 (c) Dentists Act, 1894; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examinstion.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920; by examination
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Holder of Victorian State Board Certificate ; late Demonstrator in Prosthetic Dentistry at the Australian College of Dentistry, Melbourne.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted un ler Section 4 (d) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920; by examination
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
In practice at passing of Dentists Act, 1894.
Admitted under Section 10 (c) Dentists Act, 1894 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 4 (d) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 4 (d) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 4 (d) Amendment Act, 1920.

Admitted under Section 10 (c) Dentists Act, 1894; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920: by examination.
Admitted undcr Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act. 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 10 (c) Dentists Act, 1894 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 4 (a), (b), and (c) Amendment Act, 1920.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.

LIST OF REGISTERED DENTISTS-continued.


Read, Victor Albert, L.D.S. Vict., B.D.Sc. Melb., D.D.S. Northwestern Univ., Chicago, U:S.A.
Rogers, Alfred Lipman, Dip. D.S., W.A.

Rogers, Joseph Lipman ...
Ross, Arthur William Lawley
Ross, Claude Alexander, Dip. D.S., W.A.

Rose, Edwyna Mary Ruth, Dip. D.S., W.A.
Rout, Kenneth Cameron Edward
Roydhouse, Noel Herbert ...
Russell, Harry Ralph, Dip. D.S., W.A.

Ruttle, Ernest Edward, Dip. D.S., W.A.

Sampson, Cyril
Sanders, George Ronald Douglas
Schultze, Leonard Oscar ...
Schwarz, Albert
Scott, Charles Frederick, B.D.S., Syd.

Silverstone, Squire George ...
Simpson. Henry Pierce Samuel Dip. D.S., W.A.
Simpson, Stanley Jas. Moore
Sinith, Frederick George Charles, Dip. D.S., W.A.
Smith, Robert James Brazil, B.D.S., Adelaide

Stevens, Alfred John, Dip. D.S., W.A.

Stevenson, Thomas Sydney, Dip. D.S., W.A.
Stinton, Lionel Chase, Dip. D.S., W.A.

Stockwell, William Frederick, Dip. D.S., W.A.
Summers, Horace Bernard ...
Taylor, James Clarence
Taylor-Thomas, Mabel, Dip. D.S., W.A.

Teasdale, Reginald Girant ...
Tebbutt, Charles Oswald, L.D.S. Vietoria, M.A.C.D. Vict.
Tebbutt, Gwenyth, Dip. D.S., W.A.

Terry, Alan James, Dip. D.S., W.A.

Terry, Claude Herbert, L.D.S., Vict., B.D.Sc., Melb.
Throssell, Jack Edwin, Dip. D.S., W.A.

Treby, Thomas Handel, Dip. D.S., W.A.

Turnbull, Eric John, Dip. D.S., W.A.

Wall, Lionel James ...

279 William Street, Perth ...

24 Stirling Highway, Nedlands
Wellington Street, Bunbury
St. George's Buildings, Marine Terrace, Geraldton
Merthyr House, 222 St. George's Terrace, Perth

790 Hay Street, Perth
790 Hay Street, Perth
Maclaren's Chambers, 144 William Street, Perth
458 Newcastle Street, West Perth
6 Albert Street, Claremont...
Padbury House, 170 St. George's Terrace, Perth 616 Hay Street, Perth

Empire Buildings, cr. Muray and Barrack Streets, Perth Lowes Buildings, 191 Murray Street, Porth
91 Tyrell Street, Nedlands ...
Antares Street, Southern Cross
537 Beaufort Street, Perth ...
82 Angove Street, North Perth
Gledden Buildings, or. Hay and William Strcets, Perth Sheffield House, Hay Street, Perth
790 Hay Street, Perth
Cr . Grosvenor Road and Fitzgerald Street, North Perth Forrest Street, Collic

The Western Australian Coilege of Dental Science, and Perth Dental Hospital, 179 Wellington Street, Perth 187 Guildford Road, Maylands

202 Hampden Road, Hollywood
45 Venn Street, North Perth
Royal Tnsurance Buildings, 133
St. George's Terrace, Perth
A.M.P. Chambers, William Street, Perth
775 Albany Road, or. Sussex Street, V̈ictoria Park
Albert Street, Busselton
Gledden Buildings, or. Hay and William Streets, Perth
National House, William Street, Perth

National House, William Street, Perth
Orient Buildings, William Street, Perth
Atwell Arcade, Cantonment Street, Fremantle
Orient Buildings, William Street, Perth
404 Albany Road, Victoria Park
492 William Streat, Perth ...
Marine Terrace, Geraldton ...

Date of Registra-
tion.

Nov. 3, 1898 ...

May 4, $1923 \ldots$
May 12, 1916 ...
Mar. 6, 1925 ...
Oct. 1, 1926 ...

Dec. 18, 1929...
June 6, 1924 ...
Mar. 6, 1925 ...
Маг. 4, 1929 ...
Dec. 9, $1927 \ldots$
Jan. 14, $1927 \ldots$
July 4, 1924 ...
Feb. 8, 1927
Jan. 8, 1929 ...
June 6, 1924
June 15, $1920 \ldots$
June 6, 1924...
May 2, 1924 ...
April 4, $1919 \ldots$
May 7, 1926 ...
Feb. 12, 1929 ..
Oct. 10, 1913...
Mar. 18, 1932...
Jan. 28, $1936 \ldots$

Mar. 9, 1936 ...
Feb., 16, 1938...
Mar. 3, 1937 ...
May 4, 1928 ...
Jan. 4, 1924 ...
Jan. 4, 1924
Jan. 2, 1931 ...
Jan. 5, $1923 \ldots$
Mar. 6, 1903 ...

Jan. 12, 1932...
Jan. 14, 1929...
Feb. 6, 1914 ...
Jan. 10, 1930...
Jan. 2, 1929 ..
Jan. 2, 1931 ...
Nov. 6, 1925 ..

Made application to be admitted under Section 10 (b) Dentists Act, 1894 ; admitted by order of Supreme Court.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 2 (d) Amendment Act, 1899.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act 1920; by examination.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act. 1920; by examinstion.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Anendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 4 (a), (b), and (c) Amendment Act, 1920.
Admitted under Section 10 (c) Dentists Act, 1894 ; by examination.
Admitted under Section 4 (a), (b), and (c) Amendment Act, 1920.
Admitted under Section $\dot{4}$ (a), (b), and (c) Amendment Act, 1920.
Admitted under Section 2 (d) Amendment Act, 1899.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 10 (c) Dentists Act, 1894 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (b) Amendment Act, 1920.

Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Anendment Act, 1920 ; by examination
Admitted under Section 3 (c) Aınendınent Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 4 (a), (b), and (c) Amendment Act, 1920.
Admitted under Section 3 (c) Amendment Acv, 1920 ; by examination.
Admitted under Section 4 (a), (b), snd (c) Amendment Act, 1920.
Admitted under Section 2 (d) Amendment Act, 1899.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 2 (d) Amendment Act, 1899.

Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920 ; by examination.
Admitted under Section 3 (c) Amendment Act, 1920; by examination.
Admitted under Section 3 (c) Amendment Act. 1920 ; by examination.

LIST OF REGISTERED DENTISTS-continued.

| Name. | Address. | Date of Registration. | Qualification. |
| :---: | :---: | :---: | :---: |
| White, Cecil Joyce ... ... | Duff's Buildings, Bates Street, Merredin | Mar. 6. 1925 ... | Admitted under Section 3 (c) Amendment Act, 1920 ; by examination. |
| Whiting, Herbert H | 790 Hay Street, Perth ... | May 5, 1911 ... | Admitted under Section 10 (e) Dentists Act, 1894; by examination. |
| TVilliams, Horace | Hampton Street, Bridgetown | J:u. 14, 1927 ... | Admitted under Section 3 (c) Amendment Aet, 1920 ; by examination. |
| Williams, Thomas Leonard, Dip. D.S., W.A. | Orient Buildings. William Sireet, Perth | Jan. $\frac{1}{4}$, 192: $\ldots$ | Admitted under Section 3 (c) Amendment Aot, 1920: by examination. |
| Wilson, Geoffrey Beith, Dip. D.S.: W.A. | Mount Barker ... ... | April 27, 1937... | Admitted under Section 3(c) Amenlment Act, 1920; by examination. |
| Wilson, Fames Aloxander Campbell, D.D.S., Penn, M.A.C.D., Vist | 218 St. George's Ternce, Perth | Nov. 3, $1905 .$. | Almitted under Section 2(1) Amendment Ac:. 1899. |
| Wilson, James Beith, B. D.Sc., Melb., B.A. | Australasia Chambers, 68 St . George's Terrace. Perth | July 8, 191: ... | Admitted under Section 2 (d) Amendment Act 1890. |
| Wilson, Thomas William Lee, D.M.D., Hurv ; M.A.C.D., Vict. | 790 Hay Strent. Perth ... | Sept. 13, 1393 | Admitel under Section 2 (d) Amendment Act, 1899. |
| Wright, Albert John ... | Fitzgerald Street, Northam | Sept. 23, 1915 | Admitted under Section 10 (c) Dentists Act, 1894: by examination. |
| Wright W Ifred Theodore | Menthyr Honss 222 St. George's Thmace, Perth | Jan. $5.1923 \ldots$ | Admitted inder Section 3 (e) Amendment Act, 1920; by examination. |
| Wyatt, William Franklin, Dip. D.S., W.A. | West Australian (hambers, 104 St. George's Terace, Perth | Mat, 11, 1937... | Admitted under Section 3 (c) Amenlment Aet, 1920; by examination. |
| Zowe Victor Claule | Hannan Street. Kalsoorlie ... | May 10, 1931.. | Admitted under Section $;$ (d) Amendment $\therefore$ ot, 1920. |

A.N.A. House, 41 St. George's Ternce,

Perth, 2lst February, 1938.

## THE HEALTE ACT, 1911-37.

## Appointments.

THE following appointments made by the undermentioned Local Health Authorities are hereby :pproved:-

Kalgoorlie Road Board:-Dr. Smmuel Mathews to be Medical Officer of Health, vice Dr. W. R. Bridgeford; deceased;
Broomehill Road Board:-T. L. Edwardes to be Health Tnspector;

Geraldton Munieipal Comencil:-Dr, B. Williams to be Medical Officer of Health during the absence of Dr. J. Merae, on leave.

EVERITT: ATKINSON,
Commissioner of Public Health.

## Crown Law Department,

Perth, $24 t h$ February, 1938.
THE Hon. Ninister for Justice has approved of the undermentioned appointments:-

Constable T. R. Pem as Bailiff of the Pinjarra Local Court at Waroon:, vice Constable A. G. Napier, transferred;

Constable C. Pinner as Acting Bailifi of the Midland Function Local Court at Kelmscott, during the absence of Constable T. L. Davies;
Constable P. L. Pollett as Acting Bailiff of the Dalwallina Local Court, during the absence of Constable $S$. J. Tully, on leave;

Leonard Robert Cake, Bsq., and Robert Travers Wolfe, Esç, of Bormholm via Albany as Commissioners for Declarations under the Declarations and Attestations Act, 1913.
I. R. GORDON,

Under Secretary for Law.

## SPECTAL NOTLCE

Department of Lands aud Surveys,
Corr. 29/38.
Perth, 18 th February, 1938.
TT is hereby notified, for public information, that the time for recelving applications for Melboume Tocations 1051, 1853, and 1052 has been extended to the 25 th Fobuary, 1938.
G. L. NEEDHAM, Under Secretary for Lands.

LOST CASH ORDER.
Department of Lands and Surveys, Perth, 21st February, 1938. IT is hereby notified that the undermentioned Cash Order has been lost; payment has been stopped and it is intended to issue a fresh order in lieu thereof:-
C.O. No. 56507 ; mount 83 3s. 6il. drawn by M. P. Larsen in favour of A . G. Mallinson.
G. L. NEEDHAM,

Under Secretary for Lands

## ANNULMENT.

Gosure of Portion of Road No. 1971, Mundaring Road District.
$5020 / 08$.
NOTTCES of closure for portion of Road No. 1971 appearing in the Government Gazette of Jannary 28 last and 4 th instant, pages 128 and 173 respectively, are hereby ammuled.
G. L. NEEDHAM,

Under Socretary fer Lands.
ERRATUM--KALGOORLIE LOT R1024.
Department of Lands and Surveys,
Corves. 9608/01. Perth, 25th February, 1938. IN notice apperling in Government Gazette of 18th February, 1938; page 234, for "Reserve 8992", read "Reserve 5437.",
G. L. NEEDHAM,

Under Sectetary for Lands.

## WTTHDRAWAL NOTICES.

North:m Land Agency.
Dep:ritment of Lands and Surveys,
Corres. No. 1012/20. Perth, 18th February, 1938. IT is hereby notified, for general information, that Avon Location 21572, in the Kumminin Estate, is withGrawn from selection.

## Wagin Land Agener.

Cores. No. 3823/27.
TT is hereby notified, for public information, that Roe Locations 502, 1100, and 1273 have been withdrawn from selection. (Plan 406/80, B1 \& 2.)
G. L. NEEDHAM,

Under Secretary for Lands.

## GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sate at Public Auetion on the dates and at the places specified below, under the provisions of the Lam Act, 1933-1936, and its Regulations:-

LEONORA.
2nd Marel, 1938, at 2 p.m., at the Miming Registrai's Office-

Leonom-Town 880, 1r., £15.
\|tLeonora-Town 561, 1r., \&12 10 s .

## BRTDGETOWN

Sth March, 1938, at 12 noon, at the Diwtict Iands Office-
\#Bridgetown-735, 5а. 0r. 14p., 736, 5a. Or. 8p. テ37, 4a. 2x. 6p., $£ 10$ each.

## CUE.

Oth March, 1938, at 2 p.m., at the Mming Registrar's Office-
Big Bell-Town 58, 1r., £20; 58. 1r., 215; 114, 1r., £40; 123, 1r., £25; 134, 1r., £20; 155, 1r., £15.
HBig Bell-Town 5, 1r., 162, Ir., 1o2, 39.1p., 12 10s. cach.
Reedy-Town 92, J., 820 .
tReedy-Town 127, 128, 210, 211, 212, 1r. each, 216, $39.2 \mathrm{p}, \mathrm{x} 12 \mathrm{los}. \mathrm{each}$.

## SOUTHERN CROSS.

9th March, 1938, at 3 p.m., at the District Lauds Office-
Matt. Palmer-Towr 19, 1r., $£ 30$.
†Mt. Palmer-Town 170, 11., £15.

## NORSEMAN.

10th March, 1938, at 11 a.m., at the Police Station-Norseman-Tom 801, $55.5 \mathrm{p} ., £ 1210 \mathrm{~s}$.

PERTII.
11th Darch, 1938 , at 11 am., at the Department of Lands and Surveys-
$\ddagger$ Pakervile-Town 350, 1a. 2r. 21.8p., £10.
+Rockiugham-Town 382, 36p., $£ 25$.
FWurgong-*11, 4a. Br. 16p., E15; 12, 2a. 3r. 39p. C10; 24, 4a. Ur. © © ; 25. 4a. 0r. 6p. \&12.

## KATGOORLTE.

15th Mawh; 1938, at 2 p.m., at the District Lands Office-

Kalgoorlic-Town (Watd strect) 1024 R , 11., £12 10 s.
§Kalgoomie-Tom (Rhodes street) 3121. 1r., $£ 15$. $\dagger$ Kalgoonie-Town (Collins street) 1B8R, lr., \&10: (Tumer street) 1791, 1r., \&10; (Tumer street) 2058, 1r., $\$ 10$.
$\dagger$ Boulder-Town (Forrest street) $388, \quad 33 \mathrm{p}$, 510 ; 330, 1r., \&10; (Evans street) $773,1 \mathrm{H}$, E10; (York street) 722, Ir., t10; (Wittenoom street) 920 ; 11., E15; (Momn street) 941, 1 r ., £12; (Evans street) 2234, 1r., £10; (Ware street) $2268,38 \mathrm{p}$, 410 .

## ALBANY.

17th March, 1938, at 2 prm., at the District Lands Office-
${ }_{\ddagger}{ }^{\text {Demmari-Mown 252, } 32.5 p, ~ \& 30 . ~}$
†Mt. Barker-345, 8a. 3r, 31p., £15; 346, 9a. 1r. 31p., \&15; 347, 8a. 3r. 35p., 890.
"Sububan for cultivation.
fSold subject to the condions that the lessee shall not carry on, or suffer or permit to be carried on, on this lot any trade or hasiness whatsoever withont the consent in writing of the Minister for Lauds being first obtained; and, further, the conditions under which this lot is made available shall not entitle the lessee now or at any fufure time to th? 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.

QSubject to the condition that the shaft on this block must be filled in before Crown grant or lease will issue.
||Subject to payment for improrements 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 Inister may direct, whose valuation shall be fimal and binding on the purchaser.

Plans and further particulars of these sales may be obtamed at this office. Land sold to a depth of 200 feet below the natural surface, except in mining distriets, where it is granted to a depth of 40 feet or 20 feet only.
G. L. NEEDMAM.

Under Speretary for Lands

## FORTEITURES.

THE munermentioned Leases have been cancelled under section 32 of the Land Act, 1898, and/or section 23 of the Land Act, 1933-1936, for non-payment of rent or other reasons:-

Name, Lease, Distret, Reason, Cortes. No., Plan.
Bland. C. N.; $347 / 015$; Yilgarn 561; abaudoned; 858/ $35 ; 36 / 80, \mathrm{D} 2$.
Bland, C. O.; 347/914; Yigarn 560; abandoned: 859/35; 30/80, D2.
Dry, Janet F.: 17514/68; Victoria 6646; \&402 19s. 90.; 4237/23: 128/80, C4.
Trans, Johm; 17991/68; Nelson 8213; abondoned; 8001/22; 415D/40, A3.
Lvans, Tohn; 34849/55; Nelson 7447; abandoned; 4106/14; 415D/40. A3.
Evans, John ; 35019/55; Nelson 7477; abandoned; 5346/14: 415D/40, A5.
Hamersler. Ellen M.; $3116 / 489$; Victoria; \&3 5s. 0d. 1608/35: 94/30. A3.
Joynes, Agnes I. : $347 / 703$; Avon 20739; £9 11s. 4d.; 1973/34: 24/80, B2.
Lang, S. C. $13105 / 56 ;$ Yilgarn $745 ; ~ £ 14314 \mathrm{~s}$. 111.; $3163 / 25 ; 53 / 80,64$.
Lang, 8. C. $40806 / 55$; Xilgam $746 ;$ f164 1s. 4d.; $2260 / 24 ; 53 / 80,04$.
Leelsy, J. Y. S.: 41397/55: Yagam 558: abandoned: 1180/25; 36/80.
Meanallen, James; 3117/1923; Big Bell 46; non-complance with conditions; $2692 / 36$ : Big Bell.
Robinson, S. K.: 347/1233; Ninghan 3767 ; abandoned; 1788/36; 67/80, A4.
Saumders, J. T.; 68/1251; Ninghan 2073; abandoned; 4862/28; 66/80, A1.
Saunlers, J. T.; 74/604; Ninghan 3900; abandoned; 5750/28; $60 / 80, \mathrm{~A} 1$.
Seott, J. G.; 22013/68; Ninghan 2390; alandoned; 3581/26; $65 / 80$, A.B4.
Scot, R. D.; $22012 / 68$; Ninghan 1145; abandoned; 3224/37; 65/80, A.B4.
Walsh, J. J.; $3117 / 642$; Boulder 138R; 60 15s. Bd.; 1963/34: Bonlder.
Watson, Elizabeth M.; 3117/1938; Big Bell 29; abandoned; 849/86; Big Bell.
Watts. E. E.; 22016/68; Willams 9961; abandoned; $2205 / 27 ; 387 / 50$, A2, 386/80, F2.
G. L. NEEDHAM,

Under Secretary for Lands.

## TPNDERS FOR LEASING PORTION OT

 MUKARNT TOWNSTTE.
## Northam Land Agency.

Cultivation Purposes.
Section 117 of the Land Aet: 1933-1930.
Department of Lands and Surveys,
Corm. 1479/27.
Perth, 9th February, 1988.
TENDERS for the leasing of the land comprised within portion of Nukarni Townsite, contaning about 170 deres, are invited.

Snbject to the paymont for improvemonts thereon, the above lant wil be avalable for leasing under sec tion 117 of the Iani Act, 1933-1936, for: a term of five years.

Tendors for the above, accompanitd by one year's reat (he ninimum amomat being fxed at the rate of Five pounds per anman), indorsed "Tender tor portion of Nukarni Towasite shown on Public Plan $34 / 80$," and addressed "Duder Secretary for Lands," must be lodged at the Lands Office, Northam: on or before Wednesday, 2nd Warch, 1938.

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 $34 / 80$ and Nukarni Townsite.)
G. L. NEEDHAM,

Under Secretary for Lands.

## Schedule.

That portion of Nukarmi Townsite, containing about 170 acres, situated westward of a one-chain surveyed road on the western side of the mailway reserve and northward of the production westward of Road No. 4667 (excluding Reserve 14264 (Cemetery)).

## LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of the Land Act, 1933-36.
IT is lereby 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, 2nd MARCH, 1938.

## KALGOORLIE LAND AGENCY.

Eastern Division.
Jaurdi District (about seven miles west of Gilgai).
Corres. 1535/34. (Plan 24/300.)
That area of unsurveyed land, containing about 20,600 acres; being W. H. Etherton's forfeited Pastoral Lease No. $395 / 565$.

## PERT'H LAND AGENCY.

Eastern Division.
Hamm and Wells District (near The Weld Springs).
Corres. 1548/35. (Plan 70/300.)
That area of unsurveyed land, containing about 39,000 acres, being J. E. Wilkins' forfeited Pastoral Lease No. $395 / 744$.

North-West Division.
Teano District (17 miles north of Horseshoc).
Corres. 124/36. (Plan 72/300.)
That area of unsurveyed land, containing about 36,587 acres, being W. Hart's forfeited Pastoral Lease No. $394 / 1149$.

## Eucla Division.

Murina District (near Loongana).
Corres. 1559/34. (Plan 28/300.)
That area of msurveyed land, containing about 20,000 acres, being ll. E. O'Donovan's forfeited Pastoral Lease No. $393 / 406$.

## WEDNESDAY, 16th MARCH, 1938. <br> KALGOORLIE LAND AGENCY.

Eastern Division.
Jaurdi and Yilgarn Districts (30 and 40 miles north of Boorabbin).
Corres. 1715/34. (Plan 24/300.)
Those areas of unsurveyed land, containing about 90,000 and 20,000 acres; being Rowe \& Searles' forfeited Pastoral Leases 395/459 and 395/664.

Dastern Division.
Ngalbain District (about 15 miles west of Higginsville).
Corres. 5860/24. (Plans 10/80, and 18/300.)
That area of unsurveyed land, containing about 22,445 acres; being li. H. Willey's forfeited Pastoral Lease No. $395 / 817$.

## PERTH LAND AGENCT.

Eastern Division.
Bulga District (about 12 miles north of Lake Barlee and 45 miles west of Mt. Ida).
Corres. 2627/32. (Plan 42/300.)
That area of unsurveyed land, containing about 171,750 acres; being surrendered portions of Pastoral Leases 3354/97 and 395/411.

## North-West and Eastern Divisions.

Koondra and Savory Creek Districts (near 600-Mile Post on Rabbit-Proof Fence and embracing Savory Creck).
Corres. 1456/34. (Plans 90/300 and 81./311.)
Those areas of unsurveyed land, containing about $40,000,43,692$, and 20,480 acres; being A. B. Carney's forfeited Pastoral Leases Nos. 394/596, 395/447, and $395 / 792$.

WEDNESDAY, 23Td MARCE, 1938.
PERTHH LAND AGENCY.
Kimberley Division.
Yurabi District (near Mt. Ball and Margaret River). Corres. 8422/09. (Plan 130/300.)
That area of unsurveyed land, containing about 53,000 acres; being surrendered portion of Pastoral Lease 1237/98.

## G. L. NEEDHAM,

Under Secretary for Lands.

## LAND OPEN FOR SELECTION.

I' is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-36, and the Regulations appertaining thereto, subject to the provisions of the said Act.
Applications must be lodged at the Land Agency Office as specified hereunder not later than the date specified, but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

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

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

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

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

## SCEEDULT.


PERTE LAND AGENCY.
Demmark Estate (about two miles west of Demmark). Corr. No. 1379/37. (Plan 452C/40, D4.)
Location 422 , containing 98 acres, at 12s. 6 d . per aere; classification page 10 of $5422 / 20$; subject to existing Agricultural Bank indebtedness and to the conditions applying to this estate; being I. H. Smith's cancelled application. This cancels the notice appearing in the Government Gazette of 19th November, 1937, page 1984, relating to this block, which was described as "Liocation 442 ."

Melbourne District (about 31/2 miles east of Piawaning). Corr. No. 29/38. (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 $964 / 21$ : exempt from road rates for two years fiom date of approval of application. This cancels the previous Gazette notice dated 12th November, 1937.

## WEDNESDAY, 2nd MARCH, 1938. <br> ALBANY LAND AGENCY.

Hay District (about 35 miles west of Tenterden).
Corr. No. 1468/22. (Plan 444/80, A3.)
Location 615, containing 137a. 1r. 29p., at 5s. 9d. per acre; classification page 8A of $2436 / 18$; exemption road rates for two years from date of approval of application; being G. C. Higgin's forfeited Lease 18289/68.

## KATANNING LAND AGENCY.

Kent District (about six miles east of Pingrup).
Corr. No. 1481/32. (Plan 407/80, D4.)
Locations 1091 and 1155 , containing 994a. 3r. 10p., at 3 s . 6d. per acre; classification page 9 of $1481 / 32$; exempt from road rates for two years from date of approval of application; subject to the condition that the poison be eradicated before the Crown grant issues; being W. P. Thomas' forfeited Leases $68 / 369$ and 74/1577.

## NARROGTN LAND AGENCY.

Poc District (about five miles north-west of Buniche).
Corr. No. 2324/37. (Plan 387/80, 巴 \& F2.)
Locations 153, 654, 762, 776, 886, and 887, containing 1,866a. $0 \mathrm{r} .23 \mathrm{p} .$, at 7 s . 6 d . per acre; classification page 7 of $688 / 36$; subject to A.B., I.A.B., and wire netting indebtedness and the right of resumption by the Govermment for railways or other public purposes, without compensation, except for any innprovements so resumed; being V. Tarco's cancclled application.

## NORTMAM LAND AGENCY.

Ninghan District (about $21 / 2$ miles west of Kulja).
Corr. No. 1865/37. (Plan 65/80, C3.)
Locations 2325 and 2514, containing 1,522a. 1r. 10p., at 7 s . 9 d . per acre; classification page 56 of $2463 / 25$; subject to A.B., I.A.B., and Minister for Lands' in debtedness; being H. Harrison's cancelled application.

Ninghan District (about three miles east of Bunketch). Corr. No. 5059/26. (Plan 65/80, C2 \& 3.)
Location 2535, containing 2,186a. 2r. 28p., at 4s. 6ct. per acre; classification page 37 of $5059 / 26$; subject to A.B. and I.A.B indebtedness and the right of resumption by the Govermment for railways or other public purposes, without compensation, except for any improvements so resumed; being $A$. Dehring's forfeited Lease 21990/68.

Ninghan District (about two miles north of Dalgouring). Corr. No. 6103/28. (Plan 66/80, D2.)
Location 3143, containing 2,563a. 2r. 39p., at 4s. 6d. per acre; classification page 46 of $6320 / 27$; subject to A.B. indebtedness; being J. W. King and R. E. Rowlands' forfeited Lease 68/1281.

Avon District (about 14 miles north of Kellerberrin). Corr. No. 1177/31 (Plaus 25/80, B1; 34/80, B4)
Locations 18369 and 19994, containing $1,472 \mathrm{a}$. Ir. 28 p ., at 7 s .9 d . per acre; classification page 55 of $5018 /$ 22 and page 1. of $3251 / 12$; subject to Agricultural Bank, I.A.B., and Minister for Lands' indebtedness and a cropping lease expiring 28th February, 1939; also the right of resumption by the Govermment for railways or other public purposes, without compensation, except for any improvenents so resumed; being J. L. Evans' cancelled application.

## SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about two miles west of Moorine Rock).
Corr. No. 75/36. (Plan 36/80, C4.)
Location 1329, containing 241a. 3r. 9p., at 4 s . per acre; classification page 5 of $2397 / 32$; exempt from read rates for two years from date of approval of application and subject to Goldfields Water Supply timber conditions; being R. H. C. Kruger's forfeited Lease $365 / 485$.

Filgarn District (about $81 / 2$ miles north of Carrabin). Corr. No. 487/36. (Plan 35/80, E3.)
Location 159, containing 995a. 2r. 35p., at 9s. 6d. per acre; classiffation page 11 of $1510 / 22$; subject to A.B. indebteduess aud mining conditions; all marketable timber rescrved to the Crown; being L. I. Hough's forfeited Lease 347/1487.

THURSDAY, 3rd MARCH, 1938.
BRIDGETOWN LAND AGENCY.
Marybrook Estate, Sussex District (about one mile north of Carbunup).
Open under Part V. of the Land Act, 1933-34, as modified by Part VIII.

Corr. No. 1427/20. (Plan 413D/40, C3.)
Lot 1415, containing 98a. 1r. 7p.; price per acre-£2 16 s : purchase moncy-£275 4s. 6d.; half-yearly instalment for first five years, interest only:--to returned soldicrs, at $41 / 2$ per cent. p.a.- $£ 6$ 3s. 10d.; to civilians, at 5 per cent. p.a.-£6 17 s . 6d.; half-yearly instalment over 35 years, including intcrest:-to returned soldiers, at 41/2 per cent. p.a.- $\mathcal{E} 713 \mathrm{~s} .6 \mathrm{~d}$.; to civilians, at 5 per cent. p.a.-£8 3s. 3d.; subject to A.B. indebtedness; locations in this Estate will only be granted to applicants who satisfy the Land Board that they possess the necessary capital and experience to successfully develop their holding; being W. A. Lockwood's forfeited Lease 20/1489.

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; Nelson Locatious 7816, 6675, and 6676, containing 1,549a. 1r., at 5 s . per acre; classification page 4. of $5929 / 21$; subject to A.B. indebtedness.

## WEDNESDAY, 9th MARCH, 1938.

## ALBANY LAND AGENCY.

Hay District (about six miles northward of Walpole). Corr. No. 4416/30. (Plan 453C/40, F3.)
Location 580 (late 1777), containing 270a. 0r. 32 p ., at 6 s . per acre; classification page 31 of File $4416 / 30$.

Hay District (about 18 miles north-west of Mt. Barker). Corr. No. 9926/09. (Plan 444/80, D4.)
Location 716, containing 160 acres; subject to classification and pricing; exempt from road rates for two years from date of approval of application; being F. E. Hitchins' forfeited Lease 13251/74.

Plantagenet District (about nine miles south-west of Mt. Barker).
Corr. No. 1524/37. (Plan 452/80, F1.)
Location 4792, containing 292a. 0r. 16p., at 7 s . per are; classification page 31 of $3638 / 22$; exempt from road rates for two years from date of approval of applieation; being F. G. and L. A. Board's cancelled appli. cation.

## BEVERLEY LAND AGENCY.

Avon District (about 15 miles north of Lomos).
Corr. No. 2051/33. (Plan 344/80, A1.)
Locations 21725, 16381, and 26838, containing 1,679a. 1r. 4 p ., at 5 s . 6d. per acre; classification page 13 of 2591/31; subject to paynent for improvements, if any. This cancels the previous Gazette notice dated 17 th November, 1933.

Aron District (about 10 miles east of South Kumminin). Corr. No. 4690/24. (Plan 345/80, C2.)
Locations 23500 and 23749, containing 1,050a. 0r. 7p., at 4 s .9 d . per acre; classification page 23 of $4690 / 24$; subject to paynent for improvements, and poison eradication prior to issue of Crown grant; also Location 23967, containing 219a. 3r. 4p., at 3s. 6d. per acre; elassification page 12 of $6170 / 26$; exempt from road rates for two years from date of approval of application and subject to eradication of poison before the Crown grant issues; being J. Watt's forfeited Leases 19620/68, 24725/74, and 22131/68.

BUNBURY LAND AGMNCY.
Boyanup A.A. (about three miles west of Dardanup). Cour. No. 1138/37. (Plan 411D/40, A3.)
Location 276 , containing 154a. 3r. 9p., at 8s. 6d, per acre; classitheation page 23 of $2694 / 32$; exempt from yoad rates for two years from date of approval of application and subject to timber conditions; being R. $I$. Kelly's forfeited Lease 347/1411.

Wellington District (three miles north-east of Bowelling).
Corr. No. 1985/36. (Plan 410D/40, C3.)
Tocations 1717 and 4428 , containing 53a. Or. 13 p , at 10s. per acre: available to holters of adjoining land and subject to the usnal timber reservation conditions.

## GERATDTON LAND AGENCY.

Victoria District (about 14 miles north-east of Latham). Cort No. 1081/28. (Plan 96/80, 01 \& 2. )
Location 8540, containing 3,574n. 7r. 20p, at 3s. 6d. per acre; classification page 41 of File 1981/28; subject to parment for existing improvements. This eancels the Precious Gavclte wotice dated the 9th Tune, 1933.

## Victoria District (about seven miles northeast of

 Perenjori).Corr. No. 5518/28. (Plans 121/80, A2 \& 3, and 122/80, F 2 \& 3.)

Locations 8857 and 8994, containing 2,171a. 1r. 27p., at 5 s. per acre; classification page 8 of Tile $5518 / 28$; subject to Agricuttural Bank indebtedness; being E. C. Noseley : forfeited Leases 68/1.767 and 74/766.

Victoria District (adjoining Bookara).
Corr, No 11326/07. (Plan 126C/40, D3 \& 4.)
Location 9604, containing 30a. 2r. 11p., at 13 s . per acre; Location 9605 , containing 81a. 2r. 38 p. . at 7 s . 6 d. !er acre: and hocation 9606 , contaning 164a. 2r. 14p., at 9s per acre; chassifieation page 16 of Wile 11326/07; Reserve 11201 (Townsite) is hereby reduced.

Kockaten Lstate (about four miles west of Wilroy).
Open under Part V. of the Land Act, 1993, as modified by Paxt IIL.

Cor2. No. 2824/2s. (Plan 156/80, D \& E3.)
Lot 2, containing 220a. Or. 6p.; price per acre-10s. purchase moner-f1illo 0s. 5d. ; half-yearly instalment for first fire yours, interest only:-to returned soldiers, at $4 \frac{12}{2}$ per cent. pa.- 62419 s . 6 d . ; to civilians, at 5 per cent. pa.- 女a 7 15s.; half-yarly instament for 35 yeurs, holuding interest:- - o x xturned soldiers, at $41 / 2$ per cent. p.a.- 00 18s. 11 d ; to civilians, at 5 per cent. p.a.$\$ 32$ 183. 5d.; and Victoria Location 8801, comprising 554 acres, at 18s. 6 d . per are (to be selected together); subjeet to Agricuitural Bank indebtedness; being E. W. Fokerman's forfeited Leases $20 / 2281$ and $42674 / 55$.

## KADANNTNG LAND AGENCY.

Kent District (about $4 \frac{1}{2}$ miles south of Toompup). Corr. No. 886/29. (Plan 435/80, C2 \& 3.)
Locations 726 and 736 , containing 836 acres, at 5 s . per acre; classification page 17 of $8807 / 13$ and page 5 of $8308 / 13$; exempt from road fates for two years from date of approval of application; being T. A. Godfrey's forfeited Leaso 68/1358.

## NORTHAM LAND AGENOY.

Avon Districe (about 10 miles south-east of Goomalling).
Corr. No. 443/26. (Plan 26A/40, A1.)
Locations 13064 and 5993 , containing 600 acres, at $5 s$. per acre; chasification page 5 of File 443/26; and Location 24824 , containing 677 a . 3r. 26 p ., at 5 s . per acre; classification page 13 of File 4488/25; exempt from road rates for two years from date of approval of application and subject to the right of resumption by the Government for railways or other public purposes withont compensation, except for any improrements so resumed; being H. W. and H. G. Withmell's forfeited Leases $20099 / 68$ and 20184/68.

Avon District (about one mile north ot Boorata)
Corr. No. 1946/27. (Plan 24/80, BI.)
Incotion 25000, containing 992a. 2r. 19p., at 43. 6 d . per aere; clasincation page 8 of File $1046 / 27$; exempt from road rates for two years from date of approval of appheation and subject to Goldfields Water Supply timher conditions; being M. Blake's forfeited Lease 22498/68.

Avon District (about two miles north of Booraan).
Corr: No. 5960/27. (Plan 24/80, B1.)
Location 25266, containing 1.516a. Ir. 6p., at 4s. 90. per acre; classifiction page 24 of File $5960 / 27$; exempt from road rates for two years from date of approval of application and subject to payment for improvements and to Golntields Water Supply timber conditions; being N. M. Adans forfeited Lease 68/1266.

## PJRTH LAND AGENCY.

Peel Estate (near Batmanup).
Cori. No. 2094/36. (Plan Peel Estate.)
Lot 677, cortaining 71a. 2r. 13p.; purchase money43 13s. 9d. ${ }^{0}$ deposit-x2; half-yearly instalment oyer 2912 years, fucluding interest:-to civilims, at 5 per cent. pa.- E 1 l 14. 2 d.; to returned soldiers, at $41 / 2$ per cent. p.a.- 1.12 s. 1d.; subject to A.B. iudebtedness and the conditions applying to solection in this Estate. This cancels the previous Gazetle notice dated 30 th April, 1937.

## Peel Estate (near Balmanap).

Cor. So. 2217/33. (Plan Peel Estate.)
Lots 674 and 115, containing 142 a . 0r. 2fp.; purchase money-E202 11s. 3 d.; deposit- C 2 ; half-yearly instalment over $291 \%$ years, including interest:- to retumed soldiors, at $41 / 2$ per cent. p.a.--E6 3s. 9d.; to civilians; nt 5 per cent. p.a.-- 66 11s. Bo subject 60 Agricultura Bank indebtedness and the condition governing selection in this Estate; being B. J. Wamsley's forfeited Lease $55 / 2612$.

Peel Estate (about five miles north-ast of Wellard). Corr. No. 618/33. (Plans 3410/40, CB, and Peel Estate.)
Lot 418 , contaning 80a. Or. 29 p ; purchase moneyS38: 10s; deposit--f2; hali-yearly instament over $29 / 2$ fears, including interest:-to civilians, at 5 per cent. p.a.- 4129 s .2 d. ; to returnod soldiers, at $41 / 2$ per cent. pa.- -611 15s. 1d.; subiect to condtions of selection in this Estate; being R. Coyle's forfeited Lease 55/2544.

Peel Estate ( $11 / 2$ miles northeast of Balmanup).
Corr. No. 1111/31. (Plan Peel Estate.)
Lot 120 , containing 92 a . Ir. 9 p .; purchase money$£ 110$ 15s. $4 \mathrm{a} . ;$ deposit- 52 ; half-yearly instalment over 291/2 yeurs, including interest:- to civilians, at 5 per cent. par- 18 IIs. 5 d.; to returned soldiers, at $41 / 2$ per cenl. pa- - 8 7s. 2a; subject to Agricultural Bame indebtedness and to the conditions applying to selection in this Estate; being T. M. T. Vemon's forfeited Lease 55/2153.

Peel Dstate (about two miles south-east of Bahmanup).
Corr. No. 610s/22. (Plan Peel Estate.)
Lot 113, containing 320a. 2r. 17p.; purchase monerE184 7s. 1d.; deposit-£2; half-yearly instalment over $291 \%$ years, incinding interest:-to retumed soldiers, at 46 per cent. p.a.- 5512 s .6 d ; to civilians, at 5 per cent. pa.- 5519 s 4d.; subject to conditions applying to selection in this Estate.

Victoria District (about 26 miles west of Watheroo). Corr. No. 6194/07. (Plan 62/80, F1.)
Location 3440 , contaming 100 acres; subject to classiflation and pricing; and Location 4244, containing 100 acres, at 10s. per acre; classification page 9 of File 6438/09; both blocks exempt from rond rates for two vears from date of approval of application; Location 1244 subject to payment for existing improvements; being J. Fraser's forfeited Leases 5690/56 and 7482/56.

## RAVGNSHHORPE LAND AGENOY.

Roe District (about serem miles notheast of Lake King Hownsite).
Corr. No. 939/34. (Plan 389/80, C \& D3.)
Location 1611, containing 1,530a. 1r. 9p. at 4s. 6d. per acre; classification page 8 of $235 / 30 ;$ exempt from roud rates for two years from date of approral of application abl subject to mining conditions; all mallet and sandalwood are reserved to the Crown; being J. Shields' forfeited Lease 348/414.

SOUTHERN GROSS LAND AGENCY.
Yilgarn District (abont three miles north-west of Westonia).
Corr. No. 2330/37. (Plan 35/80, D \& E3.)
Loc:tions 170 and 266; containing 877a. 2r. 35p.; subject to pricing; classification page 8 of $2723 / 22$ and page 5 of $3894 / 23$; subject to A.B. indebteduess and mining conditions; being F. H. Beard's cancelled application.

## Yilgarn District (about 12 miles north-east of Bullinch).

Corr. No. 4471/26. (Plan 53/80, O\& D2.)
Location 672, containing 1,130a. 21. 17p., at 4 s . per acre; classification page 65 of $6875 / 22$; subject to payment for improvements at capital value of $£ 200$, and to mining conditions. This cancels the previous Gasette notice dated 8th May, 1936.

Filgarn District (about four miles north of Baladjie). Corr. No. 3981/28. (Plan 53/80, A3 \& 4.)
Location 1062, containing 1,397a. 2r. 22p., at 4s. per acre; classification page 87 of $2546 / 25$; subject to paymeat for improvements of capital value of $£ 100$ and mining conditions. This cuncels the previous Gazette notice dated 6th January, 1933.

## Yilgurn District (about two miles south-west of Bullfinch).

Corr. No. 4397/23. (Plans 36/80, B \& C1 and 53/80, D \& C4.)

Location 572, containing 1,000a. 2r. IIp., at 4 s . per acre; classification page 9 of $6812 / 22$; subject to payment for improvements of a capital value of $£ 200$ and to mining conditions. This cancels the previous Gazette notice dated 27 th April, 1932.

Yilgarn District (about two miles west of Noongaar). Cort. No. 1.57/20. (Plim 36/80, A4.)
Location 1016, containing 1,872a. 3r. 9p.; subject to pricing; exempt from road rates for two years from date of approval of application, and subject to Goldfields Water Supply timber conditions, also mining conditions; being D. N. Temby's forfeited Lease 21810/68.

Yilgam District (about nine miles north of Moorine
Rocli).
Corr. No. 6228/27. (Plan 36/80, C2.)
Location 1112, containing 1,599a. 3r. 3p.; and Location 1113, containing 1,591:. 2r. 15p.; subject to pricing; exempt from road rates for two years from date of approval of application and subject to mining conditions; being F. I. Murray's forfeited Lenses 23013/68 and $23031 / 68$.

Yilgarn District (about 10 miles north of Noongaar). Corr. No. 2517/23. (Plan 36/80, A2.)
Location 634, containing 1,000a. 0r. 18p., at 8 s .6 d . per acre; classification page 97 of $4543 / 22$; subject to A.B. and I.A.B. indebtedness, to mining and Goldfields Water Supply timber conditions; being T. Sisson's forfeited Lease 40163/55.

## WAGIN LAND AGENCY.

Roe District (about three miles south of Burngup).
Com. No. 1689/37. (Plan 387/80, E3.)
Locations 12, 673, and 13, containing 1,618n. 0r. 15p., at 9 s. 6d. per acre; classification page 3 of $1689 / 37$; subject to Agricultural Bank and I.A.B. indebtedness; being $J$. Thornton's cancelled application.

## THURSDAY, 10th MARCE, 1938.

## BRTDGETOWN LAND AGENCY.

Nelson District (about four miles west of Jardee).
Corr. No. 1700/37. (Plan 442B/40, E1.)
Location 5176, containing $1531 / 4$ acres, at 14 s . per acre; and Location 5177, containing 142 acres, at 15 s . per acre; classifications pages 29 and 13 of $401 / 21$; subject to existing A.B. indebtedness, to timber conditions, and the conditions governing selection in this district; being E. A. and M. A. Perkin's cancelled application.

## WEDNESDAY, 16ch MAROE, 1938.

BEVERLEY LAND AGENCY.
Williams District, Noombling Estate (about two miles north of Mooterdine).
Open under Part $V$. of the Land Act, 1933, as modified by Part Vhl.

Corr. No. 3184/20. (Plan 3790/40, E \& F 3 \& 4.)
Lots 12146, 12890, and 12889, containing 973a. 3r. 1.9p.; priee per acre-13s. $6 d$. ; purchase money- f 657 5s. 10d.; halt-yearly instalment for first five years, interest only:-to civilians, at 5 per cent. pa.a-\&16 8 s . 8 d ; to retumed soldiers, $2 \mathrm{t} 41 / 2$ per cent. p.a.-£14 15 s . 10d.; half-yearly instalment over 35 years, including futerest:-to civilians, at 5 per cent. p.a.- $\$ 19$ 9s. 10d.; to retmmed solders, at $4 \frac{1}{2}$ per cent. p.a.-E18 6s. 6 d. ; also Lot 12523 , containing 500 a . 0r. 10p.; price per acre -12s.; purchase money-x300 0s. 9d.; half-yemly instalment for first live years, interest only:-to civilians, at 5 per cent. pa. - 47 10s.; to retwned soldiers, at $41 / 2$ per cent. p.a.-E6 15s.; half-yearly instament over 35 years, including interest:-to civilims, at 5 per cent. p.m.-Es 18 s .; to returned soldiers, at $41 / 2$ per cent. p.a. - 887 s .4 d ; subject to A.B. and I.A.B. indebtedness and to a cropping lease over portion of Lot 12146 expiring 28th February, 1939; being J. C. LesterSmith's forfeited Leases 25/1577, 1888, and 1288/57.

## BUNBURY LAND AGENCY.

Wellington District (about 14 miles south-west of Harvey).
Corr. No. 2812/30. (Plan 383D/40, B4.)
Loeation 1153, containing 100 aeres, at \&1 10s. per nere; classification page 23 of 3812/20; exempt from road rates for two years from date of approval of application; being E. G. Clement's and J. W. Hindmarsh's forfeited Le:rse $68 / 2780$.

## KATANNTNG LAND AGENCY.

Kent District (about 23 miles south-east of Ongerup). Corr. No. $6574 / 24$. (Plam 435/80, F3.)
Location 684, containing 213 acres, at 5s. 6d. per acre; classification page 18 of $4072 / 18$; exempt from rood rates for two years from date of approval of application and subject to payment for existing improvements; being H. A. P. Powell's forfeited Lease 41196/55.

Kent District (abont six miles south-east of Toompup). Corx. No. 6248/25. (Plan 435/80, C2.)
Location 842, containing 248a. 2r. 6 p ., at 7 s . 6d. per acre; classification page 16 of $6248 / 25$; exempt from road rates for two years from date of approval of application; being C. Gaxney's forfeited Lease 22517/68.

## NARROGIN LAND AGENCY.

Williams District (about three miles south-west of Jitarning).
Corr. No. 1818/29. (Plan 377/80, D4.)
Location 13379, containing 130n. 0r. 13p., at 3s. 6d. per acre; classification page 9 of Thle 1818/29; exempt Trom road rates for two years from date of approval of application; being M. S. Slattery's forfeited Lease $74 / 835$.

Roe District (about five miles south-east of Karlgarin). Corr. No. 3632/30. (Plan 376/80, F1.)
Location 1224, containing 777a. 3r. 19p.; subject to prieing; exempt from rond rates for two years from date of approval of application; being M. Johnson's forfeited Lease 68/2762.

Williams District (about eight miles west of Kuender). Corr. No. 1462/28. (Plam 387/80, B2.)
Locations 129-48 and 11688, containing 2,444a. 0r. 24p., at 6s. per acre; classification page 47 of File 1783/22; exempt from road rates for two years from date of approval of application, and subject to payment for improvements; being H. E. Neil's forfeited Leases $23072 / 68$ and $26011 / 74$.

## NORTHAM LAND AGENCY.

Ningh:n District (about two miles south of Beacon). Corr. No. 453/31. (Plon 66/80, C \& D3.)
Location 3152, cont:aining 3,090a. 2r. 16p., at 4 s . 6d. per arere; classification page 1 of $6064 / 28$; exempt from
road rates for two years from date of approval of application and subject to parment for improvements; being J. Mapherson's forfeited Lease 68/3082.

Aron District (about four miles north of Merredin).
Corr. No. 5535/05. (Plan 24/80, A1.)
Locations 20000 and 24044 , containing 664a. 1r. 7p., at (6s. per acre; classification page 2 of $10097 / 12$; exempt from road rates for two years from date of approval of application and subject to Goldfields Water Supply timber conditions; being J. D. Griffith's forfeited Leases 1.9487/68 and 24836/74.

## Avon District (near Yarding).

Corr. No. 1806/20. (Plan 4/80, D2 \& 3.)
Location 21577, containing 867a. Or. 4p., at 5s. 6d. per acre; classification page 10 of Tile $1806 / 20$; exempt from road rates for two years from date of approval of application; being A. Tucker's forfeited Lease 1.3680/68.

Avon District (abont five and seven miles north-east of Kununoppin).
Con. No. 1680/11. (Plans 55/80, C4, and 34/80, C1.)
Location 15643, containing 987a. 2r. 32p., at 6s. 3d. per acre; classification page 27 of $1680 / 11$; Location 17356, containing 300 acres, at 5 s . 8d. per acre; classification page 13 of $7547 / 12$; and Location 14621, containing 160 acres, at IIs. 6 d . per acre; classification page 25 of $3113 / 19$; subject to A.B., I.A.B., and Minis ter for Lands' indebtedness; being J. M., M. M., and J. T. Joyce's forfeited Leases 2898:3/55, 16295/74, 7730/ 68 , and 12339/56.

Avon District (about nine miles south-west of Norpa).
Corr. No. 5207/27. (Plans 24/80, B4, 5/80, B1.)
Locations 17107, 17108, and 17116, containing 2,987 acres, at 4 s . per acre; classification page 17 of $5207 / 27$; exempt from road rates for two years from date of approval of application and subject to payment for improvements (if any) ; subject to the right of resumption by the Government for railways or other public purposes, without compensation, except for any improvements so resumed; being R. H. Higgin's forfeited Lease 22278/68.

Avon District (about two miles south-east of Korbel). Corr. No. 2647/29. (Plan 25/80, F4.)
Location 17080, containing 988 acres; subject to pricing; exempt from road rates for two years from date of approval of application; being E. C. Martion's forfeited Lease 68/1901.

## Avon District (near Beechina Siding).

Corr'. No. 1982/36. (Plan 2A/40, A2.)
Location 24088, containing 114a. 0r. 12p., at 9 s . per acre; classification page 5 of $3552 / 23$; exempt from road rates for two years from date of approval of application; being A. J. Ballantyne's forfeited Lease 347/1195.

Buckland Estate (about seven miles east of Toodyay).
Open under Part V. of the Land Act, 1933, as modified by Part VIII.

## Corr. No. 4152/23. (Plan 27D/40, C2.)

Lot 21, containing 52a. 3r. 37 p .; price per acre-£3 13s. 6d.; purchase money-£194 14s. 2d.; half-yearly instalment for first five years, interest only:--.-to civilians, at 5 per cent. p.a. -4417 s . 4 d .; to returned soldiers, at $41 / 2$ per cent. p.a.-\&4 7s. 8d.; half-yearly instalment over 35 years, including interest:-to civilians, at 5 per cent. p.a.-£5 15 s .6 d ; ; to returned soldiers, at $41 / 2$ per cent. p.a.- $£ 5$ 8s. 7d.; Lot 25, contaming 60a. 3r. 35 p .; price per acre-£3 15s.; purchase money-£228 12s. 8d. half-yearly instalment for first five years, interest only: -to civilians, at 5 per cent. p.a.- $£ 514 \mathrm{~s} .4 \mathrm{~d}$; to returned soldiers, at $41 / 2$ per cent. p.a.- $£ 52 \mathrm{~s}$. IId.; halfyearly instalment over 35 years, including interest:-to civilians, at 5 per cent. pa.- $£ 6$ 15s. 7 d .; to returned soldiers, at $41 / 2$ per cent. p.a.- $£ 67 \mathrm{~s} .6 \mathrm{~d} . ;$ Lot 26 , containing 58a. 2r. 4 p .; price per acre-£3 IIs.; purchase money-£207 15s. 3d.; half-yearly instalment for first five years, interest only:-to civilians, at 5 per cent. p.a. -£5 3s. 11d.; to returned soldiers, at 41/2 per cent. p.a. - £4. 13s. 6 d. ; half-yearly instalment over 35 years, including interest:-to civilians, at 5 per cent. p.a.- 633 s . $3 d$; to returned soldiers, at $41 / 2$ per cent. p.a.- $f 515 \mathrm{~s}$. 10d.; Lot 27, containing 141a. 3r. 9p.; price per acre-
£3 13s.; purchase money-£518 5s. (6d. ; half-yearly instalment for first five years, interest only:-to civilians, at 5 per cent. p.a.- $£ 1219 \mathrm{~s} .1 \mathrm{~d}$; to returned soldiers, at $41 / 2 \mathrm{per}$ cent. p.a.- EII 13 s . 3d. ; half-yearly instal ment orer 35 years, including interest:--to civilians, at $\overline{5}$ per cent. pa-me15 7 s. 5 d.; to returned soldiers, at 412 per ceut. p.a.-£14 9s.; and Lot 28 , containing 131a. 1r. $30 \mathrm{p} . ;$ price per acre-£3 12s.; purchase money-647. 3s. 6 d .; half-ycarly instament for first five years, interest only:-to civilians, at 5 per cent. p.a.- 1116 s .7 d ; to returned soldiers, at $41 / 2$ per cent. p.a.-£ 10 12s. 11d.; nalf-yearly instalment over 35 years, including interest: -to civilians, at 5 per cent. pa.-£14 0s. 8d.; to returned soldiers, at $41 / 2$ per cent. p.a.--x13 3s. 10d.; subject to Agricultural Bank indebtedness. This cancels the previous Gazelte notice dated 5th April, 1935.

Bucklands Estate (about seven miles east of Toodyay).
Open under Part V. of the Land Act, 1933, as modified by Part VIII.

Corr. No. 4515/23. (Plans 27A/40, C2; 27D/40, C3.)
Lots 31, 32, 33, 34, and 35, containing 261a. 1r. 5p.; price per acre- $\mathfrak{£} 317 \mathrm{~s}$.; purchase money- $£ 1,005$ 18s $8 d$; halt-yearly instalment for first five years, interest only:-to civilians, at 5 per cent. p.a--£25 3s.; to retwred soldiers, at $41 / 2$ per cent. p.a.- $£ 22$ 12s. 8 d. ; halfyearly instament over 35 years, including interest:to civilians, at 5 per cent. p.a.- $£ 2916 \mathrm{~s}$. 8 d .; to returned soldiers, at $41 / 2$ per cent. p.a.--£28 0s. 10d.; subject to Agricultural Bank indebtedness. This cancels the previous Gazette notice dated 20th September, 1935

## Victoria District (about five miles north-east of Buntine).

Corr. No. 864/26. (Plan 89/80, C1.)
Locations 7786 and 4924, containing 308a. Ir. 23p., at 6 s . per acre; classification page 36 of $864 / 26$; subject to payment for improvenents and the right of resumption by the Govermment for railway and other public purposes, without compensation, except for any improve ments so resumed; being EI. J. Nelson's forfeited Leases 20207/68 and 24995/74.

## PERTH LAND AGENCY.

Victoria District (about two miles south-west of Marchagee and two miles west of Gunyidi).
Corr. No. 5594/27. (Plan 90/80, C \& D $2 \& 3$. )
Location 8737 , containing $3,784 \mathrm{a}$. 2r. 1p., at 2 s .6 d . per acre; classification page 4 of $5594 / 27$; and Location 8617, containing 4,990a. 0r. 6p., at 2s. 6d. per acre; classification page 6 of $1664 / 27$; exempt from road rates for two years from date of approval of application. This cancels the previous Gazette notices dated 19th February, 1930, and 17 th February, 1933.

## SOUTHERN CROSS LAND AGENCY.

Yilgarn District (about nine miles north of Noongaar). Corr. No. 6155/27. (Plan 36/80, B2 \& 3.)
Location 1116, containing 2,001a. 0r. 31p.; subject to pricing; subject to Agricultural Bank indebtedness; being M. J. R. Garrett's forfeited Lease 68/845.

Yilgarn District (about four miles north of Baladjie). Corr. No. 3987/28. (Plan 53/80, A3.)
Location 1068, containing 1,989a. 0r. 29p., at 4 s . per acre; classification page 93 of File $2546 / 25$; exempt from road rates for two years from date of approval of application and subject to the right of resumption without compensation and to mining conditions. This cancels the previous Gazette notice dated the 7 th April, 1933.

Yilgarn District (about 12 miles north-east of Bullfinch). Corr. No. 3753/27. (Plan 53/80, D2 \& 3.)
Location 674, containing 1,034a. 3r. 7p., at 4 s . per acre; classification page 67 of $6875 / 22$; subject to payment for improvements at a capital value of $£ 200$, also mining conditions; being C. E. Baldwin's forfeited Lease 42425/55.

## WAGIN LAND AGENCY.

Kojonup District (about six miles south of East Arthur). Corr. No. 2108/22. (Plan 409D/40, B4.)
Locations 5655 and 7852, containing 357 a . 2r., at 6 s . per acre; classification page 9 of $2108 / 22$; subject to payment for improvements; being E. H. O. Cavanagh's forfeited Lease 16935/68.

THURSDAV, 17 th MARCH, 1938.
BRIDGETOWA LAND AGENCY.
Sussex District (abont nine miles soutl-east of Busselton).
Corr. No. 109/32. (Plan 413C/40, D \& E3.)
Locations 3792 and 3025 , containing 202a. Or. 10 p ., at 7s. 6 d . per acre; chassification page 26 of $109 / 32$; exempt from road rates for two years fiom date of approval of application; subject to conditions of selection in this district; behg las. Pascoe's forfeited Leases 68/3419 and 74/1438.

Netson District (near Kulikup).
Corr. No. 1018/35. (Plan 4.15C/40, D \& E4.)
Location 10619, containing 136a. 3r. 35p., at 6s. 9d. per acre; classification page 141 of Tile 1928/11. ; subject to payment for improvements (if any); exempt from road rates for two years from date of approval of application; all marketable timber is reserved to the Crown; subject to conditions governing selection in this cistrict; being N. R. Sangster's forfeited Lease $365 / 464$.

Ravenscliffe Estate, Nelson District (about three miles southecast of "Kirmp).
Open under Part V. of the Land Act, 1933-34, as modified by Part VIII.
Corr. No. 2551/37. (Plan 414D/40, C4.)
Lot 8095, containing 180a. Mr. Sp.; purehase money8750; half-yearly instalment for first five years, interest only:- to returned soldiers, at $41 / 2$ per cent. p.a.-£16 1.7s. $6 d$. ; to civilians, at 5 per cent. p.a.- $£ 18$ 1ōs.; halfyearly instalment over 35 years, inclnding interest:-to returned soldiers, at $41 / 2$ per cent. p.a.- $£ 20$ 18s. 2d.; to civilians, at 5 per cent. 'p.a.- $£ 224 \mathrm{~s} .10 \mathrm{~d}$; subject to Agricultural Bati indebtedness and to the condition that the block will only be granted to the applicant with necessary experience and capital; being I. E. Howard's cancelled application.
G. L. NEEDHAM,

Under Secretary for Lands.

## THE ROAD DISTRICTS ACT, 1919-1934.

Closure of Roads.
WE, W. H. Nicholls, W. J. Taylor, S. E. G. Fidge, H. J. MeKenzie and Coy., Ltd., and A. J. Q. Smith, being the owners of land over or along which portions of roads hereunder described pass, have applied to the Wagin Road Board to close the said portions of roads, viz: -

Wagin.
2026/24.
W. 567 :-The surveyed roads, as hereunder set out:-
(1) The surveyed road extending along the sontherm and easternmost bondaries of Williams Location 560 and part of the south boundary of Location 685 ; from a closed road at the sonth-west comer of the first-menfioned location to a survered road at the south-east corner of the last-mentioned (except where crossed by Road No. 6275).
(2) The surveyed road passing along the north boumdaries of Willians Locations 900, 413, and 510 and the nortli and eastermmost boundaries of Location 1741. and part of the north and eastermost boundaries of Location 478 ; from road deseribed in paragraph (1) at the north-west comer of the finst-mentioned location to the prolongation west of the southermmost boundary of Location 5417 (except where crossed by a surveyed road Fassing through Location 413). (Plans 409D/40, B \& C3, and 409A/40, B2.)
W. H. NICHOLIS.
W. J. TAYLOR.
S. FIDGE.
H. J. McKenzie \& Coy., Ltd., per HUGH McKENZIE.
A. J. Q. SMITH.

I, Gerald Austin William Piesse, on belalf of the Wagin Road Board, hereby assent to the aloove application to close the roads therein described.
G. AUSTIN W. PIESSE,

Chairman Wagin Road Board.
11th February, 1938.

THE ROAD DISTRICTS ACT, 1919-1934.

## Closme of Road.

THE Hon. the Minister for Lands, being the owner of land over or along which the portion of road hereunder described passes, has applied to the Kulin Road Board to close the said portion of road, viz: -

## Kulin.

$3907 / 26$.
K. 252:-The surveyed road extending through Willians Location 14341; from its westermmost boundary to its northeru boundary. (Plan $376 / 80$, A4.)
G. L. NEEDHAM,
for Minister for Lands.
I. Willian Diek, on behalf of the Kulin Road Board, hereby assent to the above application to close the road therein described.
W. DICK,

Chairman Kulin Road Board.
12th January, 1938.

TRANSFER OF LAND ACT, 1893.
Application No. 152/1938.
T'AKE notice that Reinhold Emil Brandi of Roelands farmer and blacksmith has made application to be registered minder the Transfer of Land Act 1893 as the proprictor of an estate in tee simple $i_{11}$ possession in the following parcel of land sitnate in the Wellington district and being
portion of Wellington Location 4 containing 3 acres 1 rood 35 perches
Bounded on the west by the east boundary of Lot 41 of Location 4 comprised in Diagram 5440 deposited in the Office of Titles measuring 5 chains 84 and sevententh links

On the north by part of the south side of Waterloo road and by part of the north boundary of Location 4 measuring together 13 chains 68 and three-tenth links

On the south-east by 14 chains 33 and seven-tenth links of the north-west side of public road No. 46 and on the inner part by public road No. 2136.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this Office on or before the 25th day of Marel next a caveat forbidding the said land being brought muler the operation of the said Act.

## E. E. FEWINGS,

Registrar of Titles.
Office of Titles, Pertl,
this 8th Felpruary, 1938.
Mastman \& Jenour, Bunlury, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.
Application No. 306/1938.
TAKE notice that Henry Robert Cliarles Jones of 42 Frederick street Midland Junction bread carter has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Swan district and being

Lot 8 of Swan Location 15 containing 1 rood
Bounded on the eastward by 1 chain 5 and threetentl links of the west side of Wroxton street

On the south by the north boundary of Lot 7 measuring 2 chains 50 links

On the westward by 1 chain 5 and three-tenth links of the east side of the Midland Railway Reserve

And on the north by the south boundary of Lot 9 measuring 2 chains 50 links
The land is more particularly defined on Plan 2130 deposited in the Office of Titles.
And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to
object to the said application are hereby required to lodge in this Office on or before the lst day of April noxt a caveat forbidding the said land being bronght under the operation of the said Act.
E. E. NEWTNGS,

Registar of Titles.
Office of Tities, Perth, this 16th Febrnary, 1038.
S. E. Tippett, Perth, Solicitor for the Applicant.

## TRANSFER OE LAND ACT. 1893.

Applirntion No. 2955/1987.
TAEE notice that Western Australian Fire Brigades Board whose offee is state at Irwin street Perth las made application to be registered under the Transfer or Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Perth and being
portion of Perth Town Lot A16 contnining 36 and dight-tenth perches
Bomaded on the north-west by 1 chain 51 and five tenth links of the south-east side of Trwin street

On the north-east by 1 chain 50 and two-tenth links of the south-west side of Murray street
On the south-east by 1. ehain 51 and six-tenth links of the northwest boundary of Town Lot Al7

And on the south-west by the north-east boundary of ther portion of Lot A 16 measuring 1 chain 53 and fivetenth links

The land is more particularly defined on Diagram 1252 deposited in the Office of Titles.
And further take notice that all persons other than Ghe applicant claming to hare any estate right title or interest in the above parel of land and desiring to object to the sail application are hereby required to lodge in this Ontee un or bofore the 1st day of April next a carent forbiding the sut land being buweght under the mevation of the said Act.
E. E. FEWINGS,

Registrar of Titles.
Office of Titles, Perth,
this 14 th Felmary, 1988.
Tran T. Comphell, Perth, Solicitor for the Applicant.

TENDURS FOR PUBLIC WOKKS.


## ROAD DISTRTCIS ACT, 1919-1934.

Funnoppin-Trayning and Nungarin Road Districts-Alteration of Common Boundary-Notice of Intention.

Department of Public Works,
P.W. 694/37. Perth, 2nd February, 1938.

IT is hereby notifed, for general intormation, that it is the intention of His Excelleney the Lieutenant-Governor, winder the provisions of the Road Districts Act, $1919-$ 1934, to alter the common boundary between the Kum-noppin-Trayning and Nungarin Road Districts by severing those portions of the Kununoppin-Trayning Road District described in the Sohedule hereto and annexing them to the Nungaria Road District.
Plan showing the proposed alterations may be seen at the Local Government Office, Department of Public Works, Perth.

## Schedule.

(a) All that portion of the Kununoppin-Trayning Road District bomded by lines commencing on the dis1rict boundary on the west boundary of Reserve No. 11215 and extending north and east along part of the west and part of the north boundary of said Reserve to the westermmost corner of Avon Location 14973; thence northward along the westem boundary of said location and the western boundaries of Locations 14971 and 25207 to the north-west comer of the last-mentioned; thence east along the north boundary of said Location

25207 and its continuation across the Dowerin-Merredin Railway Reserve to the southern boundary of Location 14974; thence eastward along the southern boundaries of said Location 14974 and Reserve No. 13794 and part of the southern boundary of Location 14968 to rejoin the districe boundary at the production north-eastward of the south-eastern boundary of Location 14970; thence following the district boundary south-westward along the south-eastern bomdary of said Location 14970 , southcastward along part of the north-eastern, and southwestward along the south-eastern boundary of Location 21309, south-westward along a south-easten boundary of Loeation 14972, north-westward along the south-western boundary of the last-mentioned location and Location 26812, and westward along the southernmost boundary of Location 14973 to the east boundary of Reserve No. 11215 aforesaid; thence south along part of the east, west along the south, and north along part of the west boundary of Reserve No. 11215 to the starting point.
(b) The whole of Avon Locations 15495 and 15497 bounded by lines commencing on the present district beundary it the soath corner of the latter location and extending north-westward along its soutlo-western boundary and northwards along its western boundary and the western boundary of the former location to rejoin the district boundary at the latter's north-west corner; thence following the district boundary east along the north boundary of said Location 15495 and south along its cast boundary, and southward along the eastern boundary of said Location 15497 to the starting point.
T. S. J. HALL,

Acting Under Secretary for Public Works.

ROAD DISTRICIS ACT, 1919-34.
Armadale-Kelmscott Road District--Redivision into Wards-Notice of Intention.
P.W. 1039/36.

Department of Public Works,
Eerth, out Tebruary 1938. the intury notified, for general information, that it is anderion of His Excellency the Lieutenant-Governor der the provisions of the Road Distriets Act, 1910 1934, to redivide the Armadale-Kelmscott Road District into five Wards, with the names, boundaries, and number of members alloted to each Ward as described in the Schedule hereto.

Plans showing the proposed boundaries may be seen at the Local Government Office, Department of Public Works, Perth.
T. S. J. HALL,

Acting Under Secretary for Public Works.

## Schedule.

## ARMADALE-KELMSOOTT ROAD DISTRICI.

Redivision into Wards.
Central Hard.
Bounded on the no:thward by lines commencing at the intersection of the production westward of the southem sido of Lilian avenue with the eastern side of the SouthWestern Ralway Reserve (L.T.O. Plan No. 2647) and extending east, south, cast, morth, and again east along said side of Lilian avenue (L.T.O. Diagram No. 9719) to the eastern side of the Perth-Bunbury road on the western boundury of Lot 120 of Canning Location 31 ; thence southward along part of the western boundary of sad Lot 120 and eastward along the northern bonadary of Tot 119, southward along part of the western boundary of Lot 122 , eastward along the southern boundary of said Lot 122 and the sonthern boundaries of Lots 123 and 124 (L.T.O. Plan No. 694, Sheet 1) to the north-western boundary of Lot 190; on the eastward by a line commencing at the last-mentioned pont and extending south-westward along part of the north-western boundary of Lot 190 and a western side of Road No. $1+79$ to a southern side of the Perth-ibany road; thene in a gencral southerly direction along the western side of the Perth-Albany road to the northem side of Road No. 4592 (L.T.O. Plan No. 4587 ); on the southward by a line extending westward from the last-mentioned point along said northern side of Road No. 4592 and its production to the boundary of the Armadale Townsite as gazetted on the 26th of February, 1909, and along said gazetted boundaries to the western side of the SouthWestern Railway Reserve; thence southward along said side of Railway Reserve to the production sonth-eastward of the south-western side of Serenth road; thence north-westward to and along said side of Seventh road to rejoin the said townsite boundaries ant along the latter to the western corner of Lot 59 ; on the westwald by the said gazetted boundaries from said corner of Lot 59 to the north-eastern side of Pitt road (L.T.O. Plan Yo. 696) ; thence north-westward along the north-eastern side of Fifth road to the north-west ern side of Eighth avenue; thence north-eastward along the north-western side of Eighth avenue and its prolongation to the eastern side of the South-Western Railway Reserve; thence northward along said side of railway reserve to the starting point. (1 member.)

## West Ward.

Bounded on the northward by part of the northern boundary of the district and part of the southern bomdary of the Kelmscott Ward; from the northern cornen of Jandakot Agricultural Area Lot 177 to the junction of the southerin boundary of the Kehmscott Ward with the westem boundary of the Central Ward; on the eastward by the western and part of the southern boundary of the Central Ward and the western sille of the South Westorn Railway Reserve; from the said function point to the southem boundary of the distrid; on the southwad and westward by the distriet houndares; from hos last-mentioned print to the stating point. (a members.)

## Fast ITard.

Eounded on the northwand and eastward by part of the nombern and pat of the eastern boundaries of the distriet; from the eastem boumdary of the Kelmseolt Vard to a south boundary of the district, heing an east and west line passing through the 105-M.P. on the
boundary of the Caming Reservoir watershed; and on the southward by said east and west line and its production westward to its intersection with the westem side of Road No. 6963 (Perth-Albany road); on the westward by a line commoneng at the last-mentioned point and extending northward along said side of Road No. 6963 and a westem side of Road No. 945 to the northern boundary of Caming Iocation 534, west, and south along the north and prot of the west boundaries of said Loeation 534 to a sontheast corner of Lot 33 of Camming Location 32 (as shown on L.T.O. Plan No. 4670), sonth-westward along the somth-eastem boundary of said Lot 3 to the south-western side of a closed road on its south-sestem boumdary, north-westward along said south-western side of said dosed road to a southcastem boundary of Lot 3 , south-westward, northwestward, and north along the south-eastern, the southwestern and the west boundaries of sail Lot 34 , west along the north boundary of Lot 4 of said Location 32 (as shown on L.T.O. Diagrant No. 9569), north along part of the east boundary of Reserve No. 4127 , the east boundary of Canning Location 681 and the east boundary of Lot 3 of Location 31 and westward and northward along the southom and westem boundaries of Lot 4 of said location (as shown on I.T.O. Diagram No. (9094) to the eastem boundary of the Eelmscott Ward; thence ast and north along the eastern boundary of the Kelmscott Ward to the starting point. (1 member.)

## Soulh Ward.

Bounded on the northward by part of the western boundary of the East Ward from the north-east conner of Caming Location 584 to the eastern loundary of the Kemeot Ward and by part of the eastem boundary of the Kemscott Ward and the eastern and part of the southern boundaries of the Central Ward to the junction of the latter boundary with the eastern boundary of the West Ward on the western side of the South-Western Railway Reserve: on the westward by part of the eastern bomdary of the West Ward from the last-mentioned juntion point to the southern boundmy of the district; on the southward by part of the southern boundary of the district from the last-mentioned point to an east and west line passing through the 105-M.P. in the boundary of the Canning Reservoin watershen, and on the eastward by part of the southern and the western boundaries of the East Ward. (l member:)

## Kelnscott Ward.

Bonnded on the wostward and northward by lines commencing on the district boundary at the intersection of the production north-westward of the north-eastem side of Road No. 1679 (a south-western boundary of Tandakot A.A. Lot 85) and extending north-eastward and eastward along the district boundary to its junction with the northern side of Road No. 2051 passing througl Canning Location 51.6; on the eastrard by a line extending south from the latter point along east boundaries of Canning Locations 516, 515, 404, and 330 and the east boundary of Kelmscott Townsite, west along part of the south boundary of said townsite and south-westward along the south-eastern boundaries of Lots 126 and 124 of Caming Location 31 (as shown on I.T.O. Plan No. 694) to the boundary of the Central Ward above-described; on the sonthyard by the bomndaries of the Central Ward to the castern side of the SouthWestern Railway Reserve; thence northward along the eastern side of the said ralway reserve to the production sonth-eastrate of the north-eastern boundary of Lot 24 (as shown on L.T.O. Plan No. 694) north-westward, following said production and boundary of Lot E4 to the south-eastern side of Thind avenue, southwestward along the said side of Third avenue to the sonth-western side of Second road, north-westward along the south-western side of Second road to the southcastom side of Road No. 1058, south-westward along said stide of Road No. 1058 to its intersection with the proluction south-eastward of the south-western side of Road No. 1120 , noith-westward along part of the southwestorn side of said Road No. 1120 and a northeastem bonndary of Caming Location 326, north-eastward along part of the southeastern houndary of Caming Location 321 and north-westward along the north-eastem bomdary of the lafter location and a south-western boundary of Tantakot A.A. Lot 88 to the starting point. ( 1 member.)

Plans 341A/40, 341B/40, and 342A/40.

## ROAD DISTRICTS ACT, 1919-1934.

Port Medland and Thableland Road Districts-Alteration of Common Boundary.
Notice of Intention.
Department of Public Works,
P.W. 1498/29. Perth, 22nd February, 1938.
IT is hereby notified, for general information, that it is the intention of His Excelleney the Lieutenant-Governor, under the provisions of the Road Districts Act, 1919 1934, to alter the common boundary between the Port Hedland and Tableland Road Districts by severing from the Tableland Road District that portion of Pastoral Lease 394/870 as lies within such district and annexing it to the Port Hedland Road District.

Plan showing the proposed alteration may be seen at the Loeal Govermment Office, Department of Public Works, Perth.
W. S. ANDREW,

Under Secretary for Public Works.

ROAD DISTRICTS ACT, 1919-1934.
South Perth Road Board.
Department of Public Works,
P.W. $937 / 36$.

Perth, 24 th February, 1938.
IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of:(a) the purchase of a power roller, and (b) the replacement of electric light mains, etc., as undertakings for which money may be borrowed under Part VII. of the Road Districts Act, 1919-1934, by the South Perth Road Board.

> W. S. ANDREW,

Under Secretary for Public Works.

THE ROAD DISTRICTS ACT, 1919-34.
Nedlands Road Board-Amendment to Building By-laws. P.W. 1435/36

BUILDING by-law No. 8 as published in the Government Gazetle on the 10th August, 1928, and amended in the Government Gazette of the 21st December, 1928 is hereby further amend by the addition of the following clause:-
(d) All that portion of the West Ward bounded on the north by Wood street, the east by Servetus strect, the south by North street, and the west by Marmion street, and including all allotments fronting Wood street.

Made and passed by the Nedlands Road Board on the 19 th day of October, 1937.

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[\mathrm{L} . \mathrm{S} .]
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ALLAN BENNETT,
Chairman.
A. JENKINS,

Secretary.
Recommended -
I. MILLINGTON,

Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 10th day of February, 1938.
L. E. SHAPCOTT,

Clerl of the Council.

## THE ROAD DISTRICTS ACT, 1919-1934.

South Perth Road Board.
By-laws relating to Reserves-Amendment.
P.W. 2051/37.

PURSUANT to the powers in that behalf contained in the Road Districts Act, 1919-1934, the South Perth Road Board hereby orders that the by-laws relating to beaches, reserves, river bathing, and camping, published in the Government Gazette on the 22nd January, 1926, be amended by adding to clause 20 thereof the following subclauses, namely:-
(q) No person or organised club shall practise or play at any game on any park or public reserve
without having first obtained a written permit from the Board so to do.
(r) No person or organised club having obtained any such permit as aforesaid shall practise or play at any such game, except at such times and upon such portions of the parks or public reserves as shall be specified in such permit.

Made and passed by the South Perth Road Board on the 10th day of December, 1937.

GEO. V. ABJORNSON,
Chairman.
E. J. JOHNSON,

Secretary.
Recommended-
H. MILLINGTON,

Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 31st day of December, 1937.

## L. E. SHAPCOTT,

Clerk of the Council.

ROAD DISTRICTS ACT, 1919-34.
Mosman Park Road Board-By-laws.
P.W. 1019/37.

THE Mosman Park 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 enabling it, do hereby make and publish the following by-laws:-

1. The area comprising the Mosman Park Road District and all lands withim its gazetted boundaries are hereby classified into districts for inclustrial, business, and residential purposes, and for the erection of tenements.
2. (a) The industrial area shall embrace all the lands described in the First Schedule hereunder and which are within the boundaries of the areas edged purple on the sealed plan deposited at the Offices of the Road Board, the Town Plaming Board, and the Local Government Branch of the Department of Public Works. (Plan P.W.D.W.A. 28588.)
(b) No portion of the Road District shall be used for industrial purposes except those lands described in the First Schedule and within the areas edged purple. Industrial purposes shall mean any work or mamufactory or industrial enterprise not included in a business area.
(c) No noxious trade as defined by the Health Act slall be established in any residential or business area and shall be confined to the industrial area, and in such location as the Road Board may deem best in the interests of ratepayers and public health.
(d) Any noxious trade shall provide for drainage disposal and elimination of smoke and odours, and the Road Board may prohibit any noxious trade which it considers detrimental to the residential or business areas or the general amenity of the Road District.
(e) Where an industry is established at the date of the gazettal of these by-laws, the land shall not be used for any other industrial purpose or change of purpose without the approval of the Road Board, in aecordance with these by-laws.
(f) No person shall gutary or excavate or cause to be quarried or excavated any stone, sand, or other material within the area of the Road District without a license from the Board and to a depth or level to be determined by the Board and subject to any special conditions which may be imposed by the Board.

## Business Areas.

3. (a) The areas described in the Second Schedule hereunder and edged yellow on the scaled plan shall comprise the business areas.
(b) Within such areas the following uses and buildings may be permitted:--
(i) Any of the nses permitted in a residential area.
(ii) The following:-Theatre, hall, club or place of anusement; office, bank, or hotel; fire station, police station, post office, or public building; shops, salesroon or showroom for the conduct of retail or wholesale business; workrooms conuected with retail business, in which not wore than 50 per cent. of the total area is devoted to workrooms; garage or petrol selling or service station; blaclismithing or woodyard businesses; such other accessories as the authority might determine, but slaall not include any industry, trade, or manu. factory.
(e) Where a business or shop has a residence attached or is used for residential purposes, it shall be erected or maintained on an area of not less than 6,000 square feet: Provided that lock-up shops may be erected on a less area, with the Board's approval.

## Residential Areas.

4. (a) Residential areas shall include all lots or land within the Road District not included in the industrial or business areas: Provided not more than one building is ereeted on an area of 6,000 square feet or under; provided also, that where a subdivision or separate title has existed prior to the gazettal of this scheme for lots of less than 6,000 feet the Road Board may perinit the erection of single family dwellings, subject to the Health and Building by-laws and subject to any regulations under the sclicme.
(b) Churches, public buildings, may be erected in the residential Areas with the approval of the Road Board.
(c) No residential lot shall be built on to cover more than one-thind of the area of such lots.
(d) No lot shall be built on where sucl land is below ten fect contour as defined in relation to low-water mark, unless:-
(i) the land is drained to the satisfaction of the Road Board, and/or
(ii) the land is built up to the level of the crown of the road (whether existing or to be built) on which the lot fronts, or to a level determined by the Road Board.
(o) No building plan shall be approved by the Road Board, or a permit issued to erect a brick, concrete, stone, timber, or composite building within the areas shown on plan unless:--
(i.) Area coloured by pink:-Buildings to be of an approved design, and of a minimum value of $£ 600$.
(ii) Area coloured brown:-Buildings to be of an approved design, and of a minimum value of $£ 400$.
(f) Any person who constructs any premises in contravention of this selneme shall within 30 days from notice given by the Mosman Park Road Board, remove, pull awn, or alter any buildings so as to comply with these by-laws.

## Teuements.

5. (a) The construction of tenement houses capable of housing more than two families is prohibited within the Mosman Park Road District, except upon allotments frouting Stirling highway and Johnson parade.
(b) A tenement house consisting of one floor only shall not cover an area exceeding one half of the allotment upon which it is built. In the case of a tenement house laving more than one floor, the total space to be left unbuilt upon on the allotment shall be at least equal to the total floor area of the building erected.
(c) No tenement house slall be erected to contain more than two floors.
(d) Each tenement shall be provided with separate entrances, and where such is above ground floor, such entrance shall be constructed of brick, stone, iron, or other approved fire-proof material.
(e) Each self-contained tenement shall be provided with a separate kitchen, bathroom, and lavatory on the same floor as the other rooms of such tenement.
(f) The total floor area of each separate tenement shall be at least 700 square feet, and, in addition, attached thereto shall be an open verandah space for the
exclusive use of such tenement, at least 100 square feet in floor space.
(g) The mininum floor area to each habitable room slall be 100 square feet, and the average floor area for such roons of any tenement shall be 120 square feet.
(h) The minimum area of land upon which a tenement house can be built is one quarter of an acre, with a minimum frontage of 66 feet.
(i) No dividing fence shall be constructed in the front of any teuement house between the fence alignment and the building so as to divide the frontage thereof into a lesser frontage than 66 feet.
(j) Any person who constructs, alters, or redesigns any premises in the contravention of this scheme shall, within 30 days from notice given by the Mosman Park Road Board, remove, pull down, or alter any building so as to comply with the scheme.
6. Where any building is let or occupied or let as flats or tenements, these by-laws shall be deemed to apply.
7. If any person commits a breach of any of these by-laws, such person will incur a penalty not exceeding Tiwenty pounds.

## First Schedule.

## INDUSTRIAL AREAS REGULATIONS.

1. All those lots on which iudustries are established at the date of gazettal of scheme.
2. All lands bounded by purple line on plan as fol-lows:-

Commencing at the north-west corner of Reserve No. 7133 ; thence eastwards along Beagle street to the north-east corner of Location 47; thence southwards along eastern boundaries of Location 47, and Lots 16, 15, 14, 13, 12, 11, 10, 9, and 8 to Hanlin street.
From north-east corner of Reserve No. 8671 southwards along Stone street to south-east corner of Lot 11; thence west along Fairbairn street, southwest corner of Reserve No. 71.33; thence northwards to nortl-west comer of Reserve No. 7133; land comprised in Lots 176, 216, 215, and 154, and Lots 210 to 214 and closed road between Lots 214 and 215 owned by the W.A. Rope and Twine Co.; land comprised in Location 74 and owned by General Motors Holdens, Ltd., and land coniprised of Lots 79 and 80, owned by the Colonial Sugar Refining Company.

## Second Schedule.

(a) All those lots on which shops or businesses are erected at the date of gazettal of the scheme.
(b) The whole of the east frontage to Stirling highway, from north boundary of Road District on the north to south boundary of the Road District on the south; the whole of the frontages to Glyde street from Stirling lighway on the west to Monument street on the east; the whole of the frontages to both sides of Victoria street from Stirling highway on the west to Solomon street on the east; the whole of the frontages to Johnson parade from Reserve on the south to Jolnston street on the worth; the whole of the frontages of lots to be determined by the Road Board in Wellington street and Manning street, when said locations are subdivided.

Passed at a meeting of the Mosman Park Road Board leld on the Sixteenth day of November, 1937.

## J. S. BRYANT,

Chairman.
W. S. BARTLETT,

Secretary.
Recommended-
H. MILLINGTON,
Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 10th day of February, 1938.

## L. E. SHAPCOTT,

Olerk of the Council.

ROAD DISTRTCTS ACT, 1919-1934.

## Dalwallinu Road Board.

By-laws relating to the Control and Management of Halls.
P.W. 1141/37.

THE by-laws dealing with the control and managenent of Halls, made and passed by the Dalwallinu Road Board on the 9th day of Sme, 1934, and published in the Govermment Gazelte on the 7th September, 1934, are hereby amended as follows:-
(1) Schedule A is heroby repealed and the following Schedules inserted in lieu thereof:-

## SCHEDULE A.

Charges for Hire of Hall or any Room and Furniture and Crockeryware at Dalwallinu; Pihara, and Wubin.
All travelling Picture Shows must make their own arrangements with the Electricity Company for electric current.
Day engagements to terminate at 6 p.m. on the day engaged, and night engagements to commence at 7 p.m.
Badminton clubs, debating societies or other like organisations up till 12 o'elock midnight--7s. 6d.; daytime charges to be 1s. 3d. per hour, with a minimum of $5:$

Picture shows, up till 12 o'cloek midnight-q1 5s.
Dances and concerts, up till 12 o'elock midnight-£ 7 s . Gd., plus 5 s. for every hour thereafter.
Public meetings-5s. during the day and 10 s. during the night.
State school concerts and like functions, up till 12 $0^{\prime}$ 'lock midnight-7s. 6d. plus 5s. for every hour thereafter.
Commercial travellers, as a sample room-10s. during the day and 15 s . luring the night.

Rehenrsals and decorating-2s, 6d. for the first how plus 1s. per hour thereatter, in the night time. Fifty per cent. reduction to be allowed if rehearsed entertainment is for approved local charity and to be held in the same hall, and 50 per cent. reduction to be allowed if decorating for approved local charity. Daytime rate for rehearsals and decorating-1s. 3d, per hour. (No reduction.)
Meetings of all sporting bodies, other local bodies, and the C.W.A.-to be 2s. 6d. for two hours (minimum), plus 1s. 3d. per hour thereafter in the daytime, and 5s. for two hours (minimum) plas 1s. 3d, per hour thereafter for night meetings.

Religions services-1s. plus the cost of lighting.
Leetures of edncational value, for which no charge or collection is made-free. If charge or collection is made, charge to be 5s. for two hours (minimum) plus 1s. 3d, per lour thereafter.

Bazars-10s. during the day, and $£ 1$ till midnight.
A deposit of 10s. to be paid prior to any entertaiment for cleaning hall of any decoration or similar matter, sume to be refunded if hall cleaned up and all rubbish removed from the Board's premises within 24 hours of the lolding of the entertainment.

Confetti:-A fee of 10s. additional to all other charges will be made when confetti or the like is to be used at danees or other fumetions.

Farewell and like functions, up till 12 o'clock mid-night-10s. plus 5s. for every hour thereafter, provided no admission charge is made.

All travelling companies to be charged an additional 20 per cent. on the above charges.

Church, hospital, and other charitable entertainment approved of by the Board to be charged 50 per cent. of the above charges.

Crockery lire-2s. 6d, for each function,

## SCHEDULE $B$.

Charges for Hire of Hall or any Room and Furniture and Crockeryware at Kalannie.
All travelling Picture Shows must make their own arrangements for electric current.

Day engagements to terminate at $6 \mathrm{p} . \mathrm{m}$. on the day engaged and night engagements to commence at 7 p.m. Badminton clubs, debating societies, or other like organisations up till 12 o'clock midnight-7s. 6 d .; daytime charges to be 1s. 3d. per hour, with a minimum of 5s.

Picture shows, up till 12 o'dock midnight-w.
Dances and concerts- $£ 1$.
Public meetings-2s. 6d. during the day and 5s. during the night.
State school concerts and like functions-5s.
Commercial travellers, as a sample room-5s. during the day and 7 s . 6d. during the right.

Rehearsals and decorating-2s. 6d. for the first hour plus Is. per hom thereafter, in the night time. Fifty per cent. reduction to be allowed if rehearsed entertaimment is for approved local charity and to be held in the same hall, and 50 per cent. reduction to be allowed it decorating for approved local charity. Daytime rate for rehearsals and decorating-1s. 3d. per hour. (No raduetion.)

Meetings of all sporting bodies, other local bodies, and the C.W.A. to be 2s. 6d. for two hours (minimum), pha l.s. Sd. per hour thereafter in the daytime, and 5s. for two hours (minimmon), plus 1s. 3d. per hom thereafter for night meetings.

Religions services-1s, plus the cast of lighting.
Lectures of educational value, for which no charge or collection is made-free. If charge or collection is made, charge to be 2s. 6d. for two hours (minimum), plus 1s. Bd. per hour thereafter.
Bazaars-10s. during the day and 15 s, during the night.

A deposit of 103 . to be paid prior to any entertainment for cleaning hall of any decoration or similar matter, same to be refunded if hall cleaned up and all rubbish removed from the Board's premises within 24 hours of the holding of the entertainment.
Confetti:-A fee of 10s. additional to all other charges will be made when confettio or the like is to be used at Gances or other functions.
Farewell and like functions, up till 12 o'clock mid-night-10s. plus 5 s. for every hour thereafter, provided In admission charge is made.

All travelling companies to be charged an additional 20 per cent. on the above charges.

Church, hospital, and other charitable entertamment approved of by the Board to be charged 50 per cent. of the above charges.

Crockery hine-2s. 6d. for each function.
(2) A new by-law is inserted after by-law No. 11 as follows:--

By-las 11a. The hirer of the hall or any room shall be responsible to the Performing Rights Association for the licensing of any copyright music which is to be played at any function to be held in such hall or room.

Passed by resolution of the Dalwallinu Road Board at a meeting held on the tenth day of September, 1937.

JOHN SYME, Chairman.
J. E. ELLIS, Secretary.
Recommended-
H. MTLLINGTON,

Minister Controlling Local Government.

Approwed by His Excellency the Lieutemant-Governor in Exeoutive Council this 27 th day of January, 1938.
L. E. SHAPCOTT,

Clerk of the Council.

## ROAD DISTRRICTS ACT, 1919-1934.

Dalwallinu Road Board.
By-laws for the Management and Regulation of the Dalwallinn Greater Sports Ground.

## P.W. 1141/37.

IN pursuance of the powers contamed in the Road Districts Act, 1019-1934, the Dalwallinu Road Board hereby adopts and publishes the following by-laws for the management and regutation of Reserve No. 15242 , known as the Dalwalinu Greater Sports Ground.

In these by-laws-
(a) The word "Board"' shall mean the Dalwallinu Road Board.
(b) The word "Reserve"' shall mean Reserve No. 15242.
(c) The word "Caretaker" shall mean the person appointed by the Board to take care of the said Reserve.

1. No person shall damage or interfere with any property or thing placed or used in or belonging to the Resere, or throw stones or other missiles, or commit any musance therein, or leave therein any bottles, orange peel, paper, cast-off clothing, or any litter, rubbish, or vaste matter of any kind.
2. No person shall stand on or climb or jump over the seats, trees, or fences of the Reserve, or cut letters, names or marks on or otherwise danage the structures; trees, seats, gates, posts, or fences thereon, or otherwise deface the same or write thereon.
3. No person, except those in the employ of or authorised by the Board, shall bring into the Reserve any horse or other animal or pasture stock.
4. No person shall light any fire within the Reserve without the permission of the Board.
5. No person, except the officers or servants of the Board acting in the discharge of their duty, shall enter the Reserve on sucl dars as may be set apart for racing, trotting, games, aumsements, or entertaimments, except through the proper entrance for that purpose, and on payment of the fee chargeable for admission at the time; but on such days as are not set apart as aforesaid, the Reserve shall be open to the publie free of charge.
6. No person shall enter the Reserve for the purpose of playing any ganes or sports, or for horse-racing or trotting therem, until he has first obtained a permit so to do from the Board, unless he is a bona fide member of any club or sporting body antrorised in that behalf.
7. No person or authorised club having obtained any such permit as atoresaid shall practise, play at, or carry on any game, sport, or amusement, except upon such portions of the Reserve as may be speciffed by the Board for that: purpose.
8. The Board may in its discretion prohibit any games, sports or amusements from being played or carried on upon any portion of the Reserve on any Sunday.
9. No person shall bring or take any horse on to the Reserve for the purpose of training or exereising such horse without laving first oltaned from the Board a training or exercising permit.
10. No person shatl bet, gamble, or call the odds or offer to bet or gamble witlin the Reserve, and any person found betting, gambling, or calling the odds, or offering to bet or gamble within the Reserve, may forthwith be removed by the caretaker or any other officer or servant or nember of the Board, or of the Police Force, and such person shall also be liable to prosecution for a breach of this by-law.
11. No person, other than a nember of a sporting body duly authorised in that behalf, shall enter auy of the dressing or training rooms on the Reserve, or use any of the lockers, without having first obtained a permit from the Board for that purpose and every person holding such permit shall prodnce and exhibit the same when required by due authority.
12. No person shall address an audience or public meeting on the Reserve without having first obtained permission so to do from the Board.
13. No person shall camp, lodge, or tarry overnight, or frequent for the purpose of camping, lodging, or tarrying overnight on the Reserve.
14. No person shall post, stick, stamp, stencil, paint, or otherwise affix or axlibit, or cause to be posted, stamped, stuck, stencilled, painted, or otherwise affixed or exhibited, any placard, handbill, notice, advertisement or any docment whatsoever upon any tree, post, fence, gate, or building on the Reserve, without having first obtained the written consent of the Board.
15. No person shall sell or expose for sale any food, drink, goods, wares, merchandise, or things on any portion of the Reserve, unless the consent of the Board shall have been previously obtained.
16. Any person found in a state of intoxication in the Rescrve, or behaving in a disorderly manner, or creating or taking part in any disturbance, or using any profane, indecent, or obscene language, or committing any act of indecency or misconducting himself, or committing any breach of this by-law therein, may be forthwith removed from such Reserve by the caretaker, or by any officer or servant or member of the Board, or by any member of the Police Force, without affecting such person's liability to prosecution for an offence against this by-law.
17. No person, club, sporting body, or association shall sublet any portion of the Reserve, the use of which may be granted to any such person, club, sporting body, or association, nor permit the same to be used by any person or persons whatsoever without the written consent of the Board.
1.8. The sums to be charged by the Board to the various persons, clubs, sporting bodies, or associations
for the use of the Reserve, or any portion thereof, shall be as follow:-

Cricket, Temnis and Football Clubs to be charged 5s, per annum; Golf Club, £1 per annum.

All above bodies to keep ground in repair, and carry ont any further works, after obtaining the Board's approval, on their own behalf and at their own expense.

Any hamage to Board's property to be repaired or replaced to the Board's satisfaction at hirer's expense.
19. The Boar mas grant the exchasive use of the Reserve, or ans portion thereof, to any particular person, club, sporting body, or association for any partionlar day or days, and the fees to be charged to the pablie for atmission to the Reserve on such oceasions shall be such as shall be fixed, with the consent of the Board, by the person, club, sporting body, or association to whon such exclusive use shall be granted.
$\therefore 0$. Every person offending against any of the prorisions of these bryats shall be liable to a penalty not aceding feo, on convition.

Fassed br resolutior of the Dalwallinn Road Board at a meeting held on the Tenth day of September, 1937.

JOHN SYME,
Chairman.
J. E. ELTIS,

Secretary.
Recommended-
H. MILLINGTON,

Minister Controlling Local Government.
Aproved by His Excellency the Lieutenant-Governor in Erecutive Conncil this 27 th day of January, 1938.
I. E. SHAPCOTT,

Clerk of the Council.

THE ROAD DISTRICTS AOI', 1919-1934, AND THE OATTLE TRESPASS, FENCING, AND IMPOUNDING ACT, 1882.

Dalwallinu Rond Board.
General By-laws.
P.W. 1141/37.

WHEREAS by the Road Districts Act, 1919-1934, the Road Board of any district is empowered to make bylaws for all or any purposes in the said Act mentioned, the Dalwallinu Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Aet and of every other anthority enabling it in that behalf, doth hereby make and publish the following by゙laws:-

## Interpretations.

1. Ta these by-laws the interpretation set out in the Roads Districts Act, 1919-1934, 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, 1919-1934, and all amendments thereto which may hereafter come into force.
"Board"'-.The Dalwallinu Road Board,
"Board Room" shall be the offce, hall, or building of the Board.
"District"'-The district under the jurisdiction of the Dawallim Road Board.
"Chairman", The member acting for the time being as chairman of the Board.
"'Member"'-Member of the Board.
"Secretary"'-The secretary of the Board.
"Footpath or footway"-shall include any part of a street set apart for the sole use of foot passengers, and whether the same be made or kerbed or otherwise.
"Road or Reserve''- A road or reserve, as the case may be, under the control of the Board.
"Person"'-shall include the plural and also a body corporate.

## Appointment of Officers.

2. 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 an appointment. All appointments shall be made by resolution passed by the Board. In the event of there being more than one applicant for such appointment, the election thereto shall be conducted by ballot so as to obtain an absolate majority of the members present.
3. The election of all other officers shall be conducted by show of hands, unless a ballot be demanded, in which ease the procedure in the foregoing by-law shall be followed.
4. The salary or allowance attached to the office under consideration of the Board shall be fixed in all cases preceding the election, and the salary of any officer when fixed shall not at any time be considered with a view to its increase or reduction unless specially authorised by a meeting of the Board at which a majority of the members are present.
5. All complaints against servants of the Board must be in writing, and must in every case be signed by the person complaining, and no notice whatever shall be taken of any complaint not made in accordance with this by-law. All such complaints as are receivable may be addressed to the chairman, who, upon the receipt of such complaints, shall have power to investigate the same, and he shall report thereon to the Board at its next meeting.

Duties of Secretary.
6. The duties of the secretary shall be-
(a) to attend all Board meetings;
(b) to attend all Committee meetings;
(c) to take notes of minutes and prepare reports of Committees;
(d) conduct all correspondence, and to give the other officers instructions as directed by the mimutes, and carry out the resolutions of the Board as contained in such minutes;
(e) answer all questions on the Board's busimess;
(f) see that the accounts are audited once a year, and the balance sheets prepared and published yearly in any newspaper circulating the district, or by circular to ratepayers, and any other duties specified under the Road Districts Act, 1919-1934;
(g) prepare and place before the Board the monthly financial statement at the end of each month of the financial year, and enter the same on the minutes as required by the Act;
(h) supervise the preparation of the rate books and the Board's electoral lists; to examine proof of the latter, and to arrange for the distribution of copies prior to elections; also to attend all Courts of revision or appeal; to make the necessary arrangements for the election;
(i) summons the members to Board and Committee meetings;
(j) keep all books entered op to date in accordance with instructions issued by the Hon, Minister, and additional instructions of the Board;
(k) check all accounts sent into the Board and see that all accounts for works have stated in them the authority under which such works have been done, and check all returns made by the collector or other of the Board's officers, and see that the counterfoils of the receipt book accompany all returns; to supervise and attend to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board;
(1) report to the Board at its next meeting any officer neglecting to make his returns as provided, with the necessaly vouchers attached thereto;
(m) to pay into the Bank forthwith after receipt to the credit of the Board, all moneys received by him on behalf of the Board, with the exception of moneys granted by the Government, which are paid into the Treasury;
(n) 110 money shall be paid into the Bank to the credit of the Board except by or through the secretary, as directed by the Board, and the secretary shall give all receipts on printed forms
(o) readily and cheerfully obey all lawful commands or orders of the Board and to attend to all other matters affecting the finances and welfare of the Board and not herein specified;
(p) see that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required of servants is taken within due time, and report as to such matters to the Board;
(q) prepare proper plans aud 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 see the same faithtully and properly executed and performed; lay out such works as to height, lines, levels, and dimensions, and watch the progress and formation thereof; snbmit all plans and specifications to the Board before tenders are called;
( 1 ) see that the work of cleaning and repairing all public roads and footways is properly carried out;
(s) see that all drains, sewers, culverts, and bridges are maintained in a state of efficiency;
(t) exercise, subject to any directions given by the Board or the chairman, control over all servants of the Board, and to immediately discharge any labourer guilty of disobedience, insubordination, or found incapable of performing the duties allotted to him;
(u) see that all officers under his control carry out their duties efficiently, and to report any departure therefrom.

## Meetings.

7. (a) Meetings of the Board shall be of two kinds _- Ordinary" and "Special." Ordinary meetings are the regular meetings held in pursuance of these by laws for the transaction of the general business of the Board, including meetings adjourned for the purposes of any incomplete business, but an adjourned meeting would not exclude any business which was considered necessary to transact. Special meetings are those called under section 131 (2) of the Act, and shall include those called by the chairman in response to a requisition signed by three members or on his own behalf, and the notices for such special meetings shall haye such special business notified thereon for which the meeting was called, and tor which each member shall receive seren days' notice. No other business shall be transacted at a special meeting other than that for which the special meeting was called; provided that any matter of emergency can be fliscussed, with the ruling of the chairman and the consent of those present.
(b) 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 oftell as he may think proper.
(c) Notice shall be given in writing by the chairman or the secretary of ordinary meetings and also of every meeting adjournod for a term exceeding thirteen days.
(d) Ordinary meetings shall be held at the Board's office, Dalwallinu, on the second saturday in the month at 10.30 a.m., unless otherwise arranged by resolution earried to that effeet at the preceding ordinary meeting of the Board.
(e) No business will be transacted at any ordinary or special meeting unless at least six members of the Board, inclusive of the charman or the member of the Board chosen to preside in his absence, shall be present. At all meetings of the Board when there is not a quorum present, or when the Board is comnted ont (which counting out will take place whenever there shall be less than a quorum present), such circumstances, together with the names of members then present, shall be recorded in the minute book.
(f) Any five members may require the Board room to be cleared of strangers, and the chairman or other presiding chairman shall immediately give directions to have the order executed.
(g) The ratepayers' meeting shall consist of one called under section 144 of the Act, and the standing orders shall, so far as the Act allows, apply to the proceedings, but the provisions of the Act shall be first dealt with. The chairman, if present, shall preside at all meetings of ratepayers and of the Board, and in his absence, or, if after being present he shall retire, one of the ratepayers chosen by the ratepayers present shall preside.
(h) The first business of all meetings of the Board shall be the receiving of the printed minutes of the preceding meeting, as circulated to members, for their confirmation.

## Minates of Meetings.

8. (a) The Minute Book prescribed by the Act shall be kept, in which any item of business transacted by the Board shall be entered by the secretary. Minutes of special or ordinary meetings shall be confirmed at the next ordinary meeting. No discussion shall take place upon the minutes of proceedings, except as to their aceuracy or for the rectification of a clerical error.
(b) Providing that pasting or otherwise permanently affixing the minutes of the meeting of the Board to the leaves of a book shall be equivalent to entry therein, and the reading of the minutes may be dispensed with when members have been supplied with copies thereof at least three days before the holding of such last-mentioned meeting.

## Standing Orders.

9. (a) The order of business at all ordinary meetings of the Board shall be as follows, that is to say:(i) Receiving and confimation of minutes of last ordinary meeting, also of special meetings (if any).
(ii) Consideration of business arising out of minutes.
(iii) The Chairman shall have the right of directing attention at any meeting to any matter or subject within the jurisdiction or official cognisance of the Board by a minute signed by himself, and such minute shall, when introduced, take precedence of all business before or to come before the Board, and the adoption thereof may be put by him from the Chair as a motion, without being seconded, but he shall confine himself to the questions contained therein.
(iv) Monthly Financial Statement.
(v) Accounts.
(vi) Reading of correspondence and taking action as may be deemed expedient in regard thereto.
(vii) Presentation of petitions or memorials and consideration thereof.
(viii) Report of Committees.
(ix) Consideration of tenders and ratification of contracts.
(x) General business.
(xi) Notice of Motions.
(b) In the event of any member having urgent business to place before the meeting he may move the suspension of the Standing Orders; if agreed to by the Board, such business shall take precedence to all others.
(c) Any member wishing to rescind any motion shall act in direct compliance with section 136 of the Act, by giving seven days' notice to each member, or submitting to the secretary of the Board notice of his intention in time to enable him to give the necessary notice prescribed by the Act to each member.

Order of Debate-Speakers must not Digress.
10. A member having audience shall not digress from the subject of the debate.

## Precedence of Chairman.

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

Mode of addressing Board, etc.
12. Members shall on all occasions when at a meeting address and speak to each other by their official designations as chairman or secretary, as the case may be, and, with the exception of the chairman, shall rise in their places and stand while speaking (except when prevented from so doing by bodily infirmity).

Speaker not to be interrupted if in Order.
13. No member shall be interrupted while speaking, except for the purpose of calling him to order, as hereinafter provided, or in pursuance of by-law.

Limitation as to number of Speeches.
14. The mover of an original motion shall have the right of general reply to all observations which have been made in reference to such motion and to any amendment moved therein, as well as the right to speak upon every such amendment. Every member, other than the mover of an original motion, shall have the right to speak once upon such motion and once upon every amend-
ment moved thereon. No member shall without the consent of the Board speak more than once upon any one question 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 such explanation.

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

Questions to be put without Argument.
16. Every such question shall be put categorically and without argument.

## Replies and Objections and subsequent Motions received.

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

## Correspondence.

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

## Petitions.

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

## Tenders.

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

## Notice of Motion-Absence of Mover.

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

## Withdrawal of Motion.

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

## Motions to be Seconded.

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

Motions not to be Withdrawn without Consent.
24. 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.

## Amendment may be Moved.

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

Motions and Amendments to be in Writing.
26. No motion or amendment shall be debated unless or until it has been reduced to writing, if the chairman so dizects.

Further Amendment may be Moved on Amended Question.
27. If an amendment has been carried, the question as amended thereby shall become itself the question before the Board, whereupon any further amendment upon such question may be moved.

How subsequent Amendments may be Moved.
28. If an amendment, whether upon any original question or upon any question amended as aforesaid has been negatived, then a further amendment may be moved
ti) the question to which such first-mentioned amendment was moved, and so on; provided that no more than one question and one proposed amendment thereof shall be before the Board at any one time.
29. A motion or mendment not seconded cannot be discussed by may member except the morer, nor put by the eltimman.
30. In submitting a motion or amendment the chairman shall put the question fust in the affimative, and then in the negative.
31. When an amendment is carried the motion amonded thereby becomes a substantive motion, upon which further amendments may be moved before it is finally deate with.

Unopposed Notices of Motion.
32. The chairman may all over the notices of motion on the business paper in the order in which they appear thereon; and if objection is not taken to a motion being taken as a formal motion, may eall upon the mover to move the same, and upon the motion being seconded, may then without discussion put the motion to the vote.

## Yoting.

33. At all meetings of the Board, save where it is otherwise provided, all the members present shall vote, and the questions there considered shall be decided by open roting and by the majority present. Each member; including the chairman, shall havo one rote only, and, in the case of an equality of rotes on any question, such question shall pass in the negative.

## All Members to Vote.

34. Upon a rote being taken the chairman and all members present within the Board Room, unless disqualified from voting, sholl, miless so disqualified, upon the question being put, record their respective votes in the affirmative or negatire, as each shall deem desirable, but if a member other than the chaman neglects or retuses to vote, his rote shall bo counted for the negative. When any member dissents he may request that his name be recordod in the mimates as opposed to the motion, and it shall be so recorded.

## Chaiman may repeat Questions.

35. The claiman shall be at liberty to put any question as often as may be necessary to enable him to form his opimion as to the result of the voting and declare the same.

## Motion for Adjourmment.

36. No discussion shall be permitted upon any motion for adjourmment 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 more a motion for adjoumment until half an hour has clapsed from the time of moring the one that has been negatived.
Mover of Adjoumment-When entitled to Priority.
37. On resmaing any discussion which has been adjoumed, the mover of such adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.

## Acts of Disorder.

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

Members called to Order more than once.
39. Any member who having been called to order by the charman for any infringement of any of the pro-
risions of the by-laws, or for any breach of decorum, slall. upon the request of the chaimman, withdraw from the Board Room for the remander of the meeting.
Removal from the Board Room-Penalty for continued breach of Order, etc.
40. Th the erent of a nember declining to withdraw from the Board Room on being required so to do by the chatman, the chamman may order his removal until the termination of the sitting; and such member shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding Two pounds.

## Disorder.

41. If disorder arise at any meeting, the chairman may adjow the meeting for a period of fifteen minutes and quit the Chair. The Board, on resmming shall, on question put from the Chair, decide without debate whether the business shall be proceded with or not.

## Paling of Chaitman.

42. (a) The chaiman, when alled upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, withont argument or comment, and his decision shall be final in that particular ease.
(b) If the ruling of the chniman be disagreed with, then the usmal Parlimentary procedure may be adopted.

## Appointment of Committee.

43. The Board may at any time appoint three or more members to be a Committee to inquire into any matter and make a report and recommendation thereon, but no Committee shall incur any financial liability or in any way commit the Board to any responsibility whatever without express and specified authority conferred by the by-laws or a resolution of the Board.

## Consideration of Reports.

44. (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 the Committee or any portion thereof may be mended by the Board in any manner it may think fit, or may be referred back to the Committoe for further consideration.
(c) The recommendations of any Committee when atopted by the Board shall be resolutions of the Board.

Finance and Accounts.
45. (a) All accounts, bills, and rouchers shall be submitted to the ordinary meeting, and, after being certified as eorrect, shall be paid by cheque.
(b) An account shall be opened with such Bank as the Board may from time to time direct, and all moneys received from whatever source, with the exception of money granted by the Government, shall be paid into such Bemk to the eredit of the Borrd, and no account shall be pail except by cheque signed by the Chairman and one member of the Board, and countersigned by the secretary. All moneys belonging to the Board shall, within twenty-four lours after they come into the hands of any officer, servant, or clerk, be paid to the secretary or :any other responsible officer if directed by the Board.
(c) The Board may by resolution entrust a sum of money to the secretary for the payment of emergency and small secounts, to be termed petty cash.

## Discount on Rates.

46. The Board may allow discount, not exceeding five per centum, for prompt parment of rates, but such discount shall be allowed in respect of general rates only (not including supplementary rates), and shall not be allowed in respect of rates not paid on or before the thirticth day of September of the year in which the rates have been imposed; provided that the Hon. Minister, under special circumstances, may agree to an extension of time for a poriod not exceeding one month.

Urgent Works.
47. (a) The chairman, with one member, or, in the absence of the chamman, any two members may, in case of urgeney, authorise the expenditure of a sum not exceeding five pounds.
(b) Any one member is empowered, in cases of very urgent necessity, to authorise the expenditure, upon declared roads, of a sum not exceeding two pounds. In both these cases such actions shonld be confirmed at the next meeting.

## Umathorised Expenditme

48. Erery item of expenditure and every liability incurred by any Committee or member of the Board, otherwise than under the authority of the Act or of these bylaws. shall be deemed unlawfol expenditire and a breach of this by-law by such person.

## Common Seal.

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

## Offenes, Omissions, or Neglects

50. Any person guilty of any of the following offences shall on conviction thereof pay a penalty not axceeling Twenty pounds:--
(a) Leaving any inflammable material or ofler material in any public shed or place, or on any open space near any buiding in any townsitte withont h:aring first obtained the permission of the Board.
(1) Damaging or destroying any dam, well, tank, pump, windmill, windlass, bucket, rope, piping, troughing, fence or gate under the control of the Board.
(e) Plating any placarl or other document, writing, printing on or otherwise defacing any house or building abutting or contiguous to a public road, or on any wall, fence, gate, or lamp post without the consent of the owner or occupier thereof.
(d) Blasting any rock, stone, or timber in or near any road without the permission of the Board, and not attending to such directions in regard thereto given by the Board.

## Preservation of Trees.

51. Any person who shall carelessly, wilfully, or wantonly injure, destroy, cary away, or remove from its place any tree or shrub or plant standing in any of the roads, enclosures. publie places, or reserves, or who shall earelessly, wilfully, or wantonly injure, destroy, carry away, or remove out of its place or ride against any of the tree-guards, fences, or other protection to such trees, shrubs, or plants as aforesaid, shall be liable to a penalty of not more than Ten pounds, and in addition thereto shall pay the Board the sum equal to the damage so done.

## Preseribing removal of Verandahs.

52. Any verand:ah or balcony which obstructs the footway or roadway, or is dangerous, and all other obstructions in the footways or roadways, or overhanging same, shall be removed, when ordered, within such time as shall be notified by the Board, and all expenses in curred in removing sume shall be borne by the owner or occupier of such verandah, balcony, or ather obstruction, whether removel by the Board or otherwise, and any person wh:atsoever interfering or obstructing any officer or person employed by the Board in carrying out this by-law on conviction shall pay a sum not exceeding Ten pounds.

## Fncroachments, ete-Removal of.

53. On the order of the Boart, the secretary or other appointed officer may direct the removal, within fourteen days, of any building, fence, or other obstruction or eneroachment in or upon any street, road, lane, or public place under the control of the Board. In any case where after service of notice for such removal any such obstruction or eneromehment has not been removed within the specified time, it slall be lawful for the officer appointed by the Board to remove same at the cost and eharges of the person so offending.

## Thowing Dangerous Substances on Footways and

 Reserves.54. Auy person who shall throw vegetable substances, or any offensive, noxions: or dangerous sabstance upon any footway within the district shall forfeit and pay upon convietion a penalty not exceeding One pound for erery such offence. Any person placing or causing to be placed or broken in or upon any road, pathway, reserve, or park lands unter the care or supervision of the Board any glass, metal, or earthenware bottles or utensils, without laving first obtained the consent of the Boarl so to do, shall be liable, beyond the costs and
charges incidental to the removal of any such glass, metal, or earthenware, to a fine upon conviction not exceeding Two pounds in addition to the amount of damages caused thereby.

## To prevent Olsstructions on the Footpaths.

.55. No person shall permit any box, case, coal, sand, goods, wates, merch:malise, firewool, or other articles or effects to remain on any part of a road, or on any part of a footpath, within the distriet after sunset, nor in any ease for a longer period than slan be necessary for housing and removing same.
56. No person shall place, lay, deposit, shoot, or discharge any rubbish or materials whatsoever on the surface of any strect, road, footway, or public reserve within the district without having first obtained permission of the Board.
57. Every person shall, after having received from the Roard, as in the last preceding section provided, permission to deposit rubbish or materials on the surface of any road, footway, or public reserve, have and keep sufficient and continuous light barning thereon from sunset to the following sunise during the time such rubbish or material shall remain or continne so deposited.

## Lamp-posts, ete.

58. No lamp-post, bridle-post, water trough, telograph or telephone post or flagstaff or electric light or any other post shall be erected by my person in any street or roal without the written consent of the Board, and apon eonsent being obtained shall be placed in such position, and shall be painted at least once in every three years, as may be direeted by the Board, and the Boart may order the removal by owners of all bent, dangerous, or unsightly posts or poles. Any person offending against this by-law shatl forfeit: and pay on conviction a penalty not exceeding Two pounds for every such offence.

## Damnging Roads.

79. No person shall damage or destroy by means of horse team, wagon, dray, or any other means any road or portion of a road under construction or repair, and any person found guilty of such damage or destruction sha: be liable to a penalty not exceciling Twenty pomids.
80. Any person who-
(a) cuts or removes, without the consent in writing of the chairman or secretary, timber, earth, sand, gravel, stone or other material from a road or reserve; or
(b) rects, without the consent aforesaid, upon a roat so as to encronsh thereon, any building, teut or other structure; or
(c) causes to be lrawn, withont the consent aforesaid, across the watersicle of a rond or across a drain, except over a properly construeted approach or colvert, a dray or other wheeled vehicle; or
(i) cuses to be drawn upon any road any timber, stone, or other material otherwise than upon a wheeled velicle, or suffers such material, when arried prineipally or in part upon a Wheeled velicile, to drag or trail upon any roal, or eauses to be drawn upon any road a whim or timber carriage, any portion of which, or any portion of ehains attached thereto, tiails or drags upon any road,
shall be deemed guilty of an offence against these bylaws, and shall be liable to a penalty not exceeding Five pounds for every such offence.

## Prevention of Fires and to prevent Trees falling

 across any Road or Track.61. No person shall make or leave a fire near any road or track or reserve under the jurisdietion of the Board without taking proper precantions against such fire spreading; and :my person offending against this by-law shall upon conviction pay a penalty not exceeding Twenty pounds.

6?. No person shall set fire to any standing tree upon or near any road or track, and my such offender shatl upon conriction pay a penalty not exceeding Twenty pounds.

## To prevent damage to Footpaths and any other

 Board Property.63. No person. without having first obtained the written sanction of the Board, shall break up, cut down, demage, destroy, or injure any footpatl, gutter, drain,
culvert, bridge, road, publie way, fence, gate, implements, materials, buildings, or other property of the Board, or under the control thereof.

## Construction of Footways, Crossing Places.

64. It shall be lawful for the owner of any land fronting or adjoining any road or public way requiring access thereto with horses and vehicles from such way: to such land across any existing made footway, kerbing, chamel, or gutter, having first obtamed the consent of the Board, to constract a crossing of such dimensions and materinls, and in such form and manner as the regulations of the Board for the time being require, or as may be directed by the secretary, and shall thereafter keep and mantain the same in good and safe repair. Any person not complying with the provisions of this by-law shall upon conviction forfeit and pay a sum not exceeding Five pounds.
65. Erery person who wilfully and without lawful excuse shall ride or drive or wheel any carriage, cart, or other vehicle, or shall ride any bicycle, velocipede, tricyele, or motor upon, along, or across any footway, kerbing, or water chamel, or gutter by the side of any street, road, or public way, save in each sneh case upon or by or at some properly constructed crossing, slall forfeit and pay upon conviction a sum not exceeding Five pounds, and shall also pay to the Board such sum not exceeding Ten pounds by way of compensation for any damage done to the footway, kerbing, or chanel, as the Justice adjudicating upon the information shall on the hearing thereof order.

## To prevent Damage to Notices.

66. No person shall obliterate, deface, or damage any table of fees, placard, or other notice published by the Board in accordance with the provisions of any Act. Any person offending against this by-law shall on conviction be liable to a penalty of not exceeding Five pounds.

Water Supplies.
67. Any person who shall injure or damage any well, bore, pipe, tank, or place for storage of water under the control of the Board, or any machinery, appliances, or property used in comection therewith shall be guilty of an offence against this by-law, and, notwithstanding any civil remedy for damages so caused, shall be liable on conviction to a penalty not exceeding Ten pounds.
68. Any person who shall waste or allow water to escape, or foul or pollute any water contaned in any bore, pipe, tank, or place of storage under the control of the Board shall be guilty of an offence against this by-law, and shall on conviction le liable to a penalty not exceeding Twenty pounds, in addition to any other sum which he may be legally required to pay for damages.
69. Any person or persons leaving open a lid of any well in the district shall be guilty of an offence against the by-laws, and, notwithstanding any civil remedy for damage so caused, shall be liable on conviction to a penalty not exceeding Five pounds.

## Waterconrses.

70. No person shall pollute or cause to be polluted any watercourse, pool, well, tank, reservoir, or other water within the district.

## Gates across Roads,

71. No person shall place a gate across any road withont laving first obtained the permission of the Board, and every such gate must be not less than 18 feet wide, and to be well linged and have proper catches, and must be erected to the satisfaction of the Board and in accordance with section 192 of the Road Districts Act, 1919-1934. An annual fee of 5s. to be paid on each and every gate.

## Licenses.

72. The several licenses contained in the Schedules hereto may be granted by the Board for such periods not exceeding twelve months, or for such purposes irrespective of any period of duration, and upon payment of such fees as slall 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 paid therefor shall be forfeited to the Board, and such person sliall, in the event of any breach of the said license, be guilty of an offence against this by-law, and shall on conviction thereof be liable to a penalty not exceeding Five pounds.

Park Lands, Reserves, and Recreation Grounds.
73. 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 Eoard shall have the power to grant exchave right to use any park lands, recreation grounds, or reserves placed under its control within the district for holding publie sports or amusements to any responsible person or persons; and any person or persons obtaining such right shall be responsible for the proper care of all such fences, buildings and trees or other improvements upon or enclosing snch park lands, recreation grounds, and reserves, and shall pay a fee to be fixed by the Board.
74. All persons using or being upon any park lands, recreation gromds, or reserves shall at all times conduct themselves in a becoming mamer, and any person creating any disturbance or annoyance to the public sliall be liable to be expelled from such lands by any police constable or officer of the Board.
75. No person shall enter upon or remain on any reserve when visibly under the influence of liquor.
76. No person shall, without the consent of the secretary, post, stick, stamp, stencil, paint, or otherwise affx any placard, handbill, notice, advertisement or any docnment whatsoever upon any tree, board, fence, post, gate, building, road, path, or any place whatever on any reserve, nor distribute or give out any such placard, handbill, notice, advertisement, or documents on any reserve, and no person shall canse to be done any of the acts herein prohibited.
77. No person shall organise, arrange, advertise, or take part in any fête, pienic, or concert, or any meeting of like character, or engage in public worship, preaching, or public speaking of any kind on any reserve without the permission of the secretary.
78. No person shall bet or offer to bet publicly on any reserve.
79. No person shall carry or discharge any firearms, or throw or discharge any stone or other missile on any reserve without permission.
80. No person shall place or break, or permit or suffer to be placed or broken, any glass, metal, or earthenware bottles or utensils on any reserve.
81. The Board may in its discretion prolibit any grme or gymmasties from being played or carried on by any person upon any park lands, recreation grounds, or reserves on any Sunday, Christmas Day or Good Friday.
82. No person shall without permission in writing from the secretary sell or expose for sale any goods, wares, refreshments, fruit, nut, confectionery, fish, or other merchandise or things, or solicit or offer to purchase bottles on any reserve.
83. No person shall damage or injure any tree, slurub, or plant, or wilfully or wantonly injure, destroy, or move out of its place any of the tree-guards, fences, or other protection to any such trees, shrubs, or plants as aforesaid in any of the roads, park lands, recreation grounds, or reserves. Any person offending against this by-law shall forfeit and pay on conviction a penalty not exceeding Ten pounds for every such offence.
84. No animals, except in travelling, shall be allowed is remain on any reserve or common under the control of the Board, and no travelling stock shall remain on any reserve for more than thirty-six hours. The Board may allow any animal to remain for such longer period as it may deem fit on payment of a fee.
85. No person or persons slall be permitted to camp on any water catchment area.
86. Any person or persons camping on any reserve or camping area shall, before leaving, destroy by fire or burial any rubbish that may accumulate. Penalty not to exceed Ten pounds.
87. Any person who shall remove any gravel, sand, or other materials from any land belonging to or in charge of or under the control of the Board, without a license in form set forth in Schedule A hereto, shall forfeit and pay upon conviction a penalty not exceeding Five pounds.

## Hawkers and Stall-keepers.

88. (a) Interpretation.-

The word "Fish" shall include fish, whether fresh, salt, smoked or dried, oysters, crayfish, crabs, prawns, and slnimps.
The word 'Stall" shall mean a movable or temporarily fixed stall, handcart, and barrow for the sale of any meat, fish, poultry, game, fruit, vegetables, drink, eatable, or other articles of merchaudise.

The word "Stall-keeper'" shall mean any person who keeps and conducts a stall, and shall inelude any person who assists in the keeping and conducting of a stall, or in the sale of articles or merelandise from a stall.
(b) No person shall hawk auy meat, fisl, poultry, game, fruit and/or vegetables, or any article of merchandise, or keep or conduct any movable or temporarily fixed stall, or assist in the keeping and conducting of any stall, or in the sale of any article of merchandise from any stall, in or near any street or way, for the sale of any meat, fish, poultry, game, fruit, vegetables, drink, eatables, or ary article of merchandise within any section of the district, muless and until he shall have applied for and obtaned a license from the Boart.
(c) Every person who wishes to obtain a hawker's or stall-keeper's license shall apply to the secretary therefor, stating the term and kind of merchandise for which he desires to be licensed. The granting or refusing of a license shall be in the absolute diseretion of the Board and, when granted, shall not be transfexable. The Board may refuse to grant a license for any reason it may see fit. Licenses shall be in such one of the forms set out in Schednle $B$ hereto as shall be applicable, and shall be issued on payment of such fees as are set.forth in Schedule C hereto.
(d) Every stall-keeper taking up a position on a stand shall take up such position thereon as shall be allotted to him by the Board.
(e) No stall-keeper shall take up a position, or allow his velicle to be or remain upon any stand, except between the lours of $7 \mathrm{il} . \mathrm{mm}$. and $11.30 \mathrm{p} . \mathrm{m}$.
(i) No stall-keeper whilst upon any stand shall deposit or store any box or basket under his vehicle or on the roatway or footpath.
(g) No stall-keeper, whilst upon any stand, shall shout his wares, or make any wiolent outcry, noise, or disturbance to the annoyance of the inhabitants or of persons passing by.
(h) Every stall-keeper taking up a position on a stand slatl place and keep his venicle or stall parallel to the kerb and in such a position that the distance between the kerb and his vehicle or stall shall not exceed one foot.
(i) No stall-keeper whilst upon any stand shall place or allow to remain on his vehicle or stall any flag or streamer.
(j) No person licensed to hawk shall take up a position in any street or public place for the purpose of soliciting custom, or shall remain stationery at any one spot in any street or publie place for a longer period than shall be necessary for the purpose of serving a customer then offering to buy.
(k) Every hawker, whilst plying his trade, and every stall.keeper, whilst upon his appointed stand, shall have his name, the number of his license, and the words "Licensed Hawker" or "Licensed Stall-keeper'" as the case may be, legibly painted on some conspicuous part of his cart, barrow, basket, relicle bundle, bag, package, tray or stall.
(1) Every hawker, whilst plying his trade, and every stall-keeper, whilst upon his appointed stand, shall carry with him his license, and shall at all times produce the same, on demand, to the secretary of the Board or police officer.
(mi) Should the secretary at any time be of opinion that it is necessary to move any stall-keeper from any appointed stand or place, it shall be lawful for him to direct the said stall-keeper to move to any place he shall deem fit, and any stall-keeper who refuses to obey such directions shall be guilty of an offence against these By-laws.
(n) Every stallkeeper standing on any appointed stand shall at all times act under the direction of the secretary, and any stall-keeper who refuses to obey such instructions shall be guilty of an offence against these by-laws.
(o) Where anything by this by-law is directed to be done or forbidden to be cone, or where authority is given to the secretary to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or sucl act forbidden to be clone, is done, in every such case the person making such default as to such direction and prohibition respectively shall be cleemed guilty of a breach of this by-law, and every person guilty of a breach of this by-law shall be liable for every such offence, besides any cost which may be incurred in the taking of proceedings against such per-
son guilty of such offence, as well as costs or expenses which may be incurred in the execution of the work directed to be so executed and not so executed, to a penalty not exceeding Twenty pounds.
(p) The seeretary may demand from and require any individual committing or suspected of committing any offence against this by-law, lis name and address, and every person who shall neglect or refuse to give his name and adrress, when reguired so to do, shall be liable to a penalty not exceeding Fire pounds.

Gattle Trespass, Fencing, and Impounding By-laws.
89. No stock shall be allowed to graze or pasture on any road within the Board's territory, except on written authority from the Board; all stoek grazing under such permit to be in the constant care of a mounted ranger, and all such stock to be yarded or placed in enclosed paddock hetween the hours of sunset and sumise.
90. The owner of any cattle, sheep, horse, pig, or other animal straying on any road within the district shall be liable to a penalty not exceeding Two pounds.
91. The owner of any bull, stallion, or boar straying on any road within the district shall be liable to a penalty not exceeding Ten pounds.
92. No unimal shall be allowed to stray on any road or place, and no animal suffering from an infectious or contagious cisease shall be ridden or driven on any road within the district. Any animal so suffering may be slaughtered and destroyed at the owner's expense.
93. The public pound for the district shall be such place or places as the Board slatl from time to time determine, and the following fees shall be charged and taken by the secretary:-

Poundage Fees. $\quad \underset{\text { s. đ. }}{ }$


For each goat
030
Sustenance Charges.
For each head of "Great cattle". for eath meal
$\begin{array}{lll}0 & 2 & 6\end{array}$
For each liead of "Small cattle",-for each meal
$\begin{array}{lll}0 & 1 & 0\end{array}$

For each goat-for each meal .. $\quad . \quad 0 \quad 1 \quad 0$
The secretary must receive all poundage and sustenance fees before releasing stock from pounds.
94. Any person who as owner or othervise while in charge of an entire horse, bull, or ass, shall cause, allow, or permit or suffer any such entire horse, bull, or entire ass, to try to cover any mare, cow, or ass within any township within the district, or shall cause, permit, allow, or suffer any such entire horse, bull, or entire ass to be turned loose in any yard or other place with any mare, cow or ass for the purpose of allowing such mare, cow or ass to be tried or covered, except in some yard, building, or other premises as shall be entirely and sufficiently screened from public view, shall forfeit and pay on conviction a sum not exceeding Ten pounds.
95. No entire horse, bull, or entire ass shall be led or exhibited in any townslip within the district at inexpedient hours.
96. No person shall be permitted to attach any barbed wire to any portion of their fence abutting on any street, lane or by-way.

## Penalties.

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

SCHEDULE A.
License to (here insert "Remove Sand" or other Material, as the case might be).
Name of applicant.
Description of liceuse.
Quantity of material (loads or cords)
Fees payable.......... . per.......... Total £..
The abovenamed.................. is hereby licensed to (here insert "remove" or "cut and remove"') from (here insert "roads or reserves'") (here jinsert 'tons," "loads" or other measurements) of (here insert "sand,'" "timber," ete.) within.............from the date hereof.

Given mader my hand this
day of 19
........................ . Seeretary.

## SOHEDULE B.

Hawker's License.
No..........
to liawk. of.............., is hereby licensed with a ............within the Dalwallinu Road District, the year begiming on..................................... 19 , and ending on ..............., 19 ; subject to the provisions of the by-laws for the time being in force in the Dalwallinu Road District witl respect to hawkers.

Dated this..........day of............... 19 Secretary.

No.........
Stall-keeper's License.
................ of................ is liereby licensed to keep and conduct a movable or temporarily fixed stall for the sale of................. at (location)
during the montl of . .............., 19 ; the year begimning on.........., 19 , and ending on.........., 19 ; subject to the provisions of the by-laws for the time being in force in the Dalwallinu Road Districi; witll respect to stall-keepers.

Dated this..........day of.
19
Secretary.

## SCHEDULE C.

## Fees for Licenses.

Hawker's License.
License to hawk-
(a) with a velicle drawn by an animal or mechanically propelled:-10s. nonthly; $£ 2$ yearly;
(b) with a wheelbarrow, handeart, or any other kind of vehicle not drawn by an animal nor mechanically propelled:-5s. monthly; £1 yearly;
(c) witlo a basket, tray, bundle, bag or pack:tge:2 s . 6d. monthly; 10 s . yearly;
(d) butter and eggs for permanent residents of the District:-6d. monthly; 2s. 6d. yearly.

## Stall-keeper's License.

Stall-keeper's license:-2s. 6d. daily; 10s. monthly; $£ 5$ yearly.

## Previous By-laws.

100. All previous by-laws of a similar purport made by the Dalwallinu Road Board are hereby repealed.

## Part II.--Building By-laws.

In pursuance of the powers conferred upon it by the Road Districts Act, 1919-1934, the Dalvallinu Road Board doth hereby make and publish the following By-law, and doth order that such By-law shall apply to the Townsites of Dalwallinu, Pithara, Kalanuie, Wubin, and Buntine, within the Dalwallinu Road District:-

## 1.-Interpretation.

In these by-laws the interpretation set out in the Road District Act, 1919-1934, slall apply, in addition to which the following terms shall, unless the context otherwise
indicates, bear the menning set against them in the Rond Districts Act, or respectively, that is to say:-
"Act" means the Rond 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 these by-laws).
"Cellar", means a storey or portion of a storey be-i low the ground level the ceiling of which is less than five feet above adjoining ground.
"Cement mortar"' means a mortar composed of one part of cement to three or fewer than three parts of sand.
"Conmercial building'" means a building used or constructed or adapted to be used wholly or in part for commercial purposes.
' Dwelling-house'' means a building used, constructed, or adapted to be used wholly or in part for human labitation, but does not include other than the dwelling-house portion (if any) of $:$ commercial building, and includes a permanent, movable, or temporarily fixed structure.
"Habitable room"' means any living room, and ineludes all rooms intended or adapted to be used for the purposes of sleeping or eating or the cooking of food.
"Wall"-
"Divisional wall" means a wall (other than an external or party wall) which subdivides auy floor of a building and carries any load in addition to its owa dead weight.
" External wall"' means an outer wall of a building, not being a party wall, even though adjoining a wall of another building.
"Partition wall"' menas a wall subdividing any room and not carrying any load other than its own dead weight.
'Wood'" or "Wooden buildings'" means buildings of wood or having wooden frames.
"Board" means the Dalwallinu Road Board.
"Surveyor"' means the person appointed by the Board for the time being as Building Surveyor or acting Building Surveyo: for the Dalwallinu Road District.

## 2.-Applications, Plans and Notices.

Before the erection of a building is commenced two copies of the plans and specifications, together with the cost of such building, and an application in writing for approval thereof, slall be submitted to the Board.
Provided that the Board m:ly if it see fit dispense with the necessity for the submission of plans and specifications, and reduce or dispense with the payment of a fee with any application for approval to make minor alterations in an existing building, or to erect a building to be used exclusively for the furpose of a greenhouse, conservatory, summerhouse, private boathouse, fuel shed, tool-house, eycle shed, aviary, vermdah, or the like: Provided also that any building (other than a verandali or an alvary) used or intended to be used for the keeping of domestic animals shall be wholly detached fiom any dwelling-house: Provided also, that where it is desired to make some minor alterations to a building not materially affecting its stability, lighting, ventilation, or size of rooms, the application may in the first place be marle without submitting plans and specifications, which shall, however, be submitted if the Board so require.

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

The plans shall consist of a general plan and elevations, and a block plan. The block plan shall show the relation of the building to the boundaries of the site and to other buildings or structures thereon.
The specifications shall describe the construction wad materials of which the building is to be built, and the method of drainage, sewerage, and water sapply, and state whether the materials will be new or second-hand, and, if second-hand materials are to be used, shall give particulars.

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

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

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

All buildings- 12 montles.
The fees payable in respect to buindings, erections, or structures shall be as follows:-

License for new buildings of wood, iron, or asbestos-2s. 6 d .
License for new buildings of brick, stone, or conerete-5s.
License for alteration or additions to existing buidang-2s. 60 .

## 4.-General Provisions.

Each buiding in a terrace of buildings or in a pair of semi-detached buikdigs shall be deemed to be a sparate building for the purpose of this by law.

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

## 5.-Site, Healthiness of

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

Erey person who shall erect a building shall canse the subsoil of the site of such building to be effectually Anined, wherever in the opinion of the Board the dampress of the site renders sucl a precaution necessary.

Motor garages not exceeding three hundred square feet in floor area may be built in iron, brick, stone, or concrete, or other non-infammable material anywhere in the district, provided that the Board may require-
(a) that any such garage be fifty feet distant from the frontage of any road or street (except in special cases, where the physical configuration of the ground precludes such distance being observed);
(b) that the motor garage complies otherwise with all the conditions and limitations of this by-law in regard to bujldings.
Fowl-houses of not more than two hundred square feet in area and not more than six feet in height may be erected at reat of my dwelling: provided that the nearest portion of such fow house is at least 30 feet from amy buiding asef as or intended for a dwelling and it least fon feet from the boundary of land not in the same occupation.

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

The Board may refuse or postpone approval to buid upon a site which is unhealthy by reason of its liability to dampness, unless and until the site has been rendered dry, somd, and well draned to the satisfaction of the Board.
If the Board so direct in any particular case, the whole or part of the grom surface or site of a dwelling shall be covered with a layer of good cement concrete, or tarred metal, rammed solid, and at least four inches thick.

> 6.-Position of Building Site.

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

Except as hereinafter provided no building which is intended to be used, or which shall be used as a dwellinghouse, and no addition to any building which is intended
to be used, or which shall be used as a dvelling-house, shall be built, constructed, or erected-
(a) If of wood, within a distance of four feet; if of brick, stone, concrete, or cement blocks, within a distance of three feet, measured horizontally, of any street, road, lane, or right-of-way at the side of such building or of any land not in the same possession or occupation.
(b) Provided always, that any such building or addition may abut on the building line of any street, road, land, or right-of-way at the side of such building or be less than the prescribed distance therefrom, or from land not in the same possession or occupation, or from a building or erection with an external wall of wood; provided that the wall or walls which abut on or face with the prescribed distance such street, road, lane, or right-of-way or land or building or erection, as the case may be, shall be of concrete at least six inches in thickness, or of brick or stones at least $81 / 2$ inches in thickness, projecting in all cases at least one inch beyond the woodwork front and back and at least one foot six inches througl the roof covering of gutter adjoining the same.

## 7.--Access to Rear.

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

## 8.-Ontbuildings.

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

## 9.-Materials.

The Board may define any portion of its district, and by subsequent br-1aw prohibit the erection within that portion of buildings with external walls of materials other than brick, stone, concrete or cement blocks, or the like material.

## 10.-Tents-Canvas Buildings.

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

## 11.-Materials and Workmanship.

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

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

Every part of a building shall be erected and finished off in a grood and worlmanlike manner.

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

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

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

## 12.-Testing Materials.

The Board may test any building materials, and prolibit the nse of such materials as are proved unfitted for the pupose for which they were intended to be used,

## 13.-Timber Construction.

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

The following conditions shall apply as to the spacings and scantlings of timber:-
(i) Stumps shall not be less than 4 in . $x 4 \mathrm{in}$. jarrah or other approved timber, spaced 5 feet centre to centre, and fxed on 6 in, $x 11 / 2 \mathrm{in}$. sole-plates. Stumps shall be tarred and sunk at least half their length in the ground ; provided that no stomp shall be less than 2 feet in the ground. Tarring is to extend for 6 inches above the gromd surface.
(ii) Studs and ceiling joists shall not be less than 4 in. x 2 in ., spaced not more than 2 feet apart, centre to centre, properly secured and braced. Studs and ceiling joists of 3in. $x 2 \mathrm{in}$. may be used; provided they are spaced 18in, apart, centre to centre, properly braced and secured. Where studs of 3in, $x$ in. are used the angle or corner studs shall be of 3in. $x 3$ in.; where 4in. $x 2 i n$. studs are used, the angle studs shall be of $4 \mathrm{in} . x 4 \mathrm{in}$,
(iii) Rafters shall not be less than 3in. $x 2$ in., spaced not more than 3 feet, centre to centre, in the case of won roofs, and 18 inches, centre to centre, in the case of slate, tile, or other similar roofs; 4in. x 2in. rafters may be used, but must be spaced at 2 feet centres for slates or tiles, and not more than 3 feet apart for any type of roof. All rafters must be securely braced with purlins and collar ties.
(iv) Floor joists shall not be less than 4in. $x 2$ in., spaced 18 in . apart, centre to centre.
(r) Floor bearers shall not bo less than 4in. x 3 in., spaced not more than 5 feet apart.
In addition to the bearers required for this spacing, an additional bearer of 4 in . $\times 3 \mathrm{in}$. must be placed under esch wall or partition.
No framing timber in any building shall be notehed or checked out to receive bracing or otherwise so as to reduce its cross sectional area more than one-sixth.

## 14.-Awnings and Verandahs.

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

## 15.-Tootings.

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

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

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

Vermin plates shall be provided to all walls other than brick, stone or concrete.

## 16.-Dampeourse.

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

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

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

Damp-proof courses shall be inserted in walls in such positions and in such manner that-
(a) moisture from the earth shall be prevented from reaching the lowest floor timbers or the walls above the underside of the lowest floor joists, or, where solid floors are laid, shall be prevented from reaching higher than $31 / 2$ inches above such floors;
(b) where floors are below outside ground level, moisture shall be prevented from reaching inner face of outer walls;
(c) where carity walls are used, moisture penetrating outer portion of walls shall be prevented from reaching the floor timbers, or the inner portion or face of all walls above the underside of the lowest floor timbers, or, where solid floors are laid, shall be prevented from reaching higher than $31 / 2$ inches above such floors.
(d) moisture penetrating the chimney, parapet, or other walls above roof shall be prevented from reaching in any part the inner walls or the inner portion of inner face of outside walls below the upper side of the ceiling joists in either case;
(c) moisture penetrating the outer portion of cavity walls shall be prevented from reaching the inner portion or imner face of such walls above or about window, door, and other frames or openings.
In cavity walls the cavity shall extend not less thatul $61 / 2$ inches below damp-proof course.
This clause shall apply to walls constructed of brick, stone, or concrete, and to walls of any material readily permeable by water.

## 17.-External Walls-structure.

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

If built of brick, stone, concrete, cement blocks, or the like, the external walls shall, except where herein provided to the contrary, be not less than 9 inches in thickness: Provided that the walls of sheds, laundries, outhouses, and the like, not exceeding 10 feet in height, may, if the Board so permit, be of $41 / 2$ inches thickness.
Cavity walls may be built, provided the two sections are securely tied together by a sufficiont number of wire ties or other effective method, and when used the comhined thickness of the inner and outer parts shall decmed to be the thickness of the wall.
Bottoms of all cavities shall be carefully raked out before the completion of the building, and all ties kbpt free from mortar droppings.

Where cavity walls are used weep-holes shall be left at foot of cavity not more than six feet apart and over all damp-proof courses inserted to protect walls weep: holes shall be left not more than three feet apart.
Notwithstanding anything to the contrary in this clanse, the Board may permit the erection of dwellings not more than one storey in height of concrete with walls of less than the prescribed thickness, if satisfied that such proposed dwellings will be hygienic and structurally sound.

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

## 18.--Party Walls.

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

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

## 20.-Heiglt-Rooms in Roof.

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

## 21.-Other Roons.

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

## 22.-Lighting and Ventilation-Under Floors.

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

> 23.-Rooms-Air-bricks, Lourres, cte.

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

## 24.-Rooms-Windows.

Erery habitable room or room or alcove in which food is intended or likely to be stored or prepared, and every bathoom, enclosed laundry and privy closet under the main roof of the dwelling shall have at least one vertical window opening dircetly 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 may extend to the top of the window: Pro vided that in a pantry any other system of ventilation may be substituted for windows if the Board be satisfied that such system is equally efficient.

## 25.--Bedrooms-Additional Ventilation.

In every bedroom or room intended or adapted to be ased for sleeping and laving only one window there shall be prorided cross ventilation by means of at least 24 square inches of mobstructed opening in some wall of the room other than that in which the window is situated. Such opening may be by an additional window, fire-place, fanlight, air-brick, or any suitable means.
26. -Height of Windows.

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

## 27.-Size of Windows.

The window or windows of any room shall have a superficial area (clear of the sash frame) not less than onetentl of the floor area of the room, or (if the following size be greater than one-tentl of the floor area), not less than 10 square feet for the windows of a kitchen or alcove or room in which food is intended or likely to be prepared, not less than six square feet, for the windows of an enclosed laundry; not less than three and a half square feet for the windows of a bathroom; not less than two square feet for the windows of a privy-closet, and not less than one and a half square feet for any other room
28.-Laundries and Kitchens.

A dwelling of any kind shall not be crected with the kitchen and laundry combined in one room.
29.-Windows.

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

> 30.--Drainage-Levels.

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

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

## 31.-Miscellaneous.

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

## 32.-Skylights.

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

## 33.--Existing Buildings.

If in the opinion of the Board any building las been allowed to fall into an unsafe or insanitary condition, either by faulty construction or any other cause, the Board may give notice in writing to the owner or occupier to repair such louilding, and in the event of no aetion 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 occupicr shall be liable to a fine, as hereinafter provided, until such time as the building shall be placed in a safe and sanitary condition, and the owner or occupier will 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 motice, shall remove the building within seven (7) days; failing this he will be liable to a fine as hereinafter mentioned, for not removing the building after receiving notice. The Board may remove same and charge the owners with the cost of so doing and recover the same in any court of competent jurisdiction and/or sell the material to cover the cost of taking down.

## 34.-Remoral of Buildings.

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

Such notice shall contain or be accompanied by the following:-
(a) Particulars of the situation of building which it is proposed to remove.
(b) Particulars of the situation of and plan of the land upon which it is proposed to erect or re-erect or place such building, showing the proposed position thereon, and a tracing copy of such plan to be retained by the Board.
(c) A plan giving the dimensions of the building and any proposed alterations or additions thereto and a tracing copy of such plan to be retained by the Board.
(d) A specification giving particulars of the construetion of the existing building and of the altera. tions and additions (if any) which it is intended to make when the building is erected or re-erected.
(e) Evidence satisfactory to the Board that such house has not been condemned as dilapidated, insanitary, or unfit for human habitation, and a certificate from the Health Officer of the Municipal or Road District from which the building is proposed to be removed that within a reasonable time prior to date of removal no case of disease of an infectious or contagions 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, on regulation applicable thereto are or will be: complied with.
No written permission shall be given unless such removed building when erected or re-erected shall comply with the provisions of this by-law as applicable to new buildings.

No building or erection that has been condemned as dilapidated, imsanitary, or unfit for human habitation shall be removed into or re-erected within the Road District.
No building or erection in which any case of infectious or contagious disease has occurred during the preceding six months shall be removed into or re-erected within the Road District.

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

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

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

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

## 85.- Proportion of Site which may be covered.

A dwelling-house, together with its appartenances to be erected on an allotment, shall not accupy more than twothirds of such allotment, and the minimum of unocupied area shall not be less than 500 super ficial feet: Proviled that this shall not provent the Board from granting approval to the erection of a dwelling-house occupying more than twothirds of an allotment, or with a minimum of unocepied area of less than 500 superficial feet, in replacement of an existing dwelling-house which occupies more than twothirds of that allotment, or has a minimum of nooceupied area of less than 500 superficial foet, as the case may be: Provided, also, that where situation on
a site considered by the Board to be an established shopping locality, the Board nay permit a buidding which is to be a shop and dwelling combined to oceupy not more than four-fifths of the allotment, subject to the unbuilt-upon area being not less than 500 square feet,

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

No builling shall be erectel in such a position that it shall he between another building or any part thereof and street miess such other buiding has a direct and unobstructed aceoss to some other street at least sixteen feet wide.

## 36.-Space ontside Windows on site Land.

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

## 3T.--Witclen, Lamudry, and Bathroon Pittings.

Bvery dwelling-house shall be provided witi a competely enclosed bathroom, or combined bathroom and landry, and with washtubs and copper or other means "f washing clothes, and the water laid thereto. The floor surfaces of bathrooms on any foor, and of laundries when above ground foor, shall be of impervious material, properly graded and drained. The washtubs, copper, and bath shall not be placed in the kitchen.

One hathromm 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 fect of floor area. Provided that the Board may in any rase where it considers that a kathroom or landry could be dispensed with, exempt any building fror the abore provisions, but such exemption shall be given by resolntion of the Board.

## 38.-Enforecurent-Inspection-Cutting into Building.

The Board may order the opening or catting into or pulling down of any work where the Board has reason to belicse or suspect that anything has been done in contravention of the Act or of any by-law, and in the cvent of the work being found to have heen done in contravention of the Aet or of the by-laws, the person doing the work shall be required to comply with the Act or the b- laws, and shall hear the full cost of such pulling down, opening, or cuttirg into and of compliance with the Act or the by-laws.

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

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

## 39.-Inspection before Occupation.

Before permitting any person to occupy or use any uncompleted building, and forthwith upon completion of any moccupied luilding, the person by or in conseguence of whose onder the building is being erecten shat give notice to the Board.

Forthwith apon receipt of notice as aforesaid the Board shall instruct the proper servant on make an in spection, and such servant shall inspect and report to the Board whether or not the building has beco erected in accordance with this By-lay and withont material devia tion from the approved plans and specifications, but this shall not be read to permit any alteration whatever in the position of the building on the site.

Such report shall not be deemed to be exidence (in the cvent of any prosecution hereunder) that this by-law has been complied with.
40.-Penalties.

Where any person or persons 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 same and charge the cost and expense against such person or persons, and the annount may be recovered summarily.

Erery person who does, permits, or suffers any act, matter, or thing contrary to any of these by-laws, or commits or permits any breach pr neglect thereof, shall be deemed guilty of an offence against these by-laws, and, where not otherwise provided, shall be deemed liable to a penalty not exceeding Ten pounds for every such offence.
All penalties or other sums recovered under provisions of these by-laws shall, mess otherwise provided, be paid to the Board, and shall become the property of and form
part of the ordinary income of the district, except so much as may be paid to any informer.

Passed by resolution of the Dalwallinu Road Board at a meeting held on the Thirteenth day of November, 1937.

JOHN SYME,
Chairman.
J. E. ELLIS,

Secretary:
Recommended-
H. MILLINGTON,

Minister Controlling Local Government.
Approved by His Exeellency the Lieutemant-Governor In Executive Council this 27 th day of January, 1938.
L. E. SEAPCOTT,

Clerk of the Council.
P.W. 2066/37; Ex. Co. No. 313.

Public Woris A.ct, 1902-1933.

## LAND ACQUISTTION.

Municipality of Northam-Extension of Beswich: Avenue.
NOTICE is lereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto-being all in the Townsite of Northam-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 23rd day of February, 1938, been compulsorily taken and set apart for the purposes of the following public work, namely: Extension of Beswick Avenue, Northan.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particnlarly described and shown coloured green on Plan P.W.D., W.A., 28 ğ80 (L.T.O. Diagram 10830), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby clirected that the sad land shall vest in Municipality of Northam 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. 28580. | Owner or Reputed Owner. |  | Description. | Quantity. |
| :---: | :---: | :---: | :---: | :---: |
| 1 | Israel Cohen ... |  | Lot 7 of Nortlam Town Lot 23 (Certificate of Title Volume 200, Folio 41) | $\begin{array}{lll} \begin{array}{ll} \text { a. } & \text { r. } \\ 0 & 0 \end{array} & 10 \end{array}$ |

Certified correct this 21st day of February, 1938.
(Sgd.) H. MILLINGTON,
Minister for Works.
(Sgd.) JAMES MITCEIELL, Lieutenant-Governor: in Executive Council. Dated this 23rd clay of February, 1938.

TRAFFIC ACT, 1919-1935.
Traffic Regulations, 1936, Amendment.
P.W. 662/37.

REGULATION 4 of the Trafic Regulations, 1936, made under the Traffic Act, 1919-1935, and published in the Government Gazette of the 26th Angust, 1936, is hereby aniended by inserting after the interpretation of "The City Block, Fremantle," the following interpretation:-
"Town" means any land constituted, defined, or reseryed as the site of a town or village under and for the purposes of the Land Act, 1933-1934, or wader any prior Act or Land Regulation repealed by the Land Act, 1933-1934, and also any land which is or has been a mumicipal district or portion of a municipal district, and also any land subdivided and laid out as a site for a town or village in accordance with a . subdivisional plan registered in the Office of Titles or the Department of Lands and Surveys.

Recommended--
H. MILLINGTON,

Minister for 'Works.
Approred by Fis Excelleney the Lientenant-Governor in Executive Comen this 23rd day of February, 1938.
L. T. STIAPCOTT,

Clerk of the Council.

THE WAMER BOARDS AOH, 1904.
Geraldon Water Supply-Bluff Point Bxtension and Improvements, 1938.

Notice of Intention to Construt Waterworks in aceord ance with the provisions of the Water Boards Aft, $190+$.

NOTICE is hereby given that the Minister for Water Supply intends to proceed with works as follows.-
I. Deseription of Proposed Works:-(a) The lifting of the existing 3-inch diameter pipe main; (b) the l:nying of a new 6 -inch main; (c) the laying of a new 4 inch main; (d) the laying of 3 -inch renovated pipes: all with their necessary valves, lyydrants, etc.
1I. Localities at which they will be Constructed:(a) In Quary street, B:ayly street, George road, View street, Eleanor street, Chapman road; (b) from the Reservoir on Mt. Scott to Scott street, in Scott street and across to Quarry street, in Quary street, Bayly street, George road, View street, Eleanor street, ind across to Chapman road, in Chapman road to Mark street; (c) in Elemor street from Durlacher street to View street; in Chapman road from Mark street to Second street; (d) in Chapman road from Second street to the $2,000-\mathrm{gallon}$ tank :und stand. All as shown in red and blue on Plan P.W.D. W.A. 28595.

IIL. The Purposes for which they are to he Constructed and the parts of the Water Area to be supplied with Water:-To improve the water supply to the northem part of the town and also to the Chapman road conatmers and tomato growers.
IV. The Times when and Places at whicl the Plans, Specifications, and Books of Reference may be Inspected: - At the Office of the Minister for Water Supply, Public Works Department, Perth, and at the Office of the Geraldon Municipal Council for one month on and after tho esth day of February, 1038, between the hows of 10 :im. and 3 p.m.

## 11. MTLLTNGTON,

Minister for Water Supply.

## MUNICIPAL CORPORATIONS ACT, 1906.

City of Perth-Sale of Land.
Department of Public Works,
P.W. 352/37. Perth, 24th Tebruary, 1938 IT is hereby notified, for genem information, that His Exeellency the Lientenant-Governor has consented, under the provisions of section 209 of the Municipal Corporations Act, 1906, to the sale by the City of Perth of all that piece of land, heing that portion of Lot 18 of Perthshire Location Ae on L.T.O. Plan 990, exchnsire of the portion shown on L.T.O. Diagram 10743, and being a portion of the land comprised in Certificate of Title Volume 147, Folio 105.
W. S. ANDREV,

Under Secretary for Public Works.

## MUNTOIPAL CORPORATIONS ACT, 1906.

Municipality of Boulder-Sale and Transfer of Land.
Department of Public Works,
Perth, e4th February, 1938.
P.W. 16.31/30. IT is hereby notified, for general information, that His Excellency the Lientenant-Governor has consented, under the provisions of section 209 of the Municipal Corpor:ttions Act, 1906, to the sale and transfer by the Mayor and Courcillors of the Municipality of Boulder of:Boulder Town Lot R211, Clancy street, being the whole of the land comprised in Certificate of Title Volume 1055, Folio 133, to Donald William Watkins, of 131 Davis street, Boulder; and Boulder Town Lot R381, Richardson street, being the whole of the land comprised in Certificate of Title Volume 1055, Folio 132, to Rich:ard Davis, of 136 Richardson street, Boulder.
W. S. ANDREW,

Under Secretary for Public Works.

THE MUNIOTPAL CORPORATIONS ACT, 1906. City of Fremantle.
Notice of Intention to Borrow.
Proposed Loan of $£ 20,000$.
NOTLOE is hereby given that the Fremintle City Coun(il proposes to borrow the sum of $£ 20,000$ (Twenty thousand pounds), to be expended on works and undertakings within the City of Fremantle, the sail works and undertakings beng the construction of roads, footpaths, and drainage and improvements to reserves.

The plans and specifications and the estimates of the cost of the said works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the Loan, are open for inspection at the Office of Fremantle City Conncil for one nonth from the publication hereof, between the hoars of 9 a.m. to 5 p.m., Monday to Friday, and 9 a.m. to 12 noon on S:iturday.

The amount of 220,000 is proposed to be raised by the sale of Debentures, repayable with interest by 30 equal half-yearly instalments over a period of fifteen years from the date of the issue thereof, in licu of the formation of a Sinking Funcl.

The Debentares shall bear interest at rate not excoeding $51 / 2$ per contun per amum, payable half-ye:rly. The amome of the said Debentures and interest thereon is to be paid at the Commonwealth Bank of Australia, Perth.

Dated the 21st day of Febuary, 1938.

JAS. STEVENS,<br>Acting Mayor.<br>TAS. SHEPHERD,

Town Clerk.

THE MUNICIPAL CORPORATIONS ACT, 1906.

## Municipal Election.

Department of Public Works,
Perth, 23rd February, 1938.
IT is nereby notified, tor general information, in accordance with section 113 of the Municipal Corporations Act, that the following rentleman has been elected an Auditor of the undermentioned Municipal Council, to fill the vacancy shown in the particulars hereunder:-

| Municıpal Council. | Ward. | Date of Election. | Member Elected : |  | Occupation. | How vacancy occurred. <br> (a) Retirement. <br> (b) Resignation. <br> (c) Death. | Name of Previous Member. | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Surname. | Christian Name. |  |  |  |  |
| Geraldton ... | $\ldots$ | 3-2-38 | Staddon ... | John Felix | Secretary | (b) | Staddon, F. W. | Unopposed. |

WESTERN AUSTRAIIAN GOVERNMENT TENDER BOARD.

Accented Tenders.


WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.
Transfer of Contracts.


Tenders for Government Supplies.


Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until $2 \cdot 15$ p.m. on the date of closing.
Tenders must be properly indorsed on envelopes, otherwise they are liable to rejection.
Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray Street, Perth.
No tender necessarily accepted.
E. TINDALE,

Dated the 24th day of February, 1938.
Chairman W.A. Government Tender Board

Registrar General's Office, Perth, 19th February, 1938.
IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this office for the celebration of Marriages throughout the State of Western Australia :-

| R.G. No. | Date. | Denomination and Name. |  | Residence. | Registry District. |
| :--- | :---: | :---: | :---: | :---: | :---: |
| $22 / 1937$ | 1938. <br> Feb. 19 | The Rev. John Stanley Hawkins | $\ldots$ | $\ldots$ | Dalwallinu |

S. BENNETP,

Registrar Gencral.

## APPOTNTMENTS

(nuder 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, 18th February, 1938.
R.G. No. $22 / 38$.

IT is hereby notificd, for general information, that Mr. J. F. Robertson has been appointed to act, temporarily, is Distriet Registrar of Birtlis, Deaths, and Marriages for the East Murchison Registry District, to reside at

Wilma, vice N. N. Houston, transferred; appointment to date from loth February, 1938.

> Registrar General's Office,
> Perth, 21st February, 1938.
R.G. No. $97 / 33$.

I'l is hereby notified, for general information, that Constable P. L. Pollett has been appointed to act, temporarily, as Assistant District Registrar of Births and Deatlis for the Moora Registry District, to reside at Dalwallinu, during the absence on leave of Constable S. J. Tully; appointment to date from 10th Mareh, 1938.
S. BENNETT,

Registrar General.

## WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

C.A./G. 9117 (9); R. 75/38.

IT is notified, for general information, that the following alterations and additions lave been made in the Coaching Rates Book dated 1st December, 1925, and in the Goods Rates Book dated 1st March, 1935:-

## Coaching Rates Book.

Page 49; from 29/1/38; Tusert:-Members of Boards of Management of Friendly Societies travelling from comntry stations (on Govermment lines only) to Perth will be granted retmon tickets at single fare and one-third (minimmm fare as for 25 miles at ordinary rates) on presentation of certificate (Form P.16) suitably amended and signed by the secretary of the friendly society. Availability of tickets -one month from date of issme.

Pages 91 and 92; from 25/12/37: Lost Property:-Delete existing charges and insert:-Luggage left behind by bona fide passengers at.stations and articles left in trains, after being traced, are to be conveyed to the owners free by rail, to any station on Government and Midland Company's lines, and the following charges collected:-
i. For each morella, parasol, walking stick, book, hat, eap, pair of gloves, or other articles of small valne-
(1) If claimed within'48 hours-3d. per package.
(2) If clamed after 48 hours-6d. per package for first week and 3d. per package for each additional week or part thereof.
ii. For any larger article, such as a suit-case, kit-bag, box, trunk, valise, etc.--.
(1) If claimed within 48 hours- $6 d$, per package.
(2) If claimed after 48 hours-9d per package for first week and 6 d . per package for each additional week or part thereot.
iii. Ordinary Cloak Room charges will apply to melamed lnggage after it has been muclamed at destination station for 12 homrs.
iv. Articles maclaimed at the expiration of six months will be sold.

The foregoing charges and conditions apply to Government and Midland Rajlways.
Page 153, reprint; from 5/2/38: Substitute Kurrawang for KURRAWANG.
Page $\frac{154}{7} \underset{382}{ }$ reprint; from $\underset{\text { Trafalgar }}{29 / 1 / 38: ~ K a l g o o r l i e-K a m b a l l i e ~ B r a n c h,-T n s e r t:-~}$
Goods Rates Book.
Page 15; from 15/1/38: Weighing of Goods: Delete:-"When owners require weighing tickets in duplicate the charge will be 6d. additional.'

Page 40; from 22/1/38: Mammes: Nitrate of soda when consigned to a Fertiliser Works-Mamure rate. After nitrate of soda insert sulphate of potash and muriate of potash.

Page 41; from 22/1/38: Insert:-'"Muriate of potash-see Mannres.'
Page 43; from 22/1/38: Insert:-'Potash, smphate, and muriate of-msec Manmres.',

Page 49; from 8/1/38: Insert:-Trichlorethylene.
Page 120; from 15/1/38: Delete:-"Knrawang-Kamballie, ete, and footnote: substitute:-Kamballie-W.A. Goldfields Firewood Supply, Ltd. 62.

Page 120; from 22/1/38: Maja-Bmming Bros.:-Alter to 65 chains.
Page 120; from 29/1/38: Witchcliffe: Adelaide Timber Co., Ltd.:-Alter mileage to $111 / 4$; Pemberton: State Saw Mills:-Alter mileage to 15 and Spur 5 .

Pages 139-144; from $5 / 2 / 38$ : Delete proportions of minimmm charges from Mel. bourne, Geclong, Adelaide, and Sydney and reinsert original charges shown on pages 141 and 142.

Page 149; from 8/1/38: Stnd Stock: Add:- Free retmrn of mares and cows is in all cases conditional on payment being made at ordinary rates for any additional trncks or truck space nsed.

Page 170; from 25/12/37: West Midland: Departmental Siding:-Snbstitute Midland Junction for West Midland and insert 10 miles.

Page 172; from 29/1/38: Place " before "G.W.S. Pumping Station No. 7" and + before "G.W.S. Pumping Station No. 8"; insert footnotes:-
*No. 7 Pump can only be shunted by Up trains. Down traffic in truck loads is hauled to Boorabbin and back, for which service 42 miles will be added to the distance.
$\dagger$ No. 8 Pump can only be shmated by Down trains. Up traffic in truck loads is hauled to Woolgangie and back, for which service 20 miles will be added to the distance.
Page 173; from 15/1/38: Snbstitute Boulder for Kurawang; Supply, Ltd. for Co, and 381 for 367.

Page 177; from 29/1/38: Delete White Rock Quarries, Ltd.
Page 197; from 5/2/3S: Insert * after Knrawang.
Pages 207 and 291; from 5/2/38: Snbstitute Kurrawang for KURRAWANG; alter handling charges on timber to 6 s. per ton.

THE GOVERNMENT RAILWAYS AC'X', 1904.
IT is hereloy notified, for general information, that His Excelleney the Lieutenant-Governor in Executive Council has been pleased to approve of the amendment of bylaw No. 80 and the alteration made is published here-inder:-

The Commissioner of Railways, in exereise of the powers conferred on him under the Government Railways Aet, 1904-26, hereby amends by-law No. 80, made ou the 6th day of January, 1926, and published in the Government Gazette on the 15th day of Tanuary, 1926 , by striking out the words "Re. serve Park No. 2 for private cars'' in the second line of the by-law.
(Sgd.) J. A. ELLIS,
24th Felornary, 1938.
Commissioner of Railways.

## PLANT DISEASES ACT, 1914-35.

Department of Agriculture,
Perth, 21st February, 1938.
NOTICE is hereby given that I, Frank Josepl Scott Wise, Minister for Agriculture, being the Minister charged with the administration of the Plant Diseases Act, 1914-1935, have received from an Inspector duly appointed under the said Act a report that the orehard at Bridgetown, being part of Nelson Location 25, Town lot, alleged to belong to the Estate of the late Robert Wheatley, has been abandoned; and, also, that by a certifieate dated the 18th day of February, 1938, the Superintendent of Horticulture, in the Department of Agriculture, acting in pursuance of subsection (3) of section 18 of the said Act, has certified by writing under his hand in respect of such orehard that in his opinion the plants growing in such orchard have not been cultivated or eared for in a bona fide manner for a periorl of twelve months next preceding the date of his said certificate; and notice is also given that, unless within three months after the date of the publication of this notice in the Government Gazette, or in the West Australian newspaper (whichever date shall be the later), goorl cause is shown to me, the said Minister, why I should not exercise the powers conferred by the said section 18 of the stid Act in respect of the said orchard, I will. moder and by virtue of the said section 18 of the said Act, order all phants in the said orelard, which are deemed by an Inspector appointed under the sail Act to be likely to spread or capable of aiding in the spread of disease within the meaning of the said Act, to be destroyed.

Dated this 21st day of February, 1938.
F. J. S. WISE,

Minister for Agriculture.
THE VERMIN ACT, SEOTION 96.
Rabbit Destruction.
IT is hereby notified that all owners or occupiers of all or any holdings of land in the Tambellup District shall commence and continue the work of suppressing or destroying rermin on such holdings and upon the roads bounding or intersecting the same during the period 16th February, 1938, to 16th March, 1938, by means of poisoning, fumigating, and filling in the burrows.

CHARLES V. BEILBY,
Inspector-Secretary
Tambellup Vermin Board.
Tambelup, 16th February, 1938.

THE MINING ACT, 1904.
Notice of Intention to Forfeit Leases for Non-payment of Rent.

Department of Mines,
Perth, 18th February, 1938.
IN accordance with section 97 of the Mining Act, 1904, notice is hereby given that, unless rent due on the undermentioned Miner's Homestead Lease be paid on or before the 19 th day of March, 1938, it is the intention of the Lieutenant-Governor, under the provisions of section 98 of the Mining Act, 1904, to forfeit such lease for breach of covenant, viz, won-payment of rent.
A. IH. TELTMRR,

Acting Under Secretary for Mines.
PLILLIPS RIVER GOLDFIELD.
271-DALKEY: Cammilleri, Frederiek Charles.

LOST CASH ORDERS (FERTILISER SUBSIDY).
Agricultural Bank, Perth, 21st February, 1938.
THE undermentioned Cash Orders drawn by the Agricultural Bank lave been lost and payment has been stopped; it is proposed to issue fresh Cash Orders in lieu thercof:-
C.O. No. 84141 ; walue 22 ; Powell, A.; 28/1/38; Perth
C.O. No. 79615 ; ralue $\mathbb{E} 16$; Vallentime, O. R.; 5/11/37; Perti.
C. ABEY,

General Manager.

## Western Australia.

THE COMPANIES ACI, 1893.
Selfridges (Australasia), Limited.
NOTICE is hereby given that, consequent upon the registration in Western Australia of Selfridges (W.A.) Limited, and of the carrying on of business by that Company in this State, the registration in Western Australia of Selfridges (Australasia), Limited, is no longer necessary, and that it is therefore the intention of Selfridges (Australasia), Limited, to cease to cary on business in Western Australia at the expiration of three months from the date hereof. The business of Selfridges (W.A.), Limited, will in no way be affected by this notice and will continue to be conducted at 718-720 Hay street as heretofore.
Dated the 15th day of February, 1938.
M. FLOWER,

Attorney for Selfridges (Australasia), Limited, in Western Australia.
Parker \& Parker, Solicitors for Selfridges (Australasia), Limited.

## Western Australia.

TTE COMPANTES ACT, 1893.
NOTACE is hereby given that the Registered Office of the National Tnsurance Company of New Zealand, Limited, is situate at National House, 49 William street, Perth, and is accessible to the public between the hours of $10 \mathrm{a} . \mathrm{m}$. and 4 p.in. on all week days, excepting Saturdays, when the office closes at noon.
Dated this 17th day of February, 1938.
DWYER, DURACK, \& DUNPHY,
3.) Barrack street, Perth,

Solicitors for the said Company.

IN THE MATTER OF THE COMPANTES ACT, 1893, and in the matter of Worthmore's, Limited.
I HEREBY certify that, at a mecting of Shareholders of Worthmore's, Limited, duly convened and held at the Registered Office of the Company on Monday, the 14th day of February, 1938, the following special resolutions were duly arried:-(1) That the Company be wound up roluatarily; (2) that Alexauder Jolm McLaren, Chartered Accountant (Aust.), of Yorkshire House, St. George's terrace, Perth, be appointed Liquir. ator for the purpose of such winding-up.
Dated at Kalgoorlie this 14 th day of February, 1938.
gUS HOLZNAGEL,
Chairnam.

Western Anstmaia.

## THE COMPANTES ACT, 1893.

A. F. Hoare \& Sons (National), Limited. Notice of Registered Office.
NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 10 Milligan street, Perth, and that the hours during which such offce will be open to the public for the transaction of business are from 10 a.m. to noon and from 2 p.m. to 4 p.m. from Mondays to Fridays inclusive (except on public holidays) and from 10 am. to noon on Saturdays.

Dated the 15th day of February, 1938.
UNMACK \& UNMACK,
Solicitors for the abovenamed Company,
Withell Clambers, Howard strect, Perth.

## COMPANIES ACT, 1893.

Fred Emery, Limited.
NOTICE is hereby given that the Registered Office of Frod Emery, Limited, is situate at the Metropolitan Markets, Wellington street, West Perth, and is accessible to the public on Monday to Fridays inclusive from 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. and on Saturdays from 9 a.m. to 12 noon.

Dated 17th February, 1938.
J. C. EMERY,

Governing Director.
TN THE MATTER OF WORTHMORE'S, LMMITED
(in liquidation), of Haman street, Kalgoorlie. THE creditors of the abovenamed Company are required, on or before the 15 th day of March, 1938, 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 Alexander John McLaren, of Yorkshire House, St. George's terrace, Perth, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors or otherwise to prove their said debts or claims, at Yorkshire House, St. George's terrace, Perth, the office of the Liquidator, or 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 sueh debts are proved; Tuesday, the 22nd day of Marcl, 1938, at three o'clock in the afternoon, at the sald Office, is appointed for determining as to the allowance of the debts and clams.

Dated this 18 th day of Tebruary, 1938.
A. J. MeLAREN,

Liquidator.
MeLaren, Coulton, and Meagher, Chartered Aecountants (Aust.), Yorkshire House, St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of the Australian Gold Flotations, No Liability (in liquidation).
NOTTCE is hereby given that a meeting of areditors of the Australian Gold Flotations, No Liability (in liquidation), will be held at the Chamber of Commerce, 224 Haman street, Kalgoorlie, on Monday, the 7th day of March, 1938, at 4 p.m.

Business:--(1) To ascertain the wishes of creditors in connection with the leases held by the Company;
(2) to discuss clatim for compensation by injured worker. Dated this 25 th day of Pebruary, 1938.
S. M. KELLOW,

Official Liquidator:
S. M. Kellow, Public Accountant, Chamber of Commerce Buildings, Hannan street, Kalgoorlie.

## CENTRAL GOLD MINES, NO LIABILITY.

NOTICE is hereby given that the Registered Office of The above Company in this State is situate at Palace Chambers, Maritana street, Kalgoorlie, and that James Allan Maloney is the duly appointed Attomey of the Company.

Dated the 4 th day of February, 1938.
JOSEPH, MUIR \& WILTIAMS,
of A.N.A. House, St. George's Terrace, Pertl, Solicitors for the Company in this State.
NOTICE is hereby given that the Registered Offce of the following Companies is now 2nd Floor, St. George's Mouse, St. George's terrace, Perth:-The Halifax Fire Insurance Company; The Home Insurance Company (Limited) ; The Yangtsze Insurance Association, Limited; The Neuchatel Asphalte Company, Limited.
W. H. EVANS,

Attorney.
TN THE MATTER OF THE COMPANIES ACI', 1893 (56 Vict., No. 8)
NOTMCE 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 Fred Emery, Limited.

Dated this 17 th day of February, 1938.
T. F. DAVIES,

Registrar of Companies.
Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE ASSOCLATIONS
INCORPORATION ACT, 1895.
I, HORACE WILLIAM MERCER, of Irincess road, Glaremont, in the State of Western Australia, Manager, a Trustee hereunto authorised by the Claremont Football Club, do hereby give notice that I an desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

Dated this Sixteenth day of February, 1938.
H. MERCER.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-
Name of Institution-Claremont Football Club Incorporated.

Object or purpose of the Institution-The promotion and advancement of the Australian game of Football in the Claremont district and elsewhere.
Where Situated or Established-Claremont Oval, Claremont.
The Name or Names of Trustee or Trustees-Horace William Mereer, Thomas Ahern, Albert Mervyn, Harold Bay, Raymond Gordon.

In whom the Management of the Institution is Vested and by what means-President, three Vice-Presidents, eight Committeemen (two being players' representatives), Secretary, Assistant Secretary and Treasurer.

Under the constitution of the Club and subject to election.

ASSOCLATIONS INCORPORATTON ACT, 1895.
Westralian Toy Dog Club.
1, MAY FLEMING, of 58 Balmoral street, Victoria Park, being the person authorised by the Westralian Toy Dog Chub, give notice that I an desirous that such Gub, should be incorporated under the provisions of the Associations Tneorpocation Act, 1895.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-

Memorial of the Westralian Toy Dog Club filed in pursuance of the Associations Incorporation Act, 1895:-

1. Name of the Institution:- Westralian Toy Dog (1111).
2. Objects of the Institution:--To promote the breeding of toy dogs of the true type; to urge the adoption of such type upon breeders, judges and Dog Show Committees as the only recognised and unvarying standard by which toy dogs should be judged.
3. Where Situated or Established:-Kookaburra Pet Store, Aherns arcade, Perth.
4. Names of Trustees:-May Fleming, Edith Amy Firkin, aud Molly Owen.
5. In whom the Management of the Institution is rested:-President, two Vice-Presidents, Treasurer, Secretary, and a Committee under constitution.
M. FLEMING,

President of the above Club.
THE ASSOCIATIONS INCORPORATION ACT, 1895. Notice of Change of Name.
NOTICE is hereby given that the name of "The Wheatgrowers' Union of Western Australia Incorporated'' las been changed to "The Wheat and Wool Growers" Union of Western Australia Incorporated.',

Dated the 21st day of February, 1938.
STONE, JAMES, \& CO., Solicitors for the said Union.

## TEE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore subsisting between Fildelith Olymphe Johnston and John Robertson (Trustee for Alexander McCallum, deceased), carrying on business as Hotelkeepers at 's The Captain Stirling'' Hotel, Nedlands, under the style of "Jolinston \& Robertson, Captain Stirling Hotel," has been dissolved as from the 12th day of July, 1937, by reason of the deatl of the said Alexander McCallum, deceased on that date, and, pursuant to the provisions of a certain Indenture bearing even date herewith and made between the said Hildelith Olymphe Johnston of the one part and The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, Executor and Trustee of the Will of the said Alexander MeCallum, deceased, of the other part,
all the property, assets, and liabilities of the said late Partuership have been taken over as from the 12 th day of July, 1937, by the said Hildelith Olymphe Johnston, who will henceforth carry on the said business on her own account.

Dated the 20th day of January, 1938.
The Perpetial Executors, Trustees, and Agency, Company (W.A.), Limited,

HORACE JONES,
Manager.

## H. O. JOHNSTON

N. B. Robinson, Solicitor, Occidental House, St. George's terrace, Perth.

## THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto subsisting between John Alfred de Luea and Edward Albert Taylor, who carried on business at London Court, Perth, as Sports Goods Ontfitters, under the firm-name of "City Sports Depot," has been dissolved as from the 18th day of February, 1938, and the said business will henceforth be carried on by Edward Albert 'Taylor at the above address on his own account, and he will receive all moneys payable to the Partnership and dis. charge all liabilities due by it.

Dated this 18th day of February, 1938.
J. A. DE LUCA.

Sigued by the said John Alfred De Luca
in the presence of:-
John H. O'Halloran.
E. A. TAYLOR.

Sigued by the said Edward Albert Taylor
in the presence of:-
John II. O'Halloran,
Solicitor, Perth.
Haywood \& O'Halloran, of Perpetual Trustee Buildings, St. George's terrace, Perth, Solicitors for the retiring Partner.

## THE PARTNERSHTP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto subsisting between Francis Benedict Taylor and Trevor Leslie Kruger, who carried on business at 121. Hay street, Subiaco, under the finmame of "Suburban Motors,' has been dissolved by mutual consent as from the 31st day of Jannary, 1938. The said business will be carried on by the said Trevor Leslie Kruger, who will receive all moneys payable to the Partnership and ciischarge all liabilities due by it.

Dated this 17th day of February, 1938.

## RRANCIS BENEDICT TAYLOR.

Signed by the said Francis Benedict Taylor
in the presence of:-
Oscar J. Negus,
Solicitor, Perth.
TREVOR LESLIE KRUGER.
Signed by the said Trevor Leslie Kruger
in the presence of:-
(Sgd.) G. Ruse,
Solicitor, Perth.
Parker \& Parker, 21 Howard street, Perth, Solicitors for the Retiring Partner.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.
In the matter of the Estate of Frank Gray, late of Darkan, in the State of Western Australia, Farmer, decensed (intestate).
ALL persons having any claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars of the same in writing to the Administrator, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St . George's terrace, Perth, on or before the 25 th day of March, 1938, at the expiration of which time the Administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, without reference to any claims or demands of which it shall not then have had notice.

Dated this 16th day of February, 1938.
HUBERT PARKER,
of 15 Howard street, Perth, Solicitor for the
Administrator, The West Australian Trustee,
Executor, and Agency Company, Limited.

IN TEE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.
In the matter of the Will of John Logan E-addow, late of Yarding, in the State of Western Australia, Farmer, deceased.
NOTLCE 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 Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 25 th day of March, 1938, 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 Executor shall then have had notice.

Dated this 10th day of February, 1938.

## LAVAN, WALSH, \& LAVAN,

Queensland Insurance Building,
29 Barrack street, Perth,
Solicitors for the Executor.

## IN THE SUPREME COURT OF NEW SOUTH WALES-PROBATE JURISDICTION.

In the Estate of May Wood (also known as Mary Josephine Wood), late of Syduey, in the State of New South Wales, Australia, Widow, deceased (intestate).
PURSUAN'I to the Wills Probate and Administration Act, 1898, the Testators' Family Maintenance and Guardianship of Tufants Act, 1916, and the Trustee Act, 1925, notice is hereby given that all creditors and other persons having any debts, claims, or demands of whatkindsoever upon or affecting the Estate of the abovenamed deceased (who died on or about the 3rd day of February, 1936), and Letters of Administration of whose Estate were granted by the Supreme Court of New South Wales in its Probate Jurisdiction on the 9th day of November, 1936, to The Permanent Trustee Company of New South Wales, Limited, are hereby required to send in particulars of such debts, claims, and demands to the said Administrator on or before the 25 th day of April next, at the expiration of which time the said Administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard to the debts, claims, and demands only of which it shall then have had notice, and the said Administrator will not be liable for the assets so distributed to any person of whose debt, claim, or demand it shall not have had notice at the time of such distribution.

Dated this 25th day of February, 1938.
For The Permanent Trustee Company of New
South Wales, Limited,
J. W. BARNES,

Manager.
Minter Simpson \& Company, Proctors for the Executor, Union Bank Chambers, 31 Hunter street, Sydney, Australia.

## IN THE SUPREME COURT OF WESTERN

 AUSTRALIA-PROBATE JURISDICTION.In the matter of the Will of Joseph Cooper, late of Kalgoorlie, in the State of Western Australia, Engine-driver, deceased.
NOTICE is hereby given that all creditors and other persons having clains 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 25 th day of March, 1938 , 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 22nd day of February, 1938.

## PARKER \& PARKER,

21 Howard street, Perth,
Solicitors for the Executor of the Will of the said deceased.

NOTICE TO CREDITORS.
In the Suprene Court of Western Adstralia, Probate Jurisdiction.

NOTTCE is hereby given that all persons having claims against the Estates of the undermentioned cleceased 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 clains to me on or before the 25th day of March, 1938, 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 ai Perth the 24th day of February, 1938.

> J. H. GLYNN,

Curator of Intestate Estates.

| Name. | Date of Death. | Date of Order. | Address. | Occapation. |
| :---: | :---: | :---: | :---: | :---: |
| Simothy-Keighley, Sydney Frederick ... | 18-4-37 | 23-2-38 | 147 Walcott street, Momt Lawley | No occupation. |
| Abdy, William ... ... ... ... | 5-6-37 | " | Mount Vernon ... .. | Prospector. |
| OTCary, John ... ... ... | 28-10-35 | : | 28 Canning Place, Liverpool, England | Merchant seaman. |
| Granaghan, Anthony ... ... | 10-10-37 | * | Leonora ... ... | Prospector. |
| Borbey, Mary ... .. | 28-5-37 | : | Formerly of Mount Haw. thom but late of Fremantle | Widow. |
| Jumne, Joseph Patrick (also known as .Joseph Hampson) | 8-1-38 | * | Formerly of Perth and Claremont but late of Bassendean | Labourer. |
| Flegeltaub, Ellen Florence (also known as Helen Florence Flegeltaub) | 10-10-37 | " | Formerly of Rydal street, Kalgoorlie, but late of Fre. mantle | Married woman. |
| Juns, John | 6-11-37 | " | 77 Bennett street, East Perth | Marine engineer: |
| McIntosh, John ... ... | 27-10-37 | ", | Murrin Murrin . ... ... | Prospector. |
| Amdoe, Alfred William ... | 17-11-36 | ," | Yanamooning, via Lake Brown | Farmer. |
| little, Hamlet Nicholas ... | 3-1-38 | " | Boulder road, Halfway, Boulder | Miner. |
| Tredevic, Marin (also known as Marin Truderich) | 20-12-37 | " | Powell street, Boulder ... | Miner. |

IN THE SUPREME COURT OF WESTERN AUSTRALIA.
In the matter of the Bankruptey Act Amendment Act, 1898, and in the matter of Edwin Llewellyn Holly,
Farmer and Grazier, of Kataming, in the State of Western Anstralia.
Notice of intention to declare Tenth Dividend. NOTiOE is hereby given that it is my intention to declare a Tenth Dividend in the above matter on the

11th March, 1938; dividends will be payable to those creditors only who have sigued or assented to the Deed of Assignment.

Dated this 21st day of February, 1938.
[L.S.]
J. L. B. WEIR,
Trustee.
J. L. B. Weir \& Brodrick, Chartered Accountants (Australia), 66 St. George's terrace, Perth.

## ACIS OF PARLIAMENT, ETC., FOR SALE AT

 GOVERNMENT PRINTLNG OFFICE.Administration Ace (Consolidated) .... .. $0 \quad 30$
Adoption of Children Act .. .. .. $0 \quad 2 \quad 3$
Agrieultural Bank Act .. .. .. $0 \quad 1 \quad 0$
Agricultural Seeds Act . . .. .. .. $0 \quad 1 \quad 0$
Arbitration Act .. .. .. .. .. $0 \quad 1 \quad 0$
Associations Incorporation Act .. .. $0 \quad 0 \quad 6$
Auctioneers Act .. .. .. .. .. $0 \quad 1 \quad 0$
Bills of Sale Act (Consolidated) .. .. $0 \quad 1 \quad 6$
Buands Act .. .. .. .. .. $0 \quad 1 \quad 6$
Brend Act (Consolidated) am Amendment .. $0 \quad 10$
Bush Fires Act (Consolidated) and Amendment $0{ }_{0} 16$
Child Welfare Act .. .. .. .. $0 \quad 2 \quad 0$
Crown Suits Act .. .. .. .. $0 \quad 1 \quad 6$
Dai:y Cattlo Improvement Act .. .. $0 \quad 10$
Dairy Industry Act .. .. .. .. 0 I 6
Dairy Produts Marketing Regulation Act.. 00020
Declarations and Attestations Act .. .. $0 \quad 0 \quad 6$
Dentists Act and Amendment .. .. 0
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Dog Aet (Consolidated) .. .. .. 0 I 0

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| Large | . | $\ldots$ | $\ldots$ | . | $\ldots$ | 0 | 4 | 3 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Small | .. | . | $\ldots$ | . | . | 0 | 3 | 3 |

Farmers' Debts Adjustment Act (Consoli-
dated) .. $. . \quad . . \quad . . \quad . . \quad 0 \quad 1 \quad 0$
Feeding Stuffs Act .. .. .. .. $0 \quad 0 \quad 6$
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Fisheries Act (Consolidated) .. .. .. 0
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.. .. .. $0 \quad 2 \quad 0$
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