



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 30.]

PERTH : FRIDAY, JULY 2.

[1943.

Vermin Act, 1918-1942.

PROCLAMATION.

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

WHEREAS it is enacted by section 4 of the Vermin Act, 1918-1942, that "Vermin" means and includes any animal, bird, or insect mentioned in the Third Schedule to the said Act, and such other animals, birds, or insects the names of which the Governor may by Proclamation add to the said Schedule, and that any Proclamation whereby the names of other animals, birds, or insects are added to the Third Schedule may be restricted in its operation to any portion of the State, to be defined by the Proclamation; And whereas it is deemed expedient to add to the said Third Schedule the names of the birds of the cockatoo or parrot species known as "Galahs," with intent that they shall be "Vermin" for the purposes of the said Act, but to restrict the operation of this Proclamation to those portions of the State comprised within the boundaries of the Koorda Vermin District: Now, therefore I, the said Lieutenant-Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by section 4 of the Vermin Act, 1918-1942, do by this Proclamation add to the Third Schedule to the said Act the names of the birds of the cockatoo or parrot species known as "Galahs," with intent that they shall be "Vermin" for the purposes of the said Act; but I hereby declare that this Proclamation shall be restricted in its operation to those portions of the State comprised within the boundaries of Koorda Vermin District.

Given under my hand and the Public Seal of the said State, at Perth, this 23rd day of June, 1943.

By His Excellency's Command,

(Sgd.) H. MILLINGTON,
Acting Minister for Agriculture.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this twenty-third day of June, 1943, the following Order in Council was authorised to be issued:—

The Land Act, 1933.

ORDER IN COUNCIL.

Corr. No. 1319/33.

WHEREAS by section 33 of the Land Act, 1933-1939, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons, to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Reserve 21113 should vest in and be held by Mullewa Road Board in trust for Recreation: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserve shall vest in and be held by the Mullewa Road Board in trust for Recreation, with power to the said Mullewa Road Board to lease the whole or any portion of the said reserve for any term not exceeding twenty-one years from the date of the lease.

R. H. DOIG,
Acting Clerk of the Council.

Premier's Office,
Perth, 1st July, 1943.

IT is hereby notified, for public information, that His Excellency the Lieutenant-Governor has approved of the Honourable E. H. Gray acting as Minister for Works, Water Supplies, and Employment during the period that the Honourable H. Millington is acting as Minister for Lands and Agriculture in the absence of the Honourable F. J. S. Wise in the Eastern States in connection with the Commonwealth Rural Reconstruction Commission.

R. H. DOIG,
Acting Secretary Premier's Office.

JUSTICES OF THE PEACE.

Premier's Office,
Perth, 30th June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of David John Harris, Esquire, of 492 Cambridge street, Floreat Park, as a Justice of the Peace for the Perth Magisterial District, in lieu of the Mitchell Magisterial District; and to accept the resignation of Henry Ward, Esquire, of Swan View, as a Justice of the Peace for the Perth Magisterial District.

R. H. DOIG,
Acting Secretary Premier's Office.

Office of Public Service Commissioner,
Perth, 1st July, 1943.

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

Ex. Co. 817; P.S.C. 221/43:—W. A. Hatty, Clerk, Chief Secretary's Department, to be Clerk, Records Branch, Class 9, £294-£306, as from the 23rd June, 1943;

Ex. Co. 817; P.S.C. 222/43:—G. T. Kirkby, Clerk, Mental Hospitals Branch, Public Health Department, to be Clerk, Records Branch, Chief Secretary's Department, as from the 23rd June, 1943;

Ex. Co. 853; P.S.C. 407/40:—Ronald Milton Starr, under section 28 of the Public Service Act, to be Junior Clerk as from the 1st August, 1942;

Ex. Co. 817; P.S.C. 359/35:—Francis Gerard Lynch, under section 28 of the Public Service Act, to be Junior Clerk as from 30th September, 1942;

Ex. Co. 817; P.S.C. 265/40:—George Andrew Idle, under section 28 of the Public Service Act, to be Junior Clerk as from 27th November, 1942;

Ex. Co. 817; P.S.C. 916/40:—Irma Dorothy Anderson, under section 28 of the Public Service Act, to be Junior Typist, Public Works Department, as from 1st January, 1943.

GEO. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Public Works	Clerk, Roelands (Item 1062)	Class 9, £294—£306	1943. 10th July
Metropolitan Water Supply ...	Clerk, Internal Audit (Item 1262)	Class 6, £378—£402†	do.
Public Works	Plan Mounter and Electric Printer	Class 10, £279—£288*	17th July.

† Limit fixed (£390) in accordance with Clause 10 of the Clerical Agreement.

* Applications are called under section 29 of the Public Service Act.

Applications are called under section 33 of the Public Service Act, 1904, and are to be addressed to the Public Service Commissioner and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

GEO. W. SIMPSON,
Public Service Commissioner.

CASH ORDERS LOST.

Crown Law Department,
Perth, 1st July, 1943.

THE Department has been notified that Cash Order No. B50192, dated the 2nd March, 1943, drawn on the Clerk of Courts' Trust Account for the sum of £9 19s. 11d., in favour of Thomas Duggan, and Cash Order No. 14182, dated 4th May, 1942, drawn on the Clerk of Courts' Trust Account for the sum of £3 4s., in favour of Receiver of Public Moneys, Perth, have been lost by the payees; payment has been stopped and it is intended to issue fresh orders in lieu thereof.

H. B. HAYLES,
Under Secretary for Law.

C.S.D. 240/43.

Chief Secretary's Office,
Perth, 23rd June, 1943.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint James Mitchell Tasker Edward, on the nomination of the Commissioners of the Fremantle Harbour Trust, under section 19, subsection (1), of the Fremantle Harbour Trust Act, 1902, to the position of Pilot on the staff of the Trust as from May 21st, 1943.

F. J. HUELIN,
Under Secretary.

THE HOSPITALS ACT, 1927.

Department of Public Health,
Perth, 23rd June, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint:—

F.H.D. 689/29:—George Stanley Dayman and Gordon Latham to be members of the Naremben and District Memorial Hospital Board for the period ending the 31st July, 1943;

P.H.D. 503/29:—William Hardwicke to be a member of the Cue District Hospital Board for the period ending the 31st July, 1943, vice K. H. Parker, resigned.

THE HEALTH ACT, 1911-1942.

P.H.D. 748/28.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint Dr. G. Ashburton Thompson to be a member of the Midwives Registration Board for the period ending the 30th September, 1945.

F. J. HUELIN,
Under Secretary.

Department of Public Health,
Perth, 23rd June, 1943.

P.H.D. 325/33.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to grant Licenses to the following, under the provisions of the Anatomy Act, 1930, to practise anatomy at the Perth Hospital School of Anatomy:—Leonard Bruce Glaskin, William Bevis Bridson, Ralph William Farrington, Shirley Morse Harrold, and Shirley Louise Kildahl.

EVERITT ATKINSON,
Commissioner of Public Health.

THE HEALTH ACT, 1911-1942.

Moora Road Board—Resolution.

WHEREAS it is provided by section 320 of the Health Act, 1911-1942 (as reprinted under the Amendments Incorporation Act, 1938), that a local authority may make by-laws, and is hereby empowered to amend, repeal, or alter any by-laws so made: Now, therefore, the Moora Road Board, being the local authority for the Moora Road District Health District, doth hereby resolve and determine that the amendment published in the *Government Gazette* on the 30th day of April, 1943,

be adopted, with the modification specified in the Schedule hereunder, for the Moora Road District Health District:—

Schedule.

The abovementioned Model By-laws are amended as follows:—

(1) A new Model By-law, to stand as by-law 1A, is inserted in Part I., after by-law 1, as follows:—

(1A) In relation to sanitary conveniences to be provided in connection with houses and public and private places in accordance with the provisions of section 98 of the Act, the following provision shall apply, that is to say:—

- (1) every house, every public place, and every private place shall be provided with not less than one sanitary convenience;
- (2) in the case of any house, or public or private place in respect of which the requirements of more than twenty persons have to be provided for, there shall be additional conveniences in the proportion of one for every twenty persons, or portion of twenty:

Provided that this requirement shall not apply to public buildings under Part IV. of this Act, nor to licensed premises under the provisions of the Licensing Act, 1911-1939, nor to factories under the provisions of the Factories and Shops Act, 1920-1937.

(2) A new Model By-law, to stand as by-law 7A, is inserted in Part I., after by-law 7, as follows:—

(7A) (1) The pan shall be removed from each privy at least once in each week.

(2) If more than six and not more than ten persons use such privy, the pans shall be removed at least twice a week.

(3) If more than ten and not more than fifteen persons use such privy, the pan shall be removed at least three times each week.

(4) If more than fifteen persons use such privy, the pan shall be removed daily.

(5) Notwithstanding the foregoing, the pan from any privy shall be removed at such times and with such frequency as an inspector may direct.

(6) The following persons shall be responsible for compliance with this by-law:—

- (a) If the removal of nightsoil is the subject of a contract, then the contractor and his servants.
- (b) If the local authority undertakes such removal, then the local authority and its servants.
- (c) If the local authority does not undertake or contract for such removal, then the householder.

Dated this 24th day of May, 1943.

E. A. P. TIMMS,
Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia this 2nd day of June, 1943.

EVERITT ATKINSON,
Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 23rd day of June, 1943.

R. H. DOIG,
Acting Clerk of the Council.

THE HEALTH ACT, 1911-1942.

Municipality of Bunbury—Model By-laws.

WHEREAS under the provisions of section 321 of the Health Act, 1911-1942, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority, under any of the provisions of the said Act, and whereas the local authority may of its own motion by resolution adopt the whole or any portion of such by-laws, with or without modification: and whereas Model By-laws, described as Series A, have been prepared in accordance with the said section and published in

the *Government Gazette* on the 8th day of April, 1927, and amended by notice published in the *Government Gazette* from time to time thereafter: Now, therefore, the Municipality of Bunbury, being a local authority within the meaning of the Act and having adopted, with or without modification, the Model By-laws made under the said Act and published in the *Government Gazette*, doth hereby resolve and determine that the amendments of the said Model By-laws published in the *Government Gazette* on the 30th day of April, 1943, shall be adopted without modification.

Passed at a meeting of the Bunbury Municipal Council this 24th day of May, 1943.

J. T. BLAIR,
Mayor.
J. R. KNOTT,
Town Clerk.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 23rd day of June, 1943.

R. H. DOIG,
Acting Clerk of the Council.

THE HEALTH ACT, 1911-1942.

Balingup Road Board—Resolution.

WHEREAS it is provided by section 320 of the Health Act, 1911-1942 (as reprinted under the Amendments Incorporation Act, 1938), that a local authority may make by-laws, and may amend repeal or alter by-laws so made, and by section 321 of the said Act that the Governor may cause Model By-laws to be prepared and published in the *Gazette*, and that any local authority may adopt such by-laws with or without modification, as the by-laws of the said local authority: And whereas Model By-laws were prepared and gazetted as aforesaid on the 8th day of April, 1927, and the same were adopted by the Balingup Road Board: And whereas by a notice published in the *Government Gazette* on the 30th day of April, 1943, the said Model By-laws were amended by the insertion in Part I thereof of new Model By-laws 1A and 7A as set forth in the said notice: Now therefore, Balingup Road Board, being the health authority for the Health District of Balingup, doth hereby resolve and determine that the aforesaid new Model By-laws 1A and 7A, as now included in the Model By-laws heretofore adopted by the said Board, shall be adopted by and be and become part of the by-laws of the said health authority without modification.

Dated this 9th day of June, 1943.

R. F. DARLING,
Secretary Balingup Road Board.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 23rd day of June, 1943.

R. H. DOIG,
Acting Clerk of the Council.

Police Department,
Perth, 25th June, 1943.

IT is hereby notified that His Excellency the Lieutenant-Governor in Council has approved of the following appointments:—3rd Class Inspector E. E. Moloney to the rank of 2nd Class Inspector of Police, and 1st Class Sergeant J. Coppinger, No. 1083, to the rank of 3rd Class Inspector of Police; both appointments to date from the 14th June, 1943.

J. DOYLE,
for Commissioner of Police.

CHILD WELFARE DEPARTMENT.

C.W.D. 772/27; Ex. Co. 837.

HIS Excellency the Lieutenant-Governor in Council has been pleased to appoint, under section 16 of the Child Welfare Act, 1907-1941, Major Henry Parkes as Manager of the Salvation Army Nedlands Boys' Home, Gosnells, vice Adjutant Jessop, transferred.

F. E. MEACHEM,
Secretary Child Welfare Department.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 2nd July, 1943.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by the Land Act, 1933-1939, at the following upset prices:—

Applications to be lodged at Perth.

9618/98, Vol. 2.

NORSEMAN.—Town, 1057, £25; 1028, 1042, 1070, 1106, 1107, 1118, 1119, £12 10s. each; building conditions, no freehold; 611, £20; 617, £20; building conditions; 335, £10; 379, £12.

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

G. L. NEEDHAM,
Under Secretary for Lands.

ERRATUM—ROAD No. 10308.

Department of Lands and Surveys,
Perth, 2nd July, 1943.

IN notices appearing in the *Government Gazette* of the 29th January and the 19th February, 1943, pages 102 and 180 respectively, for "100 chains" in the first line of the description read "1 chain."

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased, under the provisions of the Workers' Homes Act, 1911, to cancel the following dedications:—

No. 257/43:—Fremantle Town Lot 1614;
222/43:—Kalgoorlie Town Lot 3163.

Reserve.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to set apart as a public Reserve the land described in the Schedule below for the purpose therein set forth:—

186/43.

KALGOORLIE.—No. 22390 (Mining).—Bounded by lines commencing at the intersection of the prolongation south-eastward of the north-eastern boundary of Kalgoorlie Lot 3114 with the south-eastern side of Coombe street, in the Kalgoorlie townsite, and extending south-eastward about 3 chains along said prolongation; thence about 173deg. about 7 chains to a line parallel to and 25 links distant from the north-eastern boundaries of Lots 2234 to 2242 inclusive; thence north-westward along said parallel line to the south-eastern side of Coombe street; thence north-eastward along said side of Coombe street to the starting point. (Area about 2 acres). (Plan Kalgoorlie Sheet 1.)

Change of Purpose of Reserve.

1319/33.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1939, of the purpose of Reserve No. 21113 being changed from "Parklands" to "Recreation." (Plan Mullewa Townsite.)

G. L. NEEDHAM,
Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1939, owing to non-payment of rent or other reasons:—

Name, Lease No., District, Reason, Corr. No., Plan.

Bastian, E. E.; 9020/68; Oldfield pt. 73; abandoned; 994/14; 420/80, F4.
Bastian, E. E.; H.F. 20072/74; Oldfield pt 73; abandoned; 993/14; 420/80, F4.
Brown, J. L.; 347/1848; Williams 14331; £8 0s. 10d.; 2510/37; 408/80, CD3.
Carstairs, G.; 42141/55; Jilbadji 324; abandoned; 5893/26; Parker's road 23/80.
Felstead, A. E.; 347/1156; Ninghan 2565; abandoned; 1541/36; 55/80, C1.
Knell, A. K.; 348/772; Roe 1151 and 1152; abandoned; 2070/37; 375/80, E3, F3 and 4.
McGee, T. P.; 68/2531; Victoria 8877; abandoned; 572/30; 89/80, A3 and 4.
Nash, G.; 55/2003; Yilgarn 1162; abandoned; 4630/30; 154/80 and 67/80.

Stewart, D. McL.; 39788/55; Roe 128; abandoned; 7574/22; Newdegate, Sheet 4.

Woodhams, A. A.; H.F. 25535/74; Avon 23795; non-compliance with conditions; 2226/27; 343C/40.

Woinar, A. V. (jun.); 68/2515; Ninghan 2903; abandoned; 1123/30; 88/80, C4.

Woinar, A. V. (jun.); H.F. 74/1001; Ninghan 3493; abandoned; 1795/30; 88/80, C4.

G. L. NEEDHAM,
Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1939, 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, as Concession Rates, to the place where the Board will sit, available for seven days from the date of issue.

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

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

SCHEDULE.

WEDNESDAY, 7th JULY, 1943.

PERTH LAND AGENCY.

Esperance District (about 10 miles north-west of Esperance).

Corr. No. 1664/23. (Plan 423/80, C4.)

Locations 728, 729, 730, 731, and 732, containing 1,106a., at 6s. 9d. per acre; classification page 21 of 1664/22; also Location 717, containing 320a., at 4s. 9d. per acre; classification page 11 of 1910/23; subject to payment for existing improvements. This cancels the previous *Gazette* notices dated 20/7/1938, and 19/7/1939.

Ninghan District (about 12½ miles north-east of Pithara).

Corr. No. 2939/20. (Plan 64/80, E1.)

Locations 1677 and 1678, containing 1,000a. and 1,162a. respectively, at 6s. per acre; classification page 42 of 2939/20; subject to Agricultural Bank indebtedness; being J. E. Turner's forfeited Leases 13186/68 and 12435/68.

Sussex District (about 9 miles east of Margaret River).

Corr. No. 1901/32. (Plan 440A/40, C2.)

Location 3623, containing 231a. 0r. 26p., at 9s. per acre; classification page 3 of 1052/31; exempt from road rates for two years from date of approval; being J. Otter's forfeited Lease 68/3659.

Swan District (about 14 miles north-west of Gingin).

Corr. No. 5274/28. (Plan 31/80, A3.)

Location 2299, containing 160a. 0r. 10p., at 4s. 3d. per acre; classification page 10 of 3447/17, and Location 3704, containing 355a. 1r. 4p., at 4s. 9d. per acre; classification page 5 of 772/33; exempt from road rates for two years from date of approval; being R. G., F. C., H. V., and S. C. Darch's forfeited Leases 68/708 and 68/3977.

Wellington District (about 1½ miles north-west of Noggerup).

Corr. No. 629/38. (Plan 414B/40, E1.)
Location 2525, containing 47a. 0r. 36p., at 13s. per acre; classification page 28 of 629/38; available to adjoining holders only; exempt from road rates for two years from date of approval and subject to timber conditions; being A. C. Dolling's forfeited Lease 347/1803.

WEDNESDAY, 14th JULY, 1943.

PERTH LAND AGENCY.

Nelson District (about 11 miles north of Dinninup).

Corr. No. 1335/41. (Plan 415A/40, C2.)
Location 11844, containing 20a. 1r. 15p., at 8s. 6d. per acre; and Location 11845, containing 24a. 0r. 27p., at 8s. per acre; classifications page 7 of 1335/41; subject to payment for improvements, if any, and to timber conditions; being J. H. Murdock's cancelled applications.

Plantagenet District (about nine miles east of Marbellup).

Corr. No. 2720/16. (Plan 451/80, D4.)
Location 515, containing 70a., at 7s. 6d. per acre; classification page 48 of 2720/16; exempt from road rates for two years from date of approval; being J. H. Weir's forfeited Lease 35930/55.

Plantagenet District (about 11½ miles east of Mt. Barker).

Corr. No. 887/32. (Plan 445/80, C & D4.)
Location 4747, containing 120a. 0r. 2p., at 9s. 6d. per acre; classification page 9 of 887/32; exempt from road rates for two years from date of approval; being J. E. Knight's forfeited Lease 68/3774.

Roe District (about 24 miles east of Wadderin).

Corr. No. 4072/28. (Plans 5/80, F4, and 6/80, A4.)
Location 285, containing 376a. 1r. 28p., at 5s. 6d. per acre; classification page 5 of 4072/28; exempt from road rates for two years from date of approval; being J. S. Gardiner's forfeited Lease 68/1183.

Williams District (about 15 miles north of Tarin Rock).

Corr. No. 2525/28. (Plan 387/80, A1.)
Location 14394, containing 1,809a. 0r. 38p., at 6s. 3d. per acre; classification page 7 of 2525/28; subject to Agricultural Bank indebtedness; being E. E. Dickinson's forfeited Lease 68/1541.

WEDNESDAY, 21st JULY, 1943.

PERTH LAND AGENCY.

Avon District (about eight miles south of Korrelocking).

Corr. 237/30. (Plan 33C/40, F4.)
Location 22216, containing 404a. 1r. 39p., at 4s. 3d. per acre; classification page 5A, of 3920/21; exempt from road rates for two years from date of approval; being E. Hutchinson's forfeited Lease 68/2205.

Avon District (about six miles north of Lake Brown).

Corr. 3371/28. (Plan 54/80, B3.)
Location 25348, containing 200a. 1r. 8p., at 2s. 9d. per acre; Location 24358, containing 840a. 1r. 3p., at 1s. 9d. per acre; Location 25599, containing 160a. at 1s. 9d. per acre; also Location 25037, containing 1,275a. 1r. 6p., at 1s. 9d. per acre; particulars page 28 of 3371/28; subject to payment for improvements, if any; being J. Connor's forfeited Leases 68/1493, 19880/68, 24856/74, and 68/2490.

Harvey Agricultural Area (about three miles west of Yalup Brook).

Corr. No. 2057/37. (Plan 383A/40, B2.)
Locations 226 and 267, containing 121a. 3r. 12p. and 3a. 2r. 1p. respectively, at 12s. 9d. per acre; classification page 24 of 2057/37; subject to payment for existing improvements; being J. A. Garner's forfeited Lease 365/598 and cancellation of previous *Gazette* notice dated 13/9/1939 respectively.

Nelson District (about 3½ miles south-west of Yornup).

Corr. No. 13872/05. (Plans 439B & C/40, E2 & 3.)
Location 11823, containing 162a. 0r. 12p., at 10s. 9d. per acre; also Location 6813, containing 102a., at 12s. per acre.

Roe District (adjoins Lake Camm).

Corr. No. 689/34. (Plan 389/80, A2.)
Location 1678, containing 1,087a., at 5s. per acre; classification page 2 of 1747/28; subject to payment for existing improvements. This cancels the previous *Gazette* notice dated 3/8/1938.

Sussex District (about 12 miles north-west of Margaret River).

Corr. No. 3117/19. (Plan 440A/40, A1.)
Locations 1347 and 492, containing 776a., at 4s. 9d. per acre; classification page 72 of 3117/19; subject to payment for improvements, if any; being surrendered portion of E. B. Armstrong's Lease 11193/68.

Victoria District (about 14½ miles east of Maya).

Corr. No. 1709/37. (Plan 96/80, D4.)
Location 9583, containing 901a. 2r. 22p., at 3s. 6d. per acre; classification page 4 of 1709/37; exempt from road rates for two years from date of approval; being portion of A. I. Smith's surrendered Lease 347/2065.

G. L. NEEDHAM,
Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1941.

Closure of Road.

I, IRWIN CARLTON TEMPLE BURGESS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Mingenew Road Board to close the said portion of road, viz:—

Mingenew.

513/95.

M. 427.—All that portion of Road No. 950, bounded by lines commencing at a point situate 258deg. 35min. 1 chain 93 links from the intersection of its northern side with the east boundary of Victoria Location 553 and extending 196deg. 46min. 8 chains 11.9 links; 331deg. 6min. 11 chains 2.7 links; 132deg. 7min. 4 chains 6.8 links; thence 96deg. 37min. 4 chains 27.7 links to the starting point. (Plan 123/80 B1.)

IRWIN C. BURGESS.

I, George Gray Dixon Ferrier, on behalf of the Mingenew Road Board, hereby assent to the above application to close the road therein described.

GEO. D. FERRIER,
Chairman Mingenew Road Board.

16th March, 1943.

PUBLIC WORKS TENDERS.

TENDERS are invited for the following:—

Work:—Geraldton Police Station—Additions and Renovations (9267); closing Tuesday, 6th July, 1943, at 2.30 p.m.; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Geraldton, Tuesday, 22nd June, 1943.

Purchase of Property:—Yuna School; closing at Perth, 2.30 p.m., Tuesday, 20th July, 1943; conditions may be seen at P.W.D., Perth and Geraldton; Upper Chapman Road Board Office, Nanson, and Police Station, Northampton, Monday, 21st June, 1943.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works, Public Works Department, The Barracks, St. George's terrace, Perth," and must be indorsed "Tender." The highest, lowest, or any tender will not necessarily be accepted.

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

17/6/43.

ROAD DISTRICTS ACT, 1919-1934.

Manjimup Road Board.

By-laws relating to Buildings.

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

1. The by-laws shall apply only to townsites situated within the boundaries of the Manjimup Road Board District.

Interpretation.

“Act” means the Road Districts Act, 1919-1934.

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

“Cellar” means a storey or portion of a storey below the ground level the ceiling of which is less than five feet above the adjoining ground.

“Cement mortar” means a mortar composed of one part of cement to three or fewer than three parts of sand.

“Cement blocks” means a rectangular substance of material being a mixture of sand or approved quarry grit or other approved materials and cement in the proportion of six parts of sand or approved quarry grit or other approved materials to one part of cement (both by volume), dry mixed, wet mixed, and properly rammed to shape in approved moulds.

“Concrete” means a concrete composed of one part of cement to four parts of stone, or approved material and three parts of sand.

“Commercial building” means a building used or constructed or adapted to be used wholly or in part for commercial purposes.

“Dwelling-house” means a building used, constructed, or adapted to be used wholly or in part for human habitation, but does not include other than the dwelling-house portion (if any) of a commercial building, and includes a permanent, movable, or temporarily fixed structure.

“Habitable room” means any living room, and includes all rooms intended or adapted to be used for the purpose of sleeping or eating or the cooking of food.

“Wall”:—“Divisional wall” means a wall (other than an external or party wall) which subdivides any floor of a building and carries any load in addition to its own dead weight.

“Wood” or “wooden buildings” means buildings of wood or having wooden frames.

“External wall” means an outer wall of a building, not being a party wall, even though adjoining a wall of another building.

“Partition wall” means a wall subdividing any room and not carrying any load other than its own dead weight.

“Board” means the Manjimup Road Board.

“Surveyor” means the person appointed by the Board for the time being as Building Surveyor or acting Building Surveyor for the Manjimup Road District.

1.—Applications, Plans, and Notices.

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

Provided that the Board may, if it see fit, dispense with the necessity for the submission of plans and 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 purpose of a greenhouse, conservatory, fuel shed, tool house, cycle shed, aviary, verandah, or the like:

Provided also, that any building (other than a verandah or an aviary) used or intended to be used for the keeping of domestic animals shall be wholly detached from any dwelling house:

Provided also, that where it is desired to make some minor alterations to a building not materially affecting its stability, lighting, ventilation, or size of rooms, the

application may in the first place be made without submitting plans and specifications, which shall, however, be submitted if the Board so required.

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 and materials of which the building is to be built, and the method of drainage, sewerage, and water supply, and state whether the materials will be new or second-hand, and, if second-hand materials are to be used, shall give particulars.

When giving approval the Board may impose a condition that 48 hours' notice shall be given prior to the covering of any or all of the following works in order that they may be inspected, that is to say, trenches, before foundations are laid, foundations before trenches are filled in, and drains before they are covered in.

2.—Fees and Permits.

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

Each building, erection, or structure must be completed within the undermentioned specified time from the date of issue by the Board of the permit therefor:—
All buildings—12 months.

The fees payable in respect to buildings, erections, or structures shall be as follows:—

License for new buildings of wood, iron, or asbestos—5/-.

License for new buildings of brick, stone, or concrete or cement blocks—5/-.

License for alterations or additions to existing building—2/6.

License for using footpath—10/-.

Two sanitary pans shall be supplied to each new building.

For each sanitary pan supplied to a new building, ten shillings and sixpence shall be charged.

3.—General Provisions.

Terraces of buildings, pairs of semi-detached buildings or duplex houses or maisonettes or flats or enclosures are prohibited within the area of any townsite, except in areas specially gazetted for such purpose: Provided that nothing in this clause shall prevent the erection of terraces of buildings or semi-detached buildings for business or industry and not used as dwellings or containing residential quarters.

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

4.—Site, Healthiness of.

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

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

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

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

(a) that any such motor garage be 25 feet distant from the frontage of any road or street (except in special cases, where the physical configuration of the ground precludes such distance being observed);

- (b) that any such motor garage be five feet distant from the frontage of any other road or street;
- (c) that any such motor garage be 10 feet distant from any building used as a dwelling-house on the same allotment or on any allotment adjoining;
- (d) that the motor garage complies otherwise with all the conditions and limitations of this by-law in regard to buildings.

Fowlhouses of not more than two hundred square feet in area and not more than six feet in height may be erected at rear of any dwelling: Provided that the nearest portion of such fowlhouse is at least 40 feet from any building used as or intended for a dwelling, and at least four feet from the boundary of land not in the same occupation.

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

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

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

5.—Position of Building Site.

No building which is intended to be used or which shall be used as a dwelling-house, and no addition to any such building shall be built, constructed or erected more than or less than 25 feet (measured horizontally) from the building line of the street or road the building is intended to or shall front unless approved by the Board.

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

- (a) if of wood, within a distance of six 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, lane, or right-of-way at the side of such building, or be less than the prescribed distance therefrom, or from land not in the same possession or occupation, or from a building or erection with an external wall of wood: Provided that the wall or walls which abut on or face with the prescribed distance such street, road, lane, or right-of-way or land or building or erection, as the case may be, shall be of concrete at least six inches in thickness, or of brick or stones at least 8½ inches in thickness, projecting in all cases at least one inch beyond the woodwork front and back and at least one foot six inches through the roof covering the gutter adjoining the same.

6.—Access to Rear.

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

7.—Outbuildings.

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

8.—Materials.

The Board may reject any application for a permit to erect any building or to make alterations or additions to any building if the thickness and height and the description and quality of the substance of which walls and party walls are constructed, are not approved by the Board.

9.—Tents and Canvas Buildings.

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

Any permission granted under this by-law for the erection of structures of calico, canvas, or other textile material shall be for a limited period—not exceeding one year and terminable upon one week's written notice from the Board or its responsible officer, and any such structure may be erected and maintained only on or in camping reserves or areas specifically set aside by the local authority for camping.

10.—Materials and Workmanship.

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

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

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

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

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

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

Cement blocks shall be properly cured for three days by spraying with water or effectively covering with bags or other approved material, which shall be kept wet for not less than three days.

11.—Testing Materials.

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

12.—Timber Construction.

All timbers used in any buildings 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 in. jarrah or other approved timber, spaced five feet centre to centre. Stumps shall be tarred and suuk at least half their length in the ground; provided that no stumps shall be less than two feet in the ground. Tarring is to extend for six inches above the ground surface.

(ii) Studs and ceiling joists shall not be less than 3 in. x 2 in., spaced not more than two feet apart, centre to centre, properly secured and braced. Where studs of 3 in. x 2 in. are used the angle or corner studs shall be of 3 in. x 3 in.; where 4 in. x 2 in. studs are used, the angle studs shall be of 4 in. x 4 in.

(iii) Rafters shall not be less than 3 in. x 2 in., spaced not more than three feet, centre to centre, in the case of iron roofs, and 18 inches, centre to centre, in the case of slate, tile, or other similar roofs; 4 in. x 2 in. rafters may be used, but must be spaced at two feet centre for slates or tiles, and not more than three feet apart for any other type of roof. All rafters must be securely braced with purlins and collar ties.

(iv) Floor joists shall not be less than 4 in. x 2 in., spaced 18 in. apart, centre to centre.

(v) Floor bearers shall not be less than 4 in. x 3 in., spaced not more than five feet apart.

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

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

13.—Awnings and Verandahs.

All awnings or verandahs proposed to be erected over a public place shall be of the cantilever type.

14.—Footings.

Every person who shall erect a building of brick, stone, or the like shall construct every wall of such building, unless built upon a hard rock 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 cause the diminution of the footings to be in regular offsets, unless the footings be of concrete.

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

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

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

15.—Dampcourse.

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

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

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

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

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

In cavity walls the cavity shall extend not less than 6½ inches below damp-proof course.

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

16.—External Walls—Structure.

Every person who shall erect a building shall cause the external walls thereof to be constructed of brick, stone, concrete, cement blocks, timber of 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 nine inches in thickness: Provided that the walls of sheds, laundries, outhouses, and the like, not exceeding 10 feet in height may, if the Board so permit, be of 4½ inches thickness.

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

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

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

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

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

17.—Rooms (size) Cubic Space.

Every person who shall erect a building shall provide that—

- (a) the areas of the floors of all the habitable rooms in such building shall, taken together, average not less than 100 square feet per habitable room;
- (b) a habitable room shall not in any case have a floor area of less than 80 square feet; and
- (c) a habitable room shall not, in any case, have a cubic space of less than 300 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 1,200 cubic feet;
- (d) no main room in any building shall be less than 10 feet in height from floor to ceiling;
- (e) all shops shall have a clear space of 12 feet from floor to ceiling.

18.—Height—Rooms in Roof.

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

19.—Other Rooms.

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

20.—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 buildings may be covered, a clear space of 12 inches at least in every part; and such space shall be thoroughly ventilated and cross-ventilated by means of suitable and sufficient air-bricks or other effectual method: Provided that, where the lowest floor is so constructed (by filling with concrete, asphalt, or other approved material) as not to permit the harbouring of rats, this provision shall not apply.

21.—Rooms—Air-bricks, Louvres, etc.

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

22.—Rooms—Windows.

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

23.—Bedrooms—Additional Ventilation.

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

24.—Height of Windows.

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

25.—Size of Windows.

The window or windows of any room shall have a superficial area (clear of the sash frame) not less than one-tenth of the floor area of the room, or (if the following size be greater than one-tenth of the floor area), not less than 10 square feet for the windows of a kitchen or alcove or room in which food is intended or likely to be prepared; not less than six square feet, for the windows of an enclosed laundry; not less than 3½ 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 1½ square feet for any other room.

26.—Laundries and Kitchen.

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

27.—Windows.

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

28.—Drainage—Levels.

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

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

29.—Miscellaneous.

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

30.—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.

31.—Existing Buildings.

If in the opinion of the Board any building has been allowed to fall into an unsafe or unsanitary or neglected condition, either by faulty construction or any other cause, the Board may give notice in writing to the owner or occupier to repair said building, and in the event of no action being taken within one month by the said owner or occupier to remedy any defect complained of in the said notice, the said owner or occupier shall be liable to a fine, as hereinafter provided, until such time as the building shall be placed in a safe and sanitary condition, 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 notice, shall remove the building within one month; failing this he will be liable to a fine, as hereinafter mentioned, to remove the building after receiving the notice; the Board may remove same and charge the owners with the cost of so doing and recover the same in any court of competent jurisdiction and/or sell the material to cover the cost of taking down.

32.—Removal of Buildings.

No building or erection shall be removed into and erected or re-erected in the Road District or removed from one part of the district to and erected and re-erected in another part thereof unless the owner or person carrying out the removal first obtain written permission from the Board to do so. Before such 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 a 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 construction of the existing building and of the alterations and additions (if any), which it is intended to make when the building is erected or re-erected;
- (e) evidence satisfactory to the Board that such house has not been condemned as dilapidated, insanitary, or unfit for human habitation, and a certificate from the Health Officer of the Road District from which the building is proposed to be removed that within a reasonable time prior to date of removal no case of disease of an infectious or contagious nature has occurred therein;
- (f) such further particulars in writing regarding the same as shall be sufficient to enable the Board or its Surveyor to determine if all the provisions of any Act of Parliament, by-law, or regulation applicable thereto are or will be complied with.

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

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

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

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

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

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

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

33.—Space outside Windows on side Land.

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

34.—Kitchen, Laundry, and Bathroom Fittings.

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

One bathroom in each dwelling-house shall have at least 36 square feet of floor area; and a combined bathroom and laundry shall have at least 60 square feet of floor area.

Provided that the Board may in any case, where it considers that a bathroom or laundry could be dispensed with, exempt any building from the above provisions, but such exemption shall be given by resolution of the Board.

35.—Enforcement—Inspection—Cutting into Building.

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

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

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

36.—Inspection before Occupation.

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

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

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

37.—Penalties.

Any person who erects or maintains after having so erected a building in contravention of this by-law, or any person who neglects to comply with any provision set forth therein, shall be liable to a penalty not exceeding Ten pounds.

Made and passed by the Manjimup Road Board at a meeting held on the 11th day of April, 1942.

JOSEPH WILLIAM MARGERESON,
Chairman.

ISAAC DOUST,
Secretary.

Recommended—

(Sgd.) E. H. GRAY,
Acting Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of September, 1942.

(Sgd.) H. T. STITFOLD,
Clerk of the Council.

ROCKINGHAM ROAD BOARD—POUND-KEEPER.

THE public is hereby notified that the appointment of E. J. Bell as Pound-keeper to the Rockingham Road Board is cancelled and that Gilbert Chalwell is now the duly appointed Pound-keeper to the Rockingham Road Board.

F. W. CHURCHER,
Chairman.

WATER BOARDS ACT AMENDMENT ACT, 1918.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has been pleased to approve of rates on the annual value being made and levied for Water Areas as follows:—

Water Area.	Rate.	Year Ending.
Bencubbin	2/6d.	30th June, 1944.
Gabbin	2/6d.	do
Kununoppin	2/6d.	do
Lake Brown	2/6d.	do
Mandiga	2/6d.	do
Mukinbudin	2/6d.	do
Trayning	2/6d.	do
Welbungin	2/6d.	do
Kondimin	2/6d.	do
Narembeen	2/6d.	do
Brookton	3/-	do
Bruce Rock	3/-	do
Bridgetown	3/-	do
Brunswick	3/-	do
Narrogin	3/-	do

W. S. ANDREW,
Under Secretary for Water Supply.

ARCHITECTS ACT, 1921.

1263/37.

IT is hereby notified for general information, that His Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under the provisions of the Architects Act, 1921, of the appointment of Mr. F. G. B. Hawkins as a member of the Architects Board of Western Australia for a period of three years from the 1st day of July, 1943.

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

STATE TRANSPORT CO-ORDINATION ACT, 1933-1940.

Transport Regulations, 1934—Amendment.

W.A.T.B. 370/35.

THE Western Australian Transport Board, pursuant to section 57 of the State Transport Co-ordination Act, 1933-1940, hereby amends the Transport Regulations, 1934, by deleting Form No. 2 of the First Schedule thereof and inserting in lieu thereof Form No. 2 as set out in the Schedule herefo.

Made and adopted at a meeting of the Western Australian Transport Board held on the twenty-eighth day of May, 1943.

The Common Seal of the Western Australian Transport Board was hereto affixed by order of the Board in the presence of:—

[L.S.]

- (Sgd.) R. L. MILLEN,
Chairman.
- (Sgd.) THOMAS H. BATH,
Member.
- (Sgd.) J. B. HAWKINS,
Member.
- (Sgd.) WM. H. HOWARD,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 23rd day of June, 1943.

(Sgd.) R. H. DOIG,
Acting Clerk of the Council.

I certify that the foregoing regulation is within the provisions of the Statute.

(Sgd.) J. L. WALKER,
Solicitor General.

The Schedule.

Form No. 2.

STATE TRANSPORT CO-ORDINATION ACT, 1933-1940.

Omnibus License.

.....of.....
(hereinafter called "the Licensee"), having made application to the Western Australian Transport Board for a license (or licenses) to operate the vehicles described hereunder (in respect of which the licensee claims to be the owner) as omnibuses under the above Act, this License authorises the licensee, subject to the provisions of the said Act and regulations made from time to time thereunder, and to the conditions (if any) indorsed on the back hereof or attached hereto, to operate the said vehicles, being.....in number, on the route (or routes) described hereon until the 30th day of June, 19....

Description of Vehicles.

Make.	Engine Number.	Maximum Number of Passengers to be carried at any one time.	Identification Plate Number.	Date of expiry of Traffic Act Licenses	
				Motor Vehicle.	Passenger Vehicle.

Fees Payable.

Basis of Calculation.....

Method of Payment.....

Route (or routes) on which omnibuses are authorised to operate.

Issued with the authority of the Western Australian Transport Board on the.....
day of.....
 19....

.....Chairman.
Secretary.

This License is not transferable without the written consent of the Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
605/42	1943. June 25	Bushells Pty., Ltd. ...	69A, 1943	Tea for Government Hospitals and Institutions and for Native Rations during July, August, and September, 1943, as follows :— Item 1—For Hospitals ... Item 2—For Institutions ... Item 3—For Native Rations ...	Various	2s. 8½d. per lb. 2s. 4½d. per lb. 2s. 3½d. per lb.
625/42	do.	Gardner Bros. ...	76A, 1943	Potatoes and Onions for Government Hospitals and Institutions during July, August, and September, 1943	do.	Rates on application.
234/43	do.	Grose Bros. ...	75A, 1943	Caps and Covers for Various Departments for 12 months ending 30th June, 1944, as per Items 1 to 5, and 11	do.	do. do.
"	do.	Adelphi Tailoring Co.	"	Uniforms for Various Departments for 12 months ending 30th June, 1944, as per Items 12 to 21 inclusive	do.	do. do.
196/43	do.	Carlyle & Co. ...	57A, 1943	Electric Meters and Transformers :— Item 1—2 only Weston Model 310 Portable Standard Wattmeters, Form 1 Item 2—2 only Multi-Range Portable Standard Current Transformers, Model 461, Type 2	Public Works	£60 10s. each. £44 10s. each.
264/43	June 26	Various ...	102 and 103	Dairy Produce and Meat for Government Institutions at Claremont, Fremantle, Perth, and Woollooloo, and Meat only for Whitby Falls, during July, August, and September, 1943	Various ...	Rates on application.
259/43	do.	70A, 1943	Ice for Hospitals for 12 months ending 30th June, 1944, as follows :— Item 1—For Perth Hospital and Infectious Diseases Hospital Item 2—For Claremont Mental Hospital	do.	2s. per cwt. 2s. 9d. per cwt.
212/42	June 28	Sara & Cook, Ltd.	Butter for Government Institutions, etc., during the month of July, 1943	do.	1s. 7½d. per lb.

TENDERS FOR GOVERNMENT SUPPLIES.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1943. June 17 ...	73A and 74A, 1943	Making and Trimming of Uniforms for Railways and Tramways—Winter, 1943, and Summer, 1943-44 ...	1943. July 8
July 1 ...	83A, 1943	Cartage of Firewood from Rivervale Railway Station to Heathcote Reception Home during period ending 30th June, 1944 ...	July 8
July 1 ...	82A, 1943	<i>For Sale by Tender.</i> 3-roomed Buildings, as they now stand on Ninghan Locations 1224 and 1227, where inspection can be made ...	July 15

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned until 2.15 p.m. on the date of closing.

Tenders must be properly indorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray street, Perth.

No tender necessarily accepted.

Dated the 1st July, 1943.

G. L. NEEDHAM,
Chairman W.A. Government Tender Board.

APPOINTMENT

(under section 5 of Registration of Deaths and Marriages Amendment Act, 1907, and section 2 of the Registration of Births, Deaths, and Marriages Act Amendment Act, 1914).

Registrar General's Office,
Perth, 29th June, 1943.

THE following appointment has been approved:—

R.G. No. 23/39:—Constable John Angus Woodland, temporarily, as District Registrar of Births, Deaths, and Marriages for the Gingin Registry District, to reside at Gingin, during the annual leave of Constable H. J. Muhs; appointment to date from 7th July, 1943.

R. J. LITTLE,
Acting Registrar General.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Laverton, 27th May, 1943.

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

(Sgd.) L. W. STOTTER,
Warden.

To be heard at the Warden's Court, Laverton, on Thursday the 5th day of August, 1943.

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

MT. MARGARET GOLDFIELD.

Mt. Morgans District.

Water Rights.

- 82F—Yundamindra Pastoral Company; Murrin Murrin; non-payment of rent and no Miner's Right.
- 89F—Mt. Malcolm Pastoral Company; Malcolm; non-payment of rent.
- 90F—Yundamindra Pastoral Company; Murrin Murrin; non-payment of rent and no Miner's Right.

Machinery Areas.

- 12F—Schenk, R.; Morgans; non-payment of rent.
- 14F—Crocker, Clifford C.; Yundamindra; non-payment of rent.
- 15F—Bindah G.M., Limited; Perth; non-payment of rent and no Miner's Right.
- 17F—Parry, Noel C.; Murrin Murrin; non-payment of rent and no Miner's Right.
- 18F—Turbett, David A., c/o E. C. Robinson; Linden; non-payment of rent and no Miner's Right.

Mt. Margaret District.

Business Areas.

- 699T—Rymer, Arthur C.; Murrin Murrin; non-payment of rent.
- 710T—Taylor, Gerald M.; Laverton; Curry, Frederick E.; 9 Yilgarn street, Beaconsfield; non-payment of rent.

Water Rights.

- 54T—Boni, Daniel; Gwalia; non-payment of rent and no Miner's Right.
- 167T—Harris, Hugh S.; Katanning; non-payment of rent and no Miner's Right.

Water Rights—*continued.*

- 178T—Cox, George W.; Laverton; non-payment of rent.
- 180T—King of Creation G.M.; Perth; non-payment of rent and no Miner's Right.
- 183T—Western Mining Corporation, Limited; Kalgoorlie; non-payment of rent and no Miner's Right.
- 185T—Western Mining Corporation, Limited; Kalgoorlie; non-payment of rent and no Miner's Right.
- 188T—Haulon, Ernest T.; Beria; non-payment of rent.

Garden Areas.

- 4T—Boni, Daniel; Gwalia; non-payment of rent and no Miner's Right.
- 43T—Wallis, John; Laverton; non-payment of rent and no Miner's Right.

Western Australia.

THE COMPANIES ACT, 1893.

Ora Banda United Mines, Limited.

NOTICE is hereby given that the Registered Office of Ora Banda United Mines, Limited, has been removed from the Mine Office, Ora Banda, to the office of Messrs. O'Dea & O'Dea, Solicitors, situate at Union Bank Buildings, Haman street, Kalgoorlie; the said office will be accessible to the public on all week days (other than public holidays and Saturdays) between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m. and on Saturdays from 9 a.m. to noon.

Dated this 4th day of June, 1943.

O'DEA & O'DEA,
Union Bank Buildings, Kalgoorlie,
Solicitors for the abovenamed Company.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of W. Pope, Limited (in liquidation).

Notice of Liquidation.

NOTICE is hereby given that, at an extraordinary general meeting of W. Pope, Limited, held at C.T.A. Buildings, 69 St. George's terrace, Perth, on Saturday, 26th June, 1943, the following special resolution was passed:—That W. Pope, Limited, be voluntarily wound-up, in the terms of the Companies Act, 1893.

A further resolution was passed appointing Mr. Frederick Keith Warner, Public Accountant, of C.T.A. Buildings, 69 St. George's terrace, Perth, Liquidator of the Company.

Dated at Perth the 26th day of June, 1943.

W. POPE, senr.,
Chairman of the Meeting.
F. K. Warner, Public Accountant, C.T.A. Buildings,
69 St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of W. Pope, Limited (in liquidation).

Notice to Creditors.

THE creditors of the abovenamed Company are required on or before Tuesday, the 10th August, 1943, to send their names and addresses and the particulars of the debts or claims, and the names and addresses of their Solicitors (if any), to Frederick Keith Warner, of Commercial Travellers' Buildings, 69 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 the office of the Liquidator, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved; Tuesday the 24th August, 1943, at 3 o'clock in the afternoon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated at Perth this 26th day of June, 1943.

F. K. WARNER,
Liquidator.
F. K. Warner, Public Accountant, C.T.A. Buildings,
69 St. George's terrace, Perth.

THE ASSOCIATIONS INCORPORATION ACT, 1895.

In the matter of the Incorporation of the "Mollerin Sports and Recreations Association."

I, CLARENCE JOHN PALMER, of Mollerin, Pastoralist, Trustee of the Mollerin Sports and Recreations Associations, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

C. J. PALMER.

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

1. Name of the Institution—Mollerin Sports and Recreations Association.

2. Object or Purpose of the Institution—The promotion of sports, games, and pastimes, social activities, recreational facilities, and for that purpose to acquire the ownership of real and personal property.

3. Where Situated or Established—Mollerin Hall, Mollerin.

4. The Name or Names of the Trustee or Trustees—Edward Percival Collins, Clarence John Palmer, Charles Edward Manton, Arthur Charles Chapman.

5. In whom the Management of the Institution is Vested and by what means—The Committee for the time being pursuant to Rule 44 and in accordance with Rules 52 to 57 of the Constitution of the Association.

6. Name and Residence of the Persons Authorised to use the Common Seal of the Association—Clarence John Palmer and Charles Edward Manton, both of Mollerin.

THE PARTNERSHIP ACT, 1895.

Dissolution of Partnership.

NOTICE is hereby given that the Partnership heretofore subsisting between Matthew Farrell and Alan Price, carrying on business at Fitzgerald street, Northam, as boot repairers under the style or firm-name of "Avon Bootmakers," has been dissolved by mutual consent as from the 26th day of June, 1943.

Dated this 26th day of June, 1943.

M. FARRELL.
A. PRICE.

Comor & Mayberry, Solicitors, Northam.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Anna Christina Eliasson, late of 193 Nicholson road, Subiaco, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Administrator (with the Will) The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 2nd day of August, 1943, after which date the said Company 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 28th day of June, 1943.

PARKER & PARKER,
21 Howard street, Perth, Solicitors for the
Administrator (with the Will annexed).

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frank Gustave Unmack, late of 3 (formerly numbered 21) Henry street, Fremantle, in the State of Western Australia, Solicitor, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send in particulars in writing of such claims and demands to the Executors of the Estate, The West Australian Trustee, Executor, and Agency Company, Limited, and Eric Loyal Baker, corner of Queen and Adelaide streets, Fremantle, on or before the 2nd day of August, 1943;

and, further, that at the expiration of the last-mentioned date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated the 28th day of June, 1943.

FRANK UNMACK & CULLEN,
Solicitors for the Executors.
Frank Unmack & Cullen, of 20 Queen street, Fremantle
Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Domenico Bianchi (in the Will called Domenico Bianchi), late of Lake Austin, and formerly of Payne's Find, in the State of Western Australia, formerly Mining Prospector, and later Mine Owner, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send in particulars in writing of such claims and demands to the Administrator (with the Will), The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 2nd day of August, 1943; and further, that at the expiration of the last-mentioned date the said Administrator 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 28th day of June, 1943.

FRANK UNMACK & CULLEN,
Solicitors for the Administrator (with the Will).
Frank Unmack & Cullen, 20 Queen street, Fremantle,
Solicitors for the Administrator (with the Will) of
the said deceased.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Edward Morfitt (in the said Will called Thomas Edward Morphet, and sometimes known as Thomas Edward Morfeitt) formerly of 2 Davies street, Beaconsfield, in the State of Western Australia, but late of "Sunset," Nedlands, in the said State, Labourer, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are required to forward particulars of such claims or demands in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 2nd day of August, 1943; and notice is hereby further given that at the expiration of such time the said Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated this 24th day of June, 1943.

OLNEY & NEVILLE,
C.M.L. Buildings,
Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Eliza Jane Turtle, late of 58 Nicholson road, Subiaco, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are requested 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, in the said State, on or before the 2nd day of August, 1943, after the expiration of which time the said Executor will 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 the 23rd day of June, 1943.

JOHN E. ROE,
Solicitor for the Executor.
of 19 Howard street, Perth,

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil thereto of Henry Gordon Farquharson, late of Inverway Station, in the Northern Territory of Australia, and of The Mount Hospital, Perth, in the State of Western Australia, Pastoralist, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company

(W.A.), Limited, of 92 St. George's terrace, Perth, on or before the 2nd day of August, 1943, 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 25th day of June, 1943.

PARKER & PARKER,
21 Howard street, Perth,
Solicitors for the Executor.

NOTICE TO CREDITORS AND CLAIMANTS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA, PROBATE JURISDICTION.

NOTICE is hereby given that all persons having claims or demands against the Estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 2nd day of August, 1943, 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 or demands of which I shall then have had notice.

Dated at Perth the 1st day of July, 1943.

J. H. GLYNN,
Public Trustee, Supreme Court Buildings, Perth, W.A.

Name.	Occupation.	Address.	Date of Death.
Jones, Robert	Clerk	late of Fairbridge, Pinjarra	21-4-43
Lightowler, Robert	Hospital orderly	formerly of 87 Planet street, Carlisle, but late of Woolloo	11-12-42
Parker, John Ewart	Retired painter	formerly of Albany and of West Guildford, but late of 17 Caporn street, Nedlands	18-4-43
Wilson, Harry Randal	Sergeant	formerly of 377 Marine terrace, Geraldton, but late a member (No. WX2743) of the Australian Imperial Forces	8-9-42
Gray, Lewis	Lance corporal	formerly of 3 View street, Subiaco, carpenter, but late a member (No. WX421) of the Australian Imperial Forces	27-4-41
Fletcher, Thomas Fred (also known as Thomas Field Fletcher)	Warder and attendant	formerly of Mundijong but late of 52 Davies road, Claremont	24-2-43

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

Acts of Parliament, etc.—continued.

	£	s.	d.		£	s.	d.
Abattoirs Act and Amendment	0	1	0	Farmers' Debts Adjustment Act (Consolidated)	0	1	0
Administration Act (Consolidated)	0	3	6	Feeding Stuffs Act	0	1	6
Adoption of Children Act	0	2	6	Fertilisers Act	0	1	0
Agricultural Bank Act	0	1	0	Financial Emergency Act	0	1	6
Agricultural Seeds Act	0	1	0	Financial Emergency Tax Assessment Act	0	2	0
Arbitration Act	0	1	0	Firearms and Guns Act (Consolidated)	0	1	0
Associations Incorporation Act	0	0	6	Fire Brigades Act, 1916, and Amendment	0	3	0
Auctioneers Act	0	1	0	Firms Registration Act and Amendment	0	1	6
Bills of Sale Act (Consolidated) and Amendment	0	2	0	Fisheries Act (Consolidated)	0	2	0
Brands Act	0	1	6	Forests Act	0	1	6
Bread Act (Consolidated) and Amendment	0	1	6	Fremantle Harbour Trust Act (Consolidated)	0	1	6
Bush Fires Act (Consolidated)	0	1	6	Friendly Societies Act and Amendments	0	2	0
Carriers Act	0	0	6	Game Act (Consolidated)	0	1	0
Child Welfare Act	0	2	6	Gold Buyers Act and Regulations	0	2	0
Companies Act	0	4	6	Goldfields Water Supply Act	0	2	6
Crown Suits Act	0	1	6	Gold Mining Profits Tax and Assessment	0	1	0
Dairy Cattle Improvement Act	0	1	0	Government Electric Works Act	0	1	0
Dairy Industry Act	0	2	0	Group Settlement Act	0	1	3
Dairy Products Marketing Regulation Act	0	2	0	Hawkers and Pedlars Act and Amendment	0	1	0
Declarations and Attestations Act	0	0	6	Health Act (Consolidated)	0	5	0
Dentists Act and Amendment	0	1	6	Hire Purchase Agreement Act (Consolidated)	0	0	6
Discharged Soldiers' Settlement Act	0	1	6	Hospital Fund Act	0	1	0
Dog Act (Consolidated)	0	1	0	Hospitals Act	0	1	0
Dried Fruits Act	0	1	6	Illicit Sale of Liquor Act	0	0	6
Droving Act	0	1	0	Income Tax Assessment Act	0	5	0
Drugs (Police Offences) Act	0	1	0	Industrial Arbitration Act (Consolidated)	0	4	0
Egg Marketing Act	0	1	0	Industrial Arbitration Regulations	0	2	6
Electoral Act (Consolidated)	0	3	6	Industries Assistance Act (Consolidated)	0	1	0
Electricity Act	0	1	0	Inebriates Act	0	0	6
Employers' Liability Act	0	0	6	Infants, Guardianship of, Act	0	1	0
Employment Brokers Act and Amendment	0	1	0	Inspection of Machinery Act with Regulations	0	2	6
Evidence Act (Consolidated)	0	2	0	Inspection of Scaffolding Act (Consolidated)	0	1	6
Factories and Shops Act (Consolidated)	0	4	0	Interpretation Act	0	2	0
Factories and Shops Act Regulations	0	1	0	Irrigation and Rights in Water Act	0	1	6
Factories and Shops Time and Wages Books—				Justices Act (Consolidated)	0	3	0
Large	0	4	3	Land Act and Regulations	0	4	6
Small	0	3	3	Land Agents Act and Amendment	0	1	0
				Land Drainage Act	0	2	6

Acts of Parliament, etc.—*continued.*

	£	s.	d.
Legal Practitioners Act (Consolidated) ..	0	1	0
Legitimation Act	0	1	6
Licensed Surveyors Act	0	1	0
Licensing Act and Amendments	0	4	0
Life Assurance Act (Consolidated)	0	2	0
Limitation Act	0	1	0
Limited Partnerships Act	0	0	6
Lotteries (Control) Act	0	2	0
Lunacy Act (Consolidated)	0	2	0
Main Roads Act	0	1	6
Marine Stores Dealers Act	0	1	0
Marriage Act	0	2	0
Married Women's Property Act (Consolidated)	0	1	0
Married Women's Protection Act (Consolidated)	0	1	0
Masters and Servants Act	0	1	0
Medical Practitioners Act	0	2	0
Metropolitan Milk Act (Consolidated)	0	1	6
Metropolitan Water Supply, Sewerage, and Drainage Act	0	2	0
Mines Regulation Act	0	1	9
Mine Workers' Relief Fund Act and Regulations	0	2	6
Mining Act	0	2	0
Mining Development Act	0	1	6
Money Lenders Act (Consolidated)	0	1	6
Municipal Corporations Act (Consolidated)	0	5	0
Native Administration Act	0	2	0
Native Flora Protection Act	0	1	0
Notaries Act	0	0	6
Noxious Weeds Act	0	1	0
Nurses Registration Act	0	1	6
Partnership Act	0	1	0
Pawnbrokers Act (Consolidated)	0	1	0
Pearling Act (Consolidated)	0	2	0
Petroleum Act	0	3	0
Pharmacy and Poisons Act (Consolidated)	0	2	0
Plant Diseases Act	0	2	0
Police Code Compilation	1	10	0
Powers of Attorney Act	0	0	6
Prevention of Cruelty to Animals Act	0	1	0
Prisons Act (Consolidated)	0	1	6
Public Service Act (Consolidated)	0	2	6
Public Works Act and Amendment	0	2	6
Purchasers' Protection Act	0	1	6
Road Districts Act (Consolidated)	0	5	0
Sale of Goods Act	0	1	0
Second-hand Dealers Act	0	0	6
Stamp Act (Consolidated)	0	3	0
State Government Insurance Act	0	0	6
State Manufacturers Description Act	0	0	6
State Trading Concerns Act	0	1	6
State Transport Co-ordination Act	0	1	6
Statistics Act	0	0	6
Superannuation and Family Benefits Act	0	2	6
Supreme Court Act	0	3	6
Supreme Court Rules	1	5	0
Tenants, Purchasers, and Mortgagors' Relief Act	0	2	0
Timber Industry Regulation Act and Regulations	0	2	6
Totalisator Act and Amendment	0	2	6
Town Planning and Development Act	0	1	0
Trades Descriptions Act	0	1	0
Trade Unions Act	0	1	6
Traffic Act (Consolidated) and Regulations	0	6	0
Tramways Act, Government	0	0	6
Trespass, Fencing and Impounding Act and Amendment	0	1	6
Truck Act and Amendment	0	1	6
Trustees Act	0	1	6
Unclaimed Moneys Act	0	1	0
Vermin Act (Consolidated)	0	2	6
Veterinary Act	0	1	6
Water Boards Act	0	2	6
Weights and Measures Act and Regulations	0	2	6
Wheat Pool Act	0	1	0
Wheat Products (Prices Fixation) Act	0	1	0
Workers' Compensation Act	0	3	0
Workers' Homes Act (Consolidated)	0	2	6
Workmen's Wages Act	0	1	6
Year Book, Pocket	0	0	6

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All communications should be addressed to "The Government Printer, Perth."

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