

Governmen **Bazette**

AUSTRALIA. WESTERN

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No. 29.]

PERTH: FRIDAY, JUNE 18.

[1937.

Road Districts Act, 1919-1934.

Bayswater Road District.

PROCLAMATION

 WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, TO WIT.
 By His Excellency Sir James Mitchell, S.C.M.G., Lieutenant-Governor in and over the State of Western Australia

 Lieutenant-Governor.
 and its Dependencies in the Common-[L.S.]

P.W. 140/37.

P.W. 140/37. WHEREAS it is enacted by Section 5 of "The Road Districts Act, 1919-1934," that for the purposes of the said Act the word "Town" or "Townsite" means and includes *inter alia* any land (including privately owned subdivided land) which the Governor may see fit, as he is hereby empowered, to declare by Proclamation to be a Town or Townsite for the purposes of the said Act: And whereas all that land situate within the Bayswater Dead District and more particularly defined defined Road District and more particularly described, defined, and delineated in Schedules A and B hereto is land which the Governor may by virtue of Section 5 of the which the Governor may by virtue of Section 5 of the said Act declare by Proclamation to be a Town or Town-site for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor, acting by and with the advice and consent of the Executive Council and in exercise of the power conferred upon me by the said Act and all other powers in this behalf enabling me, do hereby declare that all that land situate within the Bayswater Road District and more particularly de-sched, defined, and delineated in Schedule A hereto shall be a Townsite to be known as 'Bedford Park,'' and that all that land situate within the Bayswater Road District and more particularly described, defined, and and that that that the studie within the Bayswater Koad District and more particularly described, defined, and delineated in Schedule B hereto shall be a Townsite to be known as "Meltham Heights" within the meaning and for the purposes of "The Road Districts Act, 1919-1934."

Schedule A.

Bedford Park.

All that piece and parcel of land being portions of Swan Locations V and W bounded by lines commencing on the south-eastern side of Catherine street at the north corner of Lot 380 of said Location V (L.T.O. Plan No. 2703) and extending south-eastward along the north-eastern boundaries of Lots 380 to 368 inclusive and to and along the north-eastern boundaries of

Lots 367 to 356 inclusive as shown on said plan, the north-eastern boundary of Lot 970 and to and along the north-eastern boundary of Lot 975 (L.T.O. Plan 4661) and the north-eastern boundaries of Lots 351 to 343 inclusive (L.T.O. Plan 2703) to the centre of Hay inclusive (L.T.O. Plan 2703) to the centre of Hay street; thence south-westward along the centre of Hay street to the south-westward along the centre of Hay (L.T.O. Plans 2703, 1045, and 1146); thence north-westward along said boundary of Location W to the prolongation south-westward of the south-eastern side of Catherine street; thence north-eastward along said prolongation, passing through Lots 188, 146, 105, 63, and 22 of said Location W (L.T.O. Plan 1146) and through Lots 63 and 62 (Section E) and Lots 63 and 62 (Section D) of said location (L.T.O. Plan 1045) and along said side of Catherine street to the starting point. along said side of Catherine street to the starting point.

Schedule B.

Meltham Heights.

All that piece and parcel of land being portions of Swan Locations V and W bounded by lines commencing at the junction of the intersection of the production of the centre of Essex street with the centre of The Strand and extending south-eastward along the centre of The Strand and across the Eastern Railway Reserve to the centre of South crescent (L.T.O. Plans 2703 and 2683); thence south-westward along the centre of South cressouth-eastward along the centre of Garrat road (L.T.O. Plan 2683), production north-eastward of the south-eastern side of Hayward street, south-westward along said production and side of Hayward street to the south-western side of Moore street, south-eastward along said side of Moore street to the eastern corner of Lot 25 of Swan Location W, and south-westward along the south-eastern boundary of said Lot 25 and the south-eastern boundaries of Lots 27 to 40 inclusive to the southern corner daries of Lots 27 to 40 inclusive to the southern corner of the last-mentioned lot (L.T.O. Plan 1557); thence south-eastward along the south-western boundary of Lot 38 to the centre of Coombe street (L.T.O. 1558); thence south-westward along the centre of Coombe street and the centre of Cox street to the south-western boun-dary of said Location W (L.T.O. Plans 1558 and 1469); thence north-westward along said boundary of Location W to the centre of Hay street (L.T.O. Plan 1267); thence north-eastward along the centre of Hay street to the production of the centre of Hotham street (L.T.O.

Plans 1267 and 240); thence south-eastward along the centre of Hotham street to the centre of Newtown street and north-eastward along the centre of Newtown street and the centre of Essex street to the starting point.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of June, 1937.

By His Excellency's Command,

H. MILLINGTON, Minister Controlling Local Government:

GOD SAVE THE KING ! ! !

Road Districts Act, 1919-1934.

Serpentine-Jarrahdale Road District.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, TO WIT. J K.C.M.G., Lieutenant-Governor in and JAMES MITCHELL, Lieutenant-Governor. [L.S.] wealth of Australia.

P.W. 1025/34. PURSUANT to Section 222 of "The Road Districts Act, 1919-1934," I, the said Lieutenant-Governor, do hereby proclaim and declare that the Serpentine-Jarrahdale Road Board may adopt the system of valuation on the annual value in those portions of the District de-scribed in the Schedule hereto and may impose rates on the rateable land within such areas on the annual value thereof, in accordance with the relative provi-sions of the said Act, and any Proclamation heretofore or hereafter issued thereunder and for the time being in force.

Schedule.

- 1. Keysbrook Town Lots 1 to 22 inclusive and 35 to 42 inclusive.
- 2. Mundijong Town Lots 1 to 56 inclusive and 67 to 80 inclusive.
- 3. Serpentine Town Lots 1 to 56 inclusive.
- 4 Serpentine A.A. Lots 126, 129, and 135.
 - Given under my hand and the Public Seal of the said State, at Perth, this 11th day of June, 1937.

By His Excellency's Command,

H. MILLINGTON, Minister Controlling Local Government.

GOD SAVE THE KING !!!

The Game Act, 1912-13.

PROCLAMATION

 WESTERN AUSTRALIA, } By His Excellency Sir James Mitcheit,

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

 JAMES MITCHELL,
 over the State of Western Australia

 Lieutenant-Governor.
 and its Dependencies in the Common

 [L.S.]
 wealth of Australia

C.S.O. 790/36. WHEREAS it is provided by "The Game Act, 1912-13," that the Governor may, by Proclamation, declare from time to time that any bird or animal in-digenous to Western Australia shall be at all times strictly preserved either generally throughout the State or in any one or more portions thereof: Now, there-fore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, in exercise of the power aforesaid, do hereby declare that the Spinifex or Night Parrot (Geopsittacua occidentalis) shall be at all times strictly preserved generally throughout the State.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of June, 1937

By His Excellency's Command,

M. F. TROY, Acting Premier.

GOD SAVE THE KING ! ! !

PROCLAMATION

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

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

Corr. No. 1132/37.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Gover-nor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty in a become the registered proprietor of Swan Location 848 regis-tered in the Office of Titles in Volume 7, Folio 36: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Swan Location 848 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of June, 1937.

By His Excellency's Command,

(Sgd.) M. F. TROY,

Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

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

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell, TO WIT. SK.C.M.G., Lieutenant-Governor in and JAMES MITCHELL, Lieutenant-Governor. and its Dependencies in the Common-[L.S.]

Corr. No. 826/37.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896' (60 Vict., No. 22), the Gover-nor is empowered by Proclamation in the *Government Gazette* to revest in His Majesty as of his former estate all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now registered proprietor: And whereas His Majesty is now the registered proprietor of portions of Swan Location 907 and being Lots 195 and 196 on Plan 2064 registered in the Office of Titles in Volume 1041, Folio 36: Now, therefore I, the said Lieutenant-Governor, with the ad-vice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and suc-cessors, portion of Swan Location 907 aforesaid as of his former cetate his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 11th day of June, 1937.

By His Excellency's Command,

(Sgd.) M. F. TROY,

Minister for Lands.

GOD SAVE THE KING !!!!

AT a Meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 11th day of June, 1937, the following Orders in Council were authorised to be issued:-

The Land Act, 1933-1934.

ORDER IN COUNCIL.

Corr. No. 725/37.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21689 (Wiluna Lot 192) should vest in and be held by the Wiluna Road Board in trust for the purpose of Road Board purposes: 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 Wiluna Road

Board in trust for the purpose aforesaid, subject never-theless to the powers reserved to him by Section 37 of the said Act.

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

The Land Act, 1933-1934. ORDER IN COUNCIL.

Corr. No. 1072/37. WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Munithat any Reserve shall vest in and be held by any Muni-cipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21703 (Ninghan Location 3760) should vest in and be held by the Koorda Road Board in trust for the purpose of Recreation (Golf Links): Now, therefore, His Excellency the Lieu-tenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the mentioned Reserve shall vest in and be held by the Koorda Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

The Land Act, 1933-1934. ORDER IN COUNCIL.

Corr. No. 975/37.

WHEREAS by Section 33 of "The Land Act, 1933-1934," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 21704 (Beechina Lot 26) should vest in and be held by the Mundaring Lot 26) should vest in and be held by the Mundaring Road Board in trust for the purpose of Water: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Coun-cil, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Mundaring Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by Section 37 of the said Act.

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

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

M.W.S. 1276/36. PURSUANT to Sections 19 and 20 of the abovemen-tioned Act, His Excellency the Lieutenant-Governor with the advice of the Executive Council hereby approves of the construction and extension by the Minister for Water Supply, Sewerage, and Drainage of the following works under the said Act, and exempts such works from the operations of Sections 20, 21, 22, and 23 of the said Act. This Order in Council shall take effect from the 18th day of June, 1937.

Description of Proposed Works-Metropolitan Water Supply, Midland Junction:-Reconditioning 12-inch mains in York and Commercial Roads.

H. T. STITFOLD, Acting Clerk of the Executive Council.

Land Drainage Act, 1925

And Water Supply, Sewerage, and Drainage Act, 1912. Osborne Park Drainage District.

ORDER IN COUNCIL.

P.W.W.S. 281/35.

P.W.W.S. 281/35. WHEREAS by the provisions of "The Land Drainage Act, 1925," the Governor may direct that for any Dis-trict there shall be a Drainage Board: Now therefore His Excellency the Lieutenant-Governor, by and with the advice of the Executive Council, doth hereby direct that there shall be a Drainage Board for the Osborne Park Drainage District, and that the number of mem-bers for such Board shall be six.

H. T. STITFOLD, Acting Clerk of the Council.

Public Works Act, 1902-1933.

North Drakesbrook District Drainage.

Subsidiary Drains 1937. ORDER IN COUNCIL.

P.W.W.S. 1134/32; Ex. Co. No. 1137.

IN pursuance of the powers conferred by Section 11 of "The Public Works Act, 1902-1933," His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, doth hereby auth-orise the Honourable Minister for Works to undertake, construct, or provide Subsidiary Drains (1937) for North Durcheck District Duringing on the long on North Drakesbrook District Drainage on the land ap-proximately shown coloured red on Plan P.W.D., W.A., 28420, which may be inspected at the office of the Minister for Works, Perth.

> H. T. STITFOLD. Acting Clerk of the Council.

Public Works Act, 1902-1933.

Bicton School Extension.

ORDER IN COUNCIL.

P.W. 1458/36; Ex. Co. No. 1135. IN pursuance of the powers conferred by Section 11 of "The Public Works Act, 1902-1933," His Excellency the Lieutenant-Governor, acting by and with the advice and consent of the Executive Council, doth hereby auth-orise the Honourable Minister for Works to undertake, construct, or provide an Extension to Bicton School on the land shown coloured green on Plan P.W.D., W.A., 28391 (L.T.O. Diagram 10531), which may be inspected at the office of the Minister for Works, Perth.

> H. T. STITFOLD, Acting Clerk of the Council.

Vermin Act, 1918.

ORDER IN COUNCIL.

WHEREAS it is enacted by Section 14 of "The Ver-min Act, 1918," that the Governor may by Order in Council constitute any defined portion of the State a vermin district for the purposes of this Act and specify the boundaries of any such district, and also may alter the boundaries of a district: And whereas by Order in Council published in the *Government Gazette* on the 7th day of October, 1921, the Governor constituted that part of the State comprised in the Meekatharra Road District a vermin district for the purposes of the said Act, to be known as Meekatharra Vermin District, and also by Order in Comparison to the comparator Act, to be known as Meekatharra Vermin District, and also by Order in Council published in the *Government Gazette* on the 25th day of July, 1924, the *Governor* altered the boundaries of the said Meekatharra Vermin District by including therein that portion of the Nan-nine Road District which lies north of No. 2 Rabbit Proof Fence: And whereas by Order in Council pub-lished in the *Government Gazette* on the 26th day of October. 1923, the *Governor* constituted that portion of October, 1923, the Governor constituted that portion of the State comprised in Wiluna Road District a vermin district for the purposes of the said Act, to be known as Wiluna Vermin District: And whereas the said Meekatharra Vermin District (as now constituted) and the said Wiluna Vermin District as now constructor and is now deemed desirable and expedient to excise from Meekatharra Vermin District and include in Wiluna Vermin District portion of the said Meekatharra Vermin Vernin District portion of the said Meekatharra Vernin District: Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council and in exercise of the powers con-ferred by the said Act and of all other powers in this behalf enabling him, doth hereby as from and including the 1st day of July, 1937, alter the boundaries of the said Meekatharra Vermin District (as now constituted) by excluding from the same that portion of Meekatharra Road District (now included in the said Meekatharra Vermin District) which lies eastward of the No. 1 Rabbit Proof Fence, and also doth hereby as from and Rabbit Proof Fence, and also doth hereby, as from and including the said 1st day of July, 1937, alter the boun-daries of the said Wiluna Vermin District (as now con-stituted) by including within and as part of the said Wiluna Vermin District that portion of Meekatharra Road District which lies eastward of the No. 1 Rabbit Proof Fence, which heretofore was comprised in and formed part of the said Meekatharra Vermin District but which by this Order in Council is excluded therefrom.

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

Vermin Act, 1918.

ORDER IN COUNCIL.

WHEREAS it is enacted by Section 15 of "The Ver-min Act, 1918," that for every vermin district there shall be a board which shall consist of so many members as may, from time to time, be prescribed by the Gover-nor: And whereas by Orders in Council, both published in the *Government Gazette* on the 26th day of October, 1923, the Government Gazette on the 20th day of October, 1923, the Governor constituted the Wiluna Road Dis-trict a vermin district for the purposes of the said Act to be known as Wiluna Vermin District and also ap-pointed and constituted a Board for the said Vermin District to be known as the Wiluna Vermin Board and to constit of every process: And whereas the said Viluna Vermin District will as from and including the Ist day of July, 1937, be enlarged by an alteration of the boundaries thereof and it is deemed advisable and expedient accordingly to increase the number of persons to constitute the said Wiluna Vermin Board: Now, to constitute the said winna vernin Board: Now, therefore, His Excellency the Lieutenant-Governor, act-ing with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act and of all other powers in this behalf enabling him, doth hereby as from and including the 1st day of July, 1937, increase the number of persons to constitute the said Wiluna Vernin Board from seven to eight, and doth hereby declare that as from and including the said date the said Wiluna Vermin Board shall consist of eight persons instead of seven persons as heretofore.

> (Sgd.) H. T. STITFOLD. Acting Clerk of the Executive Council.

JUSTICES OF THE PEACE. Premier's Department,

Perth, 17th June, 1937.

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

John Campbell, Esquire, of Pingelly, as a Justice of the Peace for the York Magisterial District; Harry Robert Gorfin, Esquire, of Yorkrakine, via Tammin, as a Justice of the Peace for the Northam

Magisterial District; John Abernethy, Esquire, of Byford, as a Justice of the Peace for the Murray Magisterial District in lieu of the Fremantle Magisterial District;

John Moyle McKay, Esquire, of Narembeen, as a Justice of the Peace for the York Magisterial District in lieu of the Yilgarn Magisterial District.

And to accept the resignation of George James Dovey, Esquire, late of York, as a Justice of the Peace for the York Magisterial District.

H. T. STITFOLD, Acting Under Secretary Premier's Department.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the following Stay Orders 1937.

W. A. WHITE, Director.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

NOTICE is hereby given that the adjustment of debts under Section 11 of the Act of the following farmers has been finalised and the Stay Orders have now lapsed:—Matfin, E., Carrabin; Jones, A. H., Coorow; Goudge, J., Calingiri; Burgess, A. S. and C. B., Tardun and Howatharra; Parker, Mary, Kojonup; Hyder, Wil-liam A., Yornup; Pearce, H. A., and Armstrong, E. H., Norpa; Helliwell, H., D., and H. (junr.), Maya; Bar-clay, R. R. and A. H., Bilbarin.

W. A. WHITE, Director.

16th June, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1934.

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

A Stay Order shall direct that no action, execution, distress for rent, proceedings on default for breach of covenant under any mortgage or other security for money, or under an agreement for sale and purchase of land, or other process or proceed-ing, shall be commenced or proceeded with or put in force against the farmer or any of the farmer's assets, whether utilised in connection with or formir 7 portion of the assets comprised in his farming Order: Provided that, by leave of a Judge, any action may, notwithstanding the Stay Order, be instituted and/or carried on against the farmer, but not beyond judgment.

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

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

McNamara, Bernard Daniel, York, 10th June, 1937.

Lannin, George Gilbert, Lake Grace, 11th June, 1937. Purdy, Alfred Walter James, Kununoppin, 14th June, *1937*.

Martin, Harold Benard and Minnie, "Yourdamung," via Collie, 14th June, 1937.

Grant, Robert Herbert, Bencubbin, 14th June, 1937.

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

W. A. WHITE, Director.

16th June, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1935. NOTICE is hereby given that the following Stay Orders have lapsed:---Matfin, E., Carrabin, 16th June, 1937; Jones, A. H., Coorow, 16th June, 1937; Goudge, J., Calingiri, 16th June, 1937.

W. A. WHITE, Director.

16th June, 1937.

FARMERS' DEBTS ADJUSTMENT ACT, 1930-1935.

NOTICE is hereby given that the following amendment of the Stay Order issued under Section 11 has been effected:—Capito, Pasquale, and Jetto, Dominic Antonio, Boddalin, now amended to read as follows:—Capito, Pasquale, and Ietto, Domenico Antonio, Boddalin.

W. A. WHITE, Director.

THE AUDIT ACT, 1904.

The Treasury, Perth, 11th June, 1937.

Treasury No. 59/36. IT is hereby published, for general information, that Mr. A. Aitken has been appointed a Receiver of Revenue for the Department of Agriculture at Wallal and Le Grange.

> A. BERKELEY, Under Treasurer,

Office of Public Service Commissioner, Perth, 17th June, 1937.

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

Er. Co. 1073; P.S.C. 216/35—Dorothy Ena Dougall, under Section 28 of the Public Service Act, to be Junior Typist, Geraldton, Public Works Department, as from 1st November, 1936;

Ex. Co. 1073-Leslie Edward Lock, under Section 28 of the Public Service Act, to be Junior Clerk, Northam, Public Works Department, as from 1st December, 1936;

Ex. Co. 756; P.S.C. 168/37-B. M. Cotton, Clerk (Boarding Out), Child Welfare Department, to a similar position with a higher classification, as from 11th March, 1937.

Also of the acceptance of the following resignations:

Ex. Co. 1073 .- W. H. Sherman, Inspector of Machinery,

Mines Department, as from 19th June, 1937; Ex. Co. 1073-E. D. Weight, Machinist in Charge, Public Works Department, as from 23rd May, 1937;

Ex. Co. 914-B. C. Crock, Typist, Treasury Department, as from 29th May, 1937.

Also of the following retirement:-

Ex. Co. 2173-L. J. Dullard, Clerk of Courts, Midland Junction, Crown Law Department, under Section 67 of the Public Service Act, as from 7th June, 1937.

> GEO. W. SIMPSON, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.			Position.	Old Classification.	New Classification	Date Returnable.
Public Wor Crown Law Do. Treasury Do. Mines Do. Do.	 		 Machinist in Charge (Item 961) Senior Assistant Registrar (Item 1364) Assistant Registrar (Item 1365) Clerk (Item 61) *Clerk (Assisting Inspectors) Clerk (Kalgoorlie), Item 577 †Chemist, Government Chemical Labora- tory (Item 529) ‡Assayer and Chemist, Government Chem- ical Laboratory	$\begin{array}{c} \pounds 180 - \pounds 210 \\ \pounds 510 - \pounds 582 \\ \pounds 438 - \pounds 510 \\ \pounds 306 - \pounds 342 \\ \\ \pounds 245 - \pounds 294 \\ \pounds 330 - \pounds 414 \\ \pounds 330 - \pounds 414 \end{array}$	£200-£210 £510-£558 £462-£486 £318-£330 £318-£330 £294-£306 	1937. 19th June. 26th June. do. do. 3rd July. do. do. do.

* The possession of an accountancy qualification by examination will be regarded as an important factor when judging efficiency under Section 38 of the Public Service Act.

† Applications are also called under Section 29. Applicants should have the qualification of A.A.C.I. or an equivalent thereto.

[‡] Applications are also called under Section 29. Applicants must possess a B.Sc. or B.E. (Mining) degree, or Associateship of a recognised School of Mines, and must have had practical experience of assaying on a gold or silver mine.

Applicants must be able to pass the prescribed examination and medical test.

Applications are called under Section 38 of "The Public Service Act, 1904," and are to be addressed to the Public Service Commissioner and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

GEO. W. SIMPSON, Public Service Commissioner.

MACHINISTS' EFFICIENCY EXAMINATION.

3rd June, 1937.

The following candidates were successful :---

						Machine Work.			
No.	Name.		Book-keeping— Possible Marks, 300 ; Pass, 60%.	Ledger-posting— Possible Marks, 250 ; Pass—70%.	Listing— Possible Marks, 50 ; Pass—60%.	Machine Work—Total 300.			
5	G. M. Switsur					250	247	45	292
ĩ	M. W. Howie					$\frac{1}{240}$	194	. 50	244
4	L. E. Morrison					230	197	45	242
3	R. Law					240	177	45	222
Uns	successful candidat	e :							
2						165	165	40	205

GEO. W. SIMPSON, Public Service Commissioner.

Crown Law Department, Perth, 17th June, 1937.

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

W. H. Nairn as Acting Deputy Master of the Supreme Court.

J. F. Morris as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Midland Junction, during the absence of M. Harwood, on leave.

The Hon. Minister for Justice has approved of the appointment of A. M. Bush, of Maylauds, as a Commissioner for Declarations under "The Declarations and Attestations Act, 1913."

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

APPOINTMENTS.

Chief Secretary's Department, Perth, 17th June, 1937.

IIIS Excellency the Lieutenant-Governor in Council has

during the absence on long service leave of James Bentley

C.S.D. 1195/20; Ex. Co. No. 1066.

C.S.D. 1195/20; EX. Co. No. 1066. The Reverend Joseph Ahearne to be Roman Catholic Chaplain, Fremantle Prison, as from the 4th June, 1937. C.S.D. 1183/26; EX. Co. No. 1094. A. O. Neville to be Deputy Comptroller General of Prisons from the 4th June, 1937, during the absence of the Comptroller General visiting the North-West.

F. J. HUELIN, Under Secretary. Chief Secretary's Department,

Perth, 17th June, 1937.

C.S.D. 90/28; Ex. Co. No. 1103. HIS Excellency the Lieutenant-Governor in Council has approved of the acceptance of the following tender: --Hamelin Pool Wool Shed-Shark Bay Road Board:-£2 10s. 0d. per annum for a period of 3 years from the 1st July, 1937.

F. J. HUELIN, Under Secretary.

THE HOSPITALS ACT, 1927.

Appointments.

Department of Public Health Perth, 17th June, 1937.

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

M.P.H. 508/37; Ex. Co. No. 1098. Professor Alexander David Ross to be a member of the Board of Management of the Perth Dental Hospital for the period ending the 13th February, 1940, vice Dr. Roberta Jull, resigned.

M.P.H. 503/29; Ex. Co. No. 1096. E. J. Gill, V. B. Daly, and J. A. Denton to be mem-bers of the Cue District Hospital Board, for the period ending 31st July, 1937, vice E. J. Ryan, P. F. Kings-bury, and S. C. Bruce, resigned.

M.P.H. 461/34; Ex. Co. No. 1101.
T. Molster to be a member of the Mullewa District Hospital Board, for the period ending the 31st July, 1937, vice Roy Storey, resigned.

M.P.H. 745/29; Ex. Co. No. 1102. A. L. Miles and E. T. Fels to be members of the Youanmi Hospital Board, for the period ending the 31st July, 1937, vice C. B. Davis and V. Maloney, resigned.

M.P.H. 437/37; Ex. Co. No. 1100. Under Section 25, the following to be members of an Advisory Committee in respect of the Wiluna Hospital; the designation of the Committee to be 'The Wiluna Hospital Advisory Committee'':--A. L. Gerick (Chair-man), A. E. Webster, J. J. Montgomery, J. Ellis, E. E. Burgess.

M.P.H. 1720/24; Ex. Co. No. 1099. HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the appointment of Dr. William S. McGillivray as Deputy Commissioner of Public Health and Principal Medical Officer from the 25th May, 1937, during the absence of Dr. R. C. E. Atkinson from the State.

F. J. HUELIN, Under Secretary.

THE HEALTH ACT, 1911-1935. Amendment of By-laws.

M.P.H. 119/22; Ex. Co. No. 1097. WHEREAS under the provisions of "The Health Act, 1911-1935," a Local Authority may make By-laws, and may amend, repeal, or alter any By-laws so made: Now, therefore, the Busselton Municipal Council, being a Local Health Authority within the meaning of the said Act, doth hereby amend its By-laws as follows:—

Part VII .- Food.

The following new clause to be inserted:-

11. (a) No person shall permit to enter or re-main upon any premises used for the storage, manu-facture, preparation, or packing of food for sale, any dog of which he is the owner or which is for the time being under his control.

Dated this 25th day of May, 1937.

A. E. WHITE, Town Clerk.

Confirmed by the Deputy Commissioner of Public Health for the State of Western Australia, this 31st day of May, 1937.

W. S. McGILLIVRAY, Deputy Commissioner of Public Health.

Approved by His Excellency the Lieutenant-Governor in Council this 11th day of June, 1937.

H. T. STITFOLD, Acting Clerk of the Council.

THE NURSES' REGISTRATION ACT, 1922.

NOMINATIONS are invited from registered nurses for two vacancies on the Nurses' Registration Board.

Nominations must be in the hands of the Principal Medical Officer on or before mid-day on the 17th July, 1937. Further particulars are obtainable at the Department of Public Health, Murray street, Perth.

> EVERITT ATKINSON, Principal Medical Officer.

BUNBURY HARBOUR BOARD ACT, 1909.

Chief Secretary's Department, Perth, 11th June, 1937.

C.S.D. 624/36; Ex. Co. No. 1065.

WHEREAS it is enacted by Section 2 of "The Bunbury Harbour Board Act, 1969," that for the purposes of the said Act the Harbour shall consist of so much of the harbour of Bunbury as is contained within the boundaries described in the Schedule to the said Act or as altered from time to time by the Governor: And whereas it is also enacted by the proviso to Section 20 of the said Act that the Governor may from time to time by notifi-cation in the Governor may from time to time by notifi-cation in the Government Gazette alter the boundaries of the said harbour and withdraw any land or other property of any kind from the Board and revest the same in His Majesty: And whereas it is now deemed desirable and evadout to alter the boundaries of the desirable and expedient to alter the boundaries of the said harbour as defined in the Schedule to the said Act in the manner hereinafter mentioned and to withdraw In the manner hereinatter mentioned and to withdraw the land excised from the harbour by the alteration of the boundaries thereof as aforesaid from the Bunbury Harbour Board as constituted under the said Act and to revest such land in His Majesty: Now, therefore, His Excellency the Lieutenant-Governor, acting with the ad-vice and consent of the Executive Council and in exercise of the powers conferred by the said Act and of all other powers in this behalf enabling him, doth hereby give notice that as from and including the date of the publication of this notice in the Government Gazette the boundaries of the harbour of Bunbury as described in the Schedule to "The Bunbury Harbour Board Act, 1909," shall be and are hereby altered in such manner as to exclude from the said harbour the area of land described in the Schedule hereto, and that such area of land shall be and is hereby excluded from the said har-bour and withdrawn from the said Bunbury Harbour Board, and that the said area of land as excluded from the said harbour and withdrawn from the said Bunbury Harbour Board as aforesaid shall be and is hereby revested in His Majesty.

The Schedule.

All that area of land comprised within a boundary commencing at a point on the fence line of the western side of Bunbury Jetty Approach 420 ft. from the build-ing corner of the Strand and Henry street, running thence westerly on a bearing of 267deg. along existing camping area fence for a distance of 37 ft.; thence worth westerly on a bearing of 224deg along crist fence north-westerly on a bearing of 324deg. along said fence line for a distance of 581 ft.; thence north-easterly on a bearing of 48deg. 30min. for a distance of 478 ft.; thence south-easterly on a bearing of 138deg. 30min. for a distance of about 603 ft. to meet the fence line on the westeru side of Bunbury Letty Approach: thence southwestern side of Bunbury Jetty Approach; there south-westerly on a bearing of 228deg. 30min. along the said fence line for a distance of 502 ft. to the starting point.

By His Excellency's Command,

W. H. KITSON, Chief Secretary."

CHILDREN'S COURT, ERRATUM.

C.W.D. 365/37.

Child Welfare Department, Perth, 11th June, 1937.

IN the notification published on page 834 of the Gov-ernment Gazette of the 28th May, 1937, substitute C. H. Spargo for H. L. Spargo as a Member of the Children's Court, Merredin.

> A. R. G. HAWKE, Hon. Minister for Child Welfare.

THE WORKERS' HOMES ACT, 1911.

Dedication of Claremont Lots.

Department of Lands and Surveys, 7. Perth, 15th June, 1937. Corres. 826/37. IIIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the dedication, under the provisions of Section 7 of "The Workers' Homes Act, 1911," of Claremont Lots 195W and 196W to the purposes of the said Act.

G. L. NEEDHAM, Under Secretary for Lands.

LOST CASH ORDER.

Department of Lands and Surveys, Perth, 15th June, 1937.

Corr. 4/35.

IT is hereby notified that the undermentioned Cash Order has been lost; payment has been stopped and it is inc.O. No. 40537; amount £2 17s. 7d.; drawn by R.

Helyar in favour of H. E. Sloper.

G. L. NEEDHAM, Under Secretary for Lands.

ERRATUM.

Kununoppin-Trayning Road District.

Department of Lands and Surveys, Perth, 18th June, 1937.

4646/18

THE notices appearing in the Government Gazettes of the 4th and 11th instant, pages 889 and 927 respectively, referring to Road No. 9735 are hereby amended to read, Road No. 9755.

G. L. NEEDHAM, Under Secretary for Lands.

AMENDMENT OF RESERVE 10318, AT BROOMEHILL.

Department of Lands and Surveys, Corres. No. 6676/06. Perth, 15th June, 1937. HIS Excellency the Lieutenant-Governor in Executive HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under Section 37 of "The Land Act, 1933-1934," of the boundaries of Reserve 10318 (Railways) (Broomehill Lots 425 and 426) being amended to include those closed portions of Ivy and Leven streets bounded by lines commencing at the junction of the north-eastern side of Jasper street with the south-eastern side of Ivy street and extending 309deg. 44min. 1 chain 1.3 links, 48deg. 38min. 1 chain 14.9 links, 318deg. 39min. 64.6 links, 112deg. 12min. 1 chain 84 links; thence 228deg. 38min. 1 chain 81.1 links to the starting noist.

1 chain 84 links; thence 228deg. 38min. 1 chain 81.1 links to the starting point. And to exclude a strip of land commencing 116.2 links wide and narrowing to a point, leaving Ivy street in Broomehill Townsite and extending (as shown on Diagram 55858) north-westward inside and along the western side of the Great Southern Railway Reserve to a point situate 344deg. 33min. 2 chains 2.8 links and 74deg. 33min. 1 chain from the south-east corner of Lot 19 of Kojonup Location 256 (Land Titles Office Plan 2850). 2850).

And of the area being reduced by 1 acre 1 rood 32.4 perches accordingly. (Plan Broomehill Townsite.)

G. L. NEEDHAM. Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys Perth, 15th June, 1937.

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

14596/11.

NINGHAN (Mollerin Soak) .- No. 13920 (Water) -Ninghan Location 3759 (as surveyed). (192a. 2r. 4p.) (Diagram 58537; Plan 65/80, F3.) Reserve 12596, "Water" (Location 752), is hereby cancelled.

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

RESERVE-CLASS "A."

Department of Lands and Surveys, Perth, 15th June, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to set apart as a Public Re-serve the land described in the Schedule below for the purpose therein set forth, and to classify same as of Class ''A'':---

571/37.

SWAN (Malup Island).—No. 21708 (Protection of Fauna and Flora).—Malup Island, situated in Lake Joondalup. (About 10a.) (Plan 1A/40, B1.)

G. L. NEEDHAM, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys Perth, 15th June, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to set apart as Public Reserves the lands described in the Schedules below for the purposes therein set forth :---1072/37.

NINGHAN (Mollerin Soak).—No. 21703 (Recreation —Golf Links).—Location No. 3760. (84a. 1r. 15p.) (Diagram 58537; Plan 65/80, F3.)

975/37

BEECHINA.-No. 21704 (Water).-Lot No. 26. (1r. 18.4p.) (Plan Beechina Townsite.)

1132/37.

SWAN (Claremont).—No. 21710 (Railways).—Loca-tion No. 848. (1a. 0r. 9.4p.) (Plan Melville.)

1135/37. SWAN (Claremont).—No. 21711 (Police Station).— Location No. 3771. (1r. 4.6p.) (Plan Melville.) 7092/98.

AVON (Dewar's Pool).—No. 21713 (Public Utility). —Location 26748, bounded on the north-westward by Locations 93 and 82, on the north-eastward by Location 101, on the southward by Road No. 23. (5a. 1r.) (Plan 27Á/40, A1.)

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

PARKS AND RESERVES ACT, 1895.

Appointment of Member Rottnest Board of Control.

Department of Lands and Surveys, Corres. No. 13688/02. Perth, 15th June, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint, under the provi-sions of the above Act, Albert Asher Wolff as a member of the Board controlling Rottnest Island Reserve "A" 16713, vice S. T. Edwards (retired).

G. L. NEEDHAM, Under Secretary for Lands.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at Public Anction on the dates and at the places specified below, under the provisions of "The Land Act, 1933-1934," and its Regulations:—

PERTH.

19th June, 1937, at 10.30 a.m., at the Department of Lands and Surveys-

Buckland Hill—Town 279, about 1r. 25p., £45.
Greenmount—*8, 20a. 0r. 6p., £50.
Rockingham—Town 362, 36p., £25.

NORSEMAN.

- 30th June, 1937, at 11 a.m., at the Police Station-Norseman-Town 687, 160, 1r. each, £10 each; 506, 1r., £12.
 - †Norseman-Town 953, 994, 1r. each, £12 10s. each; 1002, 1r., £12 10s.

WILUNA.

30th June, 1937, at 11 a.m., at the Mining Registrar's Office-

†Wiluna-Town 1043, 1r., £25.

YOUANMI.

30th June, 1937, at 11 a.m., at the Police Station-†Youanni-Town 176, 1r., £25. Youanni-Town 301, 1r., £12 10s.

LEONORA.

7th July, 1937, at 2 p.m., at the Mining Registrar's Office-

†Leonora-Town 586, 28.3p., £12 10s.

COLUTE 7th July, 1937, at 11 a.m., at the Court House-

*Collie-*1435, 6a. 1r. 27p., £18.

BEVERLEY.

7th July, 1937, at 3.30 p.m., at the District Lands Office

‡Pingelly-*575, 4a. 1r. 11p., £12.

NARROGIN.

8th July, 1937, at 12 noon, at the District Lands Office-‡Kulin-Town 162, 1a. Or. 30.3p., £45.

NORTHAM.

8th July, 1937, at 11.30 a.m., at the District Lands Office-

‡Baker's Hill-Town 210, 2r. 5p., £10.

PERTH.

9th July, 1937, at 11 a.m., at the Department of Lands and Surveys

#Murray—*1005, 11a. 3r. 20p., £18. #Ranford—Town 11, 1r., £10.

*Suburban for cultivation.

†Sold subject to the conditions that the lessee shall not carry on, or suffer or permit to be carried on, on this lot any trad: or business whatsoever without the consent in writing of the Minister for Lands being first obtained; and, further, the conditions under which this lot is made available shall not entitle the lessee now or at any future time to the right to convert same to fee simple.

‡The provision of Clause 22 of the Regulations for the sale or leasing of Town and Suburban lands at auction shall not apply at the sale of these lots.

All improvements on the land offered for sale are the property of the Crown, and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

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

G. L. NEEDHAM, Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under Section 32 of "The Land Act, 1898," and/or Section 23 of "The Land Act, 1933-34," for non-payment of rent or other reasons:

Name, Lease No., District, Reason, Corres. No., Plans. Bywaters, M. T.; 347/531; Sussex 1859; £66 1s. 0d.; 1543/34; 413C/40, D & E3.

Commonwealth of Australia; 582/42; Williams 10979; abandoned; 4224/15; 384/80, Bl. Ewert, J. M.; 348/413; Avon 18719; abandoned; 1596/

Ewert, J. M.; 348/413; Avon 18719; abandoned; 1596/ 34; 3D/40, C3.
Forbes, E. J.; 68/1690; Ninghan 3032; £108 8s. 11d.; 1502/29; 66/80.
Hughes, H. J.; 56/274; Fitzgerald 627; £54 0s. 0d.; 4592/29; 392/80, E4.
Moriarty, R. F.; 347/853; Wellington 2030, 2031; non-compliance with conditions; 2038/35; 413B/40, F1.
McNamara, W. J. R.; 3751/93; Melbourne; £27 14s. 9d.; 7637/20; 62/80, D & E2.
Naughton, T. M.; 6093/153; Kondinin 68; £21 5s. 0d.; 1453/31; Kondinin.
Nicholson, William; 41833/55; Jilbadji 216; £12 5s. 8d.; 1067/26; 36/80, D4.
Peterson, C. F.; 347/756; Swan 3311; £3 19s. 0d.; 1948/34; 28/80, C1.
Phillis, A. K.; 347/854; Williams 13019; abandoned; 1893/35; 384C/40, F4.
Roberts, Hugh; 55/1096; Roe pt. of 1583; £15 15s. 0d.;

Roberts, Hugh; 55/1096; Roe pt. of 1583; £15 15s. 0d.; 3311/28; 389D, 405A. Roberts, Hugh; 56/206; Roe pt. of 1583; £9 13s. 1d.; 4413/28; 389D, 405A.

Russell, E. A. C.; 365/496; Sussex 3059; abandoned; 376/36; 413D/40, B4.
Smith, H. E.; 35973/55; Oldfield 7; £7 11s. 0d.; 2850/ 16; 420/80, E1.
Terry, B. M.; 68/4007; Wellington 4224; £15 8s. 6d.; 2539/33; 383D/40, B & C3.
Tilbrook, H. W.; 18998/68; Roe 812; £20 0s. 0d.; 5282/24; 345/80, F4.
Venn, F. E.; 567/152; Malcolm; abandoned; 10123/01; 43/300.

*4*3/300.

Vodanovich, Ivan; 3117/1581; Big Bell 35; non-compliance with conditions; 810/36; Big Bell.
Ware, J. H.; 20729/68; Avon 9440, 21634; £39 11s. 1d.; 2847/26; 343A/40.

G. L. NEEDHAM, Under Secretary for Lands.

THE LAND ACT, 1933-1934.

Northani Land Agency.

Tenders for Leasing for Depasturing Purposes (Lake Moore).

Department of Lands and Surveys, Perth, 15th June, 1937.

Corr. 2479/36.

15th June, 1937.

TENDERS for the leasing of the land comprised within the area described in Schedule hereunder, containing about 200,000 acres, are invited.

The above area, are invited. The above area will be available for leasing for de-pasturing purposes only, under Section 116 of "The Land Act, 1933-34," for a term of seven (7) years, subject to the conditions:—

- (1) That any improvements effected by the Lessee during the currency of the lease will become the property of the Crown on termination of the lease, and that in the event of any of the surveyed blocks being applied for and granted under Conditional Purchase conditions, the area of the lease will be reduced and rent adjusted accordingly.
- (2) That incoming settlers will be required to pay for any improvements effected on the land taken up.

Tenders for the above or any portion thereof, accom-panied by the first half-year's rent (the minimum amount being fixed at the rate of ten shillings for 1,000 acres per annum), indorsed "Tender for leasing area at Lake Moore shown on Public Plans 88/80 and 97/80," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Northam, on or before Wed-nesday. 7th July 1937 nesday, 7th July, 1937. All tenders lodged on or before that date will be

treated as having been received on that date, and, in the event of there being more than one tender received, the one to be accepted will be determined by the Land Board.

The highest or any tender will not necessarily be accepted. (Plans 88/80 and 97/80.)

G. L. NEEDHAM. Under Secretary for Lands.

Schedule.

The area bounded by lines commencing at the southeast corner of Pastoral Lease 2706/93 and extending southward along the western shore of Lake Moore to the production east of the south boundary of Location 3310; thence west along said production and said south boundary to the south-east corner of Location 3311; thence north along its east boundary and west along its north boundary and onwards to the east boundary of Location 3309; thence south, west and north along boun-daries of said Location 3309 to the north-east corner of Location 3312; thence west along its north boundary to the south-east corner of Location 3306; thence north along the latter's east content of Indeation 3500; thence worth along the latter's east boundary and onward to the south boundary of Location 3460; thence west and north along boundaries of said Location 3460 and Location 3332 and onwards to the production east of the south boundary of Location 3281; thence west along said pro-duction and said boundary of Location 3281 is its south duction and said boundary of Location 3281 to its southwest corner; thence north to the south boundary of Location 3275; thence east and north along boundaries of said Location 3275 and onwards to the south boundary of Location 3273; thence east, north-westward, west and north along boundaries of Locations 3273, 3270 and 3271 to the latter's north-east corner; thence north to the south boundary of Pasternel Locae 2706 (2011) the south boundary of Pastoral Lease 2706/93; thence east along said south boundary to the starting point.

TENDERS FOR LEASING RESERVE No. 21712. BRIDGETOWN LAND AGENCY.

Grazing Purposes.

Section 32 of "The Land Act, 1933-1934."

Department of Lands and Surveys, 0/37. Perth, 2nd June, 1937. Corr. No. 760/37.

TENDERS for the leasing of the land comprised within Reserve 21712 (situated on Chesapeake Brook, con-taining about 1,000 acres), are invited.

The above Reserve will be available for leasing under Section 32 of "The Land Act, 1933-1934," for a term of one (1) year, renewable at the will of the Hon. the Minister for Lands, and terminable at three (3) months' notice, rent being apportioned accord-ingly, and no compensation being payable for improve-ments effected at the expiration of the lease or the sooner determination thereof.

Tenders for the above accompanied by one year's rent (the minimum amount being fixed at the rate of two pounds (£2)), endorsed "Tender for leasing Reserve 21712 shown on Public Plan No. 453/80, A3," and addressed "Under Secretary for Lands," must be lodged at the Lands Office, Bridgetown, on or before Wednesder, 24th Lune 1027 Wednesday, 24th June, 1937.

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

The highest or any tender will not necessarily be accepted. (Plan 453/80, A3.)

G. L. NEEDHAM, Under Secretary for Lands.

Schedule.

The area bounded by lines commencing at the northeast corner of Nelson Location 5605 and extending east corner of Neison Location 5005 and extending west about 140 chains along the north boundaries of Locations 5605 aforesaid, 5273, and 5604; thence north through Reserve 9541 to its north boundary; thence east about 185 chains; thence south to the north boun-dary of Pastoral License 342/109; thence west and north along boundaries of said Pastoral License and Location 5605 aforementioned to the starting point. Reserve 9541 (Excepted from Sale) is hereby reduced.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI. of "The Land Act, 1933-34."

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of "The Land Act, 1933-34," on and after the date specified :-

WEDNESDAY, 23rd JUNE, 1937.

KALGOORLIE LAND AGENCY.

Eastern Division.

Ngalbain District (near Burbanks).

Corres. No. 550/37. (Plan No. 39/80.)

The area, containing 500 acres, and being late Miner's Homestead Lease No. 30.

WEDNESDAY, 7th JULY, 1937.

PERTH LAND AGENCY.

Kimberley Division.

Bulara District (about seven miles east of Mount Angelo).

Corres. No. 1895/24. (Plan 130/300.)

That area of unsurveyed land, containing about 21,670 acres; being "The Pious Society of Missions Incorporated" forfeited Pastoral Lease No. 2106/98; subject to payment for improvements, if any.

Eastern Division.

Ularring District (near Mulline).

Corres. No. 706/35. (Plan 35/300.)

Those areas or unsurveyed land, containing about 21,000, 49,870, 20,000, and 19,995 acres; being A. P. and C. M. Brophy's forfeited Pastoral Leases Nos. 395/721, 395/722, 395/723, and 395/724.

WEDNESDAY, 14th JULY, 1937.

PERTH LAND AGENCY.

North-West Division.

Eriville District (about 6 miles north of Mount Leake).

Corres. 912/32. (Plan 71/300.) That area of unsurveyed land, containing about 51,000 acres, being W. J. S. Gale's forfeited Pastoral Lease 3888/96; subject to payment for improvements.

WEDNESDAY, 21st JULY, 1927.

PERTH LAND AGENCY.

Kimberley Division.

Luman District (near Mount Parker).

Corres. 4757/30. (Plan 132/300.)

That area of unsurveyed land, containing about 38,510 acres, being Frederick Terone's forfeited pastoral lease No. 2227/98. containing about

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, 1933-34," and the Regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Land Agency Office as specified hereunder not later than the date specified, but may be lodged before such date if so desired.

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

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

closing date and the sitting of the Board. If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Depart-ment which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, avail-able 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 pro-visions of Clause 18 of the Regulations.

SCHEDULE.

WEDNESDAY, 23rd JUNE, 1937.

BEVERLEY LAND AGENCY.

Roe District (about 24 miles east of Hyden).

Corr. No. 3165/28. (Plan 346/80, D & E3.) Locations 1438 and 1382, containing 1,727a. 1r. 25p., at 8s. 6d. per acre; classification page 45 of 3165/28; subject to existing Agricultural Bank indebtedness. This cancels the previous Gazette notice dated 27th July, 1934.

Roe District (about five miles north-east of Hyden).

Corr. No. 3863/28. (Plan 346/80, A & B4.) Locations 1460 and 1805, containing 2,200a. 2r. 7p., at 7s. 3d. per acre; classification in 1657/28; subject to payment for improvements; being W. Maltby's forfcited Leases 68/540 and 74/368.

GERALDTON LAND AGENCY.

Victoria District (about five miles west of Caron). Corr. No. 3651/27. (Plan 95/80, D & E1.)

Location 8499, containing 4,446a. 3r. 14p., at 3s. 6d. per acre; classification page 19 of 3651/27; exempt from road rates for two years from date of approval of application and subject to payment for improvements, if any. This cancels the previous *Gasette* notice dated 12th October, 1935.

Woongoondy Repurchased Estate (South of Mullewa).

Woongoondy Repurchased Estate (South of Mullewa). Open under Part V. of "The Land Act, 1933-1934," as modified by Part VIII. Corr. No. 3570/29. (Plan 127/80, C1 & 2.) Lot 30, containing 3,211a. 0r. 14p.; price per acre— 4s.; purchase money—£642 4s. 4d.; half-yearly instal-ment for first five years (interest only):—to civilians, at 5 per cent. per annum—£14 10s.; half-yearly instalment over 35 years (including interest):—to civilians, at 5 per cent. per annum—£14 10s.; half-yearly instalment over 35 years (including interest):—to civilians, at 5 per cent. per annum—£19 0s. 11d.; to returned soldiers, at 4½ per cent. per annum—£17 18s. 1d.; and Lot 29, containing 3,022a. 0r. 5p.; price per acre—4s.; purchase money—£604 8s. 2d.; half-yearly instalment for first five years (interest only):—to civilians, at 5 per cent. per annum—£15 2s. 2d.; to re tivilians, at 5 per cent. per annum—£15 2s. 2d.; to re-turned soldiers, at 4½ per cent. per annum—£13 12s.; turned soldners, at $4\frac{1}{2}$ per cent. per annum—£13 128.; half-yearly instalment over 35 years (including inter-est):—to civilians, at 5 per cent. per annun—£17 18s. 6d.; to returned soldiers, at $4\frac{1}{2}$ per cent, per annun— £16 17s.; available only to applicants who satisfy the Land Board that they possess the necessary capital and experience to successfully develop their holdings. This cancels the previous Gazette notices dated the 9th February, 1929, and the 8th January, 1930.

NARROGIN LAND AGENCY.

Williams District (about 10 to 12 miles north-east of Tarin Rock).

Tarin Rock). Corr. No. 2689/30. (Plan 387/80, A & B 1 & 2.) Location 14371, containing 1,443a. Or. 29p., at 5s. per acre; classification page 13 of 2689/30; and Loca-tions 10191, 14795, and 14796, containing 720 acres, at 8s. per acre; classification page 23 of 13898/10; exempt from road rates for two years from date of approval of application, and payment for improvements, if any; subject also to the right of resumption by the Government for railways or other public purposes with-out compensation, except for any improvements so re-sumed. This cancels the previous *Gazette* notice dated 12th March, 1937. 12th March, 1937.

NORTHAM LAND AGENCY.

Avon District (about five miles south of Clackline).

Corr. No. 6446/28. (Plan 2A/40, C1.) Locations 20684 and 26287, containing 312a. 3r. 38p., at 6s. per acre; classification page 10 of 5189/22; subject to payment for improvements, and exempt from road rates for two years from date of approval of ap-plication; being A. Cooper-Smith's forfeited Leases 68/2713 and 74/1082.

Avon District (about four miles east of Narembeen). Corr. No. 3169/18. (Plan 5/80, C4.)

Location 16233, containing 840 acres, at 14s. per acre; classification page 50 of 5530/10, Volume 1; sub-ject to existing Agricultural Bank, Industries Assistance Board, and Minister for Lands' indebtedness, and to a cropping lease which expires on 28th February, 1939; being J. R. Black's forfeited Lease 36474/55.

Avon District (about seven miles west of Koorda).

Corr. No. 4235/29. (Plan 56C/40, D3.) Location 20669, containing 492a. 1r. 20p., at 3s. 9d. per acre; classification page 5 of File 1979/28; exempt from road rates for two years from date of approval of application; being P. Stevens' forfeited Lease 68/2123.

Ninghan District (about eight miles north-east of Kalannie).

Corr. No. 349/30. (Plan 65/80, C1.)

Location 2846, containing 3,004a. 3r. 3p., at 5s. per acre; classification page 8 of File 349/30; subject to payment for existing improvements and exempt from road rates for two years from date of approval of application; being W. Mercer's forfeited Lease 68/2579.

Ninghan District (about 3½ miles north-west of Kirwan).

Corr. No. 6313/25. (Plan 65/80, A & B4.) Locations 1388, 1390, and 2420, containing 1,839a. 1r. 26p., at 5s. per acre; classification page 25 of File 6313/25; subject to existing Agricultural Bank in-debtedness and the right of resumption by the Government for railways or other public services without com-pensation, except for any improvements so resumed. This cancels the previous *Gazette* notice dated the 5th April, 1935.

Ninghan District (about two miles south of Kulja). Corr. No. 98/29. (Plan 65/80, C & D3.)

Location 2783, containing 1,903a. 3r. 27p., at 6s. per acre; classification page 14 of File 98/29; subject to existing Agricultural Bank indebtedness; being E. H. Stanley's forfeited Lease 23060/68.

Ninghan District (about eight miles north of Kulja).

Corr. No. 278/30. (Plan 65/80, C & D1.) Location 3502, containing 1,637a. 1r. 17p.; subject to repricing; classification page 6 of File 278/30; exempt from road rates for two years from date of approval of application; being D. W. F. Barrett's forfeited Lease 68/2629.

Ninghan District (about 10 miles north of Narkal).

Ninghan District (about 10 miles north of Narkal). Corr. No. 5622/25. (Plans 65/80, F4; 66/80, A4; 56/80, F1, and 55/80, A1.) Locations 795, 2440, and 796, containing 1,946a. 3r. 28p., at 4s. 6d. per acre; classifications pages 11 and 35 of File 5622/25; subject to existing Agricultural Bank indebtedness and a cropping lease expiring on the 28th February, 1938, and the right of resumption by the Government for railways or other public purposes, with-out compensation, except for any improvements so re-sumed; being A. Buxton's and J. Cowlishaw's forfeited Leases 20229/68 and 25008/74.

Ninghan District (about 11 miles east of Kalannie).

Corr. No. 281/30. (Plan 65/80, Dl.) Location 3503, containing 1,846a. 0r. 17p., at 4s. 6d. per acre; classification page 6 of File 281/30; subject to payment for improvements; being E. F. Stubbs' forfeited Lease 68/2582.

Corr. No. 1743/28. (Plan 6/80, A4.) Locations 254 and 1356, containing 2,306a. 3r. 2p., at 5s. per acre; classification page 20 of File 4025/25; subject to existing Agricultural Bank indebtedness; being S. C. Rayner's forfeited Leases 68/212 and 74/206.

Victoria District (about seven miles west of Wubin). Corr. No. 1897/26. (Plan 89/80, B3.)

Location 4902, containing 930 acres, and Location 8533, containing 764a. 0r. 17p.; subject to reclassification and pricing; subject to payment for improvements, if any, and exempt from road rates for two years from date of approval of application; also subject to the right of resumption by the Government for railways or other Government purposes, without compensation, ex-cept for any improvements so resumed; being A. C. Dearling's forfeited Leases 20552/68 and 68/1229.

PERTH LAND AGENCY.

Peel Estate (about two miles north-east of

Balmanup). Corr. No. 3615/22. (Plan Peel Estate.)

Corr. No. 3615/22. (Plan Peel Estate.) Lot 121, containing 105a. 2r.; purchase money—£55 7s. 9d.; deposit—£2; half-yearly instalment over 291/2 years (including interest):—to civilians, at 5 per cent. per annum—£1 15s. 4d.; to returned soldiers, at 41/2 per cent. per annum—£1 13s. 4d.; subject to conditions applying to selection in this area. This cancels the pre-vious *Gazette* notice dated the 13th July, 1934.

Peel Estate (Spectacle Swamp).

Peel Estate (Spectacle Swamp). Corr. No. 2833/31. (Plan Peel Estate, Sheet 4.) Lots 1157 and 1196, containing 63a. 3r. 8p.; purchase money—£159 10s.; deposit—£2; half-yearly instalment over 291/2 years (including interest):—to civilians, at 5 per cent. per annum—£5 3s. 2d.; to returned soldiers, at 41/2 per cent. per annum—£4 17s. 2d.; subject to con-ditions applying to selection in this area. This cancels the previous *Gazette* notice dated the 10th August, 1932.

Swan District (about nine miles north-west of Wannamal).

Corr. No. 2646/31. (Plan 31/80, C2.) Locations 3319 and 3318, containing 199a. 3r. 32p., at 6s. per acre; classification page 6 of File 2897/31; exempt from road rates for two years from date of approval of application; being R. Strain's forfeited Leases 57/600 and 74/1463.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (near Carrabin)

Corr. No. 6203/26. (Plans 35/80, D4; 24/80, D1.) Location 135, containing 1,348a. 2r. 28p., at 5s. 9d. per acre; classification page 13 of 6203/26; subject to payment for improvements, if any, and exempt from road rates for two years from date of approval of ap-plication, also subject to mining and Goldfield Water Supply timber conditions; being M. I. Morris' for-forted Locase 21561/68 feited Lease 21561/68.

Jilbadji District (about seven miles south of Garratt).

Corr. No. 508/30. (Plans 36/80, D4; 23/80, D1.) Location 276, containing 1,072a. 3r. 27p., at 4s. 3d. per acre; classification page 12 of File 4335/27; subject to payment for improvements, also subject to min-ing conditions; being L. E. Wildash's forfeited Lease 68/2234.

WAGIN LAND AGENCY.

Roe District (about 13 miles south-east of Newdegate).

Corr. No. 2437/36. (Plan 406/80, Dl.) Locations 74 and 631, containing 1,120a. 0r. 1p., at 11s. per acre; classification page 2 of 4393/22; and Location 949, containing 976a. 0r. 36p., at 5s. 3d. per acre; classification page 10 of 6533/26; subject to existing Agricultural Bank indebtedness and the right of resumption by the Government for railways or other public purposes without compensation, except for any improvements so resumed; being Jas. Morrow's cancelled application.

WEDNESDAY, 30th JUNE, 1937.

BEVERLEY LAND AGENCY.

Avon District (about two miles south-west of Kweda).

Corr. No. 5658/21. (Plan 343C/40, E4.) Locations 19586 and 21229, containing 1,521a. 1r.; subject to classification and pricing; exempt from road rates for two years from date of approval of applica-tion; being L. M. J. Reid's forfeited Lease 15388/68.

Roe District (about 18 miles north-east of Hyden). Corr. No. 2826/33. (Plan 346/80, C2.)

Location 1433, containing 2,478a. 1r. 20p.; subject to pricing; classification page 2 of 1935/28; exemption from road rates for two years from date of approval of application and payment for improvements, if any. This cancels the previous *Gazette* notice dated 4th July, 1934.

BUNBURY LAND AGENCY.

Wellington District (about six miles west of Wagerup).

Corr. No. 4159/15. (Plan 383A/40, B2.) Open under Part V., Section 54. Location 2830, containing 6 acres, at £1 10s. per acre; classification page 9 of 4159/15; subject to the full purchase money being paid on approval of application or in such instalments as the Minister may direct and subject to exemption from road rates for two years from date of approval of application; being T. Smith's forfeited Lease 1534/60.

Wellington District (about six miles south-west of Mungallup).

Corr. No. 1957/30. (Plan 411C/40, D4.) Location 3075, containing 19a. 1r. 6p., at 20s. per acre; classification page 28 of 1515/15; subject to the reservation of a strip of land covering the original tim-ber railway formation, and exemption from road rates for two years from date of approval of application; selection in this area is limited to one block to one person; being R. W. C. Hopkin's forfeited Lease 55/187 person; 55/1887.

GERALDTON LAND AGENCY.

Victoria District (about six miles north-east of Bowgada).

Corr. No. 152/37. (Plan 122/80, E1.) Location 7983, containing 1,800a. 0r. 20p., at 5s. per acre; classification page 7 of 4222/23; exempt from road rates for two years from date of approval of ap-plication; being F. W. Knight's cancelled application.

Location 7042, containing 2,499a. 1r. 39p., at 4s. 3d. per acre; classification page 7 of 6499/19; subject to existing Agricultural Bank indebtedness; being E. J. Criddle's forfeited Lease 11989/68.

NARROGIN LAND AGENCY.

Roe District (about nine miles north of Burngup).

Corr. No. 1371/22. (Plan 387/80, El.) Locations 159, 620, and 783, containing 1,200a. 0r. 27p., at 10s. 6d. per acre; classification page 1 of 4391/ 22 and page 5 of 1496/24; subject to existing Agricultural Bank indebtedness and the right of resumption by the Government for railways or other public pur-poses without compensation except for any improve-ments so resumed; being J. W. Rolland's forfeited Leases 39666/55, 23073/74, and 41075/55.

Roe District (about three niles north of Pingaring). Corr. No. 2508/27.

Corr. No. 2008/27. Locations 1080 and 1089, containing 1,669a. 1r. 19p., at 9s. 6d. per acre; classification page 56 of 2508/27; subject to existing A.B. and I.A.B. indebtedness; being S. B. Robinson's forfeited Leases 22417/68 and 25820/74.

Roe District (about five miles north of Lake Biddy). Corr. No. 5870/28. (Plan 388/80, A1 & 2.)

Location 1261, containing 973a. 2r. 13p., at 4s. 3d. per acre; classification page 4 of 5870/28; exempt from road rates for two years from date of approval of application, and to payment for improvements, if any; being J. H. Lloyd's forfeited Lease 68/1504.

NORTHAM LAND AGENCY.

Avon District (about two miles north of Burracoppin). Corr. No. 3408/28. (Plans 35/80, C4; 24/80, C1.) Locations 20453 and 24227, containing 749 acres;

subject to pricing; exempt from road rates for two years from date of approval of application, and subject to the right of resumption by the Government for rail-ways or other public purposes without compensation except for any improvements so resumed, also to Gov-ernment Water Supply timber conditions; being J. Elsbury's forfeited Leases 68/496 and 74/341.

PERTH LAND AGENCY.

Victoria District (about six miles east of Gunyidi).

Corr. No. 1608/36. (Plan 90/80, E3.) Location 4415, containing 1,481a. 2r. 10p., at 4s. 6d. per acre; classification page 6 of 5933/19; subject to payment for improvements and exemption from road rates for two years from date of approval of applica-tion; being M. H. Lipp's cancelled application.

SALMON GUMS LAND AGENCY.

Fitzgerald District (about seven miles west of Dowak). Corr. No. 1656/31. (Plans 392/80, A1 & 2, and 11/300.)

11/300.) Location 461, containing 946a. lr. 3p., at 6s. 6d. per acre; Location 455, containing 1,000a. 0r. 32p., at 5s. 9d. per acre; and Location 456, containing 1,053a. lr. 33p., at 5s. 9d. per acre; classifications pages 33, 27, and 28 of 70/22; subject to existing Agricultural Bank and Industries Assistance Board indebtedness, and to the conditions applying to selection in this district; being T. Barry, W. A. Grigor, and J. W. Sanderson's forfeited Leases 55/2243, 4193/55, and 42134/55.

Fitzgerald District (about six miles south-west of Dowak).

(Plan 392/80, A2.) Corr. No. 2891/22.

Location 300, containing 999a. 2r. 33p., at 6s. 3d. per ace; classification page 6 of 70/22; subject to existing Agricultural Bank indebtedness and to con-ditions applying to selection in this district; being F. Barker's forfeited Lease 39173/55.

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

Corr. No. 3206/24. (Plan 402/80, D2.) Locations 672 and 673, containing 482a. 3r. 14p., at 6s. 9d. per acre; classification page 20 of 3206/24; subject to payment for improvements and the conditions applying to selection in this district; being T. A. Kirkaldy's forfeited Leases 41540/55 and 24673/74. Fitzgerald District (about 13 miles east of Grass Patch).

Corr. No. 6910/26. (Plan 402/80, E1.) Location 546, containing 1,037a. 0r. 26p., at 5s. 6d. per acre; classification page 14 of 7631/22; subject to Agricultural Bank indebtedness and conditions applying to selection in this district; being H. A. Pilgrim's forfeited Lease 42199/55.

WAGIN LAND AGENCY.

Williams District (about five unles south-east of Tarin Rock).

Corr. No. 282/21. (Plans 387/80, A4; 407/80, A1.) Locations 10786 and 10780, containing 1,991 acres, at 9s. per acre; classification page 52 of 282/21; sub-ject to existing A.B. and I.A.B. indebtedness and eradication of the poison before the Crown grant issues; being M. A. Compton's forfeited Lease 13520/68.

Williams District (about 15 miles north of Pingrup). Corr. No. 1273/27. (Plan 407/80, C & D 1 & 2.)

Location 14367, containing 2,552a. 3r. 11p., at 2s. 3d. per acre; classification page 21 of 1273/27; exempt from road rates for two years from date of approval of application and subject to eradication of the poison to the satisfaction of the Minister for Lands before the Crown grant issues; being B. A. Griffiths' forfeited Lease 68/1168.

Williams District (about 10 miles north of Dumbleyung).

Corr. No. 3307/30. (Plan 386D/40, B4.)

Location 11494, containing 146a. 1r., at 8s. 9d. per acre; classification page 1 of 1520/14; subject to exist-ing Agricultural Bank and Minister for Lands' indebtedness; being C. J. Moran's (jun.) forfeited Lease 68/2744.

THURSDAY, 1st JULY, 1937.

BRIDGETOWN LAND AGENCY.

Nelson District (near Barronhurst).

Corr. No. 6379/11. (Plans 442B/40, E2; 442C/40, E3.)

ditions applying to selection in this district. This can-cels the previous Gazette notice dated 13th September, 1935.

Nelson District (about 10 miles south-west of Mayanup)

Corr. No. 9044/09. (Plan 438A/40 A2.)

Location 1740, containing 160 acres, at 12s. per acre; classification page 31 of 9044/09; exemption from road rates for two years from date of approval of appli-cation and payment for improvements if any; and also subject to the conditions of selection in this district. This caucels the previous *Gazette* notice dated 29th Loundry 1027 January, 1937.

Nelson District (about seven miles north-east of Nannup).

Corr. No. 9982/06. (Plan 439A/40, C1.)

Location 2636 containing 160 acres, at 13s. per acre; classification page-27 of 9982/06; exempt from road rates for two years from date of approval of applica-tion and subject to payment for improvements, if any, and also to the conditions applying to selection in this district. This cancels the previous *Gazette* notice dated 30th October, 1931.

WEDNESDAY, 7th JULY, 1937.

ALBANY LAND AGENCY.

Denmark Estate (about 21/2 miles west of Denmark). Corr. No. 11381/09. (Plan 452C/40, D4.)

Location 414, containing 98a. Or. 20p., at 12s. per acre; classification page 92 of 11381/09; subject to acte, classification page 32 of 11581/09; subject to payment for improvements, if any, and to exemption from road rates for two years from date of approval of application. This cancels the previous *Gazette* notice dated 28th September, 1934.

Kent District (about 24 miles east of Ongerup). Corr. No. 6594/26. (Plan 434/80, A2.)

Location 850, containing 160a. Or. 5p., at 6s. 6d. per acre; classification page 10 of 6594/26; exempt from road rates for two years from date of approval of ap-plication; being E. Powell's forfeited Lease 22549/68.

BEVERLEY LAND AGENCY.

Avon District (about two miles south-east of Beverley). Corr. No. 12476/04. (Plan 343A/40, A1.)

Open under Part V., Section 53.

Location 6686, containing 1a. 2r. 2p., at £1 10s. per acre; subject to the condition that the full purchase money must be paid upon approval of application or in such instalments as the Minister for Lands may direct; being G. J. Allen's forfeited Lease 730/60.

Avon District (about four miles west of Billaricay Siding).

Corr. No. 4853/25. (Plaus 344/80, F3, and 345/80, A2 & 3.)

Locations 23456 and 23806, containing 3,446a. Or. 25p., at 4s. 6d. per acre; classification page 12 of File 4853/25; subject to existing Agricultural Bank in-debtedness and to a cropping lease which expires on 28th February, 1938; being W. H. Whyte's and F. T. Wilson's forfeited Leases 20788/68 and 25218/74.

Avon District (about five miles north-east of Bendering).

Corr. No. 3783/27. (Plan 345/80, B3.)

Location 23653, containing 1,889a. 3r. 6p., at 7s. 6d. per acre; classification page 6 of File 1266/24; exempt from road rates for two years from date of approval of application and subject to payment for improve-ments, if any; also subject to the poison being eradi-cated to the satisfaction of the Minister for Lands before the Crown grant will issue. This cancels the previous *Gazette* notice dated the 8th March, 1935.

GERALDTON LAND AGENCY.

Victoria District (about 81/2 miles south-east of Northern Gully).

Corr. No. 356/37. (Plan 126B/40, D & E1.)

Location 2947, containing 210a. 2r. 9p., at 4s. per acre; to be selected together with Locations 7885 and 7129; subject to existing Agricultural Bank indebted-ness; being J. O'Brien's cancelled application.

Victoria District (about four miles north-east of Latham).

Corr. No. 1621/27. (Plan 96/80, B2.)

Location 5693, containing 5,001a. 0r. 11p., at 6s. 6d. per acre; classification page 7 of File 1621/27; exempt from road rates for two years from date of approval of application and subject to payment for improve-ments, if any. This cancels the previous *Gazette* notice dated the 20th February, 1933.

Victoria District (about nine miles west of Three Springs).

Corr. No. 7873/11. (Plan 94/80, E1.)

Location 6206, containing 155 acres, at 6s. 3d. per acre; classification page 6 of File 7873/11; exempt from road rates for two years from date of approval of application and subject to payment for existing im-provements, if any. This cancels the previous *Gazette* notice dated the 10th December, 1928.

KATANNING LAND AGENCY.

Kojonup District (about 11 miles north-east of Broome Hill).

Corr. No. 1196/35. (Plau 417D/40, C3.)

Locations 5551 and 8263, containing 1,008a. 2r. 22p. at 2s. 6d. per acre; classification page 4 of 321/25 and page 8 of 4322/26; exempt from road rates for two years from date of approval of application; all mallet trees and bark are reserved to the Crown; subject also to eradication of the poison before the Crown grant issues; being H. H. Steicke's forfeited Lease 347/762.

Kojonup District (about 10 miles north-east of Gnowangerup).

Corr. No. 1490/30. (Plan 417/80, F4.) Locations 7205 and 6261, containing 944 acres, at 2s. 3d. per acre; classification pages 11 and 15 of 351/26; subject to payment for improvements, if any, to exemption from road rates for two years from date of approval of application, and subject to eradication of the poison to the satisfaction of the Minister for Lands before the Crown grant issues. This cancels the previous *Gazette* notice dated 5th February, 1937.

NARROGIN LAND AGENCY.

Williams District (near Cuballing).

Corr. No. 630/37. (Plan 385A/40, Cl.) Locations 13140 and 11156, containing 439a. 2r. 29p., at 2s. 3d. per acre; classification page 4 of File 5531/ 24; exempt from road rates for two years from date of approval of application; all marketable timber is re-served to the Crown, and subject to the eradication of poison before the Crown grant issues; being A. S. B. Hutton's cancelled application.

NORTHAM LAND AGENCY.

Avon District (about 15 miles south-west of Campion). Corr. No. 488/37. (Plan 35/80, A2.)

Location 14213, containing 929 acres, at 12s. 9d. per acre; elassification page 59B of File 6764/09, Vol. 1; subject to existing Industries Assistance Board iu-debtedness and the right of resumption by the Government for railways or other purposes without compen-sation, except for any improvements so resumed; being J. Lee's cancelled application.

Avon District (about 11/2 miles north of Wyola).

Avon District (about 1/2 mines north of wyota). Corr. No. 1671/36. (Plan 26C/40, D & E3.) Locations 17822, 26097, 17599, 17823, 20638, 19343, and 26098, containing 4,342a. Or. 19p., at 4s. per acre; classification pages 7 of 466/27 and 19 of 2225/35; subject to Agricultural Bank and wire netting indebted-ness; being C. P. Boulton's cancelled application. This cancels the notice which appeared in the Government Gazette 26th November, 1936, relating to these blocks.

Avon District (about six miles north-east of Mawson Siding).

Corr. No. 1603/36. (Plan 3D/40, C3.) Locations 19560, 19623, 19624, 17321, 3172, and 9611, containing 951a. 3r., at 4s. 9d. per acre; classification page 26 of 4570/20; subject to existing A.B. and I.A.B. indebtedness and to the eradication of the poison before the Crown grant issues; being W. E. K. McKee's can-celled applicatiou.

Avon District (about 81/2 miles south of Wyalkatchem).

Corr. No. 7055/19. (Plan 33/80, D4.) Location 21564, containing 799a. 3r. 30p., at 6s. per acre; classification page 4 of 7055/19; subject to exist-ing A.B., I.A.B., and Minister for Lands' indebted-ness; being C. E. Jeffree's forfeited Lease 12621/68.

Avon District (about five miles north-east of Meckering).

Corr. No. 3946/29. (Plan 26D/40, B3.) Location 24107, containing 357a. 3r. 33p., at 3s. 6d. per acre; classification page 13 of 3946/29; exempt from road rates for two years from date of approval of application; being R. Blood's forfeited Lease of 29264 68/2364.

Jilbadji and Avon Districts (about 8 to 10 miles east of Tandagin Siding).

of Tandagin Siding). Corr. No. 1546/36. (Plan 24/80, E & F4.) Jilbadji Location 145, containing 1,992a. 2r. 21p., at 5s. 6d. per acre; classification page 17 of File 3589/27; Jilbadji Location 152, containing 397a. 3r. 3p., at 4s. 6d. per acre; classification page 11 of File 1877/28; and Avon Location 25221, containing 599a. 3r. 34p., at 7s. per acre; classification page 5 of File 5090/27; subject to Agricultural Bank and Industries Assistance Board indebtedness; Jilbadji locations are also subject to mining conditions; being K J. Wilson's cancelled to mining conditions; being K. J. Wilson's cancelled applications.

Ninghan District (about 10 miles north-east of Mukinbudin).

Corr. No. 4435/21. (Plan 54/80, A1 & 2.) Location 469, containing 1,840a. 1r. 23p., at 11s. per acre; classification page 6 of File 4435/21; subject to Agricultural Bauk indebteducss; being J. Cross's for-feited Leases 12789/56 and 39097/55.

Ninghan District (about 12 miles north of Kalannie).

Corr. No. 5172/30. (Plan 88/80, B3 & 4.) Location 3334, containing 1,564a. 1r. 13p., at 9s. per acre; classification page 38 of File 1388/30, Vol. 1; exempt from road rates for two years from date of approval of application; being E. S. Black's forfeited Lease 68/2933.

PERTH LAND AGENCY.

Ashburton District (near Onslow),

Corr. No. 1014/35. (Plan 95/300.) Open under Part V., Section 54. Location 22, containing 10a. 0r. 38p., at £1 6s. 6d. per acre; classification page 16 of File 1778/34; being E. A. Payne's forfeited Lease 354/421.

Avon District (about 12 miles west of Toodyay). Corr. No. 2002/33. (Plan 28/80, F2.)

Location 26902, containing 160 acres; subject to pric-ing; exempt from road rates for two years from date of approval of application, and subject to the reservation of all marketable timber to the Crown; being S. A. Line's forfeited Lease 74/1733.

Peel Estate (about $2\frac{1}{2}$ miles south-east of Balmanup).

Péel Estate (about 25 miles south-east of Dannanup). Corr. No. 2183/31. (Plan Peel Estate.) Lot 108, containing 288a. 0r. 31p.; purchase money— £216 2s. 11d.; deposit—£2; half-yearly instalment over 29½ years (including interest):—to civilians, at 5 per cent. per annum—£6 12s. 1d.; subject to existing Agricultural Bank indebtedness and the conditions applying to selection in this Estate; being B. J. Coath's forfaited Lense 55/2200. forfeited Lease 55/2200.

SOUTHERN CROSS LAND AGENCY.

Leake District (near Gibb Rock).

Corr. No. 5671/28. (Plan 6/80, C4.) Location 21, containing 1,009a. 0r. 20p., at 10s. 9d. per acre; classification page 19 of File 1787/28; sub-ject to existing Agricultural Bank indebtedness, also to mining conditions; being L. E. and J. M. Croker's forfeited Lease 55/1407.

WAGIN LAND AGENCY.

Williams District (about seven miles east of Kukerin).

Corr. No. 162/12. (Plans 407/80, A1; 408/80, F1.) Corr. 100. 102/12. (Finns 407/00, A1; 400/00, F1.) Location 10783, containing 1,399 acres, at 7s. 6d. per acre; elassification page 15 of 6996/11; exempt from road rates for two years from date of approval of appli-cation. This cancels the previous *Gazette* notice dated 28th December, 1934.

THURSDAY, 8th JULY, 1937.

BRIDGETOWN LAND AGENCY.

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

Corr. No. 5928/21. (Plans 438C/40, F3; 438B/40,

Corr. No. 3920/41. (Frans 2004, 4., 4., F2.) F2.) Kojonup Locations 6548, 6545, and 6553, containing 3,107a. 1r. 23p., at 6s. 6d. per acre; classification page 3 of 5928/21; and Nelson Locations 7816, 6676, and 6675, containing 1,549a. 1r., at 5s. per acre; classifi-cation page 4 of 5929/21; subject to existing A.B. in-debtedness; being J. Carrigg's forfeited Leases 15422/ 68 and 15423/68.

Nelson District (near Northcliffe).

Corr. No. 3938/29. (Plan 454B/40, Fl.) Locations 7158 and 9886, containing 95a. Or. 13p., at 7s. per acre; subject to payment for improvements to the value of £17.

Sussex District (near Wonnerup Station).

Corr. No. 2925/24. (Plan 413B/40, E2.)

Location 1243, containing 106 acres; subject to pric-ing and payment for improvements, and also subject to conditions applying to selection in this district; being E. J. Reilly's forfeited Lease 18033/68.

Wellington District (near Noggerup).

Corr. No. 511/37. (Plan 414B/40, E & F1.)

Location 3612, containing 131 acres, at 12s. 6d. per acre; classification page 13 of 475/20; and Location 2055, containing 138a. 3r. 5p., at 10s. per acre; classifi-cation page 10 of 6397/20; subject to existing A.B. indebtedness; being F. T. Tilbee's cancelled application.

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

THE ROAD DISTRICTS ACT, 1919-1934.

WHEREAS the YILGARN Road Board, by resolution passed at a meeting of the Board held at Southern Cross on or about the 17th day of May, 1937, resolved to open the road hereinafter described, that is to say :-

1718/36.

No 9757 :- A strip of land, 150 links wide, commencing on the northern side of the Yellowdine Station Yard on the Eastern Goldfields Railway Reserve 5 chains 62 on the Eastern Goldheids Kaliway Reserve 5 chains 62 links from the south-east corner of Yilgarn Location 1099 and extending (as shown on Plan No. 5244) in a general northerly direction passing along the west boun-dary of Garden Area 27, part of the east boundary of Miner's Homestead Lease 108, through Reserve No. 18966 (Timber, Goldfields Water Supply), Reserve No. 2179 (Public Utility), and Reserve No. 3112 (Water) to a gypsum deposit in Lake Seabrook. (Plan 24/300.)

And whereas His Excellency the Lieutenant-Governor, pursuant to Section 17 of "The Public Works Act, 1902," by notices published in the Government Gazette declared that the said lands had been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the De-partment of Lands and Surveys, Perth.

And whereas the said Board has caused a copy of the the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their last-named places of abode.

And whereas the Lieutenant-Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are roads within the meaning of "The Road Districts Act, 1919-1934," subject to the provisions of the said Act.

Dated this 18th day of June, 1937.

G. L. NEEDHAM.

Under Secretary for Lands.

THE ROADS DISTRICT ACT, 1919-1934.

Closure of Road.

I. N. HETHERINGTON, being the owner of land over passes, have applied to the Lake Grace Road Board to close the said portion of road, viz .:-

Lake Grace.

3858/28. L. 11.-The surveyed road passing along the eastern boundary of Roe Location 1682 for a distance of approximately 60 chains from its south-east corner. (Plan 389/80, B2.)

N. HETHERINGTON.

I, David Leonard Elliott, on behalf of the Lake Grace Road Board, hereby assent to the above application to close the road therein described.

> D. L. ELLIOTT. Chairman Lake Grace Road Board.

10th May, 1937.

FORESTS ACT, 1918.

Forests Department, Perth, 15th June, 1937.

THE Hon. Acting Minister for Forests has approved of Friday, 9th July, 1937, being set apart, as Arbor Day, for the planting of trees in this State, pursuant to Section 72 of "The Forests Act, 1918."

> S. L. KESSELL, Conservator of Forests.

	Date of Nature of Work.		Date and Time for Closing.		Where and when Conditions of Contract, etc., to be seen.		
1937	7.		1937. (2·30 p.m. on Tue	ado v)			
June	2	York Hospital—Additions (8743)	22nd June		Contractors' Room, Perth, and Court House, Northam		
June	2	Northam Lands Office—Sewerage (8745)	22nd June	•••	on and after 8th June, 1937. Contractors' Room, Perth, and Court House, Northam on and after 8th June, 1937.		
June	2	Mandogalup (Peel Estate) Hall	22nd June		Contractors' Room, Perth, and Court House, Fremantle on and after 8th June, 1937.		
June	3	Swanbourne School—Sewerage (8747)	22nd June		Contractors' Room, Perth, and Court House, Fre- mantle, on and after 8th June, 1937.		
June	2	Kenwick School—Erection (8744)	29th June		Contractors' Room, Perth, and Police Station, Arma- dale, on and after 8th June, 1937.		
June	9	West Northam School—Sewerage (8748)-	29th June		Contractors' Room, Perth, and Court House, Northam on and after 15th June, 1937.		
June	9	Coolgardie State Battery—Quarters (8749)	29th June		Contractors' Room, Perth, and P.W.D., Kalgoorlie, or and after 15th June, 1937.		
June	9	Cue State Battery—Quarters (8750)	29th June		Contractors' Room, Perth; P.W., Geraldton; and Court House, Wiluna, on and after 15th June, 1937.		
June	9	Window Cleaning at Various Gov- ernment Buildings (8751)	29th June		Contractors' Room, Perth, and Court House, Fre mantle, on and after 15th June, 1937.		
June	9	Kalgoorlie State Battery—Quarters (8752)	29th June		Contractors' Room, Perth, and P.W.D., Kalgoorlie, on and after 15th June, 1937.		

TENDERS FOR PUBLIC WORKS.

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

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

THE ROAD DISTRICTS ACT, 1919-1934.

Mount Magnet Road Board. General By-laws.

PW. 917/29

WHEREAS by "The Road Districts Act, 1919-1934," the Road Board of any District is empowered to make By-laws for all or any purpose in the said Act, mentioned, Mt. Magnet Road Board, in pursuance of the power 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:—

Interpretations.

1. In these By-laws the interpretations set out in the Road Districts Act shall apply, in addition to which the following terms shall, unless the context otherwise indicates, bear the meaning set against them in the Road Districts Act, or respectively, that is to say:—

"The Act" "Goad Districts Act, 1919-1934," and all amendments thereto which may hereinafter come into force.

"District"-The locality or area for the time being under the control of the Mt. Magnet Road Board.

"Board"-The Mt. Magnet Road Board.

"Board Room"-Shall be the office, hall, or building in which the meeting of the Board is held from time to time.

"Footpath"—Any portion of any road set apart for the sole use of foot passengers, whether paved, kerbed, or otherwise, not less than 12 feet wide.

"Person" --- Shall include the plural, also a body corporate.

All other interpretations to be as prescribed in the Road Districts Act or other Acts or Regulations thereunder.

Duties of Secretary.

- 2. The duties of the secretary shall be-
- (a) to attend all Board meetings;
- (b) to attend all Committee meetings;
- (c) to take notes of the minutes and prepare reports of Committees;
- (d) to conduct all correspondence, and to give other officials instructions, as directed by the minutes, and carry out the resolutions of the Board as contained in such minutes;
- (e) to answer all questions on the Board's business;
- (f) to see that the accounts and balance sheets are prepared and published yearly, and any other duties specified under "The Road Districts Act, 1919-1934";
- (g) to prepare and place before the Board the monthly financial statement at the end of each month of the financial year;
- (h) to supervise the preparation of the Rate Books and the Board's Electoral Lists, to examine proof of the latter, and to arrange for the distribution of copies prior to the elections, also to attend all Courts of Revision or Appeal; to make the necessary arrangements for the elections; to issue instructions to the supervisor in accordance with the Board's resolutions;
- (i) to summon the members to Board and Committee meetings;
- (j) to keep all books up to date in accordance with instructions issued by the Minister and additional instructions of the Board;
- (k) to check all accounts sent into the Board, and see that all accounts for works have stated in them the authority under which such works have been done, and to check all returns made by the collector or other of the Board's officers, and see that the counterfoils of the Receipt Book accompany all returns; to supervise and attend to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board;
- to report to the Board at its next meeting any officer neglecting to make his returns, as provided, with the necessary vouchers attached thereto;

- (m) to see that no payment to the credit of the Board shall be made by any officer, except through the secretary or such other officer as may be acting temporarily in that capacity;
- (n) to readily and cheerfully obey all lawful commands or orders of the Board, and to attend to all other matters affecting the finances and welfare of the Board and not herein specified;
- (0) to see that all bonds and other forms of security to be taken from the contractors are prepared, and that the security required of servants is taken within due time, and report as to such matters to the Board;
- (p) to report to the Chairman any servant, who has been duly appointed under By-law No. 3, who has been guilty of any neglect of duty, or who is incapable of performing the duties allotted to him, and, if necessary, to suspend or dispense with the services of any other servant, and to duly report with respect to such action to the next ordinary meeting of the Board;
- (q) to exercise, subject to any direction given by the Board or Chairman, control over all servants of the Board;
- (r) to see that no receipt is on any other than the forms prescribed by the Acts and Regulations under which authority is given for the issue of such receipts;
- (s) to be responsible for the issue of receipts on the proper prescribed forms, and see that all receipts issued are in proper sequence.

The secretary of the Board shall be the custodian of all deeds, books, records, papers, etc., of the Board, and shall be responsible for their safe-keeping. All books, papers, etc., may be kept, so far as is practicable and convenient, in a safe, of which the secretary retains the key, and a duplicate of which shall be lodged with the bank in the name of the secretary of the Board.

No deeds, records, books, or papers of the Board shall be available to the public at any time or to any ratepayer, except in the manner provided in the Act.

Appointment of Officers.

3. No permanent appointment shall be made to any office under the Board until after an advertisement has been published in one or more local newspapers, calling for applications from persons competent to fill such an appointment. All appointments shall be made by resolution passed by the Board.

4. The election of all officers shall be conducted by a show of hands unless a ballot be demanded.

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

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

Meetings and Proceedings.

7. Notice shall be given in writing by the Chairman or secretary of ordinary or regular meetings, and also of every meeting adjourned for a term exceeding six days.

8. Meetings of the Board shall be of two kinds:---"Ordinary" and "Special." Ordinary meetings are the regular meetings held in pursuance of these Bylaws for the transaction of the general business of the Board, including meetings adjourned for the purpose of any incomplete business, but an adjourned meeting would not exclude any business which was considered necessary to transact. Special meetings are those called under Section one hundred and thirty-one of the Act, and shall include those called by the Chairman in response to a requisition signed by three members on his own behalf, and the notices for such special meetings shall have special business notified thereon for which the meeting was called, and for which each member shall receive seven days' notice. No other business shall be transacted at a special meeting other than that for which the special meeting was called; provided that any matter of emergency can be discussed, with the ruling of the Chairman and the consent of those present. The ratepayers' meeting shall consist of one called under Section one hundred and forty-four of the Road Districts Act, and the Standing Orders shall, so far as the Act allows, apply to the proceedings, but the provisions of the Act shall be first dealt with.

9. Ordinary meetings shall be held at the office of the Board at 2 p.m., on the second Saturday in each month, or on such day at such hour as may be appointed from time to time by resolutions of the Board, passed at the previous ordinary meeting of the Board.

10. At any meeting of the Board it shall rest with the majority of the members of the Board present to exclude the public from such meeting, when in their opinion it is expedient to do so.

11. The first business of all ordinary meetings of the Board shall be the consideration of the minutes of the preceding meeting, with a view to their confirmation. Provided that pasting or otherwise permanently affixing the minutes of the meetings of the Board to the leaves of a book shall be equivalent to entry therein, and the reading of the minutes may be dispensed with when members have been supplied with copies thereof at least three days before the holding of such last-mentioned meeting.

12. No discussion shall take place upon the minutes of proceedings, except as to their accuracy, or for the rectification of a clerical error.

Standing Orders.

13. The order of business at all ordinary meetings of the Board shall be as follows, that is to say:---

- (a) reading or consideration and confirmation of minutes of last ordinary meeting, also special meetings, if any;
- (b) consideration of business arising out of minutes;
- (c) questions of which due notice has been given by members or officers of the Board;
- (d) the Chairman shall have the right of directing the attention at any meetings to any matter or subject within the jurisdiction or official cognisance of the Board by a minute signed by himself, and such minute shall, when introduced, take precedence of all business before or to come before the Board, and the adoption thereof may be put by him from the Chair as a motion, without being seconded, but he shall confine himself to the questions contained therein;
- (e) reports of subcommittees and officers;
- (f) deputations and presentations of petitions or memorials, and consideration thereof;
- (g) reading of correspondence received and despatched, and taking action as may be deemed expedient in regard thereto;
- (h) consideration of tenders and ratification of contracts;
- (i) presentation of monthly statement and passing of accounts for payment;
- (j) motions of which previous notice has been given;
- (k) motions without notice, by leave of the Board;
- (1) general business;
- (m) notice of motions.

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

Petitions and Deputations.

15. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Board by a member only, and any member presenting a petition or memorial to the Board shall affix his name to the beginning thereof, with the number of signatures, and any member presenting a petition or memorial shall acquaint himself with the contents thereof, and ascertain that it does not contain language disrespectful to the Board. The nature or prayer of every petition or memorial shall be stated to the Board by the members presenting the same. 16. In the event of a deputation wishing to meet the Board an application shall be made in writing to an ordinary Board meeting, stating fully the purpose and business to be dealt with. No deputation shall be received until the ordinary meeting of the Board following the receipt of the application. The Board shall have power to decide whether the business stated is of sufficient importance to warrant the deputation being received. A deputation shall consist of one or more ratepayers.

Tenders.

17. Tenders for work shall be opened and dealt with when the subject matter of the tenders comes on to be considered at the meeting of the Board or by a Committee appointed for the purpose. The Board may require a deposit of five per cent. of the amount of the tender to accompany such tender, or two satisfactory securities.

Order of Debate-Speakers Must Not Digress.

18. A member, when speaking, shall not digress from the subject of debate.

Correspondence.

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

Consideration of Reports.

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

taken separately on each recommendation. Any report of a Committee, or any portion thereof, may be amended by the Board in any manner it may think fit, or may be referred back to the Committee for further consideration.

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

Precedence of Chairman.

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

Notice of Motion-Absence of Mover.

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

Withdrawals of Motions.

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

Motions to be Seconded.

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

Motions Not to be Withdrawn without Consent.

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

Amendment May Be Moved.

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

Motions and Amendments to be in Writing.

27. No motion or amendment shall be debated unless or until it has been reduced to writing, or the Chairman so directs.

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

Further Amendment may be Moved on Amended Question.

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

How Subsequent Amendments may be Moved.

30. If an amendment, whether upon an original question or amended as aforesaid, has been negatived, then a further amendment may be moved to the question to which such first-mentioned amendment was moved, and so on until there are no further amendments and the question is decided by the final vote in the affirmative or negative: Provided that not more than one question and one proposed amendment thereof shall be before the Board at any one time.

Motions for Adjournment.

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

Mover of Adjournment-When Entitled to Priority.

32. When resuming any discussion which has been adjourned, the mover of such adjournment shall be entitled, if he has not already spoken on the subject under discussion, to speak first.

Question to be Put without Argument. 33. Every such question shall be put categorically and without any argument.

Replies and Objections and Subsequent Motion Received.

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

Mode of addressing Board, etc.

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

Speaker not to be interrupted if in Order.

36. No member shall be interrupted while speaking, except for the purpose of calling him to order, as hereafter provided, or in pursuance of By-law 21.

Limitation as to number of Speeches.

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

Determination of Questions.

38. (a) All questions shall, if not otherwise decided by law, be determined thus:—Upon a question being put, those in favour shall say "Aye" and those against "No," and the Chairman shall declare whether the "Ayes" or "Noes" have determined the question, or, if the Chairman prefer, he may call for a show of hands for and against the question. The decision of the Chairman shall be final and conclusive, unless such decision be immediately challenged and two members rise and demand a division. (b) Where there is only one dissentient, he may request that his name be recorded in the minutes as opposed to the motion, and it shall be so recorded.

Divisions.

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

Chairman may repeat Question.

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

Acts of Disorder.

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

(b) Any member using any objectionable or offensive expression may be called upon to withdraw such expression. Should such member refuse to withdraw such expression when called upon to do so by the Chairman, the Chairman shall name such member, whereupon it shall be competent for any other member to move that such offending member be suspended from that sitting of the Board, and, in addition thereto, be subject to a penalty in any sum not exceeding Five pounds, as the Board may impose.

(c) Any motion for the suspension of any member or the infliction of any fine as herein provided shall be moved and seconded and voted upon without discussion.

(d) Any fine inflicted on any member under this Bylaw shall be recoverable in any Court of competent jurisdiction or before any two Justices of the Peace, on complaint laid by the Chairman or secretary.

Ruling of Chairman.

42. (a) The Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without further argument or comment, and his decision shall be final in that particular case.

(b) If the ruling of the Chairman be disagreed with, then the usual Parliamentary procedure may be adopted.

Members called to order more than once.

43. Any member who having been called to order by the Chairman for any infringement of any of the provisions of this By-law, or for any breach of decorum shall, upon request of the Chairman, withdraw from the Board room for the remainder of the meeting.

Disorder.

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

Finance and Accounts.

45. The Finance Committee shall meet at 8 p.m. on Thursday innuediately prior to the ordinary meeting of the Board, or any other time the Board may decide, and shall carry out the duties as specified in the Regulations. 46. For the purpose of these By-laws, notwithstanding that a collector may be employed by the Board, all rates, license fees, and other charges shall be payable at the Office of the Board.

47. All moneys belonging to the Board, after they come into the hands of any officer, servant or clerk, shall be paid to the secretary or responsible officer directed by the Board to receive same, within 24 hours, or at such time as specified by the Board.

Urgent Works.

48. The Chairman, with one member, or, in the absence of the Chairman, any two members, may in case of emergency authorise the expenditure of a sum not exceeding Ten pounds, which should be confirmed at the next meeting.

Common Seal.

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

Offences, Omissions, or Neglects.

50. Any person guilty of any of the following offences shall on conviction thereof pay a penalty not exceeding Twenty pounds:—

- (a) Placing any timber, bricks, or other material upon any footpath, surface drain or road without the permission of the Board having first been obtained.
- (b) Damaging or destroying any dam, well, tank, pump, windmill, windlass, bucket, rope, piping, troughing, fence, or gate, under the control of the Board.
- (c) Placing any placard or other document, writing, printing, on or otherwise defacing any house or building abutting or contiguous to a public road, or on any wall, fence, gate, or lamp-post without the consent of the occupier or owner thereof.
- (d) Having any awning upon or over the footpaths in any road, not being eight feet clear above the footway, or hanging any goods on or nuder such awning over the footway, without the permission of the Board.
- (e) Blasting any rock, stone, or timber, in or near any road or in any declared townsite without the permission of the Board, and not attending to such directions in regard thereto given by the Board.

To prevent danger from Fire.

51. Any person who shall anywhere within the limits of the declared townsites in the Mt. Magnet District light any ungnarded fires, or set fire to any straw, wood, or rubbish, or make any bonfire, or let off any fireworks or crackers, without having first obtained the permission of the Board, shall be liable under this Bylaw, and shall forfeit and pay on conviction a penalty not exceeding Ten pounds for every such offence.

To prevent obstruction on the Footpaths.

52. No person shall permit any box, case, coal, sand, firewood, goods, wares, merchandise, or other articles or effects to remain on any part of a footpath within the District after sunset, nor in any case for a longer period than shall be necessary for housing or removing same.

53. And no person shall at any time, day or night, obstruct by seats or resting places of any kind on footpaths.

54. No person shall place, deposit, lay, shoot, or discharge any rubbish or materials whatsoever on the surface of any street, roadway, footway, or public reserve within the District without having first obtained permission of the Board.

55. Every person shall, after having received from the Board as in the last preceding section provided, a permit to deposit rubbish, or materials on the surface of any road, footway, or public reserve, have and keep sufficient light burning thereon from sunset to the following sunrise during the time such rubbish or materials shall remain or continue so deposited. To prevent damage to Footpaths and any other Board Property.

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

Preservation of Trees, etc.

57. Any person who shall carelessly, wilfully, or wantonly injure, destroy, carry away or remove from its place any tree, shrub, or plant standing in any of the roads, enclosures, public places, or reserves belonging to or under the care or supervision of the Board, or who shall carelessly, wilfully, or wantonly injure, destroy, carry away, or remove out of its place, or ride or drive against any of the tree-guards, fences, or other protection to any such trees, shrubs, or plants as aforesaid, shall forfeit for every such offence a penalty not more than Ten pounds.

Throwing daugerous substances on Footways and Reserves.

58. Any person who shall throw vegetable substances or any offensive, noxious, or dangerons substances upon any footway within the District shall forfeit and pay on conviction a penalty not exceeding One pound for every such offence. Any person or persons placing, or eausing to be placed or broken in or upon any road, pathway, reserve, or park lands under the care or supervision of the Board, any glass, metal, or earthenware, bottles, or utensils, without having first obtained the permission of the Board so to do, shall be liable, beyond the costs and charges incidental to the removal of any such glass, metal, or earthenware, to a fine upon conviction not exceeding Two pounds in addition to amount of damages caused thereby.

Park Lands, Reserves, and Recreation Grounds.

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

60. No horse, cattle, or vehicle shall be allowed on any park lands, or recreation grounds without the written permission of the Board.

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

62. No person shall sell or expose for sale any goods, wares, fruit, or merchandise in any park lands, recreation grounds, or reserves without first having obtained the permission of the Board, and shall pay a fee, the amount of such fee not to exceed Ten pounds.

63. No persons shall damage or injure any fence, building, tree, shrub, or plant in any park lands, recreation grounds, or reserves. Any persons offending against this By-law shall forfeit and pay on conviction a penalty not exceeding Ten pounds for every such offence.

Timber.

64. Any person who shall cut or remove any timber or bush on any lands belonging to or in charge of or under the control of the Board without a license in the form set ont in Schedule A hereto shall forfeit and pay upon conviction a penalty not exceeding Five pounds.

Construction of Footways, Crossing Places.

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

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

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

Prohibiting the Erection of Dangerous Fences, etc.

67. (a) No person shall erect any fence in which barb wire forms a component part abutting on any street, road, or public place within the limits of the declared Townsites in the Mt. Magnet District.

(b) Where any owner of any land abutting upon any footpath as provided by Section One hundred and ninetyseven of the Act, has been served with an order to fence such frontage by the Board, the said owner shall, within the time specified in such order, well and sufficiently fence such land with a fence not inferior to the following materials and construction:—

Sawn jarrah posts of least dimensions six inches by three inches, sunk at least 18 inches in the ground; at least two sawn jarrah rails of least dimensions four inches by two inches, notched into and spiked onto posts. The face of such fence to be covered with galvanised corrugated iron securely nailed thereto and laid with lap of one corrugation at sides, and at least four feet six inches in height, the whole to be erected to line and in a workmanlike and substantial manner.

Any person offending against the provisions of this by-law shall be liable on conviction to a penalty not exceeding Five pounds.

Lamp Posts, etc.

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

Prescribing the Removal of Verandahs and Balconies, etc., at the Expense of Owner or Occupier.

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

Encroachments or Obstructions to be Removed.

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

In any case where after service of notice for such removal, any such obstruction or encroachment has not been removed within the specified time, it shall be lawful for the officer appointed by the Board to remove same at the cost and charges of the person so offending and to proceed against the offender for the breach of this By-law, the penalty for which breach shall be not more than Twenty pounds.

Cattle to Keep Off the Roads.

71. Any person being the owner of or having in his possession any animal shall prevent such animal from straying on any road within the District. Any person who commits a breach of this By-law shall be liable to a penalty not exceeding Twenty pounds.

Prescribing and Regulating the Manner of Keeping Goats.

72. (a) Any goat found at large in any public place may be seized and impounded and destroyed, and any officer of the Board or other person authorised by the Board may so seize or destroy any goat so found at large.

(b) The owner of any goat found straying at large on any public place shall be liable for all expenses attendant on the seizure, impounding or destruction and removal of any such goat.

(c) Every person who shall keep a goat within or without the limits of any Town under the jurisdiction of the Mt. Magnet Road Board, shall keep it under proper control so as not to be a nuisance to any person, or commit any depredation or damage to any person's property. Any goat found so out of control and/or committing any such depredation or damage, or being a nuisance to any person may, on the authority being obtained from the Board, be destroyed by the person on whose property such depredation shall have been committed or whose property shall have been damaged by such goat.

(d) Every person who shall keep a goat over the age of four months within the limits of any town under the jurisdiction of the Mt. Magnet Road Board, shall annually register such goat at the office of the Board, and shall pay a registration fee of 6d. for each goat so registered. All goats unregistered by the 31st July in each year may be sold or destroyed by any officer of the Board or other authorised person.

(e) Any person being the occupier of any house, premises, or land where goats are permitted to herd, sleep, or remain shall be deemed to be the owner of such goats.

(f) Any person who offends against any of the provisions of this By-law shall be liable on conviction to a penalty not exceeding Five pounds, and in addition shall be liable to pay the cost of any damage done by any goat owned by him.

Regulating the Flow of Poisonous Water from Mines.

73. (a) Any person who, while conducting or being in charge of any mining operations or treatment works for the extraction of metals from their ores or residues shall suffer or permit any poisonous water to flow or be conveyed from such operations or treatment works into any creek, watercourse, water channel, or drain without immediately taking precautions to properly and efficiently protect every such creek, watercourse, water channel, or drain from being reached by any animals or human beings, shall be guilty of an offence against this Bylaw and shall on conviction be liable to a penalty not exceeding Twenty pounds for each offence.

(b) Every person while conducting any mining operations or treatment works as aforesaid shall take due precautions against the leakage from any vats, tanks, vessels, pits, conduits, or open channels of any poisonous water therefrom, and shall sufficiently fence off and protect from the public or from any stray stock all such vats, tanks, vessels, pits, conduits, or open channels containing any poisonous water; and every person who shall fail or neglect to so take precautions or who shall neglect to so fence off and protect any such vat, tank, vessel, pit, conduit, or open channel, shall be guilty of an offence against this By-law and shall on conviction be liable to a penalty not exceeding Ten pounds.

(c) Every person while conducting any mining operations or treatment works as aforesaid shall make due provision for the conveyance away from all such mining operations or treatment works, of all offensive or waste waters, other than poisonous water derived from such mining operations or treatment works, in properly constructed channels or watercourses or conduits, and shall make provision by means of culverts or bridges for the crossing over by the public of all such channels, watercourses, or conduits. Such culverts or bridges or crossing places shall be constructed in such a manner as the Board directs, and shall at all times be kept and maintained in an efficient manner to the satisfaction of the Board. Any person offending against the provisions of this By-law shall be liable on conviction to a penalty not exceeding Five pounds.

Discount for Rates.

74. The Board may allow discount, not exceeding five per centum, for prompt payment of rates, but such discount shall be allowed in respect of general rates only, not including supplementary rates, and shall not be allowed in respect of rates not paid on or before the 30th September of the year in which the rates have been imposed: Provided that the Minister under special circumstances may agree to an extension of time for a period not exceeding one month.

Annual Camp Fees.

75. Any person having a tent, camp, or other habitation on any land in which he is not the rateable owner or occupier shall pay in advance a fee of not less than 2s. 6d., to be levied annually or otherwise, as the Board may direct.

Pounds.

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

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

78. Any person who shall release or attempt to release any cattle which shall be lawfully seized for the purpose of being impounded, whether such cattle shall be in the Pound or on the way to or from such Pound, shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding Five pounds.

Water Supply.

79. Any person who shall waste or allow water to escape, foul or pollute any water contained in any bore, pipe, tank, or place of storage shall be guilty of an offence against this By-law, and shall on conviction be liable to a penalty not exceeding Twenty pounds, in addition to any other sum which may be legally required to pay for damages.

Licenses.

80. The license contained in Schedule A hereto may be granted by the Board, for such periods not exceeding twelve months, or for such purpose, irrespective of any period of duration and upon payment of such fee as shall be prescribed, and if any person holding such license shall make default in any of the conditions contained in such license, the license shall become absolutely null and void, and the fee paid therefor shall be forfeited to the Board, and such person shall, in the event of any breach of the said license, be guilty of an offence against this By-law, and shall on conviction thereof be liable to a penalty not exceeding Five pounds.

Hawkers and Stall-keepers.

81. In these By-laws the term "Hawker" shall mean and include any person who in any manner whatsoever carries to sell or to offer or expose for sale, or who takes, canvasses or solicits orders for the sale of or 82. Subject to the provisions of the next succeeding By-law no person shall within the District of the Board trade or act as a hawker unless he is the holder of a hicense as hereinafter provided.

83. The provisions of the next preceding By-law shall not extend or apply to the following persons as such, that is to say:----

- (a) Any commercial traveller or representative of a wholesale firm selling to or seeking orders for any such goods or articles as aforesaid, or otherwise transacting business with any established retail trader or dealer within the Mt. Magnet Road District.
- (b) Any person or persons or company carrying on a business or trade whose premises are registered under the Shops and Factories Act and have been established and situated within the Mt. Magnet Road District for a period of at least six months.
- (c) A registered milk vendor.

84. No person shall keep or conduct any movable or temporarily fixed stall in or near any street, or way, recreation ground, or reserve within the Board's District for the sale of any fruit, fish, vegetables, meat, or any other articles of merchandise, unless he shall be the holder of a current license from the Board entitling him so to do.

85. Applications for a license to trade or act as a hawker and or stallkeeper shall be made in writing to the secretary of the Board, and shall be accompanied by the prescribed fee.

86. A license to trade or act as a hawker and or stall-keeper may be granted and issued by the Board for a term of three, six, or twelve months from the date of issue, and shall be in the form set forth in Schedules B and D hereto.

87. The Board may in its absolute discretion and without assigning any reason therefor-

- (a) refuse to issue a license as aforesaid;
- (b) refuse to renew a license as aforesaid on the expiration of the current term thereof;
- (c) cancel a license as aforesaid during the currency thereof upon giving to the licensee one month's written notice of its intention so to do; provided that the license fee or a part thereof proportionate to the unexpired term of the said license shall be refunded to the licensee;
- (d) grant a license as aforesaid upon such conditions as the Board may think fit.

88. No person to whom a license to trade or act as a hawker and stall-keeper has been granted shall, without the written consent of the secretary previously had and obtained, lend, transfer, or assign such license, and no person shall without such consent as aforesaid borrow or make use of any license granted to a person other than himself.

89. Any person to whom a license to trade as a hawker and/or stall-keeper has been granted shall at all times—

- (a) keep the vehicle, tray, or basket (if any) used by him in good repair and thoroughly clean and cleansed to the satisfaction of the secretary; and
- (b) keep affixed to some conspicuous part of his coat or the vehicle, tray, or basket (if any) used by him a board or plate bearing his name and the words "Licensed Hawker" legibly printed thereon in letters not less than one inch in length.

90. The fees payable in respect of a license to trade or act as a hawker and or stall-keeper shall be as set forth in Schedules C and E hereto. Control and Management of the Hall.

91. In the construction of these By-laws, subject to the context--

"Board" shall mean Mt. Magnet Road Board.

"Secretary" means the secretary for the time being of the Mt. Magnet Road Board.

"Hall" means the hall under the control of the Mt. Magnet Road Board,

"Caretaker" means the caretaker of the hall duly appointed by the Board.

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

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

94. The rent of the hall or any room and furniture or crockery-ware shall be paid with each application, and shall be as set out in Schedule F hereto annexed.

95. The Board at any time may demand that the hirer shall prior to the term of engagement deposit an amount estimated to cover any damage that might occur during the term of engagement.

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

97. The Board reserves the right to refuse to hire the hall or any room and furniture to any applicant for the hire of same without assigning any reason for such refusal.

98. The Board may at any time cancel any agreement made for the hiring of the hall or any room and furniture.

99. In the event of two or more applications being made for the hire of the hall or room and furniture for the same date and hour, the Board may, without considering priority of application, determine to which applicant the hire of the hall or any room and furniture shall be granted.

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

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

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

103. Except at any banquet or smoke social where those present comprise men only, no person shall smoke any tobacco, cigar, cigarette or objectionable substance or otherwise ignite any light in the hall or any room of the said building.

104. No person shall in any part of the hall or any room:—

(a) use profane or improper language;

- (b) enter or be allowed to enter whilst intoxicated;
- (c) be guilty of any misbehaviour whatsoever;
- (d) damage, mark, or deface any wall or any part of the hall or any room. (Any person who does, permits, or suffers such damage shall be liable to pay the cost of all such damages in addition to any penalty imposed by these Bylaws);
- (e) stand, loiter, or cause any obstruction whatsoever. (Any person so doing shall immediately disperse on being requested to do so by the hirer, the secretary, the caretaker, or other duly authorised officer of the Board, or police constable, whether in uniform or otherwise.)

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

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

107. Skating will not be permitted under any consideration.

108. Children under ten years of age must be under responsible supervision when in the hall or any room.

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

110. The secretary, caretaker, or other duly authorised officer of the Board or police constable, when dressed in uniform or otherwise, shall be permitted to have free ingress to the hall or any room at all times during the term of engagement, and every facility shall be given them for enforcing these By-laws.

Buildings.

Interpretations.

111. "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 excavations made to comply with these By-laws.

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

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

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

"Dwelling-house" means a building used, constructed, or adapted to be used wholly or in part for human habitation, but does not include other than the dwellinghouse portion, if any, of a commercial building.

"District" means all Townsites declared or which may be declared within the Mt. Magnet Road District.

"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 external or party wall, which subdivides any floor of a building and carries any load in addition to its own dead weight.

- "External wall" means an outer wall of a building, not being a party wall, even though adjoining a wall of another building.
- "Partition wall' means a wall subdividing any floor and not carrying any load other than its own dead weight.
- "Board" means the Mt. Magnet Road Board.

"Surveyor" means the person appointed by the Board for the time being as building surveyor or acting building surveyor for the Mt. Magnet Road District.

Applications, Plaus, and Notices.

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

Provided that the Board may, if it sees fit, dispense with the necessity for the submission of plans and specifications, and reduce or dispense with the payment of a fee with any application for approval, make minor alterations in an existing building, or to erect a building to be used exclusively for the purpose of a greenhouse, conservatory, summer-house, fuel shed, tool house, cycle shed, aviary, verandah or the like: Provided also, that any building other than a verandah used or intended to be used for the keeping of domestic animals shall be wholly detached from any dwellinghouse.

Provided also, that where it is desired to make some minor alterations to a building not materially affecting its stability, lighting, or ventilation or size of rooms, the application may in the first place be made without submitting plans and specifications, which shall, however, be submitted if the Board so require.

The application shall describe the building and show the 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 and structures thereon.

The specifications shall describe the construction and materials of which the building is to be built, and the method of drainage, sewerage, and water supply, and state whether the materials will be new or secondhand, and, if secondhand materials are to be used, shall give particulars. When giving approval the Board may impose a condition that forty-eight hours' notice shall be given prior to the covering of any or all of the following works in order that they may be inspected: that is to say, trenches before foundations are laid; foundations before trenches are filled in, and drains before they are covered in.

Fees and Permits.

113. 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 surveyor a written permit for the commencement of same, and without first having paid to the Board the fees in respect thereof set forth in these Bylaws.

Each building, erection, or structure must be completed within the undermentioned specified time from date of issue by the Board of the permit therefor:---

(a) Brick, stone or cement—Six months.

(b) All other buildings—Three months.

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

	s.	đ.
License for new buildings of wood, iron, or		
asbestos	5	0
License for new buildings of brick, stone, or		
and a set of the set o	5	0
License for alterations or additions to exist-		-
ing buildings	1	0

General Provisions.

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

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

Site, Healthiness of.

115. 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 depression filled in with clean soil.

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 of iron, stone, or concrete or other non-inflammable material anywhere in the District, provided that the Board may require:—

- (a) that any motor garage be not less than 20 feet distant from the frontage of any other 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 not less than five feet distant from the frontage of any other ground or street;

- (c) that any such motor garage be ten 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 Bylaw in regard to buildings.

Fowlhouses of not more than 200 square feet in area and not more than six feet in height may be erected at the rear of any building: provided that the nearest portion of such fowlhouse is at least 30 feet from any building used as or intended for a dwelling and at least four feet from the boundary of land not in the same occupation.

Fowlhouses of larger area may be erected if at a distance of at least 50 feet from any street and 40 feet from any dwelliug-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.

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.

Position of Building Site.

116. No building which is intended to be used or which shall be used as a dwelling-house, and no additions to any such building, shall be built, constructed, or erected within a distance of 16 feet, measured horizontally from the building line of the street or road the building is intended to or shall front.

Except as hereinafter provided, no building with an external wall of wood which is intended to be used or which shall be used as a dwelling-house, and no addition with an external wall of wood 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) within a distance of four feet, measured horizontally, of any street, road, lane, or right-ofway at the side of any such building; or
- (b) within a distance of four feet, measured horizontally, of any land not in the same possession or occupation: provided always that any such building or addition may abut on the building line of any street, road, laue, 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 abnt on or face within the prescribed distance such street, road, laue, or right-of-way, or land or building or erection as the case may be, shall be of concrete at least six inches in thickness, or of brick or stone at least eight and a half inches in thickness projecting in all cases at least one inch beyond the woodwork, front and back, and at least one foot six inches through the roof covering of gutter adjoining the same.

Access to Rear.

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

Outbuildings.

118. In the case of an application to erect, as appurtenant to any building, any out-building 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 out-building may be erected.

Tents, Canvas Buildings.

119. 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.

Material and Workmanship.

120. Materials which have been used in 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 used.

All brick or stone chimueys shall be constructed of ample flue, to be 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 iree f_1 om all woodwork.

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

Testing Materials.

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

Timber construction.

122. 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 spacings and scantlings of timber-

- (a) Stumps shall not be less than four inches by four inches Jarrah or other approved timber, space five feet centre to centre. Stumps shall be tarred and sunk at least half their length in the ground; provided that no stumps shall be less than one and a half feet in the ground. Tarring is to extend for six inches above the ground surface.
- (b) Studs and ceiling joists shall not be less than three inches by two inches spaced not more than two feet apart, centre to centre, properly secured and braced. Where studs of three inches by two inches are used the angle or corner studs shall be of three inches by three inches. Where four inches by two inches studs are used the angle stud shall be four inches by four inches.
- (c) Rafters shall not be less than three inches by two inches, spaced not more than three feet, centre to centre, in the case of iron roofs, and eighteen inches, centre to centre, in the case of slate, tile or other similar roofs; four-inch by two-inch rafters may be used, but must be spaced at two feet centres for slates or tiles, and not more than three feet apart for any type of roof. All rafters must be securely braced with purlins and collar ties.
- (d) Floor joists shall not be less than three inches by two inches spaced 24 inches apart, centre to centre.
- (e) Floor bcarers shall not be less than four inches by three inches, spaced not more than five feet apart.

In addition to the bearers required for this spacing an additional bearer of four inches by three inches 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.

Footings.

123. 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 foundation, to rest upon proper footings, or upon a sufficient beam.

such opinging, unless onthe upon a hard rock foundation, 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 projections 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 that it shall not in any case be less than twelve inches.

Footings to walls of brick in cemeut mortar, three to one, shall be the same width and height as those to walls of the same thickness not built in cement mortar.

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

Party Walls.

124. Two, but not more, residences may be erected together in one block, provided that they shall be separated from each other by a wall of concrete or of brick or stone, at least eight and a half inches in thickness projecting, in the case of wooden houses, at least one inch through the woodwork, front and back, and in all cases projecting one foot six inches at least through the roof covering or gutter adjoining the same, whether belonging to the same owner or not. Each building or dwelling-house in a block shall be subject to the provisions of this By-law applicable to its class, save that the site or curtilage of each such building shall have a superficial area of at least 4,000 square feet and a frontage of at least 33 lineal feet to a street or road.

External Walls, Structure.

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

If built of brick, stone, concrete 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 ten feet in height may, if the Board so permit, be four and a half inches in 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, weepholes shall be left at foot of cavity not more than six feet apart, and over all damp-proof courses inserted to protect walls, weepholes 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 two storeys in height of concrete with walls of less than the prescribed thickness, if satisfied that such proposed dwellings will be hygienic and structurally sound.

Rooms (Size)-Cubic Space.

126. Every person who shall erect a building shall provide that-

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

Height-Rooms in Roof.

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

Other Rooms.

128. 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, ingle-nocks, and recesses for furniture may be added to such rooms with ceilings of less height than nine feet, but the six feet eight inches in height.

Rooms for Places of Assembly.

129. A building in which is a room designed, in-tended, or adapted to be used for the assembling of persons for any purpose, such room being situated upon the first or any higher floor above the ground floor, and having a floor area of 450 or more superficial feet, shall be designed and constructed in compliance with the following provisions, in addition to the general provisions in this part:---

If the room be on the first floor, it shall be pro-vided with at least two exits. If the room be on the second or any higher floor above the ground floor, it shall be provided with at least two exits, and there shall also be provided two staircases leading from the ground floor to the floor in which the room is situated, or one such staircase and a fire escape.

Such exits and staircases, and the passages con-necting them, shall be of a total width calculated in the proportion of 20 inches for every 600 superficial feet of floor area, or fraction thereof, in such room; but no passage, stair, or exit shall be less than three feet six inches in width, nor more than ten feet in width.

Such stairs shall be uniform throughout with risers, not more than seven inches high, and treads not less than ten inches wide exclusive of nosings, if any. Each flight of stairs shall contain not less than three and not more than fifteen risers. There shall be hand rails on each side securely fixed, and staircases over six feet in width shall have a centre hand rail. The stairs and landing shall be of such strength as to be capable of carrying with absolute safety the largest number of people who may

reasonably be expected to use them at one time. All doors used as exit doors from any such room shall, except where otherwise approved, be hung in two folds, fitted with "panic" bolts and to be made to open outwards towards the thoroughfare or way.

All doors between such rooms and the open air shall be hung so as not to obstruct, when open, any gangway, passage, staircase or landing.

A door shall not open immediately upon a flight of steps, but a landing of at least equal depth to the width of the door shall be provided between such steps and such doorway,

Lighting and Ventilation under Floors.

130. For the purpose of ventilation, every building shall be so erected that there shall be between the under-side 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 face of the asphalt or concrete with which the ground or site of the building may be covered, a clear space of six inches at least in every part, and such 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.

Rooms: Air-bricks, Louvres, etc.

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

Rooms: Windows.

132. 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 pared, and every bathroom, enclosed laundry, and privy closet, 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 Baard he activitied that used motion is accurate. Board be satisfied that such system is equally efficient.

Bedrooms: Additional Ventilation.

133. 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 an additional win-dow, fireplace, fanlight, airbrick, or any suitable means.

Height of Windows.

134. 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.

Size of Windows.

135. 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 ten 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 any enclosed laundry; not less than three and a half square feet for the windows of a bathroom, and not less than two square feet for the windows of a privy closet, and not less than one and a half square feet for any other room.

Laundries and Kitchens.

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

Windows.

137. Any window, the top of which is more than twelve 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.

Drainage: Levels.

138. 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

ticable 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 addi-tion to any building, erection, tent, on any land unless and until such building, erection, tent, or addition and the site and curtilage thereof can be properly drained, and the Board may refuse permission to build and crect any building, erection, tent, or addition unless and until it is satisfied that the proposed building, erection, tent, or addition, and the site and curtilage thereof can tent, or addition, and the site and curtilage thereof can be properly drained. No water is to be discharged on the surface of any

footpath.

Miscellaneous.

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

Skylights.

140. The Board may order the alteration or the re-pair 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.

Existing Buildings.

141. If in the opinion of the Board any building has been allowed to fall into an unsafe or insanitary con-dition, either by faulty construction or any other cause, the Board may give notice in writing to the owner or occupier to repair such building, and in the event of no action being taken within seven days by the said owner or occupier to remedy any defect complained of in the said notice, the said owner or occupier shall be liable to a fine, as hereinafter provided, until such time as the building shall be placed in a safe and sanitary condition, 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, and 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.

Removal of Buildings.

142. 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 aud erected or re-erected in another part thereof, unless the owner or person carrying out removal first obtain written permission from the Board to do so. Before such permission shall be granted, not less than seven clear days' notice in writing shall be given to the Board or the surveyor of the desire to remove and erect or re-erect such building or erection.

Such notice shall contain or be accompanied by the following:---

- (a) particulars of the situation of building which it is proposed to remove;
- (b) particulars of the situation of and plan of the land upon which it is proposed to erect or reerect or place such building, showing 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 thereto, and a tracing copy of such to be retained by the Board;
 (d) a plan giving the dimension of the dimension
- (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 reerected;
- (e) evidence satisfactory to the Board that such house has not been condenned as dilapidated, insanitary, or unfit for human habitation, and a certificate from the health officer of the Road Distriet from which the building is proposed to be removed that within a reasonable time phor 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 crection that has been condemned as dilapidated, insanitary, or unfit for human habitation shall be removed into or re-erected within the Road District.

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

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

Nothing hereiu 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 progress of such removal the building be not taken on to any street, road, or public place.

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

Proportions of Site which may be Covered.

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

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

After the adoption of this By-law all subdivisions or resubdivisions of allotments must be such as to have a frontage to a street or road of not less than 50 lineal feet and a depth of not less than 140 lineal feet. Such subdivision and resubdivisions must be lodged with the Board for approval before commencing to build, and shall apply throughout the whole of the Mt. Magnet Road District.

No shop shall be built on land having a frontage of less than 161/2 feet to a street or road and an average depth of 100 feet. There shall be back access from right-of-way ten feet wide at least. For the purpose of this clause, the Board may agree to a subdivision with frontage less than 50 feet, but notwithstanding any such approval, no dwelling shall be erected upon the subdivided land except in accordance with these By-laws.

No land upon which any dwelling-house has been erected shall thereafter be reduced in area below the minimum area prescribed by this By-law; provided always, that notwithstanding anything hereinbefore provided to the contrary, the Board may on application in writing, setting forth the grounds of the application, under special circumstances, and for special causes, and at a meeting of which due notice has been given to each member, declare that the provisions of this By-law either in whole or in part shall not apply to any particular area of land.

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

Space outside Windows on Side Land.

144. If there be any side wall of a dwelling house in which it is proposed to provide a window or a door opening, that wall shall be set back, throughout its whole length, from the side line of the allotnent 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.

Kitchen, Laundry, and Bathroom Fittings.

145. Every dwelling-house shall be provided with a completely enclosed bathroom, or combined bathroom and laundry, and with washtubs and copper and other means of washing clothes, and 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 kitcheu.

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

Enforcement Inspection: Cutting into Building.

146. 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 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 the course of erection for the purpose of inspecting the said building, and may require the production of the approved plans thereor, which are to be available on the building during ordinary working hours whilst the building is in course of construction.

Inspection before Occupation.

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

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

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

Penalties.

148. Any person who erects a building in contravention of these By-laws or any person who neglects to comply with any provision set forth therein, shall be liable to a penalty not exceeding Ten pounds.

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

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

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

SCHEDULE A.

License to (here insert Remove sand or gravel or stone or wood).

Name of applicant.....

Description of License (see m	arginal note)
Quantity of material (loads of	or cords)

Fees payable..... per total, £ :

Given under my hand this...... day of

SOHEDULE B.

Hawker's License.

License No.....

Amount of fee paid.....

Dated the..... 19 .

Secretary.

SCHEDULE C.

Fees to be Paid for a Hawker's License. For every hawker with a hand basket, tray, wheelbarrow, handcart, motor vehicle, or vehicle drawn by horse or other animal:---

								ونہ	S.	ч.	
For	a	term	of	three	months	••	••	1	10	U	
For	a	term	of	six mo	onths		••	2	12	6	
For	a	term	of	twelve	months			5	0	0	

SCHEDULE D.

Stall-keeper's License.

License No.....

Amount paid £.....

Mr...., of, is hereby licensed to keep and conduct a stall during the....., 19, for the sale of, to be situated, subject to the provisions of the By-laws for the time being in force in the Mt. Magnet Road District.

SCHEDULE E.

Fees to be paid for a Stall-keeper's License.

				£	s.	d.
For a term of three months	••	•••	•••	1	10	0
For a term of six months	• •		• •	2	12	6
For a term of twelve months	· ·	••	• •	5	0	0

Charges for the Hire of the Hall or any Room and Furniture and Crockery-ware, Anzac Memorial Hall

SCHEDULE F.

Saturday nights (until midnight)-	£	s.	d.
Travelling shows	3	0	0
Local entertainments	1	10	0
Public Holiday nights (until midnight)			
Any other night than above (until midnight)-	-		
Travelling shows	2	10	0
Local entertainments	1	5	0
State school social or sunday school an- niversary	0	10	0
Additional charge after midnight-			
Per hour or part thereof	0	5	0
Use of Crockery-ware— In addition to the above charges	0	2	6
Decoration of Hall only-			
Charge for lighting per hour, provided			
the hall is not otherwise engaged	0	1	0
Political or other meetings	0	10	0
Commercial travellers-			
For every day or part thereof Additional charge (per hour) when light	0	10	0
is used	Û	2	6

Lesser Hall.			
Entertainments All nights until midnight	0	10	- 6
Meetings-			
Minimum charge till 10 p.m Until midnight	0	2	6
Until midnight	0	5	0
Additional charge after midnight— Per hour or part thereof	0	3	6
Commercial travellers— For every day or part thereof	0	10	0
When light is used (per hour or part			
thereof)	0	1	0
When engaged in conjunction with Anzac Memorial Hall—			
Until midnight	0	5	0
Made and nagged by the Mount Magnet Ro	o.1	Poo	nd

Made and passed by the Mount Magnet Road Board at a meeting held on the Tenth day of April, 1937.

J. W. ATKINSON,

Chairman.

G. E. BLACK, Secretary.

Recommended-

A. R. G. HAWKE,

Acting Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 25th day of May, 1937.

> H. T. STITFOLD, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1934.

Murray Road District-Alteration of Ward Boundaries.

Notice of Intention.

Department of Public Works, Perth, 16th June, 1937.

P.W. 521/31.

IT is hereby notified, for general information, that it is the intention of His Excellency the Lieutenant-Governor. under the provisions of "The Road Districts Act, 1919-1934," to amend the common boundary between the Mandurah and North-West Wards of the Murray Road District by—

- (1) Severing that portion of the Mandurah Ward described in Schedule A hereto and annexing it to the North-West Ward; and
- (2) Severing those portions of the North-West Ward described in Schedule B hereto and annexing them to the Mandurah Ward.

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

Schedule A.

Transfer of Territory from Mandurah Ward to North-West Ward.

All that piece and parcel of land being portions of Murray Locations 2 and 58 bounded by lines commencing at the north-west corner of the former location and extending east along its north boundary to the western side of Hill street (L.T.O. Plan No. 5651); thence southward along said side of Hill street to a southern side of Leighton road; thence eastward and southward along the said southern and a western side of Leighton road to the prolongation south-westward of the south-eastern side of a surveyed road (Causeway) in Location 58; thence north-eastward along said prolongation to the eastern side of Leighton road; thence southward along said eastern side of Leighton road to an angle opposite survey mark F57; thence east through Location 58 to its eastern boundary and southward along part of said boundary to its south-east corner; thence west along the south boundary of said Location 58 and north along its west boundary and the west boundary of Location 2 aforesaid to the starting point at the latter's northwest corner.

Schedule B.

Transfer of Territory from North-West Ward to Mandurah Ward.

(a) All that piece and parcel of land bounded by lines commencing at the intersection of the western side of Hill street with the north boundary of Murray Location 2 (L.T O. Plan No. 5651) and extending northward along part of the said side of Hill street to its northern terminus: thence by a line extending on a bearing of about 296deg, to the shores of the Indian Ocean; thence uorthward and south-enstward along the shores of the Indian Ocean and the entrance to Peel Inlet to the production east of the north boundary of said Location 2; thence west along the north boundary of Location 2 to the starting point.

(b) All that piece and parcel of land bounded by lines commencing at the prolongation south-westward of the south-eastern boundary of Lot 12 of Cockburn Sound Location 16 (L.T.O. Plan No. 2717) with the shore of Peel Inlet and extending north-eastward along said boundary to the eastern corner of said lot and east to the south-west corner of Lot 13 on the castern side of Leslie street; thence south-eastward along said side of Leslie street to the production north-eastward of the south-eastern boundary of Lot 5 (L.T.O. Diagram No. 9464); thence south-westward along said production and boundary of Lot 5 and the south-eastern boundaries of Lots 6 to 10 inclusive (L.T.O. Diagram No. 9684) and the prolongation of the boundary of the last-mentioned lot to the shore of Peel Inlet; thence northward along said shore to the starting point.

W. S. ANDREW,

Acting Under Secretary for Public Works.

THE LAND DRAINAGE ACT, 1925.

Drainage Board Elections.

Water Supply Department, Perth, 17th June, 1937.

IT is hereby notified, for general information, in accordance with Section 35 of "The Land Drainage Act, 1925," that the following gentlemen have been elected members of the undermentioned Drainage Board :---

5.1			Mombor	rs elected:		
Drainage Board.		Date of Election.	Surname.	Christian Name.	Remarks.	
Benger		April, 1937	Pinner Offer	Albert Thomas	Unopposed. do.	

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

PUBLIC WORKS ACT, 1902-1933. LAND RESUMPTION.

P.W. 1745/35; Ex. Co. 1136.

Northam-Goomalling Railway-Additions and Improvements-Deviations between Frenches and Hulongine (with road diversion).

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto-being all in the Avon District-have, in pursuance of the written approval and consent of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 11th day of June, 1937, been set Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 11th day of June, 1937, been set apart, taken or resumed for the purposes of the following public work, namely :—Additions and Improvements to the Northam-Goomalling Railway—Deviations between Frenches and Hulongine (with road diversion) and that the portion of the road, street or thoroughfare referred to in such Schedule and which is by this notice so set apart, taken or resumed, is wholly closed and has ceased to be a public highway. And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28336 (2 sheets) (L.T.O. 5865 and 5866), which may be inspected at the Office of the Minister for Works, Perth. And it is hereby directed that the said lands shall vest in His Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

No. on Plan, P.W.D., W.A., No. 28336.	Owner or Reputed Owner.	Description.	Quantity.		
Sheet 1 :			a. r	. υ.	
1		von Location 2122 (Certificate of me 273, Folio 156)	10 (. p.) 32	
2		von Location 20554 (Certificate of me 1041, Folio 230)	8]	35	
3		von Location 21542 (Certificate of me 623, Folio 14)	7 1	37	
4	Richard Henry Leeson portion of A	von Location 1472 (Certificate of me 24, Folio 305)	4 3	8 15	
Sheet $2:$,, _,, _			
5		von Location 17733 (Certificate of me 484, Folio 78)	0 0) 25	
6 & 7	Hannah Ryan portions of A	Avon Location 2610 (Certificate of me 695, Folio 59)	6 1	. 0	
8	Crown portion of R		2^{-3}	37	
9	Crown Crown Land		0 1	4 •	

Certified correct this 2nd day of June, 1937.

H. MILLINGTON.

Minister for Works.

JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 11th day of June, 1937.

P.W. 1458/36; Ex. Co. 1135.

Public Works Adr, 1902-1933.

LAND RESUMPTION.

Bicton School-Extension.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto-being all in the Swan District-have, in pursuance of the written approval and consent of His Excellency the Lieu-tenant-Governor, acting by and with the advice of the Executive Council, dated the 11th day of June, 1937, been set apart, taken or resumed for the purposes of the following public work, namely :-Bicton School-Extension.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 28391 (L.T.O. Diagram 10531), which may be inspected at the Office of the Minister for Works, Perth.

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

No. on Plan, P.W.D., W.A., No. 28391.	Owner or Reputed Owner.	Description.	Quantity.
1	Herbert Hayward Millen	Lot 43 of Swan Location 70 (Certificate of Title Volume 276, Folio 133)	a. r. p. 1 0 0·3

SCHEDULE.

Certified correct this 1st day of June, 1937.

H. MILLINGTON,

Minister for Works.

JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 11th day of June, 1937.

SCHEDULE.

P.W. 133/37; Ex. Co. No. 1134.

1013

PUBLIC WORKS ACT, 1902-1933.

LAND ACQUISITION.

Municipality of Geraldton-Truncation of Corner of Cathedral Avenue and Sanford Street.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Townsite of Geraldton—have, in pursuance of the written approval and of the consent under Section 219 of "The Municipal Corporations Act, 1906," of His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, dated the 11th day of June, 1937, been compulsorily taken and set apart for the purposes of the following public work, namely: Truncation of corner of Cathedral Avenue and Sanford street, Geraldton.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are marked off and more particularly described and shown coloured green on Plan, P.W.D., W.A., 28352 (L.T.O. Diagram 10504), which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 28352.	Owner or Reputed Owner.	Description.	Quantity.	
1	Ernest Henry Brede	portion of Geraldton Town Lot 42 (Certificate of Title Volume 524, Folio 193)	a. r. p. 0 0 0 9	

Certified correct this 2nd day of June, 1937.

H. MILLINGTON, Minister for Works.

JAMES MITCHELL, Lieutenant-Governor in Executive Council.

Dated this 11th day of June, 1937.

THE MUNICIPAL CORPORATIONS ACT, 1906.

Municipal Election.

Department of Public Works,

Municipal Council.	*17 1	Date of	Membe	r Elected :	Occupation.	How vacancy occurred.	Name of Previous	s Remarks.
	Ward.	Election.	Surname.	Christian Name.	1	 (a) Retirement. (b) Resignation. (c) Death. 	Member.	
Carnarvon		27-5-37	Baker	William Leslie	Restaurant keeper	(b)	Strickland, H. S.	Unopposed

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

MUNICIPALITY OF WAGIN.

Extraordinary Election.

NOTICE is hereby given that an extraordinary election will be held on Wednesday, 30th June, 1937, to fill the vacancy of Councillor.

Nomination Day will be Wednesday, 23rd June, 1937.

H. C. AINSWORTH, Returning Officer.

MUNICIPAL CORPORATIONS ACT, 1906.

City of Perth-Sale of Land.

Department of Public Works,

Perth, 16th June, 1937.

P.W. 352/37.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has consented under the provisions of Section 209 of "The Municipal Cor-porations Act, 1906," to the sale by the City of Perth of all those pieces of land being portions of Lots 209 and 210 of Canning Location 2, as shown on L.T.O. Plan

5864, containing 19.3 and 2.2 perches respectively and being portions of the land comprised in Certificate of Title Volume 1049, Folio 82.

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

TRAFFIC ACT, 1919-1935.

Regulation No. 140.

THE foundation of the section of Stirling highway (Perth-Fremartle road) between Anstey statest and Johnston street, within the Claremont Municipality, the Cottesloe Municipality, and the Mosman Park Road Board district, having been laid by the Main Roads Department preparatory to the surface being laid at a future date, I hereby sanction the exhibition at both ends of such section of road, for a period of four calen-dar months, of a notice restricting the speed at which vehicles may be driven over such portion of the road to not exceeding 10 miles per hour.

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

4th June, 1937.

Perth, 16th June, 1937.

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

TRAFFIC ACT, 1919-35.

Traffic Regulations, 1936.

Additions and Amendments.

P.W. 662/37.

Cottesloe Municipal District.

Grant street, between Marine parade and Cottesloe avenue:

- (a) From west to east.
- (a) North avenue, being the separate macadamised roadway on the northern portion:
 (b) South avenue, being the separate macadamised roadway on the southern portion: (b) From east to west.

Recommended.

H. MILLINGTON Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of June, 1937.

H. T. STITFOLD,

Acting Clerk of the Council.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

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," hereby amends the Transport Regulations 1934, as follows :-

(i) By deleting from Regulation No. 34 published in the *Government Gazette* on the 26th day of June, 1936, the word "red" and inserting the word "green" in lieu thereof: Provided that this amendment shall not take effect until the first day of July, 1937.

(ii) By inserting new regulations, after Regulation No. 38, as follow:-

38A. An application for transfer of a license for an omnibus or for a commercial goods vehicle from the licensee to any other person shall be in writing in

form No. 11 in the First Schedule. 38B. If an application for the transfer of a license is granted, a transfer shall be issued in Form No. 12 in the First Schedule.

(iii) By deleting Part VI. (including Regulations Nos. 43, 44, 45, 46, and 47) and inserting the following in lieu thereof:---

Part VI .- Permits and Temporary Licenses.

43. Each applicant for a permit or temporary license under the Act shall make application in Form No. 8 in the First Schedule.

44. The application shall be signed by the applicant, and shall specify with sufficient clearness

(a) the name, address, and occupation of the applicant;(b) the vehicle in respect of which the application is made, and the name, address, and occupation of the owner; (c) the occasion on which the permit or temporary license is required; (d) other information provided for on Form No. 8 in the First Schedule.

45. Every such application shall be lodged with the Board on a day on which the office of the Board is open for business, and at least twenty-four (24) hours before the time on which the permit or temporary license is required: Provided that in calculating such period of twenty-four (24) hours, Sundays and other days on which the office of the Board is not open for business shall be excluded.

46. No permit or temporary license shall issue until the applicant has paid the fee prescribed in the Second Schedule: Provided that, where omnibus license fees are determined in accordance with the second method prescribed in Regula-tion No. 24 of these Regulations, the Board may, if thought fit, defer payment of such fee until seven days after the end of the month during which the permit was issued.

47. A permit or temporary license may be in Form No. 9 in the First Schedule. (iv) By deleting Forms Nos. 1, 2, 3, 4, 5, 8, and 9 from the First Schedule and inserting the following in lieu thereof :-

Form No. 1.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Application for an Omnibus License.

(An Omnibus is a motor vehicle used or intended to be used as a Passenger Vehicle to carry passengers at separate fares.)

The Secretary, Western Australian Transport Board, Perth.

I/we (full name).....hereby make application for an Omnibus License, under the provisions of "The State Transport Co-ordination Act,hereby make application for an 1933," in respect to the vehicle described hereunder for the year ending 30th June,

Description of Vehicle.

(Note.--The following particulars should be copied from the current license under "The Traffic Act, 1919-35.")

Make of Vehicle...... Class of Tyres (state "Pneumatic" or "Solid")..... Identification Plate No...... (State also whether "hire" or "private" plates.)

Engine Number..... Horse-power.....

Weight (in ewts.).... Power-Weight (P.W.).....

Seating Capacity.....

Questions.

- What is the exact route over which the service will operate?.....
- 2. When do you intend to commence operating the vehicle on the above route?.....
- What timetable do you propose to operate? (Give definite times of arrival at and 3. departure from each terminal point.) (If space insufficient, please attach sep-
- what fares do you propose to charge? (Full information to be given, including Return and Single Fares, Section Fares, Children's Fares, School-children's Fares, Concession Fares, Weekly and Monthly Ticket Fares, etc.)
 Would you employ any person or persons to drive the vehicle?......
 Are they covered by any Industrial Award or Agreement? (If so, name the Agreement or Award) 4.
- 5.
- 6. ment or Award).
- To what person or persons can the Board apply to obtain a reference as to your good character and financial stability? (Give name and address of each)..... 7.

What other passenger transport facilities (either Onnibus, Railway, or Tramway) are there on or near the route described in this application? (State also their 8. distance from that route).....

- Are those other facilities unable to cater adequately for passenger transport in the 9. district you propose to serve? (If so, state in what manner they are inadequate)
- What other reasons can you submit in support of this application? (Unless good reasons are given, the application may be refused)..... 10.

(Questions 7 to 10 need not be answered if applicant already holds an Omnibus License under "The State Transport Co-ordination Act, 1933," and this application is, in effect, for a renewal of such license.)

I/We hereby declare that I am/We are the owner(s) of the vehicle described hereon.

I/We certify that the information contained herein is true and correct in every particular, and agree that, in the event of same or any portion thereof proving to be false, the Board may cancel any license issued as a result of this application.

In the event of this application being granted wholly or partly, I undertake to comply with the provisions of all Acts and Regulations, and of any conditions indorsed on a license issued by the Board, concerning the public vehicle or its operation.

Signature of Applicant..... Private Address (if any)..... Business Address or Registered Office.....

Form No. 2.

STATE TRANSPORT CO-ORDINATION ACT, 1933. License for an Omnibus.

licensee''), having made application to the Western Australian Transport Board for a license t_0 operate the vehicle described hereunder (in respect of which the licensee claims to be the owner) as an omnibus under the above Act, this License authorises the licensee, subject to the provisions of the said Act and the Regulations from time to time made thereunder, and to the conditions (if any) indorsed hereon or attached hereto, to operate the said vehicle as an omnibus on the route (particulars of which are indorsed hereon) until the 30th day of June, 193....

Description of Vehicle.

Make of Vehicle..... Type Class of Tyres..... Engine No..... Horse Power..... Weight of Vehicle hundredweights Licensed to carry.....passengers

	Identification Plates.
Traffic	Act, 1919-35
m	
	Act Licenses expire
	r. Vehicle
	bus

Fees Payable.

Basis of Calculation..... How payable

Route (or Routes) on which Omnibus is authorised to Operate.

Special Conditions.

Issued with the authority of the Western Australian Transport Board on the

.....Chairman.Secretary.

Form No. 3.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Monthly Statement of Gross Earnings from operations of Omnibuses

Aircraft for Month of 193.... Route... • • : • • • • • • • Number of Vehicles licensed..... Date,..... 193..... License Fee. Gross Earnings. Rate. Amount. Amount of Gross Earnings from-(1) Regular Service—Carriage of Passengers ... Mail Contracts ... f. s. d. % £ s. d. Advertising Other (to be specified) Total Earnings from Regular Service ... (2) Special Trips conducted under Permit-Permit No. ... • • • 1.1 Do. ... · . . . • • • Do. Do. ••• Do. ••• Do. • • • • • • Total Earnings for Special Trips Deduct Fees for above Permits ... Net Total • • • Total Fees Payable

During the month, the total mileage travelled was.....miles, and the total number of passengers carried was passengers.

I/We certify that the above information is true and correct in every particular. Signature of Licensee..... A RESIGNATION A

estimat	te of G	ross	
	•••		£
•••			£
			£
each ne Boar	route c	perate	d, unless otherwise
	each	··· ··	· · · · · · · · · · · · · · · · · · ·

Form No. 4.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Application for a License for a Commercial Goods Vehicle.

The Secretary, Western Australian Transport Board, Perth.

I, (full name)....., hereby make application for a Commercial Goods Vehicle License, under the provisions of "The State Transport Co-ordination Act, 1933," in respect to the vehicle described hereunder for the year ending 30th June, 193., and submit answers to the following questions in connection with the service I propose to conduct:—

Description of Vehicle.

(Note.-The following particulars should be copied from the current license under "The Traffic Act, 1919-35.")

Make of Vehicle. Engine No. No. of Cylinders. Stroke. . Power-Load-Weights.....

Questions.

1. What is the exact route over which the service would operate? (If it is desired to operate within a certain area instead of over a specified route, the area must be accurately defined)...... 2. What is the nature of the goods to be carried? (Detailed information must be given, showing goods to be carried on both forward and return journeys)..... 3. What is the maximum quantity of such goods to be carried at any one time? · · · · · · · · · · · · · · · · 4. Do you intend to carry those goods for hire or reward?..... 5. If so, what rates do you propose to charge for conveyance of the goods? 6. For what purpose would the goods carried by you be used? (State also whether going ?.. 8. When do you intend to commence operating?......
9. How often do you intend to operate?......
10. Would you operate a regular service? (If so, state on what days)...... 11. Would you employ any person or persons to drive the vehicle?. 12. Are they covered by any Industrial Award or Agreement? (If so, name the Agreement or Award)...... 13. To what person or persons can the Board apply to obtain a reference as to your good character and financial stability? (Give name and address of each).....

14. What other transport facilities (either road or rail) are there in, or near, the district you propose to serve? (State also their distance from the route or area you propose to serve) -

15. Are these other facilities unable to cater adequately for transport of the goods you wish to carry? (If so, state in what manner they are inadequate)..... 16. What other reasons can you submit in support of this application? (Unless good reasons are given, the application may be refused)...... I hereby declare that I am the owner of the vehicle described hereon.

I certify that the information contained herein is true and correct in every particular and agree that, in the event of same or any portion thereof proving to be false, the Board may cancel any license issued as a result of this application.

In the event of this application being granted, I undertake to comply with the pro-visions of Section 47 of "The State Transport Co-ordination Act, 1933," relating to the hours of driving public vehicles, and with the provisions of any other Act or Regulation, and of any conditions imposed by the Board concerning the public vehicle or its operation.

Signature of Applicant..... Private Address..... Place of Business.....

Form No. 5.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

License for a Commercial Goods Vehicle.

having made application to the Western Australian Transport Board for a license to operate the vehicle described hereunder (in respect of which the licensee claims to be the owner) as a commercial goods vehicle under the above Act, this licensee trains to be the owner) as a commercial goods vehicle under the above Act, this licensee authorises the licensee, subject to the provisions of the said Act and to the Regulations from time to time made thereunder and to the conditions (if any) indorsed hereon, to operate the said vehicle as a commercial goods vehicle on the route (or in the area) described in the indorsement hereon, until the 30th June, 193....

Description of Vehicle.

Make	Identification Plates.			
Class of Tyres Engine No No. of Cylinders	Traffic Act, 1919-35. W.A.T.B.			
Bore Stroke Horse-power Weight unladencwts. Maximum loadewts. Power-Load Weight	Traffic Act Licenses expire Motor Wagon Carrier's			
Fees Payable. Basis of Calculation Amount of License fee £ Plate fee £ Total £	Particulars of Payments. Receipt No Amount paid Date paid Minute Book Folio			

Route on which Vehicle is Authorised to Operate.

Special Conditions.

Issued with the authority of the Western] Australian Transport Board on the

.....Chairman.Secretary.

Form No. 8.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Application for a Permit-Temporary License.

I, (name)....., hereby make application for a Permit (or Temporary License) under the provisions of "The State Transport Co-ordin-ation Act, 1933," to operate the undermentioned vehicle in accordance with the particulars set out hereon.

Particulars of the vehicle proposed to be used are:

Name of Owner Owner's Occupation
Address of Owner
Make of Vehicle
Type of Vehicle
"Utility," "Semi-trailer," or "Omnibus," etc.).
Carrying Capacity
Identification Plates-Traffic Act, 1919 35 NoW.A.T.B. (if any)
Particulars of the journey (or journeys) are as follow:
From(Place of Departure).
To(Destination).
Via(Route to be taken).
Time and Date of Journey—
Departure (Time)193
Commencement of Return Journey—
(If any)193
Period for which permit (or temporary license) required (if more than one
journey)
Goods (or Passengers) to be carried:

Goods or	Passeng	gers—Each i party) to be	tem of goods e specified.	orn (ame of	Quantity	of each goods.	item	of
_	_	To	tal Weight		•••		•••••	••••••	• • • •
Char	ge for u	se or hire of	the vehicle		• * •		£		

Reasons why permit (or temporary license) for road transport is necessary:

I hereby certify that the information set out hereon is true and correct in every particular, and that the vehicle proposed to be used is correctly licensed in accordance with the provisions of "The Traffic Act, 1919-35."

If such permit (or temporary license) is granted by the Western Australian Trans-port Board (either wholly or in part) I hereby undertake to observe the provisions of 'The State Transport Co-ordination Act, 1933,' and any conditions which may be imposed on the granting of such permit (or temporary license).

Date of Application....., 193.....

Signature of Applicant..... Occupation of Applicant..... Address of Applicant

Form No. 9.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Permit/Temporary License.

This Permit (or Temporary License) shall authorise.....

		De	scription of V	ehicle:	
			· · · · · · · · · · · · · · · · · ·		Number Plates:
Carrying capacity			hundredweights		Traffic Act, 1919-32 W.A.T.B. (if any)
			passenger	s · · · [
Route			rticulars of Jo		
	To Via : Outward j of	ourney to b	e commenced	at	a.m./p.m. onday
	day (of		•	ata.m./p.m. on
Purpo	ose: This P	ermit (or Te	emporary Lice	nse) is p	ranted granted solely for the purpose
Issue	• • • • • • • • • • •			ustralian	Transport Board.
	. a. j a				Secretary.

(

(v) By inserting, in the First Schedule, new forms, as follows:---

Form No. 11.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Application for Transfer of License.

For...... (State whether "Omnibus" or "Commercial Goods Vehicle").

· ·

To the Secretary, Western Australian Transport Board, Perth.

I,.....for an omnibus, under the provisions of "The State Transport Co-ordination

a commercial goods vehicle Act, 1933,'' do hereby request that such license be transferred to:---

(Name of transferee).....

(Occupation)

(Address)

and I......(transferee) do hereby request that the abovementioned license be transferred to me, and do hereby undertake to operate the public vehicle in respect to which the license has been issued, strictly on the route or routes, and in accordance with the conditions, indorsed by the Board on such license.

Signature of Transferor..... Signature of Transferee.....

Form No. 12.

STATE TRANSPORT CO-ORDINATION ACT, 1933.

Transfer of License.

Date of Issue,...., 193....

Whereas...... being the holder of License No...... in respect to an Omnibus/Commercial Goods Vehicle under the provisions of ''The State Transport Co-ordination Act, 1933,'' having made application for transfer of such license to:--

Name of transferee..... Occupation Address

(hereinafter referred to as "the transferee"): And whereas the transferee having requested that such license be transferred accordingly: Such license is hereby transferred to the transferee, who shall, as from the date of issue of this transfer, become the licensee.

Issued with the authority of the Western Australian Transport Board.

.....Chairman.

(vi) By inserting, after the words "special permit" in the Second Schedule, the words "or temporary license."

Made and adopted at a meeting of the Board held on the 4th day of June, 1937.

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

[L.S.]

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

Approved by His Excellency the Lieutenant-Governor in Executive Council this 11th day of June, 1937.

H. T. STITFOLD, Acting Clerk of the Council.

DALWALLINU ROAD BOARD.

Loan No. 7-Notice of Intention to Borrow.

NOTICE of intention to borrow the sum of £550 having been duly advertised in the Government Gazette of the 2nd April, 1937, and in the West Australian newspaper of the 19th, 20th and 21st April, 1937, and no demand having been made that the question "whether or not the said loan be raised" be submitted to the vote of resident owners of rateable property: Now, therefore, this Board, pursuant to Section 300 of "The Road Districts Act, 1919-1934," adopts the loan and makes a special order for borrowing the sum of £550 for the purposes mentioned in the said notices.

> (Sgd.) JOHN SYME, Chairman. (Sgd.) J. E. ELLIS, Secretary.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
362/37 229/37	1937. June 11 do.	J. & W. Bateman, Ltd. Vacuum Oil Co., Pty. Ltd.	128a, 1937 84a, 1937	Stockholm Felt, 47,000 sq. ft., delivered C.I.F. Fremantle Locomotive Cylinder Oil for Superheated Steam (C706), 5,000 gallons, delivered—	Works and Labour Railways	ld. per sq. ft. plus exchange.
				F.O.R. Fremantle or Direct <i>ex</i> Wharf	···· ··· ···	at 2s. 5d. per gal. at 2s. 4§d. ,,
"	do.	Dalgety & Co., Ltd	**	Locomotive Cylinder Oil for Superheated Steam (Sinclair No. 302), 5,000 gallons, dc- livered F.O.R. Fremantle	do.	plus exchange. 2s. 3½d. per gal. plus exchange.
211/37	do.	Elder, Smith & Co., Ltd.	75a, 1937	Copper Plates, delivered C.I.F. Fremantle; payment in London— Items 1 to 10 and 12	do.	£101 12s. 6d. per
				Item 11 (Prices subject to market fluc-		ton. £105 10s. 6d. per ton.
361/37	do.	Commonwealth Fer- tilisers & Chemicals, Ltd.	129A, 1937	tuations) Liquid Chlorine, approx. 72 cylinders of 142lbs. cach, delivered as required during the period ending 30th June, 1938	Metropolitan Water Supply	Rate on applica- tion.
374/37	do.	P. J. Faulkner	133л, 1937	Purchase and Removal of Kit- chen Refuse and Table Waste ex the Old Men's Home,	C.S.D	£84 per annum.
20/37	June 12	Sara & Cook, Ltd		during a period of 3 years Butter, Local, for Government Institutions, etc., for 4 weeks ending 10th July, 1937	do	ls. 4 ¹ 8d. per lb.
44/37	June 14	Vacuum Oil Co., Pty. Ltd.	101	Oils and Greases (various), during the period from 1st July, 1937, to 30th June, 1939, as per Items 2, 3, 4, 5, 8 (b), 9, 11, 12, 13, 16,	Various	Rates on applica- tion.
"	do.	Neptune Oil Co., Ltd.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17, 20, 22, 23, 24, 25, 26, 28, 29, 30, 31 Oils and Greases (various), from 1st July, 1937, to 30th Junc, 1939, as per Items 11, 12,	do	do.
"	do.	Atkins (W.A.), Ltd	"	13, 16, 17, 33, 34 Castor Oil (Lycett's), from 1st July, 1937, to 30th June,	do	do.
"	do.	Shell Co. of Aust., Ltd.	"	1939, as per Item 10 Oils and Greases (Various), from 1st July, 1937, to 30th June, 1939, as per Items 4, 5, 8a, 12, 13, 16, 17, 18, 19, 22, 27, 20, 22, 27,	do	do.
,,	do.	Texas Co. (A/sia), Ltd.	"	 28, 29, 32 Oils and Greases (Various), from 1st July, 1937, to 30th June, 1939, as per Items 1, 6, 7, 12, 13, 16, 17, 24, 25, 26, 27, 28, 	do	do.
,,	do.	Gourley Oil & Colour Works, Ltd.	>>	29 Linseed Oil, Raw and Double Boiled (Meggitt's), and Tur- pentine, from 1st July, 1937, to 30th June, 1939, as per	do	do.
233/37	do.	Geo. Evans & Co	83a, 1937	Items 14, 15, 21 White Paint Paste, Ready- mixed Paint, Zinc White in Oil and Putty (in 28lb., 14lb. and 7lb. containers), as per Items 1 (a) to 1 (e) inclusive, 2 (a, b and c), 4 (a, b and c) and 5 (c, d and c), during the following periods:—From 13th to 30th June, 1937; during August, October and December, 1937; February and April 1920; and for	do	do .
"	do.	Gourley Oil & Colour Works, Ltd.	>>	and April, 1938; and from 1st to 12th June, 1938 White Paint Paste, Ready- mixed Paint, Zinc White in Oil, Putty, Brushes, etc., as per Items 1, 2, 4, 5, 6 (a, b, f and g), 8, 9, 10, 11, 12 and 13, as required during the periods specified	do	do.
WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders-continued.

Tender Board No.	Date.	Contractor.	Scho- dule No.	Particulars.	Department concerned.	Rate.
233/37	1937. June 14	Clarkson's (W.A.), Ltd.	83₄, 1937.	Red Oxide in Oil, Brushes (Paint, 3in., 2½in. and 2in., and Roofing, 3½in.) and Varnish (Special Oak), during the period from 13th June, 1937, to 12th June, 1938, as per Items 3 (a, b, c, d and e), 6 (c, d, e and h), and 7 (a, b and c)	Various	Rates on applica- tion.

Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
1006/36	1937. June 11	M. G. Thomas	Cartage of Supplies to the State Battery, Boogardie for the period ending 31st December, 1937 (Schedule 397A, 1936).

Transfer of Contract.

Tender Board No.	Date.	From.	To.	Particulars.
758/35	1937. June 15	Colonial Chemical Co.	S. Barbour	Aether Soap, during the period ending 31st Jan- uary, 1938, as per Item 27 of Schedule 8, as from 26th May, 1937.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.						
1937.			198	37.				
April 22	96a, 1937	Copper Rod 18in. dia. 3,720ft	June	24				
April 26	100а, 1937		June	24				
April 26	101A, 1937	Olive March for The state and a state mean and the state	June	24				
May 27	151A, 1937	Gu 1 Manual Aulas for Logamatizes Care Wagons and Priovolog during						
	,	the year 1937-38	June	24				
June 17	168a, 1937	Indentification Plates for Bieycles, during the year 1937-38	June	24				
June 3	154A, 1937	C Di Ot a la Common D d 0.0506 . Common Hubon 100 onlar , and						
	-	Brass Boiler Tubes, 1,201 only	July	29				
June 10	160л, 1937	Copper Plates, 6 only; Copper Smoke Tubes, 62 only; and Brass Boiler						
		$Tubes, 442 \text{ only} \dots \dots \dots \dots \dots \dots \dots \dots \dots \dots$	Aug.	5				
		For Sale by Tender.	- -	~ .				
June 10	163а, 1937	Houses, Cow Sheds and Dairies, as they now stand on various Peel Estate lots	June					
June 15	165a, 1937	Scrap Lead, approx. 70 tons, now lying at the East Perth Plant Depot	June	24				
June 15	166л, 1937		<u>-</u>	~ .				
		Board Office	June	24				
June 17	167л, 1937	Condemned Water Meters, approx. 394 only, as they now lie at the Water	T	<u>.</u>				
		Supply Department, Loftus Street, Perth, where inspection can be made	June	24				

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

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

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

No tender necessarily accepted.

Dated the 17th day of June, 1937.

M. J. CALANCHINI, Chairman W.A. Government Tender Board.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Butter.

TENDERS close with the Secretary, Tender Board (himself), at 11.15 a.m. every Saturday, for the Supply and Delivery of Butter to Government Institutions and Hospitals during the ensuing week.

Forms of Tender and full particulars are available at the Tender Board Office, Murray street, Perth.

By Order of the Board,

M. J. CALANCHINI. Chairman W.A. Government Tender Board

THE GOVERNMENT RAILWAYS ACT, 1904-1926.

Railway Appeal Board By-election, 9th June, 1937-Election of Member.

IT is hereby notified, under the provisions of Regulation 18 under the abovementioned Act, that the undermen-tioned candidate has been declared duly elected:-

- (c) Wages Staff in the Locomotive Running Branch, *i.e.*, all Wages Staff other than mechanics and their assistants employed by the Locomotive Branch in connection with the running of trains:
 - For Member-Edwards, Charles James Robert, Fireman, Northam.

H. B. HAYLES.

Chief Electoral Officer and Returning Officer. Chief Electoral Office,

593 Hay street, Perth, 9th June, 1937.

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WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

3 Edw. VII.-No. 23.

SALE OF GOODS, PROPERTY, AND EFFECTS.

SUPPLEMENTARY List to Government Gazette No. 24, 21st May, 1937, page 818.

> J. A. ELLIS. Commissioner of Railways.

Schedule.

"A' (continued). 36.3

Lot.	Station.		Article, Marks, etc.
345-	-L.P.O.:	1	attache case-books.
346-	-L.P.O.:	1	suitcase-men's clothing.
347—	-L.P.O.:	1	case-kitchen utensils. (White.)
348-	-L.P.O.:	1	parcel cushion.
349 -	-L.P.O.:	1	tin bolts and nuts.
350-	L.P.O.:	1	combination bag and cushion.
351—	-L.P.O.:	1	bag gloves (odd).
352-	-L.P.O.:		cardboard box-clothing.
353-	-L.P.O.:	1	spring leaf.
			box-ladies' hats.
354A	L.P.O.:		2 parasols.
	-L.P.O.:		package-curtain rods.
356-	-L.P.O.:	1	shovel.
357–	-L.P.O.:	1	attache case-children's wallets and
	sundr		
358-			box-ladies' hats, wallets, and sun-
	dries.		
359 -	-L.P.O.:	1	basket—hats, wallets, and sundries.
360-	-L.P.O.:	1	girl's overcoat.
361–	-L.P.O.:	1	boy's overcoat.
362-	-L.P.O.:	1	gent's overcoat.
363-	–L.P.O.: hats,		suitcase—ladies' and children's coats,
364-	ALC: 1.1.1.1	Pin	gelly: 1 bag-men's clothing. (Lowe,

- 365-L.P.O.: 1 rug. (Lowe.)
- (Lowe.) 366-L,P.O.: 1 rug.

367-L.P.O.: 1 attache case-football boots, etc. 368-L.P.O.: 1 push cart. (Hughes.) 369-L.P.O.: 1 bag-men's second-hand overcoats. 370-L.P.O.: 1 "Duchess" table top. 371-Collie: 1 coil barb wire. "B" (continued). Lot. Station. Article, Marks, etc. 110-Cottesloe: 1 rug bundle.

Department of Agriculture, Perth, 15th June, 1937.

Agric. No. 2450/30; Ex. Co. No. 1107. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appoint-ment of George Joseph Markey as an Inspector under "The Brands Act, 1904-35," and "The Stock Diseases Act, 1905." Act. 1895."

Agric. No. 891/18; Ex. Co. No. 1106. HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of the Agricultural Bank Inspectors mentioned in Schedule 1 hereto, as Inspectors under "The Dairy Cattle Improvement Act, 1922," and Amendment Act, 1922, and of the appendictions of the appointment of the 1932, and of the cancellations of the appointment of the Inspectors mentioned in Schedule 2 hereto, as Inspectors under "The Dairy Cattle Improvement Act, 1922," and Amendment Act, 1932.

Schedule 1-Appointments.

Mackin, L. J.; Flack, H. C.; Beckett, J. G.; Fox, J.; Curlewis, J. B.; Gabbedy, J.; Fels, F. V.; Brinkworth, M. E.; Campbell, J. B.; Edwards, V.; Carroll, M. J.; Hall, R. M.; Jennings, G. P. S.; Donovan, S. B.; Mc-Kenna, C. D.; Wynne, H.; Walters, R. R.; Cooper, L. C.; Liedle, B.; Hoskins, G. W.; Earl, R.

Schedule 2-Cancellations.

Schedule 2—Cancellations. Gillies, G. S.; Mann, G.; Brinkworth, E. C.; Hitchins, F. S.; Withers, R.; Lowe, J. V.; Seinor, J.; Cook, E. A.; Millar, A.; More, H. St. B.; Throssell, H. F.; Ran-som, H.; Johnstone, D. J.; Birt, C. H.; Pollitt, C. W. W.; Miller, E. A.; Mackie, A. A.; Little, J. G.; Mills, F. E.; Morrell, A. C.; Meredith, I. H.; Beurteaux, L. P. H.; Forward, H.; Roger, J. R.; Wilson, V.; Hooper, W. B.; Sheard, C. O.; Roberts, F.; Parker, W. B.; Winter, C. R.; Wardle, W.; Stanley-Low, H. W.; Dixon, J.; Southerland, W. R.; Whitfield, E. P.; Grant, H.; Brown, J. E.; Brown, N. C.

(Sgd.) GEO. L. SUTTON, Director of Agriculture.

LOST CASH ORDER.

Agricultural Bank, Perth, 9th June, 1937.

THE undermentioned Cash Order, drawn by the Agricultural Bank at Perth, has been reported lost and pay-ment has been stopped; it is proposed to issue a fresh Cash Order in lieu thereof :-

C.O. No. 71661 (Fertiliser Subsidy); value £3; E.S. Mabey; 4/3/37.

C. ABEY, General Manager.

Department of Mines, Perth, 11th June, 1937.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Leases and Applications for Leases, as shown below.

M. J. CALANCHINI, Under Secretary for Mines.

Gold Mining Leases.

The undermentioned applications for Gold Mining Leases were approved, subject to survey :---

Gold	field.			District.		No. of Application.		
Coolgardie East Coolgardie Dundas East Murchison Kimberley	····	····	····	Kunanalling Kunanalling Black Range Wiluna Mt. Malcolm	•••• •••• •••• •••• ••••	5565, 5568, 5569, 5570, 5571, 5572*. 982s, 983s. 5834E, 5835E, 5836E, 5837E. 1506, 1507. 1046B. 629J. 94. 1758c.		
Mt. Margaret Murchison	····	•••	•••	Mt. Marcolm Mt. Morgans Day Dawn Mt. Magnet	· ···	501F*. 647D. 1355M.		
North Coolgardie	•••	•••	•••	Menzies Ularring Yerilla	· ···	1068υ, 1069υ*, 1070υ*. 1200в., 1201в.		
Pilbara Yilgarn	•••			Marble Bar Nullagine		962, 963, 964, 965. 2531*. 3850, 3852*, 3853, 3854, 3856*.		

The surrenders of the undermentioned Gold Mining Leases were accepted :--

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.	
Broad Arrow Coolgardie Peak Hill Yilgarn	 Kunanalling 	2075w 5498 5499 923s 965s 966s 544p 545p 3661	Golden Basin No. 6Jamieson No. 3Jamieson No. 3Wattle BirdEndertaMt. Seabrook No. 4Mt. Seabrook No. 5Rising Sun Deeps	Benn, John Wilfred. Birchley, Percy. do. Andersen, Anders. Loveridge, Charles ; Leahy, John Patrick. Wickens, Athol Vernon. Mount Seabrook Gold Mines, Limited. do. do. Oliver, Terence Percival.	

The Lessee of the undermentioned Gold Mining Lease was fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions. In the event of such fine not being paid within the period mentioned hereunder, then the lease to be forfeited forthwith:---

Goldfield.	District.	No. of Lease.	Lessee.	Fine.	Period within which fine is to be paid.
Coolgardie		4720	Ives Reward Gold Mines, No Liability	£10	14th June, 1937.

Mineral Leases.

The undermentioned applications for Mineral Leases were approved, subject to survey :---

Miner		District.			No. of Application.		
Ashburton Yilgarn	···· ··· ·	•	•••	 	····	111. 34, 35.	

The undermentioned Mineral Leases were declared forfeited for breach of covenant, viz., non-payment of rent :---

Mineral Field.	District.	No. of Lease.	Name of Lease.	Lessees.		
Pilbara	Marble Bar	288 296 307	Ragged Hill Ragged Hill South Claremont	Braeside Option Syndicate, Limited. do. do. do. do. do. do.		

THE MINING ACT, 1904-continued.

Miners' Homestead Leases.

The undermentioned applications for Miners' Homestead Leases were approved, subject to survey, to date from 1st January, 1937:---

Gold	District.				No. of Application.			
Dundas East Murchison Mt. Margaret Pilbara Yilgarn	 	•••• ••• •••	••••	Wiluna Mt. Morgans Nullagine	···· ····	••••	···· ··· ···	70*. 59J*. 15F*. 3L*. 111*.

* Conditionally.

THE MINING ACT, 1904.

Licenses to Treat Tailings. Department of Mines, Perth, 11th June, 1937.

HIS Excellency the Lieutenant-Governor in Executive Council, by virtue of the powers conferred under Section 112 of "The Mining Act, 1904," has been pleased to grant Licenses to treat Tailings, as shown below. S. W. MUNSIE,

Minister for Mines.

	No. Corres. No.		Licensees.	Goldfield.	Locality.	Period.		
†523н	(5w/35)	1561/35	Pearce, Walter Nicholas	Broad Arrow	T.A. 28w	Twelve months from 1st May, 1937.		
†531н	(2v/35)	2299/35	Tvermoes, Hans Henning	North Coolgardie	Late G.M.L. 1051u	Twelve months from 1st June, 1937.		
†590н	(1E/36)	457/36	Taylor, Athol Wesley	East Coolgardie	Late Tailings Leases 3, 4, 5, 9, 10 and 11	Twelve months from 1st April, 1937.		
669н	(5/37)	686/37	Carson, Arthur Joseph	Coolgardie	G.M.L. 5443	Three months from 1st June, 1937.		
672н	(6/37)	751/37	Parry, Noel Clinton	do	Late G.M.L. 5249	Twelve months from 1st June, 1937.		
674н	(11/37)	761/37	Davis, Frederick Joseph	East Coolgardie	Late G.M.L. 1290y and Tailings Lease No. 29	Six months from 1st June, 1937.		

† Renewal.

THE MINING ACT, 1904.

Department of Mines, Perth, 11th June, 1937.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Temporary Reserves, as shown below.

S. W. MUNSIE, Minister for Mines.

The undermentioned Temporary Reserves have been approved conditionally :----

No.	Corres. No.	Occupier.	Term.	Locality.
1006н	667/37	Monte Christo Gold Mining Com- pany, No Liability	Six months from 1st June, 1937	Woodarra, Mt. Margaret Goldfield.

The authority granted to occupy conditionally the undermentioned Temporary Reserve has been extended :----

No.	Corres. No.	Occupant.	Term extended to:	Locality.
783н	1223/34	Central Norseman Gold Corporation, No Liability	30th November, 1937	Norseman, Dundas Goldfield.

The undermentioned Temporary Reserves have been cancelled :----

No.	Corres. No.	Occupant.		Locality.	
593н 817н	$\frac{1141/30}{2726/34}$	Pericles Gold Mines, Limited Crescent Gold Mines, Limited	••••	 Mt. Monger, East Coolgardie Goldfield. Logan's Find, Coolgardie Goldfield.	3 . _

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Laverton, 17th May, 1937.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may 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.) T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Laverton, on Thursday, the 24th day of June, 1937.

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

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

Business Areas.

- 701T-Harris & Leonard, Ltd.; Laverton; non-payment of rent.
- 703T-Hosbach, Edna; Laverton; Miner's Right ex-
- pired; non-payment of rent.
 708T—Allen, Frederick Christopher; Laverton; Miner's Right expired; non-payment of rent.
 715T—Harris & Leonard, Ltd.; Laverton; non-payment
- of rent.
- 717T-Webb, Herbert George; Leonora; Miner's Right expired.
- expired. 722T—Gardiner, Joseph; Beria; Miner's Right expired. 723T—Adelaide Timber Co.; Beria; Miner's Right ex-pired; non-payment of rent. 724T—Adelaide Timber Co.; Beria; Miner's Right ex-pired; non-payment of rent. 725T—Adelaide Timber Co.; Beria; Miner's Right ex-pired; non-payment of rent. 740T—Parentich, Jack; Vlasich, Andy; Beria; Miner's Right expired; non-payment of rent. 741T—Parentich, Jack; Vlasich, Andy; Beria; Miner's Right expired; non-payment of rent. 745T—Runge, Dora Louisa; Beria; non-payment of rent.

- rent.
- 748T-Runge, Hugo Adolph Wilhelm; Beria; Miner's
- Right expired; non-payment of rent. -Tomich, Tomica Kate; Beria; Miner's Right ex-763T-
- 765T—Rodin, Joseph; Beria; Miner's Right expired; non-payment of rent.
 768T—Potter, Oswald Lethbridge; Beria; non-payment
- of rent.
- or rent. 773T—Medich, Nicholas; Yukick, Mirko; Beria; Miner's Right expired; non-payment of rent. 781T—Parin, Marin Rocko Ukich; Beria; Miner's Right expired; non-payment of rent. 783T—Potter, Oswald Lethbridge; Beria; non-payment of rent.
- of rent.
- 784T-Sallis, Thomas Joseph; Beria; non-payment of rent.
- 785T-Trcin, Ante; Beria; non-payment of rent. 786T-Harris & Leonard, Limited; Laverton; non-payment of rent.

Residence Areas.

- 704T—Hosbach, Margaret; Laverton; no Miner's Right. 726T—Johnson, John Charles; Beria; no Miner's Right. 727T—Winter, Emily Mabel; Beria; no Miner's Right. Harold Forster; Beria; no Miner's 729T-Evans,
- Right.
- 731T-Gardiner, Joseph; Beria; no Miner's Right. 746T-Osborne William John; Ida H.; no Miner's Right.

- Right. 749T—Viskovich, Mate; Beria; no Miner's Right. 750T—Bianchi, Francesco; Beria; no Miner's Right. 751T—Balotti, Andy; Beria; no Miner's Right. 752T—Angel, Henry Robert; Beria; no Miner's Right. 762T—Yukich, Tony; Beria; no Miner's Right. 762T—Ravlich, Mariyan; Beria; no Miner's Right. 769T—Ravlsch, Mariyan; Beria; no Miner's Right. 769T---Robson, John Bertram; Beria; no Miner's Right.

MT. MARGARET GOLDFIELD-continued.

Mt. Margaret District-continued. Residence Areas-continued.

- 770T—Ryan, James; Beria; no Miner's Right. 772T—Radalj, Tony; Beria; no Miner's Right. 775T—Meade, Leslie Victor; Laverton; no no Miner's
- Right. 777T-Costan, Steve; Beria; no Miner's Right. 778T-McDougall, Hugh; Beria; no Miner's Right.

Garden Area.

36T-Brennan, James Daniel; Beria; no Miner's Right; non-payment of rent.

Water Rights.

- 159T—Brockman, Maitland John; Burtville; non-payment of rent.
 168T—Turner, James Kinnimont; Laverton; non-payment of rent; Runge, Hugo Adolph Wilhelm; Beria; no Miner's Right; non-payment of rent.
 169T—Harris & Leonard, Ltd.; Laverton; non-payment of rent. of rent.

Mt. Morgans District.

Water Rights.

- 69F-Westralia Renown Mines, N.L.; Morgans; Miner's
- Right expired; non-payment of rent. 81F—Westralia Renown Mines, N.L.; Morgans; Miner's Right expired; non-payment of rent. 88F—Westralia Renown Mines, N.L.; Morgans; Miner's
- Right expired; non-payment of rent. 91F—Farrell, John Patrick; Morgaus; non-payment of
- rent.

Mineral Claim.

1F-Hazlett, Sam; Laverton; Miner's Right expired; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Southern Cross, 18th May, 1937. TAKE notice that it is the intention of the Warden of TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should be desire to chieft to rule with the later 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.) T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Southern Cross, on Tuesday, the 6th day of July, 1937.

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

YILGARN GOLDFIELD.

Machinery Area.

28-Grant, William Rose; c/o M. R. C. F. Dynes, Southern Cross; non-payment of rent.

Garden Areas.

- 27-Byrne, James Patrick; Yellowdine; non-payment of rent.
- 28-Capelli, Andrew; Bullfinch; non-payment of rent.

Water Right.

57-Young, Charlton; c/o M. R. C. F. Dynes, South-ern Cross; non-payment of rent.

Business Areas.

- 879-Gorman, Thomas; 141 Walcott street, Mt. Law-
- 880—Gorman, Henrietta; 141 Walcott street, Mt. Baw-Bawley; non-payment of rent.
 880—Gorman, Henrietta; 141 Walcott street, Mt. Lawley; non-payment of rent.
 964—Kelly, Lionel Fraucis; Bullfinch; non-payment of
- rent.

YILGARN GOLDFIELD-continued.

Business Areas-continued.

- 971-Fitzgerald, Herbert; Southern Cross; non-pay-
- 0.80
- ment of rent. -Davey, Neil; Burbidge; non-payment of rent. -Clough, William Edwin; Burbidge; non-payment 983 of rent.
- -Mawson, Henry, Mt. Palmer; Jones, Thomas, Mt. Palmer; non-payment of rent. -Airey, Susan Elizabeth; Marvel Loch; non-pay-985 987
- ment of rent. 991
- -McLaren, Marion; Marvel Loch; non-payment of rent. 993-
- -Clough, Mary Jean, Burbidge; Clough, Ada De-vorah, Burbidge; non-payment of rent. -Hughes, Jessica; c/o J. Chadwick, Southern Cross; non-payment of rent. -Turner, Linda Gladys; Marvel Loch; non-pay-1006
- 1029
- ment of rent. 1035—Keitel, William; Burbidge; non-payment of rent. 1036—Airey, Susan Elizabeth; Marvel Loch; non-pay-
- ment of rent. -Dunkeld, Gordon Allan; Nevoria; non-payment 1038
- of rent.
- 1041-Bennet, Gordon Howard; Nevoria; non-payment of rent. 1042-McDonald, Patrick; Mt. Palmer; non-payment of
- rent. 1056-Jewell, John Davies; Marvel Loch; non-payment
- of rent. 1057—Houston, Christina Caroline; Marvel Loch; non-payment of rent.
- 1066-Fraser, Henry Stuart; Nevoria; non-payment of
- rent. 1067-Dunkeld, Gordon Allan; Nevoria; non-payment
- of rent. 1068 -Francis, Jack Richard; Nevoria; non-payment of rent.
- 1069-Mann, John Henry; Nevoria; non-payment of rent.

Residence Areas.

- 892—Brotherstone, Harry Robertson; Marvel Loch; no Miner's Right.
 949—Ballantine, Douglas Sinclair; Marvel Loch; no Miner's Right.
 952—Brown, Doris; Marvel Loch; no Miner's Right.
 963—Davey, Roy; Burbidge; no Miner's Right.
 966—Finucane, Edward Michael; Burbidge; no Miner's Right.

- Right.
- 1002-Duke, Angas William; Burbidge; no Miner's Right.
- 1025-Lane, John Francis; Burbidge; no Miner's Right. 1027-Houston, David Henry; Marvel Loch; no Miner's
- Right. -Budd, Douglas Gordon; Burbidge; no Miner's 1032 Right.
- -Ryan, John James; Marvel Loch; no Miner's 1039-Right.
- -Pearson, Lester Bailey; Marvel Loch; no Miner's 1040
- Right. 1046—Pugh, Thomas John; Marvel Loch; no Miner's Right.
- 1048—Taylor, Jessie; Nevoria; no Miner's Right. 1058—Hartshorn, Ray; Marvel Loch; no Miner's Right. 1061—Budd, Reginald; Burbidge; no Miner's Right.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office, Department of Mines, Perth, 26th May, 1937.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regulation 180 of "The Mining Act, 1904." An order may 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.) M. J. CALANCHINI, Warden.

To be heard at the Warden's Court, Mines Depart-ment, Perth, on Friday, the 25th day of June, 1937.

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

OUTSIDE ANY PROCLAIMED GOLDFIELD. Residence Area.

-Anderson, David Watson; Pilbara; no Miner's 4H-Right.

Lode Claim. 4H-Scheffler, Carl; Pilbara; no Miner's Right.

Mineral Claims.

- 32H-Ajax Plaster Company, Limited; Yorkshire House, St. George's terrace, Perth; non-payment of rent.
- 78H—Vincent, Frank Nicholas; c/o Calyx Porcelain Works, Subiaco; non-payment of rent. 109H—Vincent, Frank Nicholas; c/o Calyx Porcelain
- Works, Subiaco; non-payment of rent. 111H—Oma, Victor Charles; No. 4 Palace Chambers, St. George's terrace, Perth; non-payment of rent.
- 117H—Leach, Charles, East Wanneroo; Kirkby, Charles Saunders, Charles street, North Perth; Kirkby, Benjamin James, Charles street, North Perth; non-payment of rent.
 119H—McKay, James; Box 29, Post Office, Nungarin;
- non-payment of rent. 125H—McKay, James; Box 29, Post Office, Nungarin;
- non-payment of rent.
 131H—McKay, George; Box 29, Post Office, Nungarin; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Kalgoorlie, 19th May, 1937.

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

(Sgd.) E. McGINN, Warden.

To be heard at the Warden's Court, Kalgoorlie, on Tuesday, the 13th day of July, 1937.

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

EAST COOLGARDIE GOLDFIELD.

Residence Areas.

155E—Moratti, Bortolo; Binduli; non-possession of Miner's Right.
 162E—McGinty, Thomas; Williamstown; non-possession

of Miner's Right. McCutcheon, William Henry; Williamstown; non-possession of Miner's Right. 166E-

Bulong District.

Water Right.

30Y—Smith, Charles William; 37 Broad Arrow road, Kalgoorlie; non-payment of rent.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Water Right.

82X-Webb, Samuel Richd.; Kanowna; non-payment of rent.

Machinery Area.

63X-Hebbard, David Bradford; Kanowna; non-payment of rent.

Mineral Claim.

10X-Willmott, Joseph; Kanowna; non-payment of rent.

BROAD ARROW GOLDFIELD.

Business Areas.

 72W—Bowden, Charles Daniel, and Smith, James; Ora Banda; non-payment of rent.
 123W—Ware, Keith Harold; Grant's Patch; non-payment of rent.

Residence Areas.

- 119W-Ware, David Jordan; Grant's Patch; non-possession of Miner's Right.
 122W-Berston, John William; Grant's Patch; non-possession of Miner's Right.
 - Water Right.

101W—Gorman, Henrietta; e/o Railway Refreshment Room, Perth; non-payment of rent.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Business Area.

944Z-Roe, Albert Alfred; Mt. Ida; non-payment of rent.

Ularring District.

Business Areas.

126U-Giles, Lydia Mary; Riverina; non-payment of rent.

197 II--Giles, Lydia Mary; Riverina; non-payment of rent.

Yerilla District.

Water Right.

52R-Paget Gold Mines of Edjudina, Limited; Edjudina; non-payment of rent.

Business Area.

338R-Clifford, Daniel; Edjudina; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,

Coolgardie, 26th May, 1937. TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the under-mentioned mining tenements, in accordance with Regu-lation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an ob-jection 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.) T. H. HANNAH, Acting Warden.

To be heard at the Warden's Court, Coolgardie, on Monday, the 12th day of July, 1937.

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

COOLGARDIE GOLDFIELD.

Coolgardie District.

Business Area.

505-Davey, Ellen; St. Ives; non-payment of rent and no Miner's Right in force.

Machinery Areas.

- 83-Jones, Edwin Frederick; 152 Brookman street, Kalgoorlie; non-payment of rent and no Miner's Right in force.
- 85—Widgiemooltha Public Battery, No Liability; Wid-giemooltha; non-payment of rent and no Miner's Right in force.
- 86—Finlay, James Steel; McSwain, Kenneth Charles; Lister, George (sen.); Paris Group, via Hig-ginsville; non-payment of rent and no Miner's Right in force.

Garden Area.

84-Hewitt, Holdsworth Joel; Coolgardie; non-payment of rent.

COOLGARDIE GOLDFIELD—continued.

Water Right.

559—Widgiemooltha Public Battery, No Liability; Wid-giemooltha; non-payment of rent and no Miner's Right in force.

Kunanalling District.

Water Rights.

- 74S-Hill, Alfred John; 18 Exchange Buildings, Han-
- 1111, Hitter John; 16 Exchange Buildings, Hah-nan street, Kalgoorlie; non-payment of rent and no Miner's Right in force.
 778—Hill, Alfred John; 18 Exchange Buildings, Han-nan street, Kalgoorlie; non-payment of rent and no Miner's Pielt': force
- and no Miner's Right in force.
 78S—Golden West Mining, No Liability; Airways House, St. George's terrace, Perth; non-pay-ment of rent and no Miner's Right in force.

DUNDAS GOLDFIELD.

Machinery Area.

42-Macdonald, George; Norseman; non-payment of rent and no Miner's Right in force.

Garden Area.

12-Lynn, Rosetta Robins; Norseman; non-payment of rent and no Miner's Right in force.

Mineral Claims.

- 4-Banfield, Ernest Bertram; No. 10 Thelma street, 4—Banfield, Ernest Bertram; No. 10 Thelma street, West Perth; non-payment of rent and no Miner's Right in force.
 5—Banfield, Ernest Bertram; No. 10 Thelma street, West Perth; non-payment of rent and no Miner's Right in force.
 6—Banfield, Ernest Bertram; No. 10 Thelma street, West Perth; non-payment of rent and no Miner's Right in force.
 7—Banfield, Ernest Bertram; No. 10 Thelma street, West Perth; non-payment of rent and no Miner's Right in force.
 7—Banfield, Ernest Bertram; No. 10 Thelma street, West Perth; non-payment of rent and no Miner's Right in force.

- Miner's Right in force.

Water Rights.

- 217-O.K. Gold Mines, No Liability; Norseman; non-payment of rent and no Miner's Right in force.
- -O.K. Gold Mines, No Liability; Norseman; non-payment of rent and no Miner's Right in force. 220 -
- 221-O.K. Gold Mines, No Liability; Norseman; non-payment of rent and no Miner's Right in force.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Marble Bar, 19th May, 1937.

TAKE notice that it is the intention of the Warden of TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the resumption of possession, for and on behalf of His Majesty, in accordance with Regulation 180 of "The Mining Act, 1904," of the undermen-tioned mining tenements. 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 men-tioned, lodge at the Warden's Office an objection con-taining the grounds of such objection, and, on the date taining 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.) ALLAN R. VICKERS, Acting Warden.

To be heard at the Warden's Court, Marble Bar, on

Wednesday, the 14th day of July, 1937.

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

PILBARA GOLDFIELD.

Marble Bar District.

Business Areas.

- 110-Hardie, Frank Thomas; Warralong; non-payment of rent.
- Frederick; Wodgina; non-payment -Thelemann, 124 of rent.
- -Taplin, Thomas Eaton, and Wilson, Eric Leslie; Port Hedland; non-payment of rent. 127 -

PILBARA GOLDFIELD-continued.

Marble Bar District-continued.

Garden Area.

65-Thelemann,	Frederick;	Wodgina;	non-payment	of
rent.		- ·		

- Mineral Claims. 104—Thelemann, Frederick; Wodgina; non-payment of
- rent. 118-Thelemanu, Frederick; Wodgina; non-payment of
- rent. 122—Thelemann, Frederick; Wodgina; non-payment of
- rent. 123—Thelemann, Frederick; Wodgina; non-payment of rent.

Water Rights.

- 19-Bell, Henry Edward Scott; Poondina; non-payment of rent.
- 29-Thelemann, Frederick; Wodgina; non-payment of rent.

Nullagine District. Garden Areas.

20L-Allsopp, James Hunter; Nullagine; non-payment

of rent. 21L—Allsopp, James Hunter; Nullagine; non-payment of rent.

> THE MINING ACT, 1904. Appointment.

Department of Mines, Perth, 11th June, 1937.

HIS Excellency the Lieutenant-Governor has been pleased to approve the appointment of Joseph Thomas as Acting Assistant Under Secretary for Mines and Principal Registrar during the absence of A. H. Telfer, to date from the 31st day of May, 1937.

> M. J. CALANCHINI, Under Secretary for Mines.

INSPECTION OF MACHINERY ACT, 1921.

Appointment.

Department of Mines, Perth, 11th June, 1937.

HIS Excellency the Lieutenant-Governor has been pleased to approve the appointment of William John Jordan as a member of the Board of Examiners for Enginedrivers in accordance with the provisions of Section 54 of "The Inspection of Machinery Act, 1921," to date from the 29th day of May, 1937.

M. J. CALANCHINI,

Under Secretary for Mines.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

In the matter of "The Industrial Arbitration Act, 1912-1935," and in the matter of Part VII. of the said Act—Basic Wage.

The 11th day of June, 1937.

IN pursuance of the provision of Part VII. of the above Act, the Court of Arbitration hereby determines and declares the Basic Wage to be paid to adult male and female workers shall be as follows:—

- Metropolitan Area, which for this purpose shall be taken to be that portion of the State comprised within a radius of fifteen (15) miles from the General Post Office, Perth:—
 - Males
 ...
 ...
 ...
 £3
 13s.
 9d.

 Females
 ...
 ...
 £1
 19s.
 10d.
- (2) Agricultural Areas, the South-West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area as defined herein:---

Males .		• •	• •	$\pounds 3$	14s.	8d.	
Females	• •	• •	. •	$\pounds 2$	0s.	4d.	

 (3) Goldfields Areas and all other portions of the State, exclusive of the South-West Land Division:—
 Males

	 ••	•••	•••	ee .r.		ou.
Females		••	••	$\pounds 2$	7s.	0d.

(4) Payment shall be *pro rata* where the term of employment is for less than one (1) week.

By the Court,

[SEAL.] (Sgd.) T. F. DAVIES,

Acting President.

Registrar General's Office, Perth, 17th June, 1937.

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

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.		
	1097	The Salvation Army.				
10/1934	1937. June 16	Hunter, Harry	Wiluna	East Murchison.		

S. BENNETT,

Registrar General.

Western Australia. THE COMPANIES ACT, 1893.

Willys (W.A.), Limited-Notice of Registered Office.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 7 Withnell Chambers, Howard street, Perth, and that the hours during which such office will be open to the public for the transaction of business are from 10 a.m. to 4 p.m. from Mondays to Fridays inclusive (except on public holidays), and from 10 a.m. to noon on Saturdays.

Dated the 12th day of June, 1937.

UNMACK & UNMACK,

Solicitors for the abovenamed Company, Withnell Chambers, Howard street, Perth.

Western Australia.

THE COMPANIES ACT, 1893.

Motor House Caravans, Limited-Notice of Registered Office.

NOTICE is hereby given that the Registered Office of the abovenamed Company is situate at 3rd Floor, Steamship Building, 168 St. George's terrace, Perth, and that the hours during which such office is open to the public for the transaction of business are from 10 a.m. to 1 p.m. aud 2 p.m. to 4 p.m. from Mondays to Fridays and from 10 a.m. to noon on Saturdays.

Dated the 2nd day of June, 1937.

C. W. COURT, Public Officer.

THE COMPANIES ACT, 1893.

Marvel Loch Gold Mine Syndicate, No Liability. NOTICE is hereby given that the Registered Office of Marvel Loch Gold Mine Syndicate, No Liability, is situ-ated at Third Floor, Steamship Building, 168 St. George's terrace, Perth, and is open to the public for the transaction of business between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m. on week days and be-tween the hours of 10 a.m. and 12 noon on Saturdays.

Dated this 26th day of May, 1937.

C. W. COURT, Public Officer.

Western Australia.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that the registered office of the above Company is situate at 424 Murray street, Perth.

Dated the 1st day of June, 1937.

PARKER & PARKER, Solicitors for the Dunlop Sports Company Proprietary, Limited.

THE COMPANIES ACT, 1893.

R. Werner & Co. Proprietary, Limited. NOTICE is hereby given that the Registered Office of R. Werner & Co. Proprietary, Limited, is situated at Third Floor, Steauship Building, 168 St. George's ter-race, Perth, and is open to the public for the transaction of business between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m. on week days and between the hours of 10 a.m. and 12 noon on Saturdays.

Dated this 11th day of June, 1937.

R. D. FORBES, Attorney for Western Australia.

THE COMPANIES ACT, 1893.

Notice of Situation of Registered Office of Hardy's, Limited.

NOTICE is hereby given that the above Company is situated at 546-548 Hay street, Perth, and is accessible to the public from Monday to Friday between the hours of 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m. and or Satur-day between the hours of 10 a.m. to 12 noon.

Dated this 11th day of June, 1937.

LAVAN, WALSH, & LAVAN, 29 Barrack street, Perth, Solicitors.

Western Australia. THE COMPANIES ACT, 1893. Cement Tile Machines, Limited

PURSUANT to Section 77 of "The Companies Act, PURSUANT to Section 77 of "The Companies Act, 1893," notice is hereby given that at an extraordinary general meeting of Cement Tile Machines, Limited, held on the 29th day of May, 1937, the following special resolution was duly passed, namely:— That the capital of the Company be increased from £10,000 to £20,000 by the creation of 10,000 new shares of One pound each to rank pari passu in all respects with the existing Shares of the Com-mon

pany.

Dated this 31st day of May, 1937.

J. V. M. HARDING, Chairman of the Meeting. F. B. HOUGHTON.

Secretary of the Company.

Nicholson & Nicholson, Surrey Chambers, St. George's terrace, Perth, Solicitors for the Company.

THE GREAT SOUTHERN INDUSTRIAL CO-OPERA-TIVE STORES SOCIETY, LTD., NARROGIN.

NOTICE is hereby given that at an Extraordinary Gen-eral Meeting of the Shareholders of the above Company,

(1) That the Company go into voluntary liquidation.

(2) That Mr. H. E. Rubie be and is hereby appointed Voluntary Liquidator for the purpose of such liquidation.

THOS. CLAYTON, Chairman of Meeting.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Companies Act, 1893," and in the matter of Adams Motors, Limited (in liquidation).

THE creditors of the abovenamed Company are required on or before the 11th day of August, 1937, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their Solicior claims, and the names and addresses of their Solici-tors (if any) to Alexander John McLaren, of Yorkshire House, St. George's terrace, Perth, the Liquidator of the said Company, and, if so required by notice in writ-ing 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 speci-fied in such notice, or in default thereof they will be excluded from the benefit of any distribution made hefore such debts are proved before such debts are proved.

Wednesday, the 18th day of August, 1937, at 12 noon, at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 11th day of June, 1937.

A. J. McLAREN,

Liquidator.

McLaren, Coulton, & Meagher, Chartered Accountants (Aust.), Yorkshire House, St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Adams Motors, Limited.

1 HEREBY certify that at an extraordinary general meeting of Shareholders of Adams Motors, Limited, duly convened and held at the Registered Office of the Company, 446 Murray street, Perth, on the 8th day of June, 1937, at the hour of 7.30 o'clock in the afternoon, the following special resolution was duly carried:—

That the Company be wound up voluntarily and that Alexander John McLaren, of Yorkshire House, St. George's terrace, Perth, be and is hereby appointed Liquidator for the purpose of such liquidation.

Dated at Perth this 9th day of June, 1937.

(Sgd.) A. ADAMS,

Chairman.

IN THE MATTER OF THE COMPANIES ACT, 1893 (56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorpora-tion, as a Limited Company, has this day been issued to Willys (W.A.), Limited.

Dated this 12th day of June, 1937.

G. J. BOYLSON, Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1893 (56 Vict., No. 8).

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorpora-tion, as a Limited Company, has this day been issued to Hardy's, Limited.

Dated this 10th day of June, 1937.

G. J. BOYLSON,

Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

ASSOCIATIONS INCORPORATION ACT, 1895.

Ora Banda Hall Association.

I, DAVID JORDAN WARE, of Ora Banda, Western Australia, being the person hereunto authorised by the Ora Banda Hall Association of Ora Banda, Western Australia, do hereby give notice that I am desirous that such Association should be incorporated under the pro-visions of "The Associations Incorporation Act, 1895."

Dated this 9th day of June, 1937.

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

Memorial of Ora Banda Hall, Incorporated, filed in pursuance of "The Associations Incorporation Act, 1895'':-

1. Name of Institution .- Ora Banda Hall, Incorporated.

2. Objects or Purpose of the Institution .--To provide in Ora Banda suitable premises to take the form of a Hall to be known as the Ora Banda Hall for the use of residents of Ora Banda and the district, for the purpose of entertainment and any other purpose, where-by the social, intellectual, and material advancement of the Ora Banda district may be bettered.

3. Where situated or Established .--- Ora Banda.

4. The Name or Names of the Trustees.-James Smith, George Willman, and Richard Argus.

5. In whom the Management of the Institution is vested and by what Means (whether by deed, settlement or otherwise).—In the Committee of the Association consisting of 11 Members, including Chairman, Treasurer and Secretary, pursuant to the Rules.

D. J. WARE, Secretary.

THE PARTNERSHIP ACT, 1895. Notice of Dissolution.

NOTICE is hereby given that the Partnership heretofore Subsisting between John Albert Johnston, Francis Joseph Brennan, and Edward John Johnston, carrying on the business of Sand Removing Contractors under the firm name of Johnston, Son, & Brennan, was on the 8th day of June, 1937, dissolved by mutual consent. All persons having claims against the Partnership are requested to send particulars thereof to the undersigned.

Dated this 14th day of June, 1937.

NORTHMORE, HALE, DAVY, & LEAKE, Solicitors, 13 Howard street, Perth.

THE SUPREME COURT OF WESTERN IN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of William Francis Lathlain, Knight Bachelor, late of 43 Outram street, West Perth, in the State of Western Australia, Gentle man, deceased.

NOTICE is hereby given that all creditors and other persons having any claims against the above Estate are hereby requested to send in particulars thereof in writ-ing to the Executors of the Will of William Francis Lathlain, Knight Bachelor, deceased, care of the under-signed, on or before the 19th day of July, 1937; and further, that at the expiration of the last-mentioned date the said Executors will proceed to distribute the assets of the pride date the parent the parent of the sate the set of of the said deceased amongst the persons entitled there to, having regard only to the claims of which they shall then have had notice.

Dated this 8th day of June, 1937.

NICHOLSON & NICHOLSON Surrey Chambers, St. George's terrace, Perth, Solicitors for the Executors.

THE SUPREME COURT OF WESTERN INAUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Henry Smith, late of Mornington Mill, near Wokalup, in the State of Western Australia, Mill Manager, deceased.

NOTICE is hereby given that all creditors and other persons having any claims against the above Estate are hereby requested to send in particulars thereof in writ-ing to the Executors of the Will of Henry Smith, deceased, care of the undersigned, on or before the 19th

day of July, 1937; and further, that at the expiration of the last-mentioned date the said Executors will pro-ceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 10th day of June, 1937.

NICHOLSON & NICHOLSON, Surrey Chambers, St. George's terrace, Perth. Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Estate of Edith Emily Wood, late of 244 Barker road, Subiaco, in the State of Western Australia, Married Woman, deceased, intestate.

ALL persons having any claims against the Estate of Edith Emily Wood are hereby required to send par-ticulars in writing thereof to the Administrator (*de bonis non*) of the Estate of the deceased, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 19th day of July, 1937, after which date the Ad-ministrator (*de bonis non*) will proceed with the dis-tribution of the Estate among the persons entitled thereto, having regard only to such claims of which it shall then have received notice.

Dated this 10th day of June, 1937.

FRED CURRAN.

38-39 Padbury Buildings, Forrest place, Perth, Solicitor for the Administrator (*de bonis* non), The Perpetnal Executors, Trustees, and Agency Company (W.A.), Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Edward Middleton, formerly of Hampton road, Beaconsfield, but late of Jutland parade, Claremont, in the State of Western Australia, Bootmaker, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of such claims and demands to The Perpetual Execu-Ing of such claims and demands to The Perpetual Execu-tors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, the Executor named in the said Will, on or before the 19th day of July, 1937, after which date the Executor will proceed to dis-tribute the assets of the said deceased among the per-sons entitled thereto, having regard only to the claims and demands of which it shall then have received notice.

Dated this 14th day of June, 1937.

HAYWOOD & O'HALLORAN. Solicitors for the Executor the said The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, Perpetual Trustee Buildings, St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Walter Frederick Stewart, late of "Malladup," Broomehill, in the State of Western Australia, Farmer and Grazier, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the above Estate are hereby requested to send in particulars thereof in writing to Agnes Beryl Stewart, the Executrix of the Will of the abovenamed deceased, care of the under-signed, on or before the 19th day of July, 1937: And, further, that at the expiration of the last-mentioned data the acid Executive III date the said Executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice.

Dated this 12th day of June, 1937.

NICHOLSON & NICHOLSON, Surrey Chambers, St. George's terrace, Perth, Solicitors for the Executrix.

D. J. WARE.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Alexander Black Davidson, late of 11 McNeil street, Peppermint Grove, in the State of Western Australia, Retired Surveyor, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased should send particulars thereof in writing to the Executor of the deceased's Will, The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of St. George's terrace, Perth, on or before the 19th day of July, 1937; and, further take notice, that after the said 19th day of July, 1937, the Executor will proceed to distribute the assets of the Estate among the persons entitled thereto, having regard only to those claims and demands of which it shall then have notice.

Dated the 11th day of June, 1937.

NAIRN, McDONALD & AMBROSE, 69 St. George's terrace, Perth, Proctors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of George Joseph Blake, late of Frederick street, Albany, in the State of Western Australia, Retired Petty Officer Royal Navy, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are requested to send particulars of their claims to Esther Eliza Caroline Craigie, care the undersigned, Executrix of the Will of the abovenamed deceased, on or before the 26th day of June, 1937; And, further, that at the expiration of the last-mentioned date the Executrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which the said Executrix shall have had notice.

Dated this 12th day of June, 1937.

HUDSON & HENNING, Hailsham Chambers, Stirling terrace, Albany, Solicitors for the Executrix.

IN THE MATTER OF THE BANKRUPTCY ACT AMENDMENT ACT, 1898, and in the matter of the Assigned Estate of John Dove Caris, Sydney James Caris, and John Dove Caris, junior, formerly trading as Caris Bros., Jewellers, Perth (no connection with Caris Bros., Ltd., of Hay street, Perth).

NOTICE is hereby given that a Subsequent Dividend is intended to be declared in the above matter. The dividend will be payable to those creditors who have proved their claims on or before the 23rd day of June, 1937.

Dated this 9th day of June, 1937.

R. GOYNE MILLER,

Trustee.

R. Goyne Miller, Chartered Accountant (Aust.), Australasia Chambers, 68 St. George's terrace, Perth.

THE BANKRUPTCY ACT, 1892.

Notice of Dividend.

Debtor's Name.	Address.	Description.	Court.	No.		First or Final or otherwise.	When payable.	Where payable.
W. I. Appleton and A. B. Wray, trad- ing as Appleton & Wray.	_	Farmers	Supreme Court of Western Australia	28 of 1916	8d. in the £	Fourth	22nd June, 1937	The Office of the Offi- cial Receiver in Bankruptcy

Dated this 15th day of June, 1937.

H. S. CROFTS, Official Receiver in Bankruptcy,

Supreme Court, Perth.

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

•			£	s.	d.
Abattoirs Act and Amendment .		••	0	1	0
Administration Act (Consolidated) .		••	0	3	0
Adoption of Children Act		••	0	2	3
Agricultural Bank Act		••	0	1	0
8		••	0	1	0
		••	0	1	0
_	••	••	0	0	6
Auctioneers Act	••	••	0	1	0
		••	0	1	6
Brands Act	••	••	0	1	6
	••	••	0		6
Bush Fires Act (Consolidated)	••	••	0	0	6
Child Welfare Act		••	0	2	0
Crown Suits Act	• •	••	0	1	6
Dairy Cattle Improvement Act .		••	0	1	0
Dairy Industry Act		••	0	1	6
Dairy Products Marketing Regulation	n Act	•••	0	2	0
Declarations and Attestations Act .		••	0	0	6
Dentists Act and Amendment .			0	1	9
Discharged Soldiers' Settlement Act			0	1	6
Dividend Duties Act (Consolidated) .			0	1	6
Dog Act (Consolidated)			0	1	0
Droving Act			0	1	6
Electoral Act (Consolidated)			0	2	6
Employers' Liability Act			0	0	6
Employment Brokers Act and Amen			0	1	0
Evidence Act (Consolidated)			0	2	0
Factories and Shops Act (Consolidat			0	2	9
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Acts of Parliament, etc.-continued. £ s. d. Factories and Shops Act Regulations 0 0 3 .. Factories and Shops Time and Wages Books-Large 4 0 3 •••••• .. •• 0 3 3 Small •• Farmers' Debts Adjustment Act (Consolidated) 0 1 0 •• •••••••• .. •• Feeding Stuffs Act $0 \cdot 0$ 6 . . Fertilisers Act .. 0 1 6 Financial Emergency Act .. 0 1 6 Financial Emergency Tax and Assessment •• 0 1 6 Act .. •• •• Firearms and Guns Act •• .. 0 1 0 .. Fire Brigades Act, 1916, and Amendment .. 0 3 0 Firms Registration Act and Amendment .. 0 0 Fisheries Act (Consolidated) .. 0 0 .. 1 .. 0 Forests Act 1 6 .. Fremantle Harbour Trust Act (Consolidated) 0 1 6 Friendly Societies Act and Amendments ... 0 2 0 Game Act (Consolidated) 0 •• 1 0 Goldfields Water Supply Act .. 0 2 6 Gold Mining Profits Tax and Assessment ... 0 1 0 Government Electric Works Act • • . . 0 1 0 Government Savings Bank Act 0 1 0 Group Settlement Act 0 1 3 0 10 Hansard Report, Annual Subscription 6 Hansard Report, per vol. 0 7 •• 6 Hansard Report, weekly issue, per copy .. 0 0 6 Hawkers and Pedlars Act and Amendment .. 0 1 0 Health Act (Consolidated) .. 0 4 6 .. • •

Acts of Parliament, etc.-continued.

	£	s.	đ.
Hire Purchase Agreement Act	0	.0	6
Illicit Sale of Liquor Act	0	0	6
Index to Government Gazette (yearly)	0	1	6
Industrial Arbitration Act (Consolidated)		3	6
Industries Assistance Act (Consolidated)	0	1	0
industries Assistance Act (Consolidated)			
Inebriates Act		0	6
Inspection of Machinery Act with Regulations	0	2	6
Inspection of Scaffolding Act	0	1	6
Insurance Companies Act	0	1	6
Interpretation Act	0	1	3
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Irrigation and Rights in Water Act	0	1	6
Justices Act (Consolidated)	0	3	0
Land Act and Regulations	0	3	6
Land Agents Act and Amendment	0	1	0
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Land Drainage Act	0	2	0
Legal Practitioners Act (Consolidated)	0	1	0 ·
Licensed Surveyors Act	0	1	0
Licensed Surveyors Act Licensing Act and Amendments	0	4	0
	0	1	6
Life Assurance Act (Consolidated)	-		-
Limitation Act	0	1	0
Limited Partnerships Act	0	0	6
Lotteries (Control) Act Lunacy Act (Consolidated)	0	1	6
Lunacy Act (Consolidated)	0	2	0
Main Roads Act	0	1	6
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Marine Stores Act Marriage Act	0		0
Marriage Act	0	2	0
Married Women's Property Act and Amend-			
ments	0	1	6
Married Women's Protection Act	0	1	0
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Medical Practitioners Act	0	1	6
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Drainage Act	0	2	0
Mines Regulation Act	0	1	9
Mining Act Mining Development Act ·	0	2	0
Mining Development Act	0	1	6
Money Lenders Act and Amendment			
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Mortgagees' Bights Restriction Act			-
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