

Supplement to Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority.]

PERTH: FRIDAY, AUGUST 5.

[1910.]

Department of Lands and Surveys,

Perth, 29th July, 1910.

RETURN of Leases and Licenses, etc., of Crown Lands, showing Rents or instalments of Purchase Money due for the Half-year commencing 1st July, 1910, and payable to the Minister for Lands, at the Department of Lands and Surveys, Perth, or to his agents at the various Government Land Agencies and Resident Magistrates' Courts in the State, on or before 1st September.

Failure to pay the half-year's rent by 1st September renders the lessee or licensee liable to the fines prescribed by Section 136 of "The Land Act, 1898"; and failure to pay within 90 days after the 1st September renders the lease or license liable to forfeiture.

Stock declarations in connection with Pastoral Leases must be lodged on or before 1st March in each year, and must bear 1s. duty stamp.

Special attention is called to the fact that all holders of Pastoral Leases approved since 1st February, 1907 (in whatsoever Land Division situate), are required, after the first two years of the term, to stock and keep stocked each lease (or group of leases owned and worked as one station and not separated by a greater distance than 25 miles) with one head of large stock or ten head of sheep per thousand acres. The penalty for non-compliance is forfeiture. Holders must therefore furnish a stock declaration, bearing 1s. revenue stamp, before 1st March each year.

Each declaration to be confined to leases held by one owner, and may not cover leases held in two divisions or a greater distance than 25 miles apart.

In order that the nature of the holding or tenure in every case may be easily understood, the following reference, explaining the meaning of the figures prefixed or affixed to the numbers in the Return, is given.

The number or letter prefixed in the list immediately following indicates the nature of the holding or tenure, and the number following indicates the number of the holding or lease.

7	before Nos.	indicates:—	Lands held on Special Occupation, under Clause 56 of the Regulations of 1882.
12	do.	do.	Lands held under Special Timber License of the Regulations of 1882.
15	do.	do.	Lands held as Homestead Farms under "The Homesteads Act, 1893."
17	do.	do.	Homestead Leases of Second and Third Class Lands.
18	do.	do.	Selections on the Goldfields, under Clause 26, Mineral Lands Act.
S.	do.	do.	Lands held on Special Occupation Lease, under Clause 43 of the Regulations of 1878.
46	do.	do.	Lands held on Conditional Purchase, under Clause 46 of the Regulations of 1887 and Sections 33 and 34 of "The Homesteads Act, 1893."
47	do.	do.	Lands held on Conditional Purchase, under Clause 47 of the Regulations of 1887.
48	do.	do.	Lands held on Conditional Purchase, under Clause 48 of the Regulations of 1887 and Section 34 of "The Homesteads Act, 1893."
49	do.	do.	Lands held on Conditional Purchase, under Clause 49 of the Regulations of 1887.
50	do.	do.	Lands held on Conditional Purchase, under Clause 50 of the Regulations of 1887.



Government Gazette

PERTH, FRIDAY, 5 AUGUST 1910 No. 38a

© STATE OF WESTERN AUSTRALIA

CONTENTS

Lands Department—Return of Leases and Licenses, etc., of Crown Lands, showing Rents or instalments of Purchase Money due for the Half-year commencing 1st July, 1910, and payable to the Minister for Lands, at the Department of Lands and Surveys, Perth, or to his agents at the various Government Land Agencies and Resident Magistrates' Courts in the State, on or before 1st September.