

VICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 116.]

WEDNESDAY, OCTOBER 17.

[1906.

NOTICE.

TENDERS are invited for an exclusive licence from the L. Secretary of State for the Colonies to occupy the Ashmore Islands (lying off the Coast of Western Australia, in latitude 12 deg. 14 min. S., longitude 123 deg. 6 min. E.), and to remove guano and othe. feathlying substances therefrom. Tenders should be on the basis of a fixed royalty per ton of guano removed, the sum payable in any one year not to be less than a fixed amount whatever the quantity of guano removed during that year.

The term of years for which a licence is desired should also be stated.

The Secretary of State for the Colonies does not bind himself to accept the highest or any tender.

Tenders should be delivered in scaled envelopes at the office of the

SECRETARY, DEPARTMENT OF EXTERNAL AFFAIRS, MEL-

before Twelve o'clock noon on Wednesday, the 31st October.

No particular form of tender is required.

ACTS OF PARLIAMENT.

PROCLAMATION

By His Excellency the Honorable Sir Reginald Arthur James Talbot, Knight Commander of the Most Honorable Order of the Bath, Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Governor of the State of Victoria in the Comnonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bills passed by the l'arliament of the said State, the titles whereof are hereinafter set forth, that is to say:—

"An Act relating to Duties payable under the Administration and Probate Acts."

"An Act to amend the Drainage Areas Act 1905."

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and six, and in the sixth year of His Majesty's reign.

R. TALBOT. By His Excellency's Command,

T. BENT.

GOD SAVE THE KING! No. 116.—OCTOBER 17, 1906.—11402.—1.

THE VICTORIAN STOCK AND DEBENTURES CONVERSION ACT 1905, No. 1996.

CONVERSION ACT 1905, No. 1996.

It is hereby notified, for public information, that the amount of Victorian Government Three per cent. Inscribed Stock which will be inscribed at the Treasury, Melbourne, in exchange for Victorian Government Three per cent. Debentures issued under the authority of the Railway Loan Acts Nos. 1659 or 1753, has been fixed at the rate of £98 13s. 10d. for each £100 of the face value of such Debentures, and that the amount of Victorian Government Three and one-half per cent. Inscribed Stock which will be inscribed in exchange for Victorian Government Three and one-half per cent. Debentures issued under the authority of the Treasury Bonds Conversion Act 1905. the authority of the Treasury Bonds Conversion Act 1905, No. 1990, has been fixed at the rate of £97 17s. 6d. fc. each £100 of the face value of such Debentures.

Treasurer.

The Treasury, Melbourne, 12th May, 1906.

SALE OF STOCK AND DEBENTURES.

SALE OF STOCK AND DEBENTURES.

THREE per cent. Debentures for £100 each are now purchasable at the Treasury, Melbourne, at £94. Currency, 30 years from 1st January, 1902, but redeemable at any time after 21 years from that date upon twelve months' previous notice having been given. Three per cent. Victorian Government Stock also purchasable at £94 per centum. Brokers of recognised Victorian Stock Exchanges allowed brokerage of Ten shillings per cent. on sales through them to the public. No brokerage will be allowed on sales to or for corporate bodies for sinking fund purposes.

THOS. BENT,

THOS. BENT, Treasurer.

GENERAL ELECTORAL LISTS, 1906-7.

T is hereby notified that Thursday, the 1st day of November, is the last day on which Electors' Rights can be obtained for enrolment on the General Lists of Non-ratepaying Electors for the Legislative Assembly.

Persons who are not already enrolled and who have not obtained Electors' Rights will be entitled to have their names entered on such Lists by obtaining Rights from the Registrars for their respective Divisions, or their Deputies, before or on that date.

for their respective Divisions, or their Deputies, before or on that date.

"Residential" Rights for the Legislative Assembly may be applied for either in person or in writing through the post, and any written application posted to the Registrar or Deputy Registrar not later than the 30th October instant will be in time for enrolment on the General Lists. Forms necessary for applications through the post are obtainable at the offices of the Registrars and Deputies, and at all Police Stations throughout the State.

Flestrar: Pichtar for the Assembly can be obtained force of

Electors' Rights for the Assembly can be obtained free of charge.

G. C. MORRISON, Under-Secretary.

Chief Secretary's Office, Melbourne, 10th October, 1906.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 9th day of October, 1906, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrar,

HUBERT L. WOOD, Preston,

to be the Electoral Registrar for the Preston Division of, the Melbourne North Province and for the Preston Divi-sion of the Electoral District of Jika Jika, vice Edward Wood resigned.

Deputy Electoral Registrars,

MARTIN WALLACE, Police Constable, Bullarto,

to be also a Deputy Electoral Registrar for the Franklin Division of the Electoral District of Daylesford, vice Constable E. A. Smith resigned;

THOMAS W. SCOTT, Sunnyside,

to be a Deputy Electoral Registrar for the Omco Division of the Electoral District of Gippsland East;

THOMAS MCMULLIN, Hopetoun,

to be a Deputy Electoral Registrar for the Corong Division of the Electoral District of Swan Hill, vice José S. Foster resigned;

BENJAMIN HARLOCK, Pomborneit,

to be a Deputy Electoral Registrar for the Cobden Division of the Electoral District of Warmambool, vice Joseph Mumby resigned.

Registrars of Births and Deaths.

The persons named hereunder to be Registrars of Births and Deaths at the places respectively mentioned, viz.:-

Woodend ... MARY LAWREY (Relieving Postmistress), Acting, from the 13th September, 1906, vice Alma S. E. Hellsten relieved.

The Order in Council dated 28th August, 1906, published in the Government Gasette of the 5th September, 1906, appointing Joseph Wischart to be Registrar of Births and Deaths at Rainbow, is hereby amended so that the name shall read Joseph Wishart.

Inspectors of Factories, &c.,

ALEXANDER STEELE (Constable of Police)

to be also an Inspector of Factories, Work-rooms, and Shops at Malmsbury, from 25th September, 1906, vice Senior-Constable A. McLeod resigned;

ROBERT GRAY (Senior Constable of Police)

to be also an Inspector of Factories, Work-rooms, and Shops at Inglewood, from 25th September, 1906, vice Sergeant T. Ahern transferred.

Officer in Charge of a Gaol,

WILLIAM ALLOTT (Senior Warder)

to be Officer in Charge of the Beechworth Gaol, from 5th October, 1906, during the absence of the Governor of the Gaol on leave.

Acting Medical Superintendents, Hospitals for the Insane,

PATRICK SHAW, Esquire, L.R.C.P., Edin., &c.,

to perform and exercise the duties, obligations, rights, and powers performable or exercisable by Charence George Godtrey, Esquire, M.R.C.S., Eng., as Medical Superintendent of the Ararat Hospital for the Insane, under any Act, order, rule, regulation, by-law, contract, or agreement, during the absence on leave, from the 3rd November, 1906, of the said Charence George Godfrey, unless this direction has sooner trayled. direction be sooner revoked;

Gestave Henry Stephen Zichy-Woinarski, Esq., M.B., &c.,

to perform and exercise the duties, obligations, rights, and powers performable or exercisable by Albert John William Philpott, Esq., M.B., as Medical Superintendent of the Recchworth Hospital for the Insane, under any Act, order, rule, regulation, by-law, contract, or agreement, during the absence on leave, from the 5th October, 1906, of the said Albert John William Philpott, unless this direction be sooner revoked.

· Junior Messenger,

WILLIAM THOMAS CASEY

to be a Junior Messenger at the Public Library; on probation, for six months, from the 10th September, 1906; a new appointment, the Permanent Head of the Department of Chief Secretary having reported that a vacancy has occurred on the Staff, consequent on the promotion of Stanley Howson, and requested that the position should be filled, and the Public Service Commissioner having certified that an appointment to fill such vacancy is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that William Thomas Casey is entitled, under the provisions of the Public Service Act 1890, to be appointed. be appointed.

DEPARTMENT OF PUBLIC: INSTRUCTION: Members of Boards of Advice,

The persons named hereunder to be members of the Boards' of Advice for the School Districts respectively mentioned, viz.:—

JOSEPH H. GOBLE

for the School District of the City of Footscray, No. 31; ROBERT SWAN

for the School Districts of the Shire of Ballarat, South Riding, No. 83;

I. JAMES EVERETT

for the School District of the Shire of Bellarine, Moolap Riding, No. 97;

ELIJAH G. Amos and THOMAS MACKIE

for the School District of the Town of Camberwell, No. 107;

DAVID CHITTICK

for the School District of the Shire of Glenelg, South Riding, No. 146;

ALFORD DRAPER and MCJUNKIN JAMES

for the School District of the City of Melbourne, Flemington and Kensington Division of the Hopetoun Ward, No. 343;

STANLEY WELLS

for the School District of the Shire of Numurkah, Central and Eastern Ridings, No. 359.

LAW DEPARTMENT .- ATTORNEY-GENERAL.

Deputy Protionotary,

VIVIAN TANNER, Clerk of Courts at Ballarat, to be also Deputy Prothonotary, to discharge the duties of Prothonotary at Ballarat, vice Francis John Sauer re-

Sheriff's Substitute,

VIVIAN TANNER

(as Clerk of the Peace for the Southern and Western Bailiwicks, and Registrar of the County Court at Ballarat), appointed by virtue of the provisions of section 87 of the Act No. 104 to do and perform, with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is by the said Act authorized or required to do or perform, vice Francis John Sauer relieved.

Fifth Class Officer,

JAMES ROSS ELSBURY

JAMES ROSS ELSBURY
to be an Officer of the Filth Class, Clerical Division, in the office of the Master-in-Equity, on probation, for six months, from 12th September, 1996; a new appointment, the Acting Permanent Head of the Department of Law having reported that a vacancy has occurred on the Staff, consequent on the promotion of Thomas Kelly, and requested that the position should be filled, and the Public Service Commissioner having certified that an appointment to fill such vacancy is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that James Ross Elsbury is entitled, under the provisions of the Public Service Act 1890, to be appointed.

LAW DEPARTMENT . - SÓLICÍTOR-GENÉRAL.

Magistrates,

CYREL GOWER VOSS WILLIAMS, of Ballam Park, Frankston,

to Keep the Peace in the Central Bailiwick of the State of Victoria;

JAMES CHRISTIAN METELMANN, Arnold's Bridge. to Keep the Peace in the Midland Bailiwick of the State

of Victoria: FRED CLAYPOLE WRIGHT, Dimboola,

to Keep the Peace in the Western Bailiwick of the State

Commissioner for taking Declarations, &c.,

ALEXANDER KIRK (Mounted Constable), Moyston, to be a Commissioner for taking Declarations and Affidavits under the provisions of the Declarations and Affi-davits Act 1890, No. 1191.

DEPARTMENT OF TREASURER.

Receivers of Revenue and Paymasters,

The persons named hereunder to be Receivers of Revenue and Paymasters at the places mentioned, viz. :-

Boort ... HERMANN BRASH (Acting Postmaster), Acting, vice J. E. Cathie relieved.

JAMES E. CATHIE (Acting Postmaster), Acting, during the absence of B. Brown on leave.

... JOHN A. CREELMAN (Inspecting and Relieving Receiver and Paymaster, Acting, during the absence of H. A. Pitt on leave. Omeo Collectors of Imposts,

JOHN B. CASTIEAU, Deputy Superintendent Mercantile Marine Office,

to be Acting Collector of Imposts in connexion with the Mercantile Marine Office, during the absence of C. A.

JAMES FIRTH, Forest Foreman, Briagolong, to be a Collector of Imposts for the Department of Lands and Survey in the Briagolong District.

DEPARTMENT OF LANDS AND SURVEY. .

Fifth Class Officer,

ALBERT SPIVEY HAUSER

to be an Officer of the Fifth Class, in the Clerical Division, on probation, for six months, from the 22nd September, 1906; a new appointment, the Permanent Head of the Department of Lands and Survey having reported that a vacancy has occurred on the Staff, consequent on the transfer and promotion of Patrick Hourigan, and requested that the position should be filled, and the Public Service Commissioner having certified that an appointment to fill such vacancy is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that Albert Spivey Hauser is entitled, under the provisions of the Public Service Act 1890, to be appointed.

Bailtif of Crown Lands,

Bailiff of Crown Lands,

JAMES FIRTH, Forest Foreman, Briagolong, to be a Bailiff of Crown Lands in and for the State of Victoria.

Trustees of Sites,

CHARLES SEAMONS WALKER, WILLIAM CHARLES BATTEN, ROBERT DISSEY JONES,
JOSEPH RICHARD ORTON,
WALTER PARKER PRESLEY, and
THOMAS ERRINGTON DOUGLAS

to be Trustees of the land temporarily reserved on the 21st February, 1870, as a site for Wesleyan Church purposes at Footscray, in the room of Richard Hodgson, John Mac Cutcheon, and George Frederick Russell, all deceased, John Davies, left the State of Victoria, and Solomon Leek resigned;

HUGO VON BERKEL and LAWRENCE JAMES ELLERTON

to be Trustees of the land temporarily reserved on the 20th May, 1888, as a site for a Free Library at Moliagul, in the room of Charles Liddle, junior, and H. J. Denson, both 'resigned;
CHARLES HAMILTON

to be an additional Trustee of the land permanently reserved on the 13th July, 1891, as a site for a Free Library

Members of Committee of Management,

ARCHIBALD CURRIE, J.P., FREDERICK WIMPOLE, CARLO CATANI, and ROBERT GEORGE MCCUTCHEON, M.1..A.,

as representatives of the Board of Land and Works,

HARRY BROWSE GIBBS, J.P., so long only as they con-tinue to hold office as Councillors of the City HERRY FLORAIN BARNET,
GEORGE HENRY BILLSON, and EDWARD O'DONNELL, J.P., of St. Kilda,

to be Members of the Committee of Management of the land temporarily reserved on the 19th September, 1906, as a site for the Recreation, Convenience, and Amusement of the People, at St. Kilda.

DEPARTMENT OF MINES.

Mining Registrar,

R. H. CLAYTON

to act as Mining Registrar for the Kilmore Division of the Bendigo Mining District, vice Edward Balmer resigned.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioner, Mr. ALEXANDER MCDONALD

to be a Commissioner of the Violet Town Waterworks Trust, vice Mr. J. Wallace resigned.

DEPARTMENT OF PUBLIC HEALTH.

Public Vaccinators,

John Edward James Deane, Esq., L.K.Q.C.P.I., to be a Public Vaccinator for the Northern District, vice Richard Jones, Esq., L.K.Q.C.P.I., resigned;

HARRY G. WADELTON, Esq., M.B.,

to be a Public Vaccinator for the Northern District, vice Louis E. Delmege, Esq., L.R.C.S., resigned; appointment to date from 1st September, 1906.

Trustees of Cemeteries, JOHN McDonald and JOHN BRANT

to be Trustees for Harrow Public Cemetery, vice James Quigley and John L. Minogue resigned; DAVID KIDD

to be a Trustee for St. Kilda General Cemetery, vice David Ketr, appointed in error;

JOHN BIRMINGHAM

to be a Trustee for Toongabbie Public Cemetery, vice William O'Meara resigned; LAURENCE PARTRICK HURLEY

be a Trustee for Wychitella Public Cemetery, vice Hubert Dobson resigned; JOHN PURCELL

to be a Trustee for Varok Public Cemetery, vice Robert l'urcell deceased.

ROBERT S. ROGERS, Clerk of the Executive Council. At the Executive Council Chamber, Melbourne, the 9th October, 1906.

DEPARTMENT OF AGRICULTURE.

APPOINTMENT OF INSPECTOR OF STOCK FOR EXPORT TO VICTORIA.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 9th day of October, 1966, in accordance with section 32 of Part I. of the Regulation of 11th December, 1860, under the Stock Diseases Act 1890, approved of the appointment of

 Sugden Rudduck, Veterinary Surgeon, of 42 Great Eastern-street, London, E.C., an Inspector of Stock for Export to the State of

> ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

THE UNIVERSITY AND GOVERNMENT DEPARTMENTS. SCIENTIFIC AND EDUCATIONAL COMMITTEE.

HIS Excellency the Governor in Council, by an Order made on the 9th day of October, 1906, has amended the Order of the 11th day of April, 1906, published in the Government Gazette of the 20th April, 1906, by which certain gentlemen named in the said Order were appointed to be members of a Scientific and Educational Committee, by adding to the list of members of the said Committee the name of

CHARLES ALFRED TOPP, I.S.O., M.A., LL.B., Public Service Commissioner.

ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

> Public Service Act 1890. Teachers Act 1905.

DEPARTMENT OF PUBLIC INSTRUCTION.

ACTING CHIEF INSPECTOR, ETC.

HIS Excellency the Governor in Council has ordered that

WILLIAM HAMILTON, B.A.,

be directed as from the 15th September, 1906, to perform and evercise the duties, obligations, rights, and powers of Chief Inspector, and of a Member of the Committee of Classifiers, Department of Public Instruction, during the temporary absence of Samuel James Swindley.

ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

RESIGNATIONS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 9th day of October, 1906, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Deputy Electoral Registrars,

THOMAS W. SIMPSON, Goldsborough,

of the office of Deputy Electoral Registrar for the Dunolly Division of the Electoral District of Kara Kara;

MABEL HEMINGWAY, Taggerty,

of the office of Deputy Electoral Registrar for the Alexandra Division of the Electoral District of Upper Goul-

LAW DEPARTMENT .- SOLICITOR-GENERAL.

Magistrate,

JAMES CRESCENT STEEL

of the Commission of the Peace for the Central Bailiwick of the State of Victoria.

DEPARTMENT OF LANDS AND SURVEY.

Draughtsman,

CHARLES EDWARD JAMIESON

of his position of Draughtsman, Grade 3, Class "H," Professional Division of the Public Service, to date from 8th September, 1906.

DEPARTMENT OF MINES.

Deputy Mining Registrar,

J. B. Hicks

of his position as Deputy Mining Registrar for the Dunolly Division of the Maryborough Mining District.

DEPARTMENT OF MINES AND WATER SUPPLY.

Fifth Class Officer,

JOHN JERVIS MAIRS

of his position as a Fifth Class Clerk in the Clerical Division of the Public Service, to date from the 11th of September, 1906.

DEPARTMENT OF LABOUR.

Member of Special Board,

FREDERICK CLIFTON

(representative of employés) of his position as a Member of the Millet Broom Board constituted under the provisions of the Factories and Shops Acts.

ROBERT S. ROGERS. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

Public Service Act 1890. PRIVATE WORK.

UNDER the provisions of section 116 of the Public Service Act 1890 (54 Vict. No. 1131), the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the oth day of October, 1906, granted permission to the undermentioned officers of the Public Service to engage in the work specified below in connexion with the forthcoming Commonwealth Elections, and to receive for their own use payment of the fees for such services.

Name of Officer.

Nature of Work.

HILARY RICHARD McDONALD

To act as Presiding Officer at Murchison North.

FREDERICK WILLIAM BOND ...

To act as Presiding Officer at Stawell.

FREDERICK WILLIAM HOUSE

To act as Assistant Divi-sional Returning Officer for Indi at Bright.

ROBERT S. ROGERS. Clerk of the Executive Council.
At the Executive Council Unamber,

Public Service Act 1890. PRIVATE WORK.

Melbourne, the 9th October, 1906.

PRIVATE WORK.

IN pursuance of the provisions of section 116 of the Public Service Act 1830 (54 Vict. No. 1133), the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 9th day of October, 1996, been pleased to grant permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by such officer only during hours sutside the ordinary hours fixed for the discharge of his duties in the Public Service:—

Name of Officer.	Department,	Nature of Work.
John B. A. Sayers, Clerk, Public Ser- vice Commissioner's Office	Chief Secre- tary	To be Treasurer of the South Melbourne Branch of the Aus- tralian Natives As- sociation

ROBERT S. ROGERS, Clerk of the Executive Council. At the Executive Council Chamber, Melbourne, the 9th October, 1906.

Public Service Act 1890. PRIVATE WORK,

IN pursuance of the provisions of section 116 of the Public Service Act 1890 (54 Vict. No. 1133), the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 3th day of October, 1996, been pleased to grant permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor:

Name of Officer.	Department.	Nature of Work.
George William Fur- nell, Governor Beechworth Gaol	Chief Secretary	To act as Deputy Re- turning Officer at Beechworth in con- nexion with the forth- coming Federal Elec- tions

ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

Act No. 1133, Section 59 (I.).

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

Силртев II.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amends the Regulations made on the 22nd December, 1902, by the addition of the following Regulation, and submits the same for the approval of the Governor in Council:—

			Class.	Yearly	Yearly Salary.				
Department and	Office.	<u> </u>		Minimum.	Maximum.				
Department of Land	s and S	urvey.		£	£				
Surveyor-General			А		700				
Surveyor-General			A	700	800				

CHARLES A. TOPP, Public Service Commissioner.

J. D. MERSON, Secretary.

Office of the Public Service Commissioner, Melbourne, 27th September, 1906.

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

EXAMINATION.—CLERKS OF COURTS AND CLERKS OF PETTY SESSIONS.

T is hereby notified-for the information of candidates desirous of qualifying for promotion to the Fourth Class, Clerical Division, as Clerks of Courts or Clerks of Petty Sessions (Clause 3, Chapter IV., of the Regula-tions)—that it is proposed to hold an examination on Friday, the 30th November, and Saturday, the 1st Decem-

Further particulars will be advertised in due course.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 4th October, 1906.

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITERS.

TIME Examiners appointed by the Governor in Council have reported to the Public Service Commissioner that the applicants named hereunder have passed the Examination for Licence as Shorthand Writers under the Evidence Act 1890 (No. 2), held on Saturday, the 6th Outshur 1866 — 1890 (No. 2). October, 1906:-

LEWIS, MARIA ETHEL. GROUBE, EDITH CONSTANCE, QUEALE, ANNIE RUSSELL, STARLING, JOHN HENRY, MCNAMARA, THOMAS, ROCK, WILLIAM WOODFORD. HOULIHAN, GEORGE, O'MARA, ALFRED WILLIAM, JONES, WILLIAM.

By order,

J. D. MERSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 16th October, 1906.

* BAILIFF OF CROWN LANDS.

BAILIFF OF CROWN LANDS.

PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Friday, the 26th October, 1906, from officers of the General Division of the Public Service of Victoria, for the position of Bailiff of Crown Lands, Department of Lands and Survey. Yearly salary—£141 minimum: £170 maximum.

Duties.—To report on illegal occupation of Crown lands and to take legal proceedings, when instructed, against trespassers: to furnish reports on matters relating to the selection or use of Crown lands; to prevent the illegal destruction or removal of timber, sand, &c., and generally to carry out instructions.

destruction or removal or timber, sand, &c., and generally to carry out instructions.

The person appointed should be able to appraise the value of land and improvements.

Statement of experience and evidence of fitness for the position should be furnished.

·By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 16th October, 1906.

NOTICE UNDER VOTING BY POST ACT 1900.

NELSON PROVINCE.

A N Election of a Member of the Legislative Council is about to be held in the above-mentioned Electoral Province, and any Elector thereof who appears from the rolls to reside in such Province, and who resides at least five miles from the nearest polling hooth at which he is entitled to vote, or who has reason to believe that on the polling day he will not be within five miles of the nearest polling booth at which he is entitled to vote, or that on account of ill-health or infirmity he will be prevented from voting personally thereat, who desires to vote through the post office at such Election may, on posting an application to the Returning Officer, obtain a Postal Ballot-paper enabling him to vote through the post at such Election.

Such application shall he as nearly as possible in the following

Such application shall be as nearly as possible in the following

- "I hereby apply for a Postal Ballot-paper for the forth-coming election of the Legislative Council, and I declare that [here state upon which of the above-mentioned grounds the applicant claims a Postal Ballot-paper].
 - "My name is
 - "My trade or occupation is that of a
 - "My usual residence is
 - "My present postal address is (Signature of Elector)

Printed forms of application may be obtained at any post office, or the application may be in writing.

If applicant is the holder of an elector's right, such right must be attached to application.

The application is to be addressed as follows:-

HENRY W. DUNKLEY, Esq.,

Returning Officer,

St. Arnaud,

Any Elector who intends to vote through the post must apply at once, as no Postal Ballot-paper will be supplied unless the Returning Officer receives application therefor sufficiently early to admit of Postal Ballot-paper being sent to and returned by such Elector so as to reach the Returning Officer before closing of Poll.

Caution.—Any person wilfully making a false statement in an application is liable on conviction to two years' imprisonment.

SAMUEL GILLOTT, Chief Secretary.

Dated at Melbourne this 2nd day of October, 1906.

Voting by Post Act 1900. NOTICE.

NOTICE.

The following persons have been appointed officers within the meaning of the Voting by Post Act 1900 to witness the signature of any elector who desires to vote by means of the Post Office:—Justices of the Pesce, Councillors of any City, Town, Borough, or Shire, Municipal Clerks, Clerks of Courts, and Head Masters of State Schools throughout Victoria.

Every Officer in charge of a Police Station within the State of Victoria has been appointed an Officer to witness the signature of any Elector who votes hy post and is too ill or infirm to go to a post office.

of any Elector who votes ny post and is too in writing, that he has a post office.

If any such Elector informs such Officer, in writing, that he has received a Postal Ballot-paper, and for the above-named reason requests him to witness his signature and post the paper, the Officer will visit him for the purpose.

G. C. MORRISON, Under-Secretary.

Chief Secretary's Office, Melbourne, 2nd October 1906.

DEPARTMENT OF PUBLIC INSTRUCTION. SCHOOL DISTRICT.—BOARD OF ADVICE INCREASED.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 9th day of October, 1906, directed that-

The number of members on the Board of Advice for the School District of the Town of Camber-well, No. 107, be increased from five to seven.

ROBERT S. ROGERS,

Clerk of the Executive Council. At the Executive Council Chamber; Melbourne, the 9th October, 1906.

Health Act 1890.

NOMINATIONS FOR ELECTION OF REPRESENTATIVES ON BOARD OF PUBLIC HEALTH.

N pursuance of the provisions of the Health Act 1890, the 16th day of November, 1906, as the day on or before

- (1) The Council of each of the municipalities composing the North Yarra Group;
 (2) The Council of each of the municipalities composing the Eastern Country Boroughs Group; and
- (3) The Council of each of the municipalities com-posing the Western Shires Group

may nominate a member of one of the Councils of its of Tublic Health from and after the last day of the year 1906, when the term of office of the present representatives of the aforesaid groups expires.

Dated at Melbourne this 6th day of October, 1906.

E. H. CAMERON, Minister of Health.

LAW DEPARTMENT-SOLICITOR-GENERAL. COURTS OF PETTY SESSIONS ALTERED.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 9th day of October, 1906, been pleased to appoint the days and the hours specified in the subjoined Schedule for the holding of the Courts of Petry Sessions at the places mentioned therein, in lieu of those heretofore appointed, viz.:—

Schedule

Name of Co	urt.	Days.	Hours.
Stratford		First and third Mon- days in each month Every Tuesday	Two p m.
Traralgon		Every Tuesday	Ten a.m.

ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

SHIRE POUND AT CAMPBELLFIELD.—POUND RATES.

MATES.

TABLE of Rates to be charged for trespass of cattle and for their sustenance while impounded in the Shire Pound at Campbellfield, fixed by the Council of the Shire of Broadmeadows, and submitted for the approval of His Excellency the Governor in Council:—

Description of Cattle trespassing.	Upon land other than tillage land enclosed by a substan- tial fence.	Upon tillage land enclosed by a substantial fence. (Not exceeding)	Amount to be charged daily for sustenance while impounded.
For every pig For every pig For every horse	£ s. d. 0 0 1 0 0 3 0 0 3 0 0 3	£ s. d. 0 1 0 0 6 0 1 0 0 0 6 0	£ s. d. 0 0 1 0 0 3 0 2 6 0 1 6
For every head of other cattle For every bull, ram, or entire horse, in addition to the other charges	0 0 3 5 0 0	5 0 0	0 1 0

E. P. MUNTZ, Shire Secretary, Broadmeadows, 10th September, 1906.

Approved by the Governor in Council the 9th Cetaber, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

REGULATIONS FOR THE DISTRIBUTION OF THE GRANT OF £50 AS A REWARD FOR AN IMPROVED MACHINE FOR GRADING POTA-

A SUM not exceeding Fifty pounds (£50) may be paid to any person or company who shall, in the opinion of the Minister of Agriculture, produce an improved machine for grading potatoes and onions.

- The reward shall be payable only to the inventor, or his agent, of such machine as shall more efficiently, cheaply, and rapidly perform the work of grading, without bruising or damaging same, potatoes or onions, and have each grade separated ready for bagging.
- 3. Such machine must be an improvement on any machine for the same purpose which has been used in
- 4. One, or more trials shall be made of the machine such place or places, and at such times as the Minister may direct.
- 5. All costs and expenses of forwarding, attendance, and working of the machines, at the times to be appointed, shall be paid by the persons entering the machines for competition.
- 6. The Minister of Agriculture may appoint two or more judges to report upon the merits of the competing machines.
- 7. The judges may recommend payment of an amount or amounts, the total of which shall not exceed Fifty pounds ($\angle 50$) to the inventor or inventors, or his or their agent or agents, of the successful machine or machines, such amount or amounts to be apportioned according to the value to the State of the said invention or inventions.
- 9. Persons intending to compete must give notice in writing of their intention to the Secretary for Agriculture not later than the 1st November, 1906.

E. G. DUFFUS.

Secretary for Agriculture.

Auction Sales Acts.

IT is hereby notified that His Excellency the Governor in Council has been pleased to authorize Special Meetings of the Justices in Petry Sessions, to be held at the places specified hereinder, to consider the following applications under the Auction Sales Acts:—

Place.	Name.	Nature of Application.
Ballarat Melbourne Geelong	M. W. Coghlan C. S. Nott R. Howe	Application for Auctioneer's General Licence Application for Auctioneer's General Licence Application for transfer
Warrhambool	P. O'Flaherty	of Auctioneer's General Licence to J. T. Crowl Application for transfer of Auctioneer's General Licence to G. J. Officer

The Treasury Melbourne, 11th October, 1906. T. BENT,

AUCTION SALES ACTS.

A UCTIONEERS' General Licences issued at the undermentioned Revenue and Pay Offices during the month of September, 1906:—

BAIRNSDALE.

O'Connor, Jas. Thos.

ECHUCA.

Seward, Jas. L.

MELBOURNE.

Harvey, Richard J. Korner, Wm. A.

Longland, Arthur G. Trenchard, Edward.

H. W. MEAKIN, Under-Treasurer of Victoria.

The Treasury, Melbourne, 8th October, 1906.

Gold Buyers Act 1901.

GOLD Buyers' Licences issued at the undermentioned Revenue and Pay Offices, during the week ended the 6th October, 1906.

Name, occupation, address, date of issue, Court of Petty Sessions at which certificate was granted.

BALLARAT.

Taylor, Barry K., bank manager, National Bank, Ballarat, 4th October, 1906, Ballarat.

SALE.

Abergrombie, Peter M., bank manager, National Bank, Sale, 2nd October, 1906, Sale.

H. W. MEAKIN, Under-Treasurer of Victoria.

The Treasury, Melbourne, 12th October, 1906

Fisheries Act 1890.

NOTICE OF INTENTION RE PROHIBITION OF NETTING IN HOBSON'S BAY.

NETTING IN HOBSON'S BAV.

NOTICE is hereby given that, at the expiration of one month from this date, it is intended to move His Excellency the Governor in Council to revoke the Proclamation of the 15th March, 1898, prohibiting the use of trammels, trawls, or other nets or engines, whether fixed or unfixed, in portion of Hobson's Bay, and in lieu thereof to make and publish a Proclamation prohibiting the use of trammels, trawls, or other nets or engines, whether fixed or unfixed, in Hobson's Bay within a line running true north from the north-east end of the Williamstown Breakwater to the shore at Port Melbourne.

E. H. CAMERON Commissioner of Public Works.

Department of Public Works, Melbourne, 4th October, 1906.

Fisheries Act 1890.

NOTICE OF PROCLAMATION, REVOKING PROCLAMATION PERMITTING NETTING IN BARWON RIVER.

T is hereby notified, for general information, that it is intended, at the expiration of one will be a supported by the support of the suppor intended, at the expiration of one month from this date, to move His Excellency the Governor in Council to revoke the Proclamation made under the provisions of the Fisheries Act 1890, and bearing date the twenty-fourth day of June, 1902, permitting netting in the Barwon Piliper.

E. H. CAMERON, Commissioner of Public Works. Department of Public Works, Melbourne, 26th September, 1906.

Fisheries Act 1800.

PERMITTING NETTING IN NATIMUK LAKE.

PERMITTING NETTING IN NATIMUK LAKE.

NOTICE is hereby given that, at the expiration of one month from the date hereof, it is intended to move this Excellency the Governor in Council to make a Prochamation permitting netting in Natimuk Lake, except within a distance of five chains from any portion or point of a line tunning from the extreme outward point of either bank to the opposite extreme outward point, where the waters of the Natimuk Creek enter Natimuk Lake; provided that only nets that do not exceed one chain in length shall be used for such purpose, and that no person shall use more than one net for such purpose at any one time.

E. H. CAMERON, Commissioner of Public Works.

Melbourne, 12th October, 1906.

Fisheries Act 1890.

NOTICE OF INTENTION.—CLOSE SEASON IN THE HOPKINS AND MERRI RIVERS.

THE HOPKINS AND MERRI RIVERS.

To is hereby notified for general information that it is intended, at the expiration of one month from this date, to move His Excellency the Governor in Council to revoke the Proclamation dated and October, 1809, and published in the Governornt Gazette of 13/10/90, page 2010, fixing the times and seasons for the taking of all fish in a portion of the Hopkins River, and fixing the times and seasons for the taking of bream and perch in another portion of the Hopkins River; and also to revoke the Proclamation dated and October, 1809, and published in the Government Gazette of 13/10/10, pages 3018 and 2010, fixing the times and seasons for the taking of all fish in the Merri River.

E. H. CAMERON.

E. H. CAMERON.

Commissioner of Public Works. Melhourne, 12th October, 1906.

NOTICES TO MARINERS .-- NEW ZEALAND.

THE following Notices to Mariners, which have been received from Marine Department, Wellington, are published for general information.

C. W. MACLEAN Port Officer.

Department of Ports and Harbors, Melbonine, 13th October, 1906.

[Extract from New Zealand Gazette, 27th Sept., 1906.] [No. 73 of 1996.]

LOWER-LEVEL LIGHT ON PENCARROW POINT, EASTERN SIDE OF ENTRANCE TO PORT NICHOESON.

Marine Department, Wellington, N.Z., 25th September, 1906.

Notice is hereby given that a low-level lighthouse on Pencarrow Point, 6to ft. S. 50 deg. W. of Pencarrow Lighthouse, on eastern side of entrance to Port Nicholson, has been established. A large rock standing on the shore about a chain from high-water mark has been encased in concrete, and forms a base upon which is erected an open-work iron structure carrying the light. From the bottom of the base to the top of the lantern is 36 ft., and the whole erection is painted white.

The light will be 32 ft. above sea-level at high water, and is a Wigham patent three-wick lamp. It will show a fixed white light seaward over an arc of the horizon of about 85 deg. between the bearings of N. 65 deg. E. and N. 20 deg. W., cutting seven cables off Sinclair Head and seven cables off Baring Head respectively; a red arc between N. 65 deg. E. and S. 16 deg. E. over Chaffer's Passage and Barrett's Reef; and white again in the fairway between S. 15 deg. E. and S. 8 deg. E., cutting just inside Steeple Rock buoy and the buoy on the castern shore extension of Hope Shoal; this gives a white segment of 8 deg. in width in the fairway lending clear of all buoys. all buovs.

The light should be visible in clear weather at a distance of about ten miles, and will be lighted on and after the night of Wednesday, the 10th October, 1996.

Charts, &c. affected: Admiralty Charts Nos. 1423, 695, and 2054; New Zealand Pilot, seventh edition, chap. v., page 168.

J. A. MILLAR.

[No. 74 of 1906.]

DART ROCK, TAWHITINEL REACH, PELORES SOUND.

Marine Department, Wellington, N.Z., 25th September, 1906.

NOTICE is hereby given that a cask buov has been placed over Dart Rock, Tawhitinui Reach, Pelorus Sound, near the position where the beacon was formerly. The rock is an isolated danger, with deep water on either side. The mark-buoy is painted in black and white annular rings, and is moored in three fathoms at L.W.S.T., and at a distance of 50 ft. from the top of the rock in a northeast direction from it.

Charts, &c., affected: Admiralty Charts Nos. 2684 and 2685; New Zealand Pilot, seventh edition, chap. vi., 1901, page 213.

J. A. MILLAR.

PORTION OF A LEASE DECLARED VOID.

IN pursuance of the powers conferred by section 35 of the Mines Act No. 1514, the Governor in Council has, by an Order dated 9th October, 1906, declared void the portion of lease block No. 7618, Bendigo, indicated by pink colour on the said Order, and containing three acres three roods and ten perches, be the same more or less, and in pursuance of the powers conferred by section 24 of the Mines Act No. 1961, ordered that the rent on the said lease be fixed at One pound, and the labour covenant at four men.

W. R. ANDERSON, Acting Secretary for Mines.

Office of Mines, Melbourne, 15th October, 1906.

4268

DAVID WHITLEY, Sommissioners of Savings Banks. B. JACKSON, G.E. B. EMERY, Inspector-General of Savings Bankr. F. H. BRUFOKD, Auditor-General for Victorie.

COMMISSIONERS OF SAVINGS BANKS.

ADVANCES DEPARTMENT.

MONTHLY STATEMENT of Morgage Bonds and Advances and Money in hand, published in accordance with the provisions of Section 47 of the Savings Banks Act 1890 Amendment Act 1896; also of Debentures issued under Acts Nos. 1722 and 1878.

	_						Morte	Mortgage Bonds.				
	Made	Made and issued.			1	Redecmed.			•	Amount of 8	Amount of Bonds current.	
	Number of Bonds.	Amount of Bonds.	Amount received from Sale of Bonds.	Amount of Bonds Purchased by Advances Department under Section 6 of Act 1722.	Amount of Bonds received from Borrowers in payment of Mortgage Principal.		Amount of Bonds redeemed by Ballet.	Amount of Bonds exchanged for Debentures under Act 1878.	Purchased and held by the Public.		Purchased and held by Commissioners, Savings Banks Department, under Section 25 of Act No. 1431.	Total.
Total from last return, 31st August, 1906	43,344	1,083,600	1,083,650 3 10	£ 8.	d. £	s. d. £ 0 0 31,000	.0 d	£ s. d. 121,350 0 0	£ s. 24,325 0	d. 4?	£ 8. d.	£ 8. d. 474,925 0 0
For month ending 30th September, 1906	. :	. :	:	:	:			:	:		:	:
Total at 30th September, 1906		43,344 1,083,600	1,083,650 3 10	3 10 451,956 0	0 1,375	0 0 34,000	0 0 000	121,350 0 0	24,325 0		450,600 0 0	474,925 0 0
			ă	Debentures.					Advances.			
	Made ar	Made and issued.		Redecmed.	Amount of	Amount of Debentures current.	current.					
	Number of Debentures.	Number Amount of Debentures, Debentures.	Amount resided from Sale of Debentures	Amount of Debentures purchased by Advances Begartment Cancelled.	Purchased and held ly the Public.	Purchased and belt by Countries of San ings Banks Branks Depart. Under Under Section 3 of Act 1722.	Total.	Total Amount of Advances made.	Ameunts B received in repayment of Advances.	Balance, including Properties acquired by Foreclosure, and Educating Repayments.	Amoun: invested in Government Stock, Batt Periot Deposit &c., under Section 45 of Act 1122, Section 6 of Act 1722,	Money in Hand
Total from last return, 31st August, 1906	10,225	£ 1,140,150	£ 8. d. 1,000,051 13 0	2,250	£ 655,225	£ +63,875	£ 1,119,100	£ ". d.	£ * d. 703,949 4 2 1	1,336,273 18 11	£ a. d.	£ 9. d.
For month ending 30th September, 1906	513	81,200	36,158 0 6	:	43,300	7,500	50,800	6,570 0 0	53,806 12 5	Deduct. 47,236 12 5	27,500 0 0	121,937 5 0
Total at 30th September, 1906	10,737	1,221,356*	1,036,209 13 6	2,250	698,525	471,375	1,169,900	2,046,793 3 1	7 91 557,757 1	1,289,037 6 6	278,117 16 2	121,937 5 0
		• Out of	. Out of this amount Debentures of the value of £121,350 have been issued in exchange for Mortgage Bonds.	tures of the va	te of £121,35	it liave been i	ssued in exch	ange for Mortgage	Bonds,			

Dated 5th October, 1906.

VICTORIA.—ARRIVALS BY SEA.

RETURN showing the Number of Persons who arrived in the State of Victoria by Sea during the Month of September, 1906,

							·	Pla	ce of I	Departi	ıre.					
Port	of Arriva	I, &c.		New South Wales.	Queensland.	South Australia.	West Australia,	Tasmania.	New Zealand.	South Seas.	Total from the Neigh bouring States.	The United Kingdom	South Africa.	Other British Dominions.	Foreign Ports.	Total Souls,
1	IELBOURN	E.														
65 and over			Males Females	2		₁	1	14 3			16 6	5 2 17	1			23 8
45 and under 65		}	Males Females	88 28	9	13 3	44 18	119 57	15 10		288 120	19	10 5	7	12 2	334 147
25 and under 45	•••		Males Females	446 241	88 52	79 31	288 162	687 287	132 39		1,720 812	57 48	39 13	55 3	31 13	1,902 889
15 and under 25			Males Females	76 96	9 8	17 20	69 65	116 142	19 9		306 340	22 12	11 8	13	4 3	356 366
5 and under 15			Males Females	24 14	3 11	1	12 S	8 9	9 5	11	58 47	2 9	9	1 1	$\frac{1}{2}$	71 68
1 and under 5			Males Females	14 12	1 4	5 4	39 32	57 50	4 9		111 111	3 8			1	115 123
Infante, under 1		•	Males Females	$\frac{3}{2}$	2	1 1	12 11	11 8	$\frac{2}{1}$		29 25				1	31 28
	Totals	•••		1,047	191	176	752	1,568	254	1	3,989	205	112	84	71	4,461

Iromigration Office, Melbourne, 11th October, 1906 C. W. MACLEAN, Immigration Agent.

VICTORIA.—DEPARTURES BY SEA.

RETURN showing the Number of Persons who departed from the State of Victoria by Sea during the Month of September, 1966

	٠						Place o	f Dest	ination						İ
Purt of Depa	cture, &	.e.	New South Wales.	Queensland.	South Australia.	West Australia.	Tasmania.	New Zealund.	South Seas.	Total to the Neighbouring States.	The United Kingdom,	South Africa.	Other British Deminions,	Foreign Ports.	Total Soule.
Melbou	RNE.														
65 and over		Males Females	2·1	5 4	1	1	46 32	2		79 48				1	80 48
45 and under 65		Males Females	121 52	23 11	10	36 17	212 126	24 8		426 216	7		14	 3 6	450 227
25 and under 45		Males Females	315 197	79 29	102 43	215 147	384 214	158 71		1,253 701	$\frac{24}{21}$	14 10	25	5	1,321 744
15 and under 25		Males Females	132 89	18 14	15 25	38 64	163 83	68 30		434 305	4 5	2	1 5	$\frac{2}{3}$	447 315
5 and under 15		Males Females	33 19	7 7	1	18	28 22	3		90 65	4	2 6	2	í	99
1 and under 5		Males Females	16 18	3	3	11 21	20 14	86		61 63	1	ĩ	2		78 65
Infants, under 1		Males Females	1 3	,	1	12 9	11	5 5		29 22	1	1 3 2	1	1	64 35 25
Totals			1,031	204	203	604	1,359	391		3,792	75	42	63	26	3,998

Companies Act 1896.

N OTICE is hereby given, in pursuance of section 159 of the Companies Act 1836, that, at the expiration of three months from the date hereof, the names of the following companies will, unless cause is shown to the contrary, be struck off the Register, and the said companies will be dissolved.

Dated the 10th day of October, 1906.

Registrar-General's Office, Melbourne. H. HOSKEN, Deputy Registrar-General,

Name of Company.	Date of Registration.	Number of Registration
Win. Howard Smith and Sons (Proprietary) Limited 27. Th. General Finance Agency and Guarantee Company of Australia Limited 27. The Mentone Racing Club Limited 27. Australian Bisenit Company Limited 37. The Stawell Times and Winmera Advertiser Company (Proprietary) 14.	2th February, 1883 7th September, 1883 th August, 1887 2nd March, 1888 th June, 1888 4th July, 1888	No. 735, Folio 2493 No. 791, Folio 1740 No. 1147, Folio 1768 No. 1283, Folio 1933 No. 1385, Folio 1830 No. 1447, Folio 2191
The Rochester Branch No. 1 Associated Australian Yeomanry Limited 11 Buckley and Numn (Proprietary) Limited 14	th August, 1888 1th January, 1889 4th November, 1895 1st January, 1896	No. 1486, Folio 1982 No. 1922 No. 3055 No. 3075
The Adamant Grave Moulding and Maintenance Company (Proprietary) 20 Limited The Australian Woollen Company Limited St. The National Cigarette Company of Australasia (Proprietary) Limited 19	Oth June, 1896 th September, 1896 9th March, 1897	No. 3113 No. 3140 No. 3174
The Ashton High Explosives Ordnanes Company Limited 29 W. E. Canning (Proprietary) Limited 29 J. A. Sinanjan (Proprietary) Limited 26	st October, 1897 9th July, 1898 9th November, 1899 6th July, 1901	No. 3205 No. 3253 No. 3338 No. 3188
Melbourne Deep Sea Fishing Company (Proprietary) Limited 65 Sanitary Pipe Makens Company (Proprietary) Limited 8t J. Kronheimer & Co. (Proprietary) Limited 25	5th February, 1902 th March, 1902 th July, 1902 5th July, 1902	No. 3536 No. 3549 No. 3579 No. 3591
The Metropolitan Club Limited	st December, 1902 9th August, 1903 st February, 1905 st December, 1905 4th May, 1891	No. 3634 No. 3711 No. 3891 No. 3993 No. 2571, Folio 2572
	rd February, 1899	No. 3283

Companies Act 1896.

NOTICE is hereby given that, in pursuance of section 160 of the Companies Act 1895, the names of the companies referred to below have been struck off the Register, and on the publication of this notice in the Government Gazette the said companies will be dissolved.

Dated this 8th day of October, 1906.

Registrar-General's Office, Melbourne. H. HOSKEN, Deputy Registrar-General,

Companies above referred to.

Name of Company.	Date of Registration.	Number of Registration
The British Bank of Australia Limited (formerly The Victorian Freehold Bank Limited) The St. Kilda Freehold Investment Company Limited The Torumbarry Estate Irrigation Company Limited The Newcastle and Stockton Land and Coal Company Limited Buckrabanyule Dairy Company Limited. The National Wool Company of Australia (Proprietary) Limited Odontological Society of Victoria Limited Berringanua Dairy Company Limited Hart, Lawrence, and Company (Proprietary) Limited The Country Butter Mannfacturing Company (Proprietary) Limited Maffra Concentrated Milk Company Limited The Pure Milk and Dairy Company Limited (Proprietary) Limited The Australian Chemical Mannfacturing Company (Proprietary) Limited The Britannia White Lead Company Limited (The Britannia White Lead Company Limited) The Steel Company of Australia (Proprietary) Limited The Steel Company of Australia (Proprietary) Limited The L. White Agency Company (Proprietary) Limited The Continuous Counter-Check Company (Proprietary) Limited The Continuous Counter-Check Company (Proprietary) Limited The Lord's Light Limited	17th August, 1960 30th August, 1900 20th December, 1901 5th March, 1902	No. 1445, Folio 2484 No. 1455, Folio 2130 No. 2216 No. 2216 No. 2739 No. 2864 No. 3015 No. 3050 No. 3017 No. 3123 No. 3157 No. 3215 No. 3215 No. 3388 No. 3402 No. 3525 No. 3525 No. 3528

Companies Act 1890.

HEREBY certify that "The Alphington Public Hall Company Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares.

Dated this fifteenth day of October, 1906.

H. HOSKEN,

Deputy Registrar-General. Registrar-General's Office, Melbourne.

Local Government Act 1903. FEE TO SPECIAL AUDITOR.

THE Governor of the State of Victoria, with the The Governor of the State of Victoria, with the advice of the Executive Council thereof, by an Order made on the 9th day of October, 1906, has approved that the fee to be paid out of the Municipal Fund of the Shire of Maldon to

Mr. A. C. MORLEY

for his services as Special Auditor in connexion with the recent Special Audit of the Rate account of the said Shire shall be Two hundred and ten pounds (£210).

> ROBERT S. ROGERS. Clerk of the Executive Council.

At the Executive Council Chamber; Melbourne, the 9th October, 1906.

DEPARTMENT OF PUBLIC WORKS.

Local Government Act 1903.

REMUNERATION TO AUDITORS OF MUNICIPAL ACCOUNTS.

ACCOUNTS.

IN exercise of the powers conferred by the Local Government Act 1903 (3 Edw. VII. No. 1803, section 442), the Governor in Council has, by an Order made on the 9th day of October, 1906, appointed that the temuneration to be paid out of the respective municipal funds to the Auditors appointed by the Governor in Council for cities, towns, boroughs, and shires, for their strvices in auditing the municipal accounts for the year ended the 30th day of September, 1906, shall be at the rate set out in the Schedule attached to the said Order, and marked "A"; and that, in addition to the above fees, there be paid, in such cases where travelling expenses are incurried, the actual cost of transit, and also a committed allowance of Ten shillings and sixpence (10s. 6d.) per day for personal expenses when the Auditor is necessarily prevented by the discharge of his duties from returning daily to his place of residence, or Five shillings (5s.) per day in the event of the time taken in travelling to and from Melbourne suburban offices and Melbourne exceeding two hours per day.

ROBERT S. ROGERS,

ROBERT S. ROGERS,

Clerk of the Executive Council.
At the Executive Council Chamber,
Melbourne; the 9th October; 1906.

DEPARTMENT OF PUBLIC WORKS. Local Government Act 1903.

AUDITORS OF MUNICIPAL ACCOUNTS.

AUDITORS OF AUMILIPAL ACCOUNTS.

In exercise of the power conferred by the Local Government Act 1993 (3 Edw. VII. No. 1893, section 442), the Government of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 9th day of October, 1906, appointed the gentlemen named in the subjoined Schedule to be Auditors to examine and report upon the Municipal Accounts for the year ended on the 30th September, 1906, of the cities, towns, boroughs, and shires respectively set opposite to their names in such Schedule, viz.:—

Nork. - (C) signifies City; (T) Town; (B) Borough; and (S) Shire.

SCHEDULE.

Names and Addresses.

Municipalities.

Strathfieldsaye (S), Newstead (S), Gisborne (S), Breadmeadows (S). Bainbridge, J. P.; 17 Queen-street, Melbourne Doncaster (S). Deakin (S), Baker, J. A.; 69 Little Collins Rodney (S), street, Melbourne Goulburn (S Balfour-Melville, R. A. A.; Moorabbin (S. 418 Collins-street, Melbourne Barnacle, J.; 479 Collins-street, Melbourne Moorabbin (S).

{ Inglewood (B), East Loddon (S), Maring (S), Towong (S), Wodonga (S), Bird, W.; Swan Hi'l Black, G. B.; 178 Packington-street, Kew

Municipalities. Names and Addresses. Bowden, T. G.; 58 Victoria- Winchelsea (S), road, Auburn Leigh (S). Bruce, G. W.; 39 Queen-street, { Bright (S). Melbourne { Violet Town (S). Buck, Wm.; 366 Bourke-street, Swan Hill (S), Melbourne Clark, F. H.; 176 Cotham-Prahran (C). road, Kew Collingwood, H. C.; 98 Queen Survey, Melbourne Survey, Melbourne Survey, Surve Connan, J. A.; 330 Flinders- Richmond (C). lane, Melbourne Cooper, C. A; Chancery-lane, { Stawell (B), Melbourne } Stawell (S). Creaton, S.: 231 Elizabeth-street, Melbourne Elizabeth-Donald (S). Danby, P. J. W.; 20 Bailey Colac(S). avenue, Malvern Dangerfield, E.; Wellington- Port Melbourne (T). street, Kew Street, Kew Oakleigh (B).

Davey, R. W.; 24 Queen-Waranga (S).

street, Melbourne Davis, C. H.; Royal Bank Brunswick (T). Chambers, Melbourne Dickenson, G. E.; 60 Queen- { Karkarooc (S), street, Melbourne } Borung (S). Dundas, R.; 1 Bailey-avenue, { Ballan (S), Malvern { Bacchus Marsh (S). Bacchus Marsh (S). Eckersall, A. J.; 99 Queen { Kara Kara (S), street, Melhourne } { Kara Kara (S), { St. Armaud (B). street, Melhourne

Evans, W. H.; 372 FlindersStreet Melbourne

Talhot (B),
Talhot (S),
Clunes (B),
Clunes (B),
Creswick (B). Frankston and Hastings (S).
Lillydale (S).
Healesville (S).
Upper Yarra (S). Foley, W. H. T.; Ivanhoe

.... (Wyndham (S), Newtown and Chilwell (B), Barrarbool (S). Foley, F. J.; Ivanhoe

Fricke, F. W.; Nimmo-street, Eltham (S). Middle Park Fuller, A. J.; 46 Elizabeth { Kew (B), Mulgrave (S), Bulla (S).

Glennie, A. A. È.; Collins-street, Melbourne

Graham, J. M.; 62 Elizabeth street, Melbourne

Huntly (S), Eaglehawk (B), Raywood (B).

Gray, Z.; 351 Flinders lane, Wangaratta (B), North Ovens (S), Oxley (S).

Higgins, John; 352 Collins-

street, Melbourne

Holmes, E.; 31 Queen-street, Schiltern (S), Rutherglen (S).

Rutherglen (S).

Hooke, F. G.; 31 Queen-street, Melbourne Melbourne Lancefield (S), Nunawading (S).

Kell, A.; Port Fairy Kempson, P. Q.; 375 Collins- Ararat (B), street, Melbourne Ararat (S).

Lacey, C. E.; 270 Post Office- Euroa (S), place, Melbourne Seymour (S). Lawson, John; 368 Bourke | Beualla (S), street, Melbourne | Broadford (S).

Levey, F.; 9 Collins-street,

Lovell, R. H.; 414 Flinders- Williamstown (T). Martin, T.: 26 Webster street, Ballarat East (T), Ballarat Bungaree (S). Ballarat

Meudell, W. G.: 413 Collins- Heidelberg (S), street, Melbourne

Mewton, W. A.: 424 Little Bendigo (C). Collins-street, Melbourne

e 261 | Howqua (S), Mansfield (S), Yea (S), Alexandra (S).]

 $\begin{array}{ll} {\rm Haughton,\ W.;\ Albert-avenue,} \left\{ {\rm \begin{array}{c} Maryhorough\ (B),\\ Tullaroop\ (S),\\ Avoca\ (S), \end{array} } \right. \end{array}$ Preston (S), Braybrook (S), Corio (S).

Jenkins, J. S.; 317 Collins | Wuorayl (S), Phillip Island and Woolamai (S), (S),

(S), Mornington (S). ... { Port Fairy (B), ... { Belfast (S).

Dundas (S), Glenelg (S), Mount Rouse (S), Minhamite (S),

October 17, 1906
N mes and Addresses. Municipalities.
Miners, T. C.; Maryborough { Warrnambool (S), Koroit (B), Mortlake (S).
Molyneux, J. H.; 42 Toorak- Avon (S), road, South Yarra (Maffra (S).
Morley, A. C.; 8 Selborne (Chambers, Melbourne Maidon (S), Mount Alexander (S), Bannockburn (S).
Morton, R. T.; 413 Collins- Morwell (S), Mirboo (S), Mirboo (S), Dandenong (S).
Mulray, A.; 99 Queen-street, f Orbost (S). Melbourne (Sale (B). McCutcheon, H. G.; 418 Camberwell (T).
Gollins-street, Melbourne Ochr. R. J.: 406 Collins-street, { Daylesford (B), Melbourne { Mount Franklin (S).
Pitman, C.; 369 Collins-street, Epping (S), Gordon (S), Korong (S).
Pyke. E.; 443 Chancery-lane, Northcote (T). Melbourne
Quinn, F. M.; 333 Collins- Ballarat (C). street, Melbourne
Bet Bet (S),
Rain, W.; Learmonth Rain, W.; Learmonth Carisbrook (B), Majorca (B), Lexton (S).
Rennick, C.; 369 Collins (Poowong and Jeethe (S), street, Melbourne Templestowe (S).
Richardson, F. G.; 97 Queen { Numurkah (S), Shepparton (S). Merriang (S).
Robertson, J. A.; 220 Bridport- Footscray (C). street, South Melbourne
Robertson, R. J.; 28 Market- Queenscliff (B), street, Melbourne Eellarine (S).
Robinson, W. F.; Prospect (Narracan (S), Hill-road, Camberwell) Walhalla (S).
Regers, C. H.; 60 Queen- Warrsgul (S), street, Melbourne Berwick (S).
Ross, W. F.; 336 Ascot Vale- { Echuca (B), road, Moonee Ponds { Echuca (S).
Sauerbrey, J. G.; Beehive Wycheproof (S), Chambers, Bendigo Charlton (S).
Seymour, E. A. J.; 413 Collins- { Lawloit (S). street, Melbourne { Dimboola (S).
Shackell, R. H.; 413 Collins- (Bairnsdale (S),
Shalders, R.; 7 Portland-place, Hawthorn (C). South Yarra
Shattock, E.; 369 Collins-street, Warrnambool (T). Melbourne
Sherlock, H. H; 53 Queen- Wannon (S), street, Melbourne Hamilton (B).
Smith, John; Lower Norton (Lowan (S), Creek, Horsham (B).
Smith, H. W. C.; 28 Queen- South Melbourne (C). street, Melbourne
Smith, J. B.; 60 Queen-street, South Barwon (S). Melbourne Geelong West (B),
Steane, W. P.; 317 Collins Essendon (T). street, Melbourne
Strangward, W. O.; 413 Col- St. Kilda (C). lins-street, Melbourne
Sullivan, C. H. E.; 383 Collins- street, Melbourne (S), Newham and Woodend (S).
Taylor, John; 15 Surrey-road, Yarrawonga (S), Hawksburn Tinder, Yarrawonga (S), Flinders and Kangerong (S).
Thornton, F. J.; Anketell- Kowree (S), street, Coburg Arapiles (S).
Tomlins, L. B.; 101 Queen { Creswick (S), street, Melbourne { Ballarat (S). }
Tunon, G. H.; Fortland } Portland (S).
Unsworth, T.; Grange-road, { Metcalfe (S), Glenhuntly { Buln Buln (S). } Venman, W. T.; 375 Collins- { Beechworth (S), street, Melbourne } Yackandandah (S).
Venman, W. T.; 375 Collins- Beechworth (S), street, Melbourne Yackandandah (S). Wallace, R.; 369 Collins-street, Alberton (S), Melbourne South Gippsland (S),
(Granbourne (S).
Watson, J. J.; Glenhuntly- Omeo (S), road, Elsternwick Tambo (S). Webster, W.; 64 Barkly-street, Meredith (S), Rollarst East.
Welster, W.; of Barkly-street, Ripon (S), Ballarat East (Grenville (S). Wilson, E. L.: 421 Collins- Fitzrov (C).

Wilson, E. L.; 421 Collins- Fitzroy (C), street, Melbourne

Names and Addresses.	Municipalities.
Wilson, J. McK: 382 Lons- dale-street, Melbourne	McIvor (S), Pyalong (S), Kilmore (S).
Wilson, F. G.; 70 Elizabeth- street, Melbourne	Hampden (S), Heytesbury (S).
Wilson, S. J.; Prell's Buildings, Melbourne	Buninyong (B), Buninyong (S), Sebastopel (B).
Wood, J. V. M; 413 Collins- street, Melbourne	
Wood, F. G.; 267 Collins- street, Melbourne	Brighton (T).
Woodfall, A.; 2 Isabella-street, { Malvern	Rosedale (S), Tranalgon (S),
Woodward, T.; 473 Bourke- street, Melbourne	Caulfield (T), Keiler (S), Melton (S),

ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906,

Stock Diseases Act 1890.

DEPARTMENT OF AGRICULTURE.

QUARANTINE DISTRICTS ABOLISHED.

IN pursuance of the provisions of clause 64, Part II., of the Regulations made under Part I. of the Stock Diseases Act 1890, and bearing date the 11th November, 1890, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 9th day of October, 1906, abolished the Quarantine Districts hereunder mentioned, viz.:—

Lands in occupation of Mr. Podger, Glen Gleeson Estate, as described in the Government Gazette of the 5th September, 1906, page 3737.

Lands in the occupation of N. Itwin, of Redesdale, as described in the Government Gazette of the 19th September, 1966, page 3897.

> ROBERT S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

Stock Diseases Act 1890.

DEPARTMENT OF AGRICULTURE.

QUARANTINE DISTRICT FOR STOCK.

WHEREAS pursuant to the provisions of section 60 of the Regulations made under Part I. of the Stock Diseases Act 1800 (54 Vict. No. 1141), and bearing date the 11th day of November, 1800, the lands hereinafter described have become a Quarantine District until the determination and declaration of the Governor in Council relative thereto: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of section 61 of the Regulations aforesaid, doth declare the said lands to be a Quarantine District for Stock, viz.:—

Lands in occupation of W. Beggs, near Kerang.

One hundred and eighteen acres three roods five perches, county of Gunbower, parish of Kerang, being allotments 5, 6, 7, and 8 of section B: Commencing at the southwest angle of allotment 7; bounded thence by a road hearing N. o deg. 12 min. W. fifty-one chains fifty-four links; thence by lines bearing respectively S. 89 deg. 48 min. E. nineteen chains eighty-four links, S. 22 deg. 30 min. W. seven chains sixty-four links, S. 2 deg. 8 min. W. eight chains eighty-seven links, S. 13 deg. 6 min. E. eleven chains fifty-seven links, S. 41 deg. 43 min. E. sixteen chains forty-five links, S. 41 deg. 43 min. E. eight chains eight links, and S. 51 deg. 32 min. E. eight chains eight links, and thence by a road bearing S. 89 deg. 40 min. W. forty-one chains twenty-nine links to the point of commencement. One hundred and eighteen acres three roods five perches,

ROBERT'S. ROGERS, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 9th October, 1906.

ORDERS IN COUNCIL. -(Series 1906-7.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	INES For the completion, from a depth of 571 feet to 1.000 feet, of No 2 Bore, on Henry Williams Hill lease, Block 8035, Carshal- ton Reef, Bendigo (without calling for tenders)	£ s. d. 300 G 0	Goldfields Diamond Drilling Company Limited	Votes	Approved by the Governor in Council the 9th October, 1906—Robert S. Rogers, Clerk of
1044]	VATER SUPPLY— Extras on Wyuna Channel Contracts— Re No. 1751 of Government Gazette, 1906/1890, Contract 9, Wyuna	4 3 2	Peter Kilbride	Loan	the Executive Council. Approved by the Governor in Council the 23th August, 1906; —Robert S. Rogers, Clerk of the Executive
1045	Extras on Wyuna Channel Contracts— Re No. 1523 of Government Gazette, 1906/875, Contract 3, Wyuna	4 11 1	W. McKay	Ditto	Council. Approved by the Governor in
1046	Re No. 1524 of Government Gazette, 1906/875, Contract 4, Wyuna	0 13 0	W. McKay	Ditto	Council the
1047	Re No. 1525 of Government Gazette, 1906/875, Contract 5, Wyuna	1 1 6	Murphy Bros	Ditto	1906 Robert S. Rogers, Clerk of the Executive
104S 	Re No. 1752 of Government Gazette, 1906/1890, Contract 10, Wyuna	9 13 9	M. Malone	Ditto	Council.

Melbourne, 17th October, 1906.

CONTRACTS ACCEPTED .- (Series 1906-7.)

Serial No	Purpose, No of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
	MINES— R-moval of No. 7 L. Drill from No. 13 to No. 14 Site, Eglinton To re-building Bridge over Clear Creek, on Track No. 432, from the foot of Bear's Creek Track to Clear Creek. (Agree- ment)	£ s. d. 6 10 0 8 10 0	J. R. Morris P. McVeigh	Votes Surplus Revenue Act No. 1904, Item 4	D. McLeod. 8.10.1906, D. McLeod. 11.10.1906.
1051	STATE RIVERS AND WATER SUPPLY COMMISSION— Supply and delivery of 1,000 tons of Fire- wood at Maldon Pumping Station, Coliban District	275 0 0	W. Schmedes	Vote	M. Nally, Acting Secretary, by order of the State Rivers and Water Supply Commis- sion, 20,9,1906.
i	WATER SUPPLY-		,		
	CONSTRUCTION OF LONG LAKE BRANCH CHANNELS.	1			
1052 1053 1054	Contract No. 80/05 90/05 91/05	39 11 3 49 3 4 51 0 10	H. Sims Wm. Tuck E. J. Stewart and J. Nicholas	 	G. Swinburne.
1055 1056	u 92/05 u 20/06	48 6 8 52 5 0	T. Dagge Wm. Tuck	}	12.10.1905.

Corrigenda.

Water Supply.—Contract No. 80/05, previously in the name of R. Williams, Government Gazette, 1906, pages 2306 and 3287, is now cancelled.

Contract No. 90/05, previously in the name of W. Perkins, Government Gazette, 1905, page 4495, is now cancelled.

Contract No. 20/06, previously in the name of J. Nicholas, Government Guzette; 1906, page 2306, is now cancelled.—G. Swinburne. 12.10.1906.

COMMISSIONERS OF THE SUPREME COURT.

HIS Honour the Acting Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of Victoria: FOR TAKING AFFIDAVITS.

Name.	Profession.	Residence.	Jurisdiction.	Duration of Commission (unless revoked).
Baker, Alfred	Solicitor	London	England	Until Commissioner ceases to reside at o near London aforesaid, or until he cease to practise the profession of a Solicito there
Palmer, Churchill Charles	Barrister and Solicitor	Nhill	Victoria	Lintil Commissioner genera to regide at a
Levy, David Cohen	Barrister and Solicitor	Dandenong	· Victoria	I I will Chammical on an agency to recide at a
Rodd, John Michael Smith	Sheriff's Officer	Ballarat	Vietoria	Until Commissioner ceases to reside ato near Ballarat aforesaid, or until h ceases to hold the office of Sheriff' officer there
Higgins, Percy Reginald	Solicitor	Wagga	New South Wales	[T 10 G 1 T

Prothonotary's Office, Melbourne, 11th October, 1906.

J. W. O'HALLORAN, Prothonotary.

GOLD MINING LEASES, ETC.

THE undermentioned Gold Mining Leases, &c., have been recently issued, and are now awaiting execution by the respective lessess, and delivery to the licensess. If by the 10th prox. any lease has not been executed, or delivery of any licence has not been taken, then such lease or licence will be liable to forteiture.

District,	Division.	01	Date of Lease or Licence.	Term (No. of fears).	Lessee or Licenson.	Агев.	Annual Rent.	Fee.	Payable to Receiver at—
						A. R. P.	£ s. d.	£	

Lease of Land for a Water Race.

Beechworth | Yackandandah | 5890 | 28,9.06 | 15 yrs. | Ada Wallace | 0 0 28 | 0 10 0 | 1 , Melbourne

Gold Mining Lease.

Bendigo ... | Eaglehawk ... | 8177 | 15.9.06 | 15 yrs. | H. Jobe ... | 23 3 11 | 3 0 0 | 1 | Bendigo

Water Right Licence.

Beechworth | Yackandandah | 875 | 28.9.06 | 15 yrs. | Ada Wallace | 17 0 23 | 9 0 0 | 1 | Melbourne

Note.—In the particulars published in Government Gazette of the 10th inst., page 4176, the date of Mineral lease No. 2378 should be 7.7.05, not 7.7.06 as printed.

D. McLEOD, Minister of Mines

Department of Mines, Melbourne, 15th October, 1906.

LICENCES TO TRANSFER, ETC., MINING LEASES.

THE following is a List of Licences empowering the holders of mining leases to transfer or otherwise part with their interests in their respective leases. The last list of such licences was published in the Government Gazetts of 10th October, 1996, page 4178.

District.	Division.	No. of Lease.	Date of Licence.	Particulars of Licence.
Ballaarat Beechworth " " " " Ballaarat Castlemaine Bendigo	Steiglitz Beechworth Goulburn Goulburn Buninyong St. Andrews Eaglehawk	5894 5394 5507 5508 P. P. 2666 5815 6183 5809 7800	Sth October, 1906 10th October, 1906 """ 11th October, 1906	To the Duke of Wellington South G. M. Coy. N. L., to transfer the said lease unto the Duke of Wellington G. M. Coy. N. L. To the Wooragee Gold Mining and Dredging Cov. N. L., to transfer the said leases unto The New Wooragee Hydraulic Dredging Company No Liability To J. Wray, to transfer the said lease unto the New Alabama Gold Mines No Liability To R. Gilpin, to transfer the said lease unto the New Imperial Extended G. M. Coy. N. L. To J. Baker, to transfer the said lease unto the Now Pioneer Q. M. Coy. N. L. To I. Davies, to transfer the said lease unto the Rising Moon Coy. N. L.

MINING LEASES DECLARED VOID.

 $\mathbf{T}^{\mathbf{T}}$ is hereby notified that the undermentioned Leases have been declared void :—

District.	Division.	No. of Lease,	Date of Lease.	Lessecs.	A	rea.	Locality.
					۸.	р. Р.	
			Gold N	lining Leases.			;
Ararat	Raglan	1903 (7.12,1903	1 D T	88	2 38	Parish of Beaufort
Ararat Ballaarat	Ballaarat	5521	28.11.1902	J. A. Chalk	15	6 10	Parish of Yarrowee
"	0	6070	22.6.1906	J. P. Roberts	380	3 26	Parishes of Ballaarat and Cardigan
n	Smythes Creek	6172	23.7.1906	W. Delahenty	93	2 0	Parish of Clarkesdale
11	, "	6223	11	S. G. Hansen	78	2 12	Parish of Yarrowee
	Creswick	6207	0	J. R. Spargo	76	3 32	Parish of Creswick
Beechworth	Yackandandah (Wodonga)	5065*	23.9,1901	G. Leighton and another	7	3 1	Parish of Wodonga
n	Goulburn (Alexandra)	5519	12.7.1904	R. Lee	7	0 23	Parish of Darlingford
	" (Jamieson)	5733	18.7.1905	E. Maddison and another	15	3 2	Parish of Kevington
11	(Buckland (Bright)	5562*	22.11.1904	C. Staite	40	1 30	Parish of Harrietville
11		5744*	7.6.1905	T. Crotty	7	0.11	Parish of Bright
11	Mitta Mitta	5629	8.7.1905	W. Hayes	12	0 39	Parish of Malkara
Castlemaine	St. Andrews	4700	5.7.1900	S W. Smith	20	3 39	Pari∗h of Berwick
н		5291	16.1.1903	The Annand Brassey G. M. Coy. N. L.	27	0 8	Parishes of Maldon and
0	Taradale	5810	24.1.1906	Eliza Hill Q. M. Coy. N. L.	4	2 2	Parish of Emberton
Gippsland	Donnellys Creek	3995	7.12.1903	Edwards Golden Hill Coy. N. L.	72	0 8	Parish of Butgulla
	11	4031*	6,12.1904	C. Collins	109	3 2	Parish of Toombon
	Omeo	3967	13.10,1903	A. S. Hodgkinson	35	3 35	Parish of Bingo-Munjie
Maryborough	Maryliorough	4010	6.7.1897	C. G. V. Williams	10	3 11	Parish of Maryborough
	1 H	5205	18.7.1905	M. Denyer and another	15	0 13	
h	777 13 1	5377 4837	23.7.1906 16.1.1903	E. Jennings	35	1 21	Parish of Rathscar
11	. 75 11	5036	26.7.1904	J. F. White Goldfields of Gippsland	25	$\frac{1}{2} \frac{36}{1}$	Parish of Barrakee
19	Dunolly	טהטט	20.1.1001	Syndicate Limited	4	1 ئ	Parish of Moliagul
talitus Harifa	Amherst	5193	15.1.1906	S. Ead	59	2 37	Parish of Amherst
Bendigo	Sandhurst	7568	8.7.1902	R. Griffin	12	1 20	Parish of Lockwood
11	W	7910	20.6.1905	G. A. Bayley	255	0 35	Parish of Tarnagulla
	**	7926	18.7.1905	R. B. Douglas	418	0 26	,
u	Rushworth	8022	15,1,1906	F. Mitchell	18	3 14	Parish of Whroo

 $[\]ensuremath{^{\circ}}$ The applicant for for feiture will be granted a new lease under section 36 of Act No. 1514.

Office of Mines, Melbourne, 15th October, 1906. W. R. ANDERSON, Acting Secretary for Mines.

APPLICATIONS FOR GOLD MINING LEASES, ETC., ABANDONED.

IT is hereby notified that the undermentioned Applications for Leases have been abandoned.

District.	Division.	Application No.	Lease No.	Applicants	Area.	Locali y.
			Gold Mir	ing Leases.		a •
Beechworth Castlemaine Gipp-land	Goulburn (Mansfield) St. Andrews (Lilydale) Mitchell River (Bruthen)	327 102 20/03	5947 6047 3994	L. W. Mansfield W. Atz, J. McCormick, and J. Strawbridge T. B. Wells	8 0 16 10 0 0 100 0 0	Parish Doolam Nangana Nicholson River
Maryborough Bendigo	Maryborough Sandhurst	1310 838	5378 8246	R. J. Crooks, Rathscar Q. M. Coy. N. L. C. S. Herzig	31 2 32 3,675 0 10	Rathscar Parishes Derby, Woo stock, and Tarn
m		839	8247	C. S. Herzig	2,928 0 32	gulfa Parish Derby
-	•		Minera	l Lease.		•
Beechworth	Mitta Mitta (Tallangatta)	299	2481	C. E. Russell and J. Robson	80 0 0	Chronic Creek

APPLICATIONS FOR GOLD MINING LEASES, ETC., REFUSED.

T is hereby notified that the undermentioned Applications for Leases and Licences have been refused.

District	Divisior.	Application No.	Lease or Licence No.	Applicants.	Area.	Locality.
					Δ. R. P.	-
		,	Iold Minir	ng Leuses.		
rarat	Ararat	373	2014	W. Hirsch	83 1 7	Parishes Levington an
allaarat	Steiglitz (Gordon)	1091	6314	J. Moloney	62 2 29	Parish Kerrit Baree
	Ballaarat	1097	6356	H. Grimbly	300 0 0	Barkstead
17	Smythe's Creek	43/06 1127	6363 6376*	R. Commons	133 3 27 26 0 26	Pitfield Plains Parish Buninyong
*	Buninyong	1127	9010	Coy. N. L.	20 0 20	1 arish Baninyong
,,	Smythe's Creek	54/06	6386	W. Lascelles	10) 0 0	Wet Flat, Linton
eechworth	Beechworth	495	5718	A. Oliver	200 0 0	Ovens River
II	Buckland (Bright)	23/05	5826*	A. F. Showers, Morse's	86 1 34	Parish Bright
			i	Greek Gold Dredging		,
		38/05	5830*	Coy. A. F. Showers	26 1 20	
11	Mitta Mitta	325	5831*	T. Blair and D. Bennett	180 0 0	McMalion's Creek
"	Buckland (Bright)	41/05	5836*	A. F. Showers	136 3 13	Parish Bright
0	n n n	42/05	5811*	H. Norton, transferred	285 0 0	Parishes Bright an
		} `	1	to A. F. Showers		Morockdong
n	11 11	32/05	5857	The New Zealand Hydraulic Elevating G. M. Coy, N. L.	16 3 9	Parish Harrietville
		34/05	5958*	A. H. Solly	78 0 7	Parish Porepunkah
	Mitta Mitta	1275	5958	M. Walsh and M. B. Car-	450 0 0	Mitta Mitta River
				mody, Toke's Creek		
	32 1 1 1 1 1 337 1	1 404	Fore	Gold Dredging Coy.	1 050 0 0	Wodonga
0	Yackandandah (Wodonga	484 Warragul	5966	J. A. Hedley	1,650 0 0	Wodonga
astlemaine	St. Andrews	122M	5785* [G. W. Ellis	54 2 0	Tarago River
11	11	1162	5926*	F. J. Gould	55 0 15	Parishes Warrandy
				7. 10.0	100 007	and Nillumbik
0	Tarrengower (Newstead)	140	5928*	F. Nomens and F. Conrad	180 0 25,7	Parishes Maldon at Tarrengower
	St. Andrews	1151	5955*	J. A. Lowe	40 1 19	Parishes Jindivid
11	THE PERMITON ,	1	1,000			and Neerim
"	11	1288	6017	G. Peel	30 0 0	Queenstown
Iaryborough	Dunolly	21/05	· 5328*	H. W. Lyndon, agent E.	8 0 30	Parish Dunolly
	01	837	8230*	P. Morris J. R. F. Carse, transferred	7.328 3 20	Parish Derby
endigo	Sandhurst	651	0200	to A. Sheard	1,020 1, 20	1 atish Deloy
		Tarnagulla				
17	11	1/06	S231*	E. B. Hale	4,955 1 11	Parishes Tarnagull
					i	Woodstock, an
		5992	8251	R. A. Rankin	18 1 10	Derby Parish Sandhurst
		0902	820L	K. A. Kankin	10 1 10	1 arish Sandindse
			Mineral	Lease.		
				* * * * * * * * * * * * * * * * * * *		
eechworth	Mitta Mitta (Tallangatta)	271	2405	J. T. Reid and S. Embling, transferred to L. Mil-		Parish Granya
	<u>.</u> ,			dred		
'	•	•	'		•	
	·	W	ater Righ	t Licence.		
allaarat	Ballaarat	1101	885	J. Moule	113 0 0	Burrumbeet
terrecerate	Smythe's Creek	32/06	886	J. Moule	1	Lake Burrumbeet
11	11	33/06	887	J. Moule	9	South end of Lal
						Burrumbeet

Tailings Licence.

169 Egan E. H. Gierisch and D.

Office of Mines. Melbourne, 15th October, 1906.

... | Sandhurst

Bendigo

W. R. ANDERSON, Acting Secretary for Mines.

Lower Huntly

^{*} A fresh application has been-lodged to cover this area.

 $^{^{^{\}prime}}$ 1 $8\frac{1}{2}$ square miles.

² 40 miles of race.

APPLICATIONS FOR MINING LEASES.

N pursuance of the Mines Acts. it is bereby notified that it is interided to grant Leases of the portions of grant undermentioned, subject to such excisions, modifications, and reservations as may be necessary. O New York of the Mines Acts.

Department of Mines, Melbourne, 16th October, 1966.

-							bimister of Mines.
No. of ng District, Appil-	No. of Names of Applicants, and style under which No. of Mining Dietelet. Appli- it is inceeded that the business shall be No. of	No. of	Approximate Area of Ground intended to be	Minimum Number of Men to be employed from and after the Date of Lease.	e employed from and Lease.	Duraite Lynylite	Tern of Lease and General Remarks, showing Excisions
Caption	Carried on.	i i	leased.	Duting the Pirst Six Month. After the First Six Months.	ter the First Six Months.	Trong Tooms	to be mate from Area applied for, &c.
			A. B. P.				
âarat 37	Ballaarat 37 A. S. Robertson	5944	4,590 0 0*	Gold.Mini	Gold.Mining Leases Two hundred and fifteen men	Parishes of Smeaton, Clunes, and Toureho	and Tourello portion of allotment 1, section 111, parish of Tourello; allotments 23, 33, and 37, section B, parish of Smeaton; 13, 14, parish of Clumes 1, section b, parish of Chunes; 1, section b, parish of Chunes; 1, section b, by Barker; section V, parish of Chunes; 1, section by Barker; section V, parish of Tourello, Exaction by Barker; section V, parish of Tourello, Exaction

		4277								Oca	tober 17, 1906
	and Parishes of Smeaton, Clumes, 15 years. Excising the railway land, including small portion of allocurent I, section 11, parish of Smeaton; 13, 14, points of Clumes; 1, section W, parish of Smeaton; 13, 14, points of Clumes; 1, section V, points of the control of Smeaton; 13, 14, points of Clumes; 1, section V, parish of Clumes; 1, section V, parish of Clumes; 1, section V, parish of Tonrello. Excessing to adopted 1290; feet from the surface of the control of the surface of the control of t	25, 19, 19, 19, 19, 19, 19, 20, 21, 23, 23, 24, 23, 24, 25, 24, 25, 24, 25, 24, 27, 25, 24, 27, 27, 27, 27, 27, 27, 27, 27, 27, 27		= =		that hatch yeld under lease No. 536; Careformine. 15 years. Excising the Public Park Reserve, the Post- office Reserve, and the overlap on lease block No.	7311, Bendigo. 15 years. Excising the Quarry Reserve and the quartz			15 years. Excising from the southern end of the block the area in excess of a block 500 yards in lemeth, also	the overlaps on the area to be issued under No. 8249 and on lease block No. 7899. 15 years.
	imes.	ŧ	÷	: :	÷	and	E	:	;	:	::::::
	Parishes of Smeaton, Cle and Tourello	Parish of Smeaton	Parish of Ballaarat	Parish of Edgecombel	Parish of Greensborough	Parishes of Sandhurst and Nerring	Parish of Heathcote	Parish of Sandhurst	Parish of Knowsley	Parish of Sandhurst	Parish of Mandurung Parish of Sandhurst Parish of Costenfield Parish of Nerring
	and .	:	∄ .	: ;	:	;	:	:	:	:	11111
Gold.Mining Leases.	Two hundred fitteen men	Fighty-nine men	Sixteen mer			Thirteen men	Twenty-two men	Seven men	Fourteen men	Nine men	Fifteen men Thirteen men Bight men Nine men Seven men Four men
old.	:	:	;	:	i	÷	÷	:	÷	÷	111111
	0 0* Sixty-three men	Twenty-six men	Five men '	Five men	Seven men	Four men	Six men	Two men	Five men	Three men	Five men Pour men Three men Three nen Two men Two men
	.	*0	ဗ္ဗ ဝ	3 20	0 12	0.	3 27	3 17	336	2 15	· %=&=%2
	4,590		24 8 25 0		14 0	0 fg	71 3	14 3	37 3	17 2	37 0 25 30 2 11 15 3 29 18 1 10 14 3 32 8 3 10
	### ### ##############################	6146	6272 5877	5801	2807	7890	8129	8174	8189	8199	8225 8227 8241 8241 8253 8253
	of At 5. Robertson		<u> </u>	J. O'Connor (Dredging)	M. T. Williams		J. O'Keefe, Heathcote Sluicing Coy.	W. Kerr, transferred to the Flora Hill G. M. Coy, N. L.	D. Sims, The Knowsley Gold and Autumony Cov.	T. P. Authony	M. F. Hennessy
			509	403	:		269	5945		2946	5985 5986 5985 5983 697 833
The Bearing		:	 Beechworth	Castlemaine	: =	Bendigo	:	· .	=	:	

2	No. c	of Names of Appli	No. of Names of Applicants, and style under which	ider which	h No. of	of Area	Approximate Area of Ground	Minimum Number of Men to be employed from and after the Date of Lease.	fen to be employed f Date of Lease.	tom and	. Precise Locality.		Term of Lease and General Remarks, showing Excisions to be made from Area applied for, &c.
	cation.	n. earried on.			and T		to be leased.	During the First Six Months. After the First Six Months.	18. After the First Six	c Moaths.			
					1	<u> </u>	A. B. P.	;				_	
								Gold Mini	Gold Mining Leases-continued.	ted.		:	
Bendigo	544	11 G. Lacey ar 55 W. P. Jone 56 W. P. Jone	701 G. Lacey and T. D. Backhouse 455 W. P. Jones		::::	8255 8258 8259	16 3 12 20 0 16 12 0 18	Three men Three men	Fight men Ten men Six men		Parish of Heathcote 15 Parish of Clonbinane 17 Parishes of Clonbinane and 16	31 15 31 16 16 16 17 18	15 уеагв. 15 уеагв. 15 уеагв.
: ::		457 B. Waters 458 B. Waters	::		8260	. 83	15 1 0 19 3 18	Three men Three men	Eight men		Rerrisdate Parish of Kerrisdale Parishes of Kerrisdale	and 18	15 years. 15 years.
		696 J. J. Farley	i	:	826	8263	28 1 28	Fourmen	Twelve men		Parish of Heathcote	15 years.	years.
Gippeland		3x j J. Colega	Giorsland 203x J. Colegate, transferred to H.	to I	_	2365	172 3 0	3 0 Seven men	Mineral Leases.		Parish of Karumburra		15 years. (Coal).
Beechworth	ج 	MacDermiac 341 L. M. Daniel	ninad el	•	-	2483	276 1 74	276 1 74 Nine men	Twenty-eight	men	Twenty-eight men Parish of Dorchap	= :	15 years, (Tin).

E. H. CAMERON, Commissioner of Public Works. Unused Rouds and Water Frontages Act 1963, Section 5.

LICENCES TO OCCUPY UNUSED ROADS.

VOTICE is berety given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence-fee specified in each case may be received by the undermentioned Officers.

Department of Public Works (Local Government Branch), Melbourne, 9th day of October, 1996.

Payable to Receiver of Revenue at-Wangaratta Annual Fee for Licence. 1 2 9 1 5 9 0 12 9 1 9 0 0 8 3 3 2 6 1 12 0 1 6 3 Date of Issue Date of Expiry of Licence. 31,12,1907 1.1.1905: : ::::::: 111111111 Abutting on-1111111111 Allotment B.4, B.9 X.1, X.24, X.1A R.1, S.9A, 9B ... J.51 ... B.1 ... 88, 39 ... 9 ... 9 ... 90 ... 111111111 Glenburnio ...
Goldie ...
Goldie ...
Goldie ...
Bylands ...
Moranding ...
Bylands ...
Gelenburnie ...
Glenburnie ... Parish. 11111 Municipality. " . " . Benalla Area ၁ ဝ လလင္သေဆရွင္ Mary McKenzie, Braemore, Moranding
Mary McKenzie, Braemore, Moranding
Michard Byand, Bylands
Richard Fennelly, Kilmore
Patrick Hughes, Wandong
Patrick Hughes, Wandong
Patrick Hughes, Wandong
G. D. J. Ryan, Kilmore East, Genburnie
G. D. J. Ryan, Glenrowan... Name and Address of Licensee. Number of Licence. 1856 1857 1859 1860 1861 1862 1863 1863 1863

Permission is given to cultivate. Rond Licence No. 1396, Henry Ruff, Gazette, 15th August, 1906, p. 3507.

Water Act 1905.

T is hereby notified that the undermentioned Pumping Lesse has been transferred from Ah Ham to Toy Lock, Ah Sang, and Ah Shing for the residue of the term thereof, in accordance with the provisions of the Water Act 1905.

Date.	Term.	Name of Lessee.	Privileges conferred by Lease.
21st January, 1902 (renewed from time to time to 21st January, 1907)	1 year	Ah Ham	To occupy for pumping machinery purposes certain Crown lands in the parish of Murchison and adjacent to the Goulburn River

State Rivers and Water Supply Commission, Melbourne, 15th October, 1906. M. NALLY, Acting Secretary, State Rivers and Water Supply Commission.

Water Act 1905.

IT is hereby notified that the undermentioned Licence has been transferred from Ah Ham to Toy Lock, Ah Sang, and Ah Shing for the residue of the term thereof, in accordance with the provisions of the Water Act 1905.

Date.	Term.	Name of Licensee.	Privileges conferred by Licence.
21st January, 1902 (re- newed from time to time till 21st Janu- ary, 1906)	1 year	Ah Ham	To cut, construct, and use a race upon certain Crown lands and to divert water from the Goulburn River

State Rivers and Water Supply Commission,
Melbourne, 15th October, 1906.

M. NALLY,
Acting Secretary, State Rivers and Water Supply Commission.

Water Act 1905.

T is hereby notified that the undermentioned Licence has been renewed for the further period from 13th June, 1906, to 30th June, 1907, in accordance with the provisions of the Water Act 1905.

Date.	Term.	Name of Licensee.	Privileges conferred by Licence.	Rent per Annum.	How and where Rent is payable.
13th June, 1892	1 year	Elderson Smith	To cut, construct, and use a race across and upon certain Crown lands in the parish of Lockwood	£ s. d.	In advance, at the Vic- torian Water Supply Office, Melbourne

State Rivers and Water Supply Commission, Melbourne, 15th October, 1906. M. NALLY,
Acting Secretary, State Rivers and Water Supply Commission.

Water Act 1905.

T is hereby notified that the undermentioned Licence has been renewed for the further period from 16th August, 1906, to 30th June, 1907. in accordance with the provisions of the Water Act 1905.

Pate.	Names of Licensees.	Privileges conferred by Licence.	Rent per Annum.	How and where Rent is payable.
16th August, 1899	Junes Thwaites and Andrew E. Heath	To cut, construct, and use a race upon certain Crown lands and to divert water from a lagoon adja- cent to the Murray River	£ s. d. 1 0 0	In advance, at Vic- torian Water Sup- ply Office, Mel- bourne

Schedule D.

The Land Tax Act 1890, Section 19.

CLASSIFICATION FOR VICTORIA,

Name of Owner.	Address of Owner	Nature of Interest of Owner.	Area of	Lande	ed	County.	Parish,	Section	Allotment.	Class.	Number.
Guthrie, Thomas	Care of Dalgety and Co, Bourke-street, Melbourne	Freehold	A. 12,852	н. О		Tatchera	Budgerum East	1	1, 2, 3	Fourth	2054
	Melbourne					n n n n n	Budgerum West Cannie Quambatook " Towaninny	E 1 2 1. 2	3, 5, 6, 9, 10, 11 7, 12, 12a, 13, 14ab, 15 21, 22, 23, part of 6 1, 4, 7, 7a, 7b, 8, 9, 11, 12, 13 A 2, 4a, 5b, 6, 6a, 7, 8, 9, 27, 28, 29, 30 11, 12, 16, 34		

Given under our hands this 8th day of October, 1906.

M. MURPHY, Secretary,

CHARLES A. TOPP, J. M. REED, Commissioners of Land Tax.

Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do, hereby suspend the operation of sub-section (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF MR. G. CROCKER, DRESSMAKER AND MILLINER, STURT-STREET, BALLARAT,

for a period of eight weeks from the 11th October, 1906, upon the following express conditions, that is to say:—

- 1. That no person or persons shall employ in the said factory or work-rooms more than twenty females for more than forty-eight hours in any one week, and that the said twenty females shall not be employed for more than fifty-six hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- 2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half, and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
- That every female shall 'receive Sixpence tea money each 'evening she works overtime.
- That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
- That a copy of this Order be kept conspicuously and continually pested in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 12th day of Octo-

SAMUEL GILLOTT, Minister of Labour.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF MESSES. MCCARRON, BIRD, AND Co., PRINTERS, 479 COLLINS-STREET, MELBOURNE,

for a period of eight weeks from the 16th October, 1906, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than twenty females or more than two boys under the age of sixteen years for more than forty-eight hours in any one week, and that the said twenty females and two boys under the age of sixteen years shall not be employed for more than fity-six hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.

- 2. That every boy under the age of sixteen years and every female so employed shall receive not less than Eight shillings per week for each week during which he or she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
- That every boy under the age of sixteen years and every female shall receive Sixpence tea money each evening he or she works overtime.
- That none of such females or boys shall be so employed for more than forty-eight hours in any one week without their consent.
- That a copy of this Order be kept conspicuously and con-tinually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 12th day of Octo-ber, 1906.

SAMUEL GILLOTT, Minister of Labour.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF THE MISSES AULD, DRESSMAKERS, FIRK'S BUILDINGS, ELIZABETH-STREET, MELBOURNE,

for a period of five weeks from the 9th October, 1906, upon the following express conditions, that is to say:—

- 1. That no person or persons shall employ in the said factory or work-rooms more than six females for for more than forty-eight hours in any one week, and that the said six females shall not be employed for more than fifty-seven hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- 2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half, and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
- That every female shall receive Sixpence tea money each evening she works overtime.
- That none of such females shall be so employed for more than forty-eight hours in any one week without their
- That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 11th day of October, 1906.

SAMUEL GILLOTT. Minister of Labour.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry. I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section. (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF MR. A. E. EMERY, DRESSMAKER AND MILLINES, LIEBIG-STREET, WARRAMBOOL,

for a period of eight weeks from the 5th October, 1906, upon the following express conditions, that is to say:—

- 1. That no person or persons shall employ in the said factory or work-rooms more than ten females for more than forty-eight hours in any one week, and that the said ten females shall not be employed for more than fifty-seven hours in any one week, nor for more than fifty-seven hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- That every females of employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
- That every female shall receive Sixpence tea money each evening she works overtime.
- 4. That none of such females shall be so employed for more than forty-eight hours in any one week without
- That a copy of this Order be kept conspicuously and con-tinually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 11th day of October, 1906.

SAMUEL GILLOTT, Minister of Labour.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sib-section (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF MESSES. A. H. BOWN AND CO., HAT MANUFACTURERS, CAXTON BUILDINGS, REAR OF 181 LITTLE COLLINS-STREET, MELBOURNE,

for a period of eight weeks from the 10th October, 1906, upon the following express conditions, that is to say:—

- 1. That no person or persons shall employ in the said factory or work rooms more than eight females for more than forty-eight hours in any one week, and that the said eight females shall not be employed for more than fifty-six hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- 2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piecework.
- That every female shall receive Sixpence tea money each evening she works overtime.
- That none of such females shall be so employed for more than forty eight hours in any one week without their
- That a copy of this Order be kept conspicuously and con-tinually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 11th day of Octobar, 1906.

SAMUEL GILLOTT, Minister of Labour.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF MESSES. BOWLEY, SON, AND ADAMS, CLOTHING MANUFACTURERS, 194 FLINDERS STREET, MELBOURNE,

for a period of four weeks from the 11th October, 1906, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than eight females for more than forty-eight hours in any one week, and that the said eight females shall not be employed for more than fifty-four hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.

- That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Three-pence per hour for overtime in addition to ordinary earnings by piece-work.
 That every female shall receive Sixpence tea money each evening she works overtime.
 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

- Consent.
 That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 11th day of October, 1906.

SAMUEL GILLOTT, Minister of Labour.

Factories and Shops Acts.

In compliance with an application in writing under the provisions of the Factories and Shops Act 1905, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 40 of the said Act in the

FACTORY OR WORK-ROOMS OF MESSRS. LOVE AND LEWIS, "DRESSMAKERS, 170 4 BRIDGE-BOAD, RICHMOND,

for a period of eight weeks from the 10th October, 1906, upon the following express conditions, that is to say:—

- 10. That no person or persons shall employ in the said factory or work-rooms more than twelve females for more than forty-eight hours in any one week, and that the said twelve females shall not be employed for more than fifty-four hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- That every female so employed shall receive not less than Eights shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
- That every female shall receive Sixpence tea money each evening she works overtime.
- That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
- That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 11th day of October, 1906.

SAMUEL GILLOTT. Minister of Labour.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 42 of the Factories and Shops Act 1905 in the

FACTORY OR WORK-ROOMS OF MRS. J. A. WILSON, FURNITURE MANUFACTURER, 8-10 LORD-STREET, RICHMOND, for a period of two weeks from the 11th October, 1906, upon the following express conditions, that is to say:—

- 1. That no person or persons shall employ more than twelve men beyond the usual working hours, and that the said twelve men shall not be employed for more than fifty-one hours in any one week, nor for more than eleven hours in any one day.

 2. That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 11th day of October, 1906.

> SAMUEL GILLOTT, Minister of Labour.

VICTORIAN RAILWAYS.

INTER-STATE CHEAP EXCURSIONS.

Fast excursion trains will run as under:—Wednesday, 14th November—Leave Melbourne for Adelaide at 4.35 p.m. Fares:—Single—First class, £1 14s.: second class, £1. Return—First class, £2 10s.: second class, £1 ros. Thursday, 22nd November—Leave Melbourne for Sydney at 10 p.m. Fares:—Single—First class, £2 6s.: second class, £1 13s. Return—First class, £3 10s.; second class, £2 10s. Full particulars respecting tickets, hanking to Mount Gambier, Penola, Narracoorte, Wolseley, Broken Hill, &c., on posters at stations.

WEEK END EXCURSION TICKETS.

WEEK DATE EXCURSION TICKETS.

Holiday Excursion tickets, available for return till the following Monday, will be issued by the last train after 12 noon on Fralays and by all trains on Saturdays from any station to any other station distant more than 9 miles (suburban lines excepted), provided the return journey can be completed within the time for which the ticket is available. These tickets are also issued by the following trains from Melbourne on Fridays:—Ballarat line, 4.40 p.m.; Warrnambool and Queen-cliff lines, 3.55 p.m.; Seymour line, 3.40 p.m.; Bainsdale line, 4.30 p.m.; Frankston and Mornington line, 5.30 p.m., and 6.2 p.m. from Frankston to Melbourne.

Picturesque Victoria on sale at the principal stations; also at Lailway Book Stalls, and leading Booksellers in the city.

COMBINED RAIL AND COACH TICKETS.

From 15th October, 1906, till 30th April, 1907, combined rail and coach tickets will be issued at Spencer-street or Prince's bridge station (as the case may be), and at the Central Booking Office to Gracedale, The Hermitage, Narbethong, St. Fillans, Marysville, Claverton, Nyora, and Buston. and Buxton.

**Combined rail and coach circular tickets will also be issued from Melbourne to Healesville (by rail), thence to Marysville and Alexandra-road (by coach) and Alexandra-road to Melbourne (by rail), and vice versa. Tickets available for return for two (2) months. Journey cannot be broken

Combined rail and coach tickets will also be issued on Suadays, available for day of issue only, from Melbourne to Healesville (by rail), thence to The Hermitage and Nabethong (by motor or coach). Special cheap fares.

For full particulars see posters at stations.

SUNDAY TRAINS.

Commencing on Sunday, 7th October, alterations will be made in the times of departure of the Warburton and Healesville Sunday trains from Melbourne. Sunday trains will resume running on the Ferntree Gully and Gembrook lines and the trains to Pakenham, Clyde, Bacchus Marsh, Whittlesea, and Eltham will be continued. Note particularly the alteration in the times of departure of the Warburton and Healesville trains. See posters.

warourton line.—Leave Melbourne at 11.0 a.m. (express to Box Hill), and return at 6.25 p.m. Passengers from stations between Prince's-bridge and Box Hill will require to travel by the 10.43 a.m. train to Box Hill and join the special. Return fares, first class, 3s. 6d., second class, 2s. 6d.

Ferntree Gully and Gembrook lines.—Leave Melbourne at 11.10 a.m. (express to Box Hill), and return from Gembrook at 5.15 p.m., and Upper Ferntree Gully at 7.23 p.m. Return fares to Ferntree Gully, first class, 15. ad.; second class, 15. 3d. Gembrook, first class, 3s. 6d.; second class, 2s. 6d.

Passengers from stations between Prince's-bridge and Box Hill will require to travel by the 10.43 a.m. train to Box Hill and join the special.

Gembrook line .- Owing to the limited accommodation on this line, a maximum number of 250 passengers can only be booked in the meantime; viz.:—200 from Prince's-bridge, and 50 from Upper Ferntree Gully. Passengers will not be booked from other than these two stations.

Healesville line .- Leave Melbourne at 11.22 a.m. (express to Box Hill), and return at 6.45 p.m. Passengers from stations between Prince's bridge and Box Hill will require to travel by the 10.43 a.m. train to Box Hill and join the special. Return fares, first class, 3s. 6d.; second class, 28. 6d.

Pakenham line.—Leave Flinders street for Pakenham at II a.m., and return at 7.45 p.m. Return fares, first class, 34. 6d.; second class, 2s. 6d.

Lyndhurtt, Cranbourne, Clyde.—Leave Melbourne at 11 a.m. (milk train) for Lyndhurst, Cranbourne, and Clyde, reach Clyde at 3.50 p.m. and return from there at 6 p.m., arriving in Melbourne at 9.51 p.m. Passengers change trains at Dandenong. Holiday excursion fares.

Bacchus Marsh line.—Leave Flinders-street at 11.10 a.m., and return from Bacchus Marsh at 7.12 p.m. Return fares, first class, 3s.; second class, 2s.

Whittlesea line.—Leave Flinders-street at 11.1 a.m., and return from Whittlesea at 7.25 p.m. Return fares, first class, 2s. 6d.; second class, 1s. 6d.

Eltham line.—Leave Prince's-bridge at 11 a.m., and return from Eltham at 7.28 p.m. Return Fares:—First class, 15. 3d.; second class, 15.

Tickets available for return on day of issue only. Full particulars on posters at stations.

Free Railway Tickets in the Outer Suburbs .- Till 30th June, 1907.

RESIDENTIAL BU	ILDINGS	OF BRICK, ST	ONE, C	or Wood.
Valued at-(exclusive of of land and fencin	Value g).	Carry a Free Tic	ket.	For a Term of—
£150—300		Second Class		One year
£300400 ···	***	,,	•••	Two years
£400—500		First class		Three ,,
£500—600		,,		Four "
£600—700	•••	**	•••	Five ,,
£700—800	•••	**		Şix ,,
£800—900		,,		Seven "
£10001,000	•••	**		Eight "
£1,000 and over		"	•••	Nine "

Application for the privilege of Free Building Tickets must be made to the General Passenger and Freight Agent, Spencer-street, prior to the commencement of the erection of buildings, accompanied by proper plans and specifications of the proposed dwelling houses, together with an estimate of the cost of crection and annual value of such dwellings. On certificate of the Chief Engineer of Way and Works, that the value of the buildings is in accordance with above table, a First or Second Class Ticket will be issued as shown. Persons entitled to Second Class Ticket may be issued First Class instead on payment of the difference between First and Second Class yearly fares. Tickets are issued in favour of occupier only, and in the event of a change of occupier ticket must be returned to the General Passenger and Freight Agent, Spencer-street, who will issue another ticket to the new occupant on payment of 5s. Free ticket areas exist in most of the outer suburbs.

Fuil information can be obtained at the Central Inquiry Office, Prince's-bridge, or at the office of the General Passenge: and Freight Agent, Spencer-street.

CAULFIELD RACES.

Tickets at Holiday Excursion Fares available for return till 23rd October will be issued from all stations (suburban excepted) to Melbourne by all trains from 12th to 20th October inclusive. Week-end tickets issued to Melbourne on Fridays, 12th and 19th, and by morning trains on Saturdays, 13th and 20th October, will also be available for return till 23rd October.

The week-end tickets issued on 12th and 13th and 19th and 20th will be available for break of journey on 13th, 15th, 20th, and 22nd October. The other tickets issued for races will not be available for break of journey.

CAULFIELD RACES (GUINEAS DAY).

On Saturday, 13th October, first-class race trains will commence running from Prince's-bridge (new platform, south side) at 11.35, a.m., and thereafter at short intervals till 2 p.m., and at 2.20 and 2.40 p.m. Return fare:—To Caulfield, 9d.; including admission to the stand, ros. 9d. Passengers may enter from Flinders or Swanston street. Second-class race trains will commence running from Flinders-street (No. 10 platform) at 11.45 a.m., and thereafter at short intervals till 2.5 p.m., and at 2.30 p.m. Return fare to Caulfield, 73d.; including admission to the flat, 2s. 73d. For the convenience of persons desiring to obtain their tickets before or on 13th October, race tickets will be issued on 11th, 12th, and 13th October at Spencer-street, Prince's-bridge, and Flinders-street stations, and at Flinders-street (Central Booking Office). The tickets will only be available from Prince's-bridge station or Flinders-street station (as the case may be) on On Saturday, 13th October, first-class race trains will station or Flinders-street station (as the case may be) on 13th October.

Caulfield, Oakleigh, &c .- On 13th October after the Flinders-street to Caulfield, Oakleigh, and Frankston, will not stop at Richmond or South Yarra. Between 11.10 a.m. and 6.55 p.m. the ordinary service between Flinders-street and Oakleigh will be suspended, and trains will run as per special time-tables exhibited at stations.

CAULFIELD RACES (WEDNESDAY, 17TH OCTOBER.)

On Wednesday, 17th October, special trains will leave Flinders-street (No. 10 platform) as often as required, from 11.40 a.m. till 1.38 p.m., and return after the races. Fares as usual.

Caulfield, Oakleigh, &c.e.—The 12.10 and 12.45 p.m. trains, Flinders-street to Caulfield, will be run on to Oakleigh. The latter train will not stop at Richmond or South Varra. The train usually leaving Caulfield for Melbourne at 5.17 p.m. will leave at 5.40 p.m., and run 23 minutes later. The train usually leaving Dandenong at 4.48 p.m. will leave there at 4.24 p.m., and run 24 minutes earlier than usual from Dandenong and other extrices. stations.

4233

CAULFIELD RACES (CUP DAY).

On Saturday, 20th October, first-class race trains will commence running from Prince's-bridge (new platform, south side), at 11.35 a.m., and thereafter at short intervals till 2 p.m., and at 2.20 and 2.40 p.m. Return fare: till 2 p.m., and at 2.20 and 2.40 p.m. Return fare:—
To Caulfield, 9d.; including admission to the stand, 10s.
9d. Passengers may enter from Flinders or Swanston
street. Second-class race trains will commence running
from Flinders-street (No. 10 platform) at 11.45 a.m.,
and thereafter at short intervals till 2.5 p.m., and 2.30
p.m. Return fare to Caulfield, 7½d.; including admission
to the flat, 2s. 7½d. For the convenience of persons desiring to obtain their tickets before or on the 20th October, race tickets will be issued on 18th, 19th, and 20th October at Spencer-street, Prince's-bridge, and Flinders-street stations, and at Flinders-street (Central Booking Office). The tickets will only be available from Prince's-bridge station or Flinders-street station (as the case may be) on each Outside Prince's Prince 20th October.

Cauifield, Oakleigh, &c.—On 20th October after the 11.10 a.m. and until after the 11.75 p.m. the trains from Flinders-street to Caulfield, Oakleigh, and Frankston will not stop at Richmond or South Yarra.

Between 11.10 a.m. and 6.55 p.m. the ordinary service between Flinders-street and Oakleigh will be suspended, and trains will run as per special time-tables exhibited at stations.

L. McCLELLAND, Secretary.

CITY OF HAWTHORN.*

BY-LAW NO. 55.

A By-law of the City of Hawthorn made under section 197, sub-section (7), section 222, and section 604 of the Local Government Act 1903, and the Municipal Grounds Local Government Act 1903, and the Municipal Grounds Act 1905, and numbered 55, for preserving good order and decency in the Sports Grounds and Public Baths, at Grace Park, Hawthorn, including any building used in connexion with the said Sports Grounds and Baths, and preventing damage to such building or to the furniture or fittings thereof, and regulating any meeting or gathering held therein, and for the management and use of the said Sports Grounds, Baths, buildings, furniture, fittings, or other property or effects used in connexion therewith, and for fixing the amount to be charged for admission to and for use of the same or any part thereof, and for imposing a penalty for any wilful act or default contrary to this By-law.

IN pursuance of the powers conferred by the Local Government Act 1903, and of the Municipal Grounds Act 1905, the Mayor, Councillors, and Citizens of the City of Hawthorn order as follows:—

The Sports Grounds.

1. Except when the Council of the said City shall otherwise decide, the Sports Grounds other than the Baths shall be open to the public from Six o'clock in the morning to Sunset during the months of October, November, December, January, February, and March, and from Eight o'clock in the morning to Sunset during the months Eight o'clock in the morning to Sunset during the months of April, May, June, July, August, and September, and no person shall enter or remain in the Sports Grounds except between the lours aforesaid, provided that no game or sport of any kind or description shall be played or engaged in during a Sunday.

No person shall enter or remain in the Sports Grounds who snall offend against decency as regards dress, language, or conduct.

No person without permission of the Council shall light any fire in the Sports Grounds, and no person shall interfere with or damage in any way the trees, shrubs, flowers, or any other property or effects therein, or walk on the beds or borders.

No person shall go or be allowed upon any of the

on the beds or borders.

No person shall go or be allowed upon any of the playing areas of the bowling greens or tennis courts unless such person wear boots or shoes having rubber soles or other suitable shoes.

No person shall play or engage in any game of cricket, football, lacrosse, bowling, tennis, or other game whatever in the Sports Grounds without the authority, in writing, of the Council, unless such person at the time of p.aying is a member of any club which has been duly authorized to play therein, or such person shall have previously paid the prescribed charge or fee for playing or engaging in such game, or member of visiting teams engaged in competition.

petition.

No person shall hawk or vend or in any way offer for sale in the Sports Grounds any goods or articles of any description without having previously obtained written permission from the Council; nor shall any person sell or offer for sale any fermented or spirituous liquor.

No person shall ride a bicycle in the Sports Grounds except by permission of the Council.

No persons except those in the employ of or authorized by the Council shall bring into the Sports Grounds any

horse or vehicle, nor any dog, nor any cattle, sheep,

goats, or other animal.

No person shall climb, jump, or get upon, under, or over any of the trees, fences, or gates of the Sports Grounds, or stick bills or advertisements or writings on

Grounds, or stick bills or advertisements or writings on any such trees, fences, gates, or seats, or any building thereof, or roll or throw stones or missiles, or commit any nuisance in the Sports Grounds, or leave therein any bottle, glass, orange or banana peel, paper, cast-off clothing, or any litter or rubbish whatever.

No person in a state of intoxication shall enter or remain in the Sports Grounds, and any person found in a state of intoxication or betting or behaving in a disorderly manner, or creating or taking part in any disturbance, or committing any act of indecency in the Sports Grounds, shall be liable to be forthwith removed therefrom by the Caretaker or other person or persons in charge, and to prosecution for an offence against this By-law.

na charge, and to prosecution for an offence against this By-law.

Nothing in this By-law shall prevent the Council of the said City from closing the Sports Grounds and excluding the public therefrom whenever they shall think fit, or prevent the Council from holding or permitting games or entertainments in the Sports Grounds and excluding therefrom all or any person or persons but those who pay the sum fixed for admission thereto.

No person shall enter or remain in the Sports Grounds when the public is excluded, or when admission thereto is conditional on some payment, or some consent being first obtained without paying the sum fixed for admission thereto, or obtaining the said consent.

Notice shall be posted at each entrance-gate when the Sports Grounds are closed to free access.

The bowling green shall be open (when authorized by the Curator or person in charge) for use by members only for the purpose of practice during the months of June, July, August, and September in each and every year; and the Club shall not, without first obtaining the consent of the Council, arrange any matches during the months stated.

Any person joining as a full member or as a howling months stated.

months stated.

Any person joining as a full member or as a bowling or tennis member on or after the 1st day of May in any year shall be entitled to admission as a member on payment of half the prescribed fees.

The fees for the respective branches of sports, or the games or use of the whole or portion of the Sports Grounds shall be as follows:—

Membership Fees and Charges.

Full member, £1 11s. 6d. Admitting member (with one lady) at all times to any part of the grounds, including the stand, at all sports, carnivals, &c., held in the grounds; with the privilege or taking part in respective sports on payment of quota of club's expenses in addition.

tive sports on payment of quota of club's expenses in addition.

Bowling member, £1 1s.; tennis member, 18s.; tennis, ladies, 9s.; cricket member, 12s. 6d.; cricket (juniors—under 18), 8s. Admitting member to the ground (exclusive of the reserve) as spectators at all football and cricket matches on the ground during the year; with the privilege of taking part in the respective sports on payment of quota of club's expenses in addition.

Lacrosse members, 5s.; tootball members, 3s.; quoit members, 3s. Admitting members to the ground (exclusive of the reserve) as spectators, at matches of the club of which they are members, and to the privilege of taking part in the respective sports on payment of quota of club's expenses in addition.

Non-members—Persons not paying the prescribed membership fees for bowling and tennis shall be entitled to play at the following rates, subject to arrangements as to number of players on any rink or court, by the green-keeper or other person in charge:—

Bowls, 1s. per player per hour.

Bowls, 1s. per player per hour. Tennis, is. per player per set.

Or the occasion of football or cricket matches, when a charge is made for admission to the grounds, the revenue derived shall be divided as follows:—One-half to the Council and one-half to the club, to be dealt with in accordance with the Association Rules.

Charges for Ground

For use of Cricket Ground for sports, &c. ror use of Cricket Ground for sports, &c. (when no charge is made for admission)...
For use of Cricket Ground (when charge is made for admission—and 10 per cent. gate money and 20 per cent. grand-stand money)

For exclusive use of Cricket Ground (no admission fee being charged) for garden parties, fêtes, &c.

3 3 0

2 0

For any entertainment, meeting, or gathering, whether held or conducted by the Council or by any person, club, or association other than the Council, the charge to be made for admission of each person to the ground shall not exceed One shilling, and for admission to the grand-stand reserve shall not exceed One shilling extra.

The Baths.

All persons before using the swimming-bath must use

All persons before using the swimming-bath must use one of the cleansing shower-baths erected at the Baths. No person in an uncleamly condition shall use the swimming-bath, nor while suffering from any skin, infectious, or contagious disease; and any such person shall retire from the Baths immediately upon being requested so to do by caretaker or other person in charge.

No person shall use soap in any part of the Baths other than in the cleansing shower-baths provided for that numbers.

purpose.

purpose.

All persons using the swimming-bath must wear proper bathing trunks or drawers or bathing gowns.

No person shall smoke while in any part of the Baths. No person shall enter or remain in the Baths whilst in a state of intoxication.

No person shall at any time, whilst being in the swimming-bath, use any substance or preparation whereby the water in such swimming-bath may be discoloured or rendered turbid or unfit for the proper use of bathers.

No person shall wilfully or improperly commit any nuisance, or foul or pollute the water in the swimming-bath, or wilfully or improperly soil or defile any towel, bathing trunk, or drawers or bathing dress, or any bathroom, closet, box, or compartment, or any furniture or article therein. article therein

All towels, bathing trunks or drawers, or bathing gowns supplied to persons using the Baths shall be returned by such person before leaving the building.

Every person shall, before being admitted to any bath

such person before leaving the building.

Every person shall, before being admitted to any bath or bath-room, pay the proper charge for such admission, and obtain by payment from the authorized money-taker a ticket authorizing the admission of such person to such bath, and such person before being admitted to use such bath, shall, upon the application of any person appointed or acting as attendant of such bath, deliver such ticket to such attendant.

No person shall, by forcible or improper means, seek admission to any bath-room or compartment which shall be occupied by any other person, or seek admission to any bath before any person who, by priority or payment, shall be entitled to prior admission to such bath.

No person shall at any time carelessly or negligently injure or destroy any towel, bathing trunk, bathing gown, or other article supplied for use in the Baths.

No person shall at any time while being upon the premises, use any indecent or improper language, or behave in an indecent or offensive manner.

No bath attendant, officer, or servant employed at the Baths other than a duly authorized money-taker, shall receive from any person resorting thereto any payment for the hire or use of any articles, or for any purpose whatsoever, without the knowledge and consent of the Caretaker of the Baths, and then only for and on behalf of the Council.

No person shall remain in the Baths for a longer period

of the Council.

No person shall remain in the Baths for a longer period

than one hour.

No person using the Baths, nor any officer or servant or other person employed thereat, shall at any time introduce into the building any spirituous or intoxicating

or other person employed thereat, such at any summination of the building any spirituous or intoxicating liquors.

No person shall cause or allow any dog or other animal belonging to such person, or under his or her control, or enter or remain in any bath, bath-room, dressing-room, closet, box, or compartment, or in any passage leading to or from any bath or bath-room.

Any person finding anything which may have been left in any bath-room or dressing-room, or in any other part of the establishment, shall, immediately after finding such article, deliver the same to the Caretaker or other person acting on his behalf, who shall thereupon register a description of the same and all particulars relating thereto in a book kept for that purpose; and any person losing such article shall, upon giving satisfactory proof thereof, receive such article from the Caretaker (or other person authorized to receive such article) upon entering his or her signature and address in the book referred to.

The charges for admission to and for the use of the Baths shall be as follows:—

Baths shall be as follows :--

Scale of Charges.

Adults.—Single admission, 3d.; packet of 12 tickets,

2s. 6d.

Juniors (under 12 years).—Single admission, without towel, 1½d.; packet of 12 tickets, 1s.

Juniors (under 12 years).—Additional charge for

towel, 1d.

towel, id.

Ladies.—The baths will be reserved for use by ladies at the above rates on Tuesdays from Ten a.m. till time of closing, or such other times as the Council may from time to time decide.

Free admissions for juniors (under 14 years).—Boys, Fridays, from Three to Five o'clock p.m.; girls, Tuesdays. Three to Five p.m.

When the swimming-baths are in use for galas or other entertainments the above charges will be suspended, and tickets and passes will not be available for use.

2. Every person guilty of any wilful act or default contrary to any clause of this By-law, shall, upon conviction thereof, for every such offence be liable to a penalty not exceeding Ten pounds and not less than Five

shillings.

3. This By-law shall apply to and have operation in the whole of that part of the municipal district whereon are erected the Sports Grounds, Public Baths, and buildings used in connexion therewith, and situate at Grace

Resolution for passing this By-law agreed to by the Council on the 6th day of June, 1906; and confirmed the 4th day of July, 1906.

PERCY J. RUSSELL, Mayor. J. S. RIDDELL, Councillor. W. BROAD HALL, Town Clerk. (SEAL)

Approved by the Administrator of the Government in Council the 28th August, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

* Inserted in lieu of the By-law on pp. 3750-1 of the Gazette of 5th September, 1906.

RULES, REGULATIONS, AND SCALE OF FEES OF THE BALLAN NEW PUBLIC CEMETERY.

RULES AND REGULATIONS.

IN pursuance of the powers conferred by the Cemeteries Act 1890, the Trustees of the Ballan New Cemetery make the following Rules and Regulations, that is to

1. These Rules and Regulations shall come into force immediately after their publication in the Government Gazette, and from and after such publication all rules and regulations heretofore made shall be and are hereby rescinded.

rescinded.

2. The office of the Trust shall be open daily (Sundays, Christmas Day, and Good Friday excepted) from Ten a.m. to Four p.m.

3. All fees and charges shall be paid when applications are made or orders are given.

4. Any person desiring ground for a private grave shall apply to the Trustees therefor, who, if the application is approved and the prescribed fees are paid, will issue a burial right (Schedule B), which shall give the holder and his representatives the exclusive right of burial or interment in the portion of ground allotted thereby as a family or private burial place, and the right on obtaining the permission of the Trustees as hereinafter mentioned to creet and maintain any monument, cenotaph, tablet, or other erection therein.

to erect and maintain any monument, cenotaph, tablet, or other erection therein.

5. Any person desiring to construct a vault, grave, tombstone, or other erection shall apply to the Trustees for permission to do so, and submit a plan or drawing with a copy of any proposed inscription or epitaph, and no such erection shall be made without the written approval of the Trustees.

6. No interment shall be premitted until on empleating

proval of the Irustees.

6. No interment shall be permitted until an application has been made, the particulars required in the form Schedule A given, an order obtained, and a certificate from a coroner, Justice of the Peace, or registrar of deaths has been delivered to the secretary, gatekeeper, or

7. Application for an order for interment shall be made at least eight working hours before the time fixed for the burial.

the burial.

8. No coffin shall be buried within 4 feet of the ordinary level of the ground unless it contains the body of a child under 12 years, when it shall not be less than 3 feet below that level; and any grave in which it is intended to make a second interment other than a child of under 12 years, must be sunk 7 feet at least, and a layer of earth at least 1 foot thick shall be left undisturbed above any coffin previously buried in the same

turbed above any coffin previously buried in the same grave.

9. The hours for burial shall be between the hours of Eight a.m. and Five p.m. every day throughout the vear.

10. No interment or removal from another cemetery or another grave will be permitted until there be submitted a certified copy of the original certificate of the coroner, Justice of the Peace, or registrar of deaths, and the licence for disinterment of the Minister of the Crown authorized in that behalf.

11. The Trustees will cause all ordinary graves to be dug, but any person having paid the fee for a private grave and requiring a brick grave or vault, shall be permitted to construct the same subject to the approval of the Trustees; but every coffin placed therein shall be bricked in, cemented, and covered by a slab of stone, slate, or iron securely cemented.

12. No private grave shall be re-opened or any interment permitted therein without the consent, in writing, of the person entitled to give the same.

13. Before any interment is permitted in any private grave satisfactory evidence may be required by the Trustees as to the ownership thereof, and that the person desiring to bury therein has the right of so doing.

14. That every grave, vault, tomb, monument, tombstone, wall, fence, or other erection shall be maintained and kept in thorough repair and proper condition by or at the expense of the owner. at the expense of the owner. 15. Any person creeting a tombstone, fence, or other erection shall deposit with the Secretary a sum of Ten shillings as a guarantee that all debris or other matter used in such erection shall be removed, and on the Secretary being satisfied as to the general condition of the ground so left the sum deposited shall be returned to the preson greeting sage. tary being satisfied as to the general condition of the ground so left the sum deposited shall be returned to the person erecting same.

16. The Trustees will not be responsible for any damage by fire or otherwise that may occur to any wooden erection or other stone or monument at present erected or that may be hereafter erected.

17. Any person dressing graves shall remove all weeds and rubbish to the place set apart for such.

18. To encourage as much as possible the decorating and maintenance of graves the Trustees will give any assistance possible for that object.

19. No person shall be permitted to pluck any flower or take any tree, shrub, or plant from the Cemetery.

20. No smoking shall be allowed, nor any firearms discharged, within the Cemetery.

21. No dogs shall be allowed within the Cemetery.

22. No person employed by the Trustees shall accept any gratuity whatever in the discharge of his duty, nor shall be allowed to be pecuniarily interested in any work in the Cemetery other than that for which he receives payment or for which he has special authority from the Trustees. Trustees. 23. The Cemetery shall, unless otherwise ordered, be open to the public from Seven a.m. to sunset daily throughout the year.

24. The Secretary shall, subject to the Trustees, exercise a general supervision and control over all matters perticiping the Cemeters. taining to the Cemetery. WM. E. WHITE, WM. E. WHITE,
E. COWELL,
D. J. HANRAHAN,
ARTHUR K. OLDHAM,
B. W. PUNG,
JOHN V. PORTER, Secretary. Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clerk of the Executive Council. SCHEDULE A. RULE 6. Order for Interment in the Ballan New Public Cemetery. Answers to be written to the following questions at the time of applying for order.

1. Name of deceased?

2. Father, mother, husband, wife, or child of? 2. Father, mother, husband, wife, or child of?
3. Age?
4. Late residence?
5. Occupation?
6. What denomination?
7. Number of grave on plan? Compartment?
8. Day of funeral?
9. What hour (and if usual or extra)?
10. If first or what other interment?
11. Nature of disease or supposed cause of death?
12. Officiating clergyman?
Signature of person supplying above information—day of o'clock. 19 Grave Sinking ... £, Re-opening ... ••• Extra fee Secretary. day of Order received , at o'clock Sexton.

SCHEDULE B, RULE 4. Certificate of Right of Burial in the Ballan New Public Cemetery. On the application of and upon payment of the sum of pounds pence as per day of shillings issued the Order No. °o f rg, the Trustees of the Bailan New Public Cemetery do hereby sell and grant unto the said

October 17, 1906 the exclusive right of burial in feet long by feet broad lying within the portion of the Cemetery appropriated for burials and marked No.

Compartment on the map or plan of the Cemetery kept by the Trustees as a family or private burial place for the sole and separate use of the said and h representatives. Provided always, and it is hereby declared, that this grant is made subject to the terms and conditions following, viz.:—(1) That the said piece of ground shall be kept and used by the said or h representatives solely as a burial place. (2) That the said shall, in the use of the said piece of ground and access thereto, be subject in every respect to such rules and regulations as the Trustees of the said Cemetery may from time to time make, and shall not be entitled to exercise the right to bury or inter therein except on payment of such fees as may from time to time be legally demanded, according to the scale of fees published as the Act directs. the Act directs. Given under our hands at Ballan, in the State of Victoria, this day of AP 10 day of Trustees. Signed by the above Trustees in the presence of-Secretary. Certificate forwarded. SCALE OF FEES AND CHARGES TO BE TAKEN AT THE BALLAN NEW PUBLIC CEMETERY.

Open Ground. £, s, d, ... 1 10 0 ... 0 15 0 ... 0 10 0 Single interment of adult body ...
Single interment of child under 16 years
Interment by Government contractor ...
Interment of stillborn NOTE.-The above charges include sinking the grave. Denominational Ground. Land for Private Graves. Note.—The 8 feet by 2 feet space between graves, as shown on Plan, will only be sold in the event of two or more pieces of 8 ft. x 4 ft. adjoining each other being Sinking Private Graves. Miscellaneous Fees. ... & s. d. Re-opening private grave for still-born ...
Re-opening private grave for child under 12 years
Re-opening private grave for child 12 years and 0 15 0 winder fo years 1 0 0

Re-opening private grave for adult or child 16
years and over 1 1 0 0

Exhumation of a body 1 10 0

Land for family vaults up to 12 feet wide, at per foot I r o Permission to erect any headstone or monument o ro o Permission to erect any fence, not to exceed 4 feet high, free Extra.Interment on Sunday, child under 16 years ... o 5 o Interment on Sunday, Adults o 10 o Burial not within the hours mentioned in Rule 9 o 10 o WM. E. WHITE,
E. COWELL,
D. J. HANRAHAN,
ARTHUR K. OLDHAM,
B. W. PUNG,
JOHN V. PORTER; Secretary.

Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clerk of the Executive Council.

SHIRE OF ROMSEY.—ROAD DEVIATION.—ORDER CONFIRMED.

N pursuance of the powers conferred by sections 475

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1903, the Council of the Shire of Romsey doth hereby order that the land hereunder described shall be a public highway from and after the date of the publication of this Order in the Government Gazette, that is to say:

Part of Crown allotments 15 and 154 of section C, purish of Monegetta, county of Bourke: Commencing at a point in the northern boundary of the said allotment 15 eight hundred and fifty-five links west of the northeasterly corner of such allotment; thence bearing east along such northern boundary and along a road one chain wide two hundred and thirty-six links and sixtenths of a link; thence south 65 degrees east ninety-four links; thence south 8t degrees east six hundred and sixty-three links and a half; thence south 4o degrees and ninety-four links and eight-tenths of a link; thence north 8t degrees west seven hundred and ninety-four links and five-tenths of a link; thence north 65 degrees west three hundred and twenty-two links and a half to the commencing point.

And that such highway shall be in lieu of an existing

west three hundred and twenty-two links and a half to the commencing point.

And that such highway shall be in lieu of an existing road in the same parish and county, and defined in the following description, that is to say:—

Commencing at a point on the southern boundary of Crown allotment 16 forty-five links east of the southwest corner of such allotment and extending east eight hundred and seventy-nine links; thence south 40 degrees 26 minutes east three hundred and fifty-one links and eight-tenths of a link; thence north 81 degrees west one hundred and fifty-three links and eight-tenths of a link; thence north 40 degrees 26 minutes west one hundred and eighty-eight links and eight-tenths of a link; thence west six hundred and eighteen links and four-tenths of a link; thence north 65 degrees west two hundred and thirty-six links and six-tenths of a link to the commencing point.

Made this sixth day of July, One thousand nine hundred and six. . (SEAL)

JOSEPH ANDERSON, President. S. JONES, Secretary.

Confirmed by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS

Clerk of the Executive Council.

SHIRE OF TOWONG.—ROAD DEVIATION.—ORDER CONFIRMED. ORDER OF THE COUNCIL OF THE SHIRE OF TOWONG.

ORDER OF THE COUNCIL OF THE SHIRE OF TOWONG.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1903, the Council of the Shire of Towong do hereby order that the land hereunder described shall be a public highway from and after the date of the publication of this Order in the Government Gazette, and such public highway is hereby declared to be in lieu of other public highways in the same parish of Bullioh, county of Benambra:—

Commencing at a point on the western boundary of Grown allotment 73B in the said parish, which bears S. five hundred and thirty-six links from the N.W. angle of the said Crown allotment; thence S. 32 deg. 15 min. E. nine hundred and twelve links, S. o deg. 16 min. E. nine hundred and four links, S. 37 deg. 15 min. E. nine hundred and ten links, N. one hundred and sixty-five links, N. 37 deg. 15 min. E. six hundred and forty-four links and a half, N. o deg. 6 min. W. eight hundred and forty-one links and a half, N. 32 deg. 15 min. W. seven hundred and twenty-five links, N. one hundred and eighty-seven links and a half to the point of commencement.

To be in lieu of a public highway: Commencement.

To be in lieu of a public highway: Commencing at a point on the western boundary of the said Crown allotment which bears S. seven hundred and twenty-three links ment which bears S. seven hundred and wenty-three links and a half from the N.W. angle of the said allotment; thence S. one thousand nine hundred and sixty-seven links and a half, S. 37 deg. 15 min. W. one hundred and sixty-five links, N. two thousand two hundred and fifty-seven links and a half, and S. 32 deg. 15 min. E. one hundred and eighty-seven links and a half to the

point of commencement.

Made this 6th day of August, 1906, and confirmed on

the 3rd day of September, 1906.
(SEAL) JOHN DRUMMOND, President.
W. H. MADDOCK, Secretary.

Confirmed by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clerk of the Executive Council.

AVENEL WATERWORKS TRUST.—RATING BY-LAW FOR THE YEAR 1907.

THE Commissioners of the Avenel Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, do hereby make the fellowing by-law:—
The following are the rates which the owners or occupiers of lands and tenements shall pay for the year 1907, in respect of water supplied by the said Trust within the Trust District:—

- I. For each vacant allotment of land of an area not r each vacant allotment of land of an area not exceeding one acre in extent, and on which no service pipe has been laid, but which abuts on a street or road in which a main is laid, a rate of Five shillings shall be paid for the year, and for each such allotment of land of an area exceeding one acre in extent, a rate of Threepence for each additional acre shall be paid. Vacant allotments on which a service pipe is laid shall be charged double the above
- II. For all lands and tenements within the Trust District of Sixteen pounds annual municipal value or under, the sum of One pound per annum.
- III. For all lands and tenements of more than Six-teen pounds annual municipal value, an amount equal to One shilling and threepence in the pound on the municipal valuation of the Shire of Seymour.

IV. For every steam-boiler supplied with water, a charge of Five pounds will be made for the

rear 1007.

- year 1907.

 V. Water troughs will be supplied at charges as follows:—For each trough or tub in an allotment of ten acres or under, a charge of One pound shall be made for the year; and for each acre above ten acres, a charge of One shilling per acre shall be made, in addition to the payment of One pound for the first ten acres. But this charge shall not be enforced on tubs or receptacles of any kind in a house yard, unless used to water stock. The maximum amount to be paid for a supply of water yard, unless used to water stock. The maximum amount to be paid for a supply of water to any trough shall be Five pounds per annum. For the supply of water to each hotel trough, a charge of One pound ten shillings (£1 10s.) shall be paid for the year.

 VI. Water supplied by measure shall be charged for at the rate of Two shillings (2s.) per 1,000 gallons, and the minimum amount so charged for any half-year shall be 12,000 gallons.

 VII. The above-mentioned rates and charges are made for the year commencing on the 1st day of
- for the year commencing on the 1st day of January, 1907, and ending on the 31st day of December, 1907; and such rates shall be payable on the 1st day of September, 1907. The charges for water shall be payable quarterly, or at such time as payment may be demanded by the Trust. by the Trust.

Such person or persons as the Commissioners of the Avenel Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive and collect and recover the said rates and charges.

Passed this 13th day of September, 1906.

The seal of the Trust was hereto affixed in the pre-

W. P. KELLY, Chairman.T. H. BAGLEY, Commissioner.A. T. DUDMAN, Secretary. (SEAL)

Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clerk of the Executive Council.

DONALD WATERWORKS TRUST.—RATING BY-LAW FOR 1907, No. 13.

THE Commissioners of the Donald Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance of the powers and authorities conferred on them by the Water Act 1905, make the following By-law:—

The following are the rates which owners, and occupiers of lands and tenements shall pay in respect of water sup-plied by the Trust within the Urban District, that is to say, in regard to houses or tenements fronting any street in which pipes for water supply are laid, or which houses or tenements, if not on such streets, are supplied with water by reticulation from such pipes.

r. For every house or tenement of Thirteen pounds six shillings and eightpence sterling annual value or under, the sum of One pound per annum.

2. For every house or tenement above the annual value

2. For every house or tenement above the annual value of Thirteen pounds six shillings and eightpence sterling, the sum of Seven pounds ten shillings per centum per annum on the annual value of such property.
3. For all tenements in the said Urban District situated otherwise than in streets in which pipes for the supply of water have been laid down, and which tenements are not supplied with water by reticulation from such pipes, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates; and where such tenements are over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates. one-fourth of the before-mentioned rates.

4. Such before-mentioned rates shall be based on the

municipal valuation.

5. Such rate is hereby made for the year 1907, commencing on the first day of January, and terminating on the (31st) thirty-first day of December, 1907, and shall be payable in equal moieties, in advance, on 1st January

and 1st July of such year.
Such person or persons as the Commissioners of the said Trust may from time to time appoint shall be authorized to demand, receive, sue for, and recover the

The foregoing By-law, No. 13, was made by the Commissioners of the said Donald Waterworks Trust this eighteenth day of September, 1906.

The seal of the Trust was affixed hereto, in the presence of-

J. R. HORNSBY,
M. LEDERMAN,
W. H. CRONE,
W. H. DAVEY,
T. W. CANTWELL, R. HORNSBY, Chairman. (SEVI) Commissioners. R. HENSON BROADHURST, Secretary.

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

GISBORNE WATERWORKS TRUST.—RATING BY-LAW FOR 1907.

BY-LAW FOR 1907.

THE Commissioners of the Gisborne Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance and in exercise of the powers conferred by the Water Act 1905, make the By-law following:—

The following rates are those which owners and occupiers of lands and tenements liable to be rated shall pay for the year 1907 in respect of water supplied by the Trust within the boundaries of the Trust District, that is to say:—

A rate of One shilling and twopence in the pound sterling shall be imposed and levied on all rateable properties in the Trust District according to the municipal valuation of such properties, and shall be paid in equal moieties on the 1st January, 1007, and 1st July, 1907. The minimum rate to be paid shall be Twenty shillings. Such person or persons as the Trust may appoint for that purpose shall be authorized to demand, collect, and recover the said rates.

The foregoing By-law was made by the Commissioners of the Gisborne Waterworks Trust on the 1st day of October, 1006.

October, 1906.

The seal of the Trust was affixed hereto, in the presence of-

GEORGE L. WOODWORTH, Chairman. H. M. HUSSEY, Secretary. (SEAL)

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

KYABRAM WATERWORKS TRUST.—RATING BY-LAW FOR 1907.

THE Commissioners of the Kyabram Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Act 1905, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following By-laws :-

The following rates and charges are those which the owners and occupiers of lands and tenements shall pay for the year 1007, in respect of water supplied by the Trust within the Water Supply District:—

1. For every house or tenement used either wholly or partly as a domicile of under Fourteen pounds annual municipal value, a rate of One shilling and sixpence in the pound sterling, provided that such rate shall not be in any case less than One pound per annum.

For every house or tenement used either wholly or partly as a domicile of the annual municipal value

partly as a domicile of the annual municipal value of Fonrieen pounds and upwards, a rate of One shilling and sixpence in the pound sterling.

3. The rate to be paid in respect of unoccupied allotments of land shall be Five shillings for each allotment not exceeding one quarter of an acre: Ten shillings if more than a quarter of an acre, but not exceeding half-an-acre: Fifteen shillings if more than half-an-acre, but not exceeding three-quarters of an acre; with a maximum charge of One pound sterling for any parcel of land within the Urban District.

4. For water supplied by the Trust by measurement.

4. For water supplied by the Trust by measurement, except in cases of special arrangement with the Trust, Two shillings and sixpence for every one thousand gal-

5. The foregoing rates are hereby made payable half-yearly, in advance, on the 1st day of January and the 1st day of July, 1907.

Passed this and day of October, 1906.

JOHN LILFORD, Chairman. JAMES CALVERT, Secretary. (SEAL)

Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clerk of the Executive Council.

LOWAN SHIRE WATERWORKS TRUST .--RATING BY-LAW.

THE Commissioners of the Lowan Shire Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, do hereby make the following By-law:—

BY-LAW FOR THE MAKING OF A RATE FOR THE YEAR 1907.

A rate of Sixpence in the pound sterling shall be imposed and levied upon all rateable property within the Waterworks District of the said Trust, and such rate shall be based upon the municipal valuation for the time being of the property hereby rated.

Such rate shall be payable on the 1st day of March, 1007.

Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said

The foregoing By-law was made on the 28th day of September, 1906, by the Commissioners of the Lowan Shire Waterworks Trust.

The common seal of the Lowan Shire Waterworks
Trust was hereto affixed, by the authority of the
Commissioners of the said Trust, in the presence

(SEAL)

DAVID BONE, Chairman. A. F. MAGILL, C.E., Secretary to the Trust.

Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clefk of the Executive Council.

MURCHISON WATERWORKS TRUST.-RATING BY-LAW FOR 1907, No. 21.

THE Chairman and Commissioners of the Murchison Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance of the powers conferred by the Water Act 1905, make the following By-law:—

The following are the rates and charges which the owners and occupiers of lands and tenements shall pay for the year 1907 in respect of water supplied by the Trust within the Urban District:—

1. A rate of Two shillings in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District according to the municipal valuation of such properties. The minimum rate to be paid shall

be Twenty shillings.

2. For water supplied by the Trust for domestic and 2. For water supplied by the Trust for domestic and other than domestic purposes by measurement (except in cases of special agreement with the Trust) the minimum quantity of water to be charged for in respect of lands and tenements within the Trust District shall be the quantity for which the charge at One shilling and sixpence per 1,000 gallons would be equal to the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure

All water supplied by the Trust by measure in excess of such aforesaid quantity shall be charged for at the rate of One shilling per 1,000 gallons.

3. For water supplied by measurement for other than domestic purposes solely a charge of One shilling and sixpence for every 1,000 gallons shall be made (except in cases of special agreement with the Trust). Provided that the minimum charge shall not be less than Twenty shillings.

shillings.

4. All water supplied by the Frust outside the Trust District shall (except in cases of special agreement with the Trust) be charged at the rate of One shilling and ninepence per 1,000 gallons. Provided that the minimum charge shall not be less than Twenty shillings.

5. Such rates and charges, other than charges for water supplied by measurement in excess, are hereby made payable half-yearly, in advance, one moiety on the 1st day of January, 1907, and one moiety on the 1st day of July, 1907. 1907

6. Such person or persons as the Trust may appoint for the purpose shall be authorized to demand, collect, sue for, and recover the said rates and charges.

The foregoing By-law was made by the Chairman and Commissioners of the Murchison Waterworks Trust this 17th day of September, 1906.

GEORGE W. WELFARE, Chairman. CHAS. J. FRANCIS, Secretary. (SEAL)

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

SHIRE OF NUMURKAH WATERWORKS TRUST-RATING BY-LAW FOR 1907.

THE Chairman and Commissioners of the Shire of Numurkah Waterworks Trust Numurkah Waterworks Trust, in pursuance of the owers conferred by the Water Act 1905, do make the following By-law :-

BY-LAW NO. 60.

1. This By-law shall apply to the Urban District of Numurkah, as such District is proclaimed and defined by Orders in Council, bearing date the 23rd June, 1890, the 30th September, 1895, and the 17th day of July, 1809.

2. The rates hereinafter specified are those which the owners and occupiers of lands and tenements, liable to be rated within the said Urban District, shall pay in respect of the year 1907, in respect of water supplied for domestic purposes.

domestic purposes.

3. On every house or tenement of the annual value of 3. On every house or tenement of the admini value of Twenty pounds or under, according to the municipal valuation for the time being of such house or tenement, the sum of Twenty shillings; on every house or tenement above the annual value of Twenty pounds, and on vacant allotments, a rate of One shilling in the pound sterling on the amount of the municipal valuation for the time

being.

4. Such rate shall be paid half-yearly, in advance, on the 1st day of January, 1907, and on the 1st day of

July, 1907.
5. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said

The foregoing By-law was made by the Chairman and Commissioners of the Shire of Numurkah Waterworks Trust on the 13th day of September, 1906.

The seal of the said Trust was hereto affixed, in the presence of-

THOS. THORNTON, Chairman.
H. K. LAMBOURN,
JOHN S. CHRISTIE,
B. LANCASTER, Secretary. (SEAL)

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS. Clerk of the Executive Council.

SHIRE OF NUMURKAH WATERWORKS TRUST.-RATING BY-LAW FOR 1907.

THE Chairman and Commissioners of the Shire of Numurkah Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, do make the following By-law:—

BY-LAW NO. 61.

1. This By-law shall apply to the Urban District of Nathalia, as such district is proclaimed and defined by an Order in Council bearing date the 5th day of Decem-

2. The rates hereinafter specified are those which the owners and occupiers of lands and tenements, liable to be rated within the said Urban District, shall pay in respect of the year 1907, in respect of water supplied for departic numerous.

domestic purposes.

3. On every house or tenement of the annual value of 3. On every house or tenement of the annual value of Eleven pounds or under, according to the municipal valuation for the time being of such house or tenement, the sum of Twenty shillings; on every house or tenement above the annual value of Eleven pounds, and on vacant allotments, a rate of One shilling and tenpence in the pound sterling on the amount of the municipal valuation for the time being.

4. Such rate shall be payable half-yearly, in advance, on the 1st day of January, 1907, and on the 1st day of July, 1907.

July, 1907.

5. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said

The foregoing By-law was made by the Chairman and Commissioners of the Shire of Numurkah Waterworks Trust on the 13th day of September, 1906.

The seal of the said Trust was hereto affixed, in the presence of-

THOS. THORNTON, Chairman.
H. K. LAMBOURN,
JOHN S. CHRISTIE,
Commissioners. (SEAL) B. LANCASTER, Secretary.

Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROCERS, Clerk of the Executive Council.

ST. ARNAUD SHIRE WATERWORKS TRUST.-RATING BY-LAW FOR YEAR 1907. No. 27.

THE Commissioners of the St. Arnaud Shire Waterworks Trust, in pursuance of the powers and authorities conferred on them by the Water Act 1905, do make the following by-law for the year 1907:—

The following rate is made for the year 1907, commencing on the 1st day of Junuary, and terminating on the 3tst day of December, 1907, on the annual value of all rateable property within the Trust District, according to the valuation for the time being on the lands and tenements for municipal rates of the respective shires in which such lands and tenements are situated, that is to

A rate of Fivepence (5d.) in the pound sterling on such

A rate of rivepence (50.7 m are pound across, on according to a such rate is hereby made payable on the 1st day of January, 1907. Such person or persons as the Commissioners of the said Trust may from time to time appoint for the purpose shall be authorized to demand, receive, and recover the said rate.

The foregoing by-law, No. 27, was made and adopted

The foregoing by-law, No. 27, was made and adopted by the Commissioners of the St. Arnaud Shire Waterworks Trust on this 26th day of September, 1906, and the common seal of the Trust affixed hereto, in the presence of-

WM. SPROAT, Chairman. R. HENSON BROADHURST, Secretary.

Approved by the Governor in Council the 9th October, 1906. ROBERT S. ROGERS, Clerk of the Executive Council.

UPPER MACEDON WATERWORKS TRUST.— RATING BY-LAW FOR 1907.

TN pursuance of the powers conferred by the Water Act 1905, the Commissioners of the Upper Macedon Waterworks Trust do hereby make the following by-

law:

1. A rate of One shilling and sixpence in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District of the Upper Macedon Waterworks Trust, according to the valuation for the time being of all lands and tenements for the municipal rate of the municipal district in which such lands and tenements are situated, the minimum rate to be Twenty shillings, as fixed by the Governor in Council.

2. Water supplied by the Trust for other than domestic purposes shall be charged for by measurement (except in cases of special agreement with the Trust) at the rate of One shilling for every 1,000 gallons.

of One shilling for every 1,000 gallons.

3. The above rate is for one year, commencing on the 1st day of January, 1907, and ending on the 31st day of December, 1907; and shall be payable in two equal instalments on the 1st April and on the 1st October, 1907.

Such person as the Commissioners of the Upper Macedon Waterworks Trust may from time to time appoint for that purpose, shall be authorized to demand and receive, collect, and recover such rate.

Passed this 26th day of September, 1906.

F. C. BELLHOUSE, Chairman.

ALFRED TURNER, Commissioner.
T. HARROP, Secretary.

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS,
Clerk of the Executive Council.

WARRACKNABEAL WATERWORKS TRUST.— RATING BY-LAW FOR 1907.

THE Commissioners of the Warracknabeal Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance of the powers conferred by the Water Act 1905, make the following by-law for the year 1907. The forlowing are the rates which the owners and occupiers of land and tenements shall pay in respect of water supplied for domestic purposes by the Warracknabeal Waterworks Trust, that is to say, in regard to houses or tenements fronting any street in which pipes for water supply are laid, or which houses or tenements, if not on such street, are supplied with water by reticulation from such pipes:—

- 1. For every allotment of land, whether occupied or otherwise, where water is not being used, and of less than Ten pounds sterling annual municipal value, the sum of Two shillings in the pound on the amount of the municipal valuation.
- 2. For every house or tenement of Thirteen pounds or under municipal value, a rate of One pound shall be paid.
- 3. For every, house or tenement above the annual municipal value of Thirteen pounds per annum, the sum of Seven pounds ten shillings per centum per annum shall be paid on the annual value of such property.
- be paid on the annual value of such property.

 4. For all tenements in the said district situate otherwise than on the streets in which pipes for the supply of water have been laid down and which tenements are not supplied with water by reticulation from such pipes, and being within one-quarter of a mile from any standpipe for the supply of water, one-half the above-mentioned rate, and where such tenements are more than one-quarter of a mile from such stand-pipe, and within half-a-mile, one-fourth of the before-mentioned rate.
- 5. Such owners of tenements as are supplied with water by meter shall pay at the rate of One shilling and sixpence per 1,000 gallons up to the quantity they would be entitled to receive according to their assessment, and at the rate of One shilling per 1,000 gallons for anything over that quantity.
- 6. Such owners or occupiers of tenements not within the Trust area, and who have agreed with the Trust to be supplied with water by meter, shall pay at the rate of One shilling and sixpence per 1,000 gallons.
- 7. Such owners or occupiers of gardens, steam-engines, or stock who are supplied from the Trust reservoir with water, shall, if the Commissioners of the Trust think fit, pay an 'extra rate beyond that which they are already paying (if any), if, in the opinion of the Trust, such owners or occupiers are not paying a just proportionate rate for the water they are using. Such owners or occupiers to be notified in writing of such charge.
- 8. Such rates are hereby made payable half-yeariy, in advance, on the first day of January and the first day of July, 1907. Such person or persons as the Commissioners of the Trust may from time to time appoint for the purpose shall be authorized to demand, collect, and recover the said rates and charges.

The foregoing by-law was made and adopted by the Commissioners of the Warracknabeal Waterworks Trust on the 28th day of September, 1906, and the seal of the Trust was affixed hereto in the presence of—

(SEAL)

WILLIAM H. TINK, Chairman. K. CAMERON, Secretary.

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS,
Clerk of the Executive Council.

WYCHEPROOF WATERWORKS TRUST.— RATING BY-LAW.

THE Commissioners of the Wycheproof Waterworks
Trust, in pursuance of the powers conferred by the
Water Act 1905, hereby make the following by-law:—

No. 12.

By-law for making a rate for the year 1907 on all rateable property within the Urban District of the Trust.

The following are the rates which the owners and occupiers of lands and tenements shall pay in respect of water supplied for donestic purposes by the Wycheproof. Waterworks Trust within the said Urban District, that is to say, in regard to houses or tenements fronting any street in which pipes for water supply are laid, or houses or tenements if not on such streets, which are supplied with water by reticulation from such pipes:—

- r. For every house or tenement of Ten pounds annual municipal value or under, the sum of One pound per annum.
- 2. For every house or tenement above the annual municipal value of Ten pounds per annum, the sum of Ten pounds per centum per annum on the annual municipal value of such property.
- 3. For all tenements in the said Urban District situate otherwise than on a street in which the pipes for a supply of water have been laid down, and which tenements are not supplied with water by reticulation from such pipes, and being within a quarter of a mile from any stand-pipe for the supply of water one-half of the beforementioned rates; and where such tenements are over a quarter of a mile from such stand-pipe, and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 4. Such before mentioned rates shall be based on the municipal valuation.
- 5. Such rate is hereby made for the year 1907, commencing on the 1st day of January, and terminating on the 31st day of December, 1907, and shall be payable the one moiety on the first day of January, and the other on the first day of July in such year.

Such person or persons as the Commissioners of the said Teust may from time to time appoint shall be authorized to demand and receive such rates.

The foregoing by-law, No. 12, was made by the Commissioners of the Wycheproof Waterworks Trust on the twenty-fifth day of September, 1906.

The common seal of the Wycheproof Waterworks Trust was hereto affixed by authority of the said Trust, in the presence of-

(SEAL)

MARTIN WALSH, Chairman. A. G. STEWART, Secretary.

Approved by the 'Governor in Council the 9th October, 1906.

ROBERT S. ROGERS,
'Clerk of the Executive Council.

WYCHEPROOF WATERWORKS TRUST.—RATING BY-LAW.

THE Commissioners of the Wycheproof Waterworks Trust, in pursuance of the powers and authorities conferred by the *Water Act* 1905, do hereby make the following by-law:—

No. 13.

By-law for making a rate for the year 1907 on all rateable property within the Trust District, exclusive of the area therein which has been duly proclaimed and defined an Urban District for the purposes of the said Act.

- The following is the rate which the owners and occupiers of lands and tenements shall pay in respect of water supplied for stock and domestic purposes by the Wycheproof Waterworks Trust within the District of the Trust, exclusive of the said Urban District, that is to say:—
- A rate of Threepence in the pound sterling on the net annual value of the rateable property according to the valuation for the time being on the lands and tenements for municipal rates.

Such rate is hereby made for the year 1907, commencing on the first day of January, and terminating on the 31st day of December, 1907, and shall be payable on the first day of January, 1907.

Such person or persons as the Commissioners of the said Trust may from time to time appoint shall be authorized to demand, receive, and recover such rate.

The foregoing by-law, No. 13, was made by the Commissioners of the Wycheproof Waterworks Trust on the twenty-fifth day of September, 1906.

The common seal of the Wycheproof Waterworks Trust was fixed hereto by authority of the said Trust in the presence of-

(SEAL)

MARTIN WALSH, Chairman. A. G. STEWART, Secretary

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

YEA WATERWORKS TRUST.—RATING BY-LAW FOR 1907.

THE Commissioners of the Yea Waterworks Trust, the Waterworks District of which has been pro-claimed an Urban District for the purposes of the Water Act 1905, do hereby, pursuant to and in exercise of the powers conferred by the said Act, make the following by-law :-

1. For every house or tenement of Twenty pounds annual municipal valuation or under, the sum of Twenty

2. For every house or tenement of an annual municipal valuation exceeding Twenty pounds, a rate of One shilling in the pound.

3. For every unoccupied allotment of land, and for every allotment of land upon which no house or tenement has been erected, a rate of One shilling in the pound sterling of the annual municipal value of such

4. For every water-trough, a charge of Ten shillings.

5. For every steam boiler, a charge of Ten shillings for every horse-power of such boiler.

6. For stand-pipes or hydrant water, for each load of two hundred and fifty gallons or under, a charge of One shilling, to be paid on delivery.

7. For water supplied by the Trust by measure (other than stand-pipe or hydrant water), except in cases of special agreement with the Trust, a charge of One shilling for every thousand gallons.

8. The minimum quantity of water to be charged for y measurement (other than hydrant or stand-pipe water) shall be-

(1) If for domestic and other than domestic purposes, or domestic and other than townsette purposes, a quantity for which the charge of One shilling per thousand gallons would be equal to the assessed rate which would be payable for the house or tenement so supplied, if supplied otherwise than by measure.

(2) If solely for other than domestic purposes, thirty

(2) it sorely for other than domestic purposes, thirty thousand gallons per half year.

9. The above-mentioned rates and charges (except for stand-pipe or hydrant water), shall be payable half-yearly in advance, on the first day of January and the first day of July, 1907.

10. Such person or persons as the Commissioners of the Vea Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover the said rates and charges.

The foregoing by-law was made and adopted on the 1st day of October, 1906, and the scal of the Trust was affixed hereto, in the presence of—

JOHN W. DUNLOP, Chairman.
J. CURTHEW SANDERS,
J. D. O'CALLAGHAN,
JOHN QUINLAN, (SEAL) H. BANNERMAN, Secretary.

Approved by the Governor in Council the 9th October, 1906 ROBERT S. ROGERS, Clerk of the Executive Council.

SHIRE OF NUMURKAH WATERWORKS TRUST.-RATING BY-LAW FOR 1907.

THE Chairman and Commissioners of the Shire of Numurkah Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, do make the following By-law:—

BY-LAW NO. 62.

1. This By-law shall apply to the Urban District of Struthmerton, as such district is proclaimed and defined by an Order in Council, bearing date the 23rd day of September 1991. September, 1901.

2. The rates hereinafter specified are those which the owners and occupiers of lands and tenements, liable to be rated within the said Urban District, shall pay in respect of the year 1907, in respect of water supplied for domestic purposes.

3. On every house or tenement of the annual value of Ten pounds or under, according to the municipal valuation for the time being of such house or tenement, the sum of Twenty shillings; on every house or tenement above the annual value of Ten pounds, and on vacant allotments, a rate of Two shillings in the pound sterling on the amount of the municipal valuation for the time being.

4. Such rate shall be payable half-yearly, in advance, on the 1st day of January, 1907, and on the 1st day of July, 1907.

Such person or persons as the Commissioners of the 5. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rate.

The foregoing By-law was made by the Chairman and Commissioners of the Shire of Numurkah Waterworks Trust on the 13th day of September, 1906.

The seal of the said Trust was hereto affixed, in the presence of-

THOS, THORNTON, Chairman. (SEAL) H. K. LAMBOURN, JOHN S. CHRISTIE, Commissioners. B. LANCASTER, Secretary.

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

SHIRE OF NUMURKAH WATERWORKS TRUST.-RATING BY-LAW FOR 1907.

Numurkah Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, do make the following By-law:-

BY-LAW NO. 63.

1. This By-law shall apply to the Urban District of Wunghuu, as such district is proclaimed and defined by an Order in Council, bearing date the 25th day of February, 1905.

2. The rates hereinafter specified are those which the owners and occupiers of lands and tenements, liable to be rated within the said Urban District, shall pay in respect of the year 1907, in respect of water supplied for domestic purposes.

3. On every house or tenement of the annual value of Ten pounds or under, according to the municipal valuation for the time being of such house or tenement, the sum of Twenty shillings; on every house or tenement above the annual value of Ten pounds, and on vacant allotments, a rate of Two shillings in the pound sterling on the amount of the municipal valuation for the time being.

4. Such rate shall be payable half-yearly, in advance, on e 1st day of January, 1907, and on the 1st day of July, 1907.

5. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rate.

The foregoing By-law was made by the Chairman and Commissioners of the Shire of Numurkah Waterworks Trust on the 13th day of September, 1906.

The seal of the said Trust was hereto affixed, in the presence of-

THOS. THORNTON, Chairman.

H. K. LAMBOURN, JOHN S. CHRISTIE, Commissioners. (SEAL) B. LANCASTER, Secretary.

Approved by the Governor in Council the oth October, 1406.

ROBERT S. ROGERS, Clerk of the Executive Council. RIDDELL'S CREEK WATERWORKS TRUST.— RATING BY-LAW FOR 1907.

BY-LAW of the Riddell's Creek Waterworks Trust, A made under the powers conferred by the Water Acts, for the purpose of imposing, levying, and receiving a rate.

A rate of Two shillings in the pound (£1) sterling shall be imposed and levied on all rateable property in the Waterworks District of the Riddell's Creek Waterworks Trust, according to the valuation for the time being of all lands and tenements for the municipal rate of the Shire of Romsey in which such lands and tenements are situated, for one year, commencing on the 1st day of January, 1907, and ending on the 31st day of December,

The minimum rate to be paid shall be Twenty-five shillings on tenanted properties and Twenty shillings on

shillings on tenanted properties and Twenty shillings on untenanted properties.

The rate hereby made shall be payable and collected in two equal portions or instalments, and the first portion or instalment shall be due and payable on 2nd January, 1907, and the second portion or instalment shall be due and payable on 2nd day of July, 1907.

Such person or persons as the Commissioners of the Riddell's Creek Waterworks Trust may from time to time appoint for the purpose shall be authorized to demand and receive, collect, and recover all rates and charges due to the said Trust.

Passed this 2nd day of October, 1906.

ALEXANDER McWILLIAM, Chairman. (SEAL) A. W. SUTHERLAND, Secretary.

Approved by the Governor in Council the 9th October, 1906.

ROBERT S. ROGERS, Clerk of the Executive Council.

AVENEL WATERWORKS TRUST.—MINIMUM RATES FOR THE YEAR 1907.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Suchse Mr. Cameron

Mr. Langdon.

Mr. Cameron

WHEREAS by section 128 of the Water Act 1905
(No. 2016) it is enacted that the Governor in Council may from time to time fix a sum which shall be the amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that Five shillings (5s.) under clause 1 and Twenty shillings (2os.) under clause 2 of the Avenel Waterworks Trust's rating by-law for the year 1905 shall be the minimum amount of rates to be paid by every occupier or owner of any land or tenement liable to be tated under the said clauses respectively of the said by-law.

And the Honorable George Swinburne, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

DELL'S CREEK WATERWORKS TRUS MINIMUM RATES FOR THE YEAR 1907. RIDDELL'S CREEK TRUST.-

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT :

His Excellency the Governor of Victoria.

Mr. Sachse Mr. Cameron

Mr. Cameron

W HEREAS by section 128 of the Water Act 1905
(No. 2016) it is enacted that the Governor in
Council may from time to time fix a sum which shall
be paid annually by any occupier or owner of
any land or tenement liable to be rated by any
Waterworks Trust: Now therefore His Excellency
the Governor of the State of Victoria, by and with the
advice of the Executive Council of the said State, and
in pursuance of the now in part recited Act, doth order
and direct that the sum of One pound five shillings
sterling in respect of all tenanted properties, and One

pound sterling in respect of all untenanted properties, shall be the minimum amount of rates to be paid annually by every occupier or owner of any land or tenement liable to be rated by the Riddell's Creek Waterworks Trust.

And the Honorable George Swinburne, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS,

Clerk of the Executive Council.

Education Act 1890.

AMENDMENT IN REGULATION No. XI.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria. Mr. Sachse Mr. Cameron Mr. Langdon.

Mr. Cameron

WHEREAS by section 23 of the Education Act 1890
(54 Vict. No. 1086) it is enacted that the Governor in Council may from time to time make and rescind regulations for all or any of the purposes therein mentioned, and generally for carrying the said Act into effect: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind Clauses 34 to 40 of Regulation XI. made under the Education Acts, and doth substitute the following Clauses in lieu thereof, that is to say: to say :-

REGULATION XI.—Examination and Classification of Teachers.

Certificates of Qualification as Infant or Kindergarten Teacher.

The certificates of qualification as Infant Teachers or Kindergarten Teacher's will be termed Infant (or Kindergarten) Teacher's Certificate, Second Class, and Infant (or Kindergarten) Teacher's Certificate, First Class.

35. Second Class Certificates or First Class Certificates, as the case may be, will be issued to candidates who pass in the undermentioned subjects and tests, and who comply with the other conditions specified below.

A .- Second Class Certificate.

Psychology and child study.
 Biography and kindergarten principles.
 Nature study.
 V. Gifts and occupations, and games.
 VI. Drawing and brushwork.
 VII. Stories and poetry, place and use of these in the kindergarten or infant room.

kindergarten or infant room.

VIII. Singing knowledge and ability to teach and conduct kindergarten and other infant school

duct kindergarten and songs.

IX. Plays and games.

X. Class drill as from time to time prescribed.

XI. Geometry. Such knowledge as is implied in an intelligent grasp of the gifts and occupations.

XII. Practical teaching and infant or kindergarten school management.

I. History of education and Froebel's principles.

B.—First Class Certificate.

I. History of education and Froebel's principles.

II. Psychology.

III. Kindergarten or infant school management.

IV. Literature and art study.

V. Botany and nature study.

VI. Physiology.

VII. Gifts and occupations, games.

VIII. Drawing and brushwork.

IX. Stories and poetry.

X. Music and singing.

XI. Class drill.

XII. Geometry.

XIII. Practical teaching and infant or kindergarten school management.

36. At the examination for either certificate candidates will be allowed to present themselves for any number of the prescribed subjects, and will be given credit for those subjects in which they pass.

Candidates will not, however, be permitted to present themselves for examination in the subjects prescribed for the First Class Certificate until they have passed in all the subjects (except practical teaching and infant school management) prescribed for the Second Class Certificate.

37. Either certificate may be withheld if the Director, on the report of the Examiner or Examiners, is of opinion that the candidate does not possess sufficient experience of, and practical acquaintance with, infant or kindergarten school work, and no First Class Certificate will be issued until the candidate has successfully taught and conducted an infant department for not less than two years.

38. Candidates will not be allowed to present themselves for examination for either certificate unless they satisfy the Director that they have been attending the Training College or an approved school, which may be a State school, and getting regular practice in teaching for not less than one year in the case of candidates for a Second Class Certificate, and not less than two years in the case of candidates for a First Class Certificate must be not less than eighteen years of age, and, if not teachers employed in State Schools, must have passed the Junior Public Examination of the Melbourne University, or other approved examination, or must produce satisfactory evidence that they have received a good general education.

Candidates employed in State schools must possess the literary qualification prescribed under Act No. 2006, Second Schedule, for teachers of the Sixth Class, or must have passed in the literary work for a First Class Certificate.

40. Unless otherwise determined by notice in the Educa-38. Candidates will not be allowed to present them-

40. Unless otherwise determined by notice in the Education Gazette, examinations in the written work for the Infant or Kindergarten Teacher's Certificate will be held annually in November or December, and in the practical tests in September or October.

tests in September or October.

41. At the examination to be held in 1906, candidates for an Infant Teacher's Certificate of the Second Class will be allowed to present themselves for examination in the subjects as prescribed for that certificate under the Regulations hitherto in force, and at the examinations to be held in 1907 and 1908 candidates who at previous examinations have passed in some of the subjects prescribed for such certificate may also be examined, as regards the subjects in which they still have to pass, in accordance with the Regulations hitherto in force.

General

General.

42. The details of the subjects prescribed for any of the above examinations may from time to time be varied by the Director, provided that due notice is given.

43. Due notice of all examinations and of changes in the details of the subjects prescribed will be given in the Education Gazette. All candidates at examinations must defray their own travelling expenses.

And the Honorable Arthur Otto Sachse, His Majesty's Minister of Public Instruction for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

DEVIATION OF ROAD IN THE PARISH OF KELLALAC.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Sachse

Mr. Langdon.

WHEREAS by the Local Government Act 1903 (3 Edw. VII. No. 1893) it is amongst other things enacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in Minister that it is desirable to deviate a certain road in the parish of Kellalac: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the road defined in the following description to be a public highway (that is to sav) :-

County of Borung, parish of Kellalac: Commencing at the north-west angle of the Sheep Hills Pre-emptive section; bounded thence by that section bearing S. 7 deg. 47 min. W. fourteen chains fourteen links; thence by a line bearing N. 82 deg. 12 min. W. one chain; thence by allotment 824 bearing N. 7 deg. 47 min. E. fourteen chains fourteen links; and thence by the road to Donald bearing S. 82 deg. 12 min. E. one chain to the point of commencement,

in lieu of an existing road in the same parish, defined in the following description (that is to say):—

Tounty of Borung, parish of Kellalac: Commencing at a point on the south side of the road from Warracknabeal to Donald where the east boundary of allotment 82 abuts thereon; bounded thence by the said allotment bearing S. 7 deg. 47 min. W. fifteen chains fourteen links and S. 2 deg. 12 min. E. fourteen chains fourteen links; thence by a road bearing N. 7 deg. 47 min. E. one chain;

thence by lines bearing respectively N. 82 deg. 12 min. W. thirteen chains fourteen links and N. 7 deg. 47 min. E. fourteen chains fourteen links; and thence by the road from Donald bearing N. 82 deg. 12 min. W. one chain to the point of commencement.—(05.C.29136.)

And the Honorable John Emanuel Mackey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

DEVIATION OF ROAD IN THE PARISH OF TARRAWARRA.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Sachse Mr. Cameron Mr. Langdon.

WHEREAS by the Local Government Act 1903 (3 Edw. VII. No. 1893) it is amongst other things enacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Tarrawarra: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Tarrawarra, indicated by pink tint on a plan marked A attached to correspondence marked Melbourne, 17676/47, and deposited in the Office of Lands and Survey, Melbourne, to be a public highway in lieu of the existing road in the same parish, denoted by blue colour on the aforesaid plan.

And the Honorable John Emanuel Mackey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

> ROBERT S. ROGERS. Clerk of the Executive Council.

DEVIATION OF ROAD IN THE PARISH OF WEEAPROINAH.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Sachse Mr. Cameron Mr. Langdon.

Mr. Sachse
Mr. Cameron

WHEREAS by the Local Government Act 1903 (3
Edw. VII. No. 1893) it is amongst other things enacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Weeaproinah: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained m section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Weeaproinah, indicated by pink tint on a plan marked A, attached to correspondence marked Geelong, 2752/42, and deposited in the Office of Lands and Survey, Melbourne, to be a public highway in lieu of the existing road in the same parish, denoted by blue colour on the aforesaid plan.

And the Honorable John Emanuel Mackey, His Majesty's

And the Honorable John Emanuel Mackey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

> ROBERT S. ROGERS, Clerk of the Executive Council.

Water Act 1905. (5 Edw. VII. No. 2016). Part IV., Division 3. PUMPING LEASES, LICENCES, ETC.— REGULATIONS.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT :

ffis Excellency the Governor of Victoria.

Mr. Sachse

Mr. Langdon.

Mr. Cameron

HEREAS by section 218 of the Water Act 1905, it is enacted that the Governor in Council may from time to time make regulations for prescribing in connexion with the issue of any licence lease or other instrument issued under this Act the mode and terms of any grant of such lease or licence the procedure upon the application the conditions of issue the form of the licence lease or other instrument and the charge to be paid on the issue thereof or for any survey required in connexion therewith:

connexion therewith :

Now therefore His Excellency the Governor, acting by and with the advice of the Executive Council, doth, in exercise of the authority conferred by the said section 2i8 of the said Water Act 1905,, and for the purpose of carrying out the provisions of Division 3 of Part IV. of the said Act, make the regulations following, that is to said Act, make the regulations following, that is

REVOCATION OF EXISTING REGULATIONS.

These regulations are in substitution of existing regulations, and all existing regulations in reference to the matters herein, except as to acts done under them and rights conferred, are hereby revoked.

INTERPRETATION OF TERMS.

"Governor in Council" shall mean the Governor acting by and with the advice of the Executive Council. "Minister" shall mean the responsible Minister of the Crown for the time being administering the Water Act 1905, "The Act" or "the said Act" means the Water Act 1905, "Commission" means the State Rivers and Water Supply Commission. "Authority" means any body or persons empowered by or under this Act to construct or to manage and control waterworks and includes the Board of Land and Works the State Rivers and Water Supply Commission any waterworks trust any local governing body and the Ballarat Water Commissioners as the case may be. "Applicant" or "intending applicant" respectively means any person or body corporate applying for, or intending to apply for, any, lease or licence under these regulations. Words importing the missculine gender shall be deemed to include females, and the singular to include the plural, unless the contrary as to humber or gender is expressly provided.

COMPUTATION OF TIME.

In all cases in which any particular number of days is prescribed in these regulations, the same shall be reckoned exclusively of the first day and inclusively of the last day, unless the last day shall fall upon a Sunday or holiday, in which case the time shall be reckoned exclusively of that day also.

REGULATIONS UNDER DIVISION 3 OF PART IV. OF THE WATER ACT 1905, No. 2016.

PART 1.

 $\overset{\scriptscriptstyle \mathsf{T}}{\mathrm{P}}$ UMPING LEASES (UNDER SECTIONS 213-215 OF THE ACT).

Pumping Leases (under Sections 213-215 of the ACT).

1. Publication of notice of application—First Schedule.

—Every intending applicant shall give notice of his intention to apply for such lease and of the purpose and proposed term thereof by advertisement published in the Government Gazette and in some newspaper circulating generally in the locality where the land a lease of which is applied for is situate; and such notice shall, be, in the form of the First Schedule to this part of these regulations, or to the like effect, and shall, be signed by the intending applicant, and shall bear date the day of its first publication as aforesaid, and shall appear in three consecutive issues of such newspaper.

in three consecutive issues of such newspaper.

2. Copy of notice to be delivered to authority and municipal officers in certain cases.—If the land in respect of which a lease is desired, or if the source of supply from which it is intended to raise water, be, at the point at which the water is to be raised, within or adjoin till district of any Authority or Municipality, the applicant shall deliver a copy of the notice aforesaid to the secretary or other proper officer of such Authority or No. 116.—October 17, 1006.—11402.—2

Municipality, at the corporate office of such Authority or Municipality, within seven days after the date of the first publication of the notice as aforesaid.

3. Application to be forwarded to the Commission—Second Schedule:—Within one month after the date of the first publication of such notice in the Government Gazette the applicant shall forward to the Commission an application in writing for such lesse in the form of an application; in writing, for such lease, in the form of the Second Schedule to this part of these regulations, or to the like effect, together with a copy of each issue of the newspaper containing a copy of the notice referred to in clause 1 of these regulations.

4. Application to be accomfanied by surveyor's report and plan.—Every application shall also be accompanied by a report of an authorized surveyor, together, with a plan showing by metes and bounds the land for which the lease is desired, and such report shall furnish the particulars following, viz.:—

 (\hat{a}) A technical description of the boundaries of the

land.

(b) The extent of the area of the land.

(c) A statement as to whether the land, or any part thereof, is within the district of any Authority or Municipality; and, if within any such district, the name of the particular Authority or Municipality as the case may be.

(d) The source of supply from which the applicant intends to raise water, and the point at which water is to be raised.

water is to be raised.

water is to be raised.

5. Where application is for renewal of lease, the Commission may waive the necessity for compliance with foregoing provisions.—Notwithstanding anything hereinbefore contained, the Commission may, as it shall see fit, waive the necessity for a compliance with any of the provisions of the foregoing clauses of this part of these regulations, in any case in which the applicant shall have previously obtained a pumping lease for any term not exceeding five years of the land in respect of which a further lease is applied for, if the source of supply in the further proposed lease be the same as in the original lease, and provided also that the application for such further lease be made within three calendar months from the date at which the term granted by the former lease shall have expired. shall have expired.

shall have expired.

6. Notice of objection.—Any person or corporation desirous of objecting to the issue of any lease shall within thirty days after the date of the first publication of the notice of application for a lease required by this part of these regulations, send written notice of objection to the Commission, and such notice shall state the grounds of objection.

of objection.

of objection.

7. Copy of notice of objection to be forwarded to applicant.—Upon receipt of any such notice of objection, the Commission shall cause a copy thereof to be forwarded forthwith to the applicant.

8. Commission to consider all applications and objections.—Every application for a lease, and all objections which may as it shall be considered by the Commission which may as it shall see fit, recommend the Governor in Council either to grant or refuse a lease of the land applied for.

in Council either to grant or refuse a lease of the land applied for.

9. Notice of intention to grant lease to be published in "Government Gazette."—The lease to be granted in pursuance of the determination of the Governor in Council shall, not be issued until after the, expiration of one month from the time of a hotice of intention to grant the same shall have been published in the Government Gazette, and in some newspaper circulating in the district within which the land sought to be leased is situate.

10. Area of léasehold and term ôf lease.—The area to be granted under the lease shall in no case exceed in extent three acres and the term of lease shall not exceed fifteen years.

extent three acres and the term of lease shall not exceed fifteen years.

11. Form of pumping lease—Third Schedule.—Every pumping lease may be in the form of the Third Schedule to this part of these regulations; or to the like effect, and shall also be subject to such other covenants and conditions; and to the payment to the Commission of such yearly rent, not being less than Two pounds, as the Governor in Council shall in any case see fit to impose.

12. Fee for the preparation of lease.—The annlicant before executing the lease shall pay to the Commission the sum of One pound as the fee for the preparation of the lease.

13. Transfer of lease.—Upon the application, in writ-

the lease.

13. Transfer of lease.—Upon the application, in writing, of any proposed transferror and transferree of any lease under this part of these regulations; the Governor in Council may, on the tecommendation of the Commission, if he approve of such transfer authorize the same to be made by indorsement for the residue of the term thereof; when the same may be transferred by indorsement. A notification of every such transfer shall be published in the Government Gasette. The fee for such indorsement thall be One pound, and shall be payable to any officer named in that behalf by the Commission.

No. 116,-October 17, 1906.-11402.-3.

FIRST SCHEDULE—(PART I.)—CLAUSE 1 OF REGULATIONS.

Notice of Application for a Pumping Lease.

I, the undersigned, hereby give notice as hereunder that I am desirous of creeting and using, upon the undermentioned unoccupied Crown lands, pumping machinery for raising water, and that it is my intention to apply for a pumping lease in respect of such lands.

Any objections to my application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within thirty days from the date hereof

hercof.

Name of applicant.	Where lan	d applied for s is situated.	Area (not exceeding three acre.).	Term of lease.	Source from which water is to be raised.	Description of machinery to be used in pumping.	Remarks,
	County- Address- Precise 1	- - ocality— '					
Dat	ted at	this		d	ay of		19
	. •	Signature Address-					

Occupation-

SECOND SCHEDULE—(PART I.)—CLAUSE 3 OF REGULATIONS.

To the State Rivers and Water Supply Commission. I, the undersigned, hereby make application as hereunder for a pumping lease in respect of the undermentioned unoccupied Crown lands, for the purpose of erecting on such lands pumping machinery for raising water.

Application for a Pumping Lease.

							·-
Name of applicant in falt, and postal address.	Where land applied for under lease is situated.	Area (not exceud- ing three acres).	Source from which it is in- tended to raise warer.	Description of machinery to be used in pumping.	Date of licence (if any) authorizing the diversion of water.	Term for which lease is desired.	Remarks.
:	County Parish - Preci-e locality						

Dated at in the State of Victoria . day of

Signature of applicant-

19

Address---

Occupation-

THIRD SCHEDULE-(PART I.)-CLAUSE 10 OF REGULATIONS. Form of Pumping Lease.

Entered in the Register Book Vol. Registrar of Titles.

This Indenture made the day of in the year of our Lord One thousand nine hundred and between His Most Gracious Majesty King

between His Most Gracious Majesty King Mard VII. of the one part and hereinafter called the lessee) the other part. Whereas the Governor in Council has cought fit that this lease which has been applied for by the lessee and is granted under the provisions of Division 3 of Part IV. of the Water Act 1905 for the purpose of erecting on the site demised by such lease and using thereon pumping machinery for raising water so far as the lessee may have or may hereafter acquire any right to divert or use water shall be subject to the covenants and conditions and to the payment of the rent hereinafter expressed and reserved. And whereas notice of the said application for the said lease and of its purpose and proposed term was published in the Govern

of the said application for the said lease and of its purpose and proposed term was published in the Government Gazette on the day of in the year of our Lord One thousand nine hundred and and notice of intention to grant such lease was published in the Government Gazette on the day of in the year of our Lord One thousand nine hundred and

Now this Indenture witnesseth that in consideration of the rent hereby reserved and the covenants and conditions

herein contained and on the part of the lessee h executors administrators assigns and transferrees to be observed and performed His Majesty doth by these presents grant and demise unto the lessee h executors administrators assigns and transferrees all that piece of land situate in the parish of county in the State of

Victoria containing by admeasurement be the same more or less the particular shape abuttals and dimensions of which said piece of land is delineated on the plan in the margin of these presents and therein coloured red together with the appurtenances but without coaferring any right to divert water.

Excepting and reserving unto us our heirs and successors all gold and auriferous earth or stone and all mines containing gold within the boundaries of the said piece of land together with full liberty and authority for us our heirs and successors and our and their agents and servants at any time or times during the term hereby granted to enter on the said land and to search and mine thereon for gold and to extract and remove therefrom any gold and any auriferous earth or stone and for the purposes aforesaid to sink shafts erect machinery carry on any works and do any other things which may for the purposes aforesaid to sink shalts erect machinery carry on any works and do any other things which may be necessary or usual in mining. And also reserving unto us our heirs and successors liberty at any time during the said term to resume for mining purposes all or any part of the said piece of land on paying to the said lessee h. executors administrators assigns or transferrees for the value other than auriferous of the land resumed and of the improvements thereon such value in case of difference to be ascertained by arbitration pursuant to and so as with regard to the mode and consequences of the reference to conform to the regulations concerning of the reference to conform to the regulations concerning the resumption of land for mining purposes for the time being in force to hold the said premises unto the said lessee h executors administrators assigns and trans-

the resumption of land for mining purposes for the time being in force to hold the said premises unto the said lessee h executors administrators assigns and transferrees for the term of year from the day of year from the day of thousand nine hundred and and paying therefor during the said term the yearly rent of be made in advance the first payment to be made on the day of the date hereof and the next payment on the day of the date hereof and the next payment on the day of the date hereof and the next payment on the same day in each succeeding year clear of all rates taxes and assessments to which the said land and premises are now or at any time during the said term may be subject or liable. And the lessee for h sel h heirs executors administrators assigns and transferrees do hereby covenant with His said Majesty his heirs and successors that he the lessee h executors administrators assigns and transferrees will during the said term pay unto His Majesty his heirs and successors the rent hereby reserved on the days hereinbefore appointed for the payment thereof. And will throughout the said term hereby granted use the land hereby demised for the purpose of erecting and using thereon pumping machinery suitable for raising water in accordance with the provisions of Division 3 of Part IV. of the Act aforesaid and for no other purpose whatsoever and will at h own expense securely fence in al open cuts drains or other excavations for the time being upon the said land whensoever required to do so by the Commission or by the local governing body and will during the said land whensoever required to do so by the Commission or by the local governing body and will during the said land whensoever required to do so by the Commission or by the local governing body and will during the said land whensoever required to do so by the Commission or by the local governing body and will during the said land hereof the purpose as sole arbitrator and will at the expiration or sooner determination of the said term peaceably deliver up

arbitrator and will at the expiration or sooner determina-tion of the said term peaceably deliver up the said premises to His Majesty his heirs and successors and will not during the said term transfer or assign the said lease hereby granted or the terms or interest acquired hereunder without the authority of the Governor in Council having been first obtained. (Here insert any special covenants or conditions.)

Provided always and these presents are upon this express condition that if the lessee h executors administrators assigns or transferrees shall fail for one year at any time during the said term hereby granted to use the said premises bond fide for the purpose hereinbefore

mentioned or if and whenever the rent hereby reserved mentioned or if and whenever the rent hereby reserved shall be in arrear for seven days although no demand for payment shall have been made or if and whenever there shall be a breach of any of the covenants and agreements of the lease herein contained then these presents and the term hereby created shall be void and it shall be lawful for His Majesty and any bailiff of Crown lands or for any other agents or officers authorized in that behalf by the Commission without any demand whatsoever to enter upon the land hereby demised and the lessee he executors administrators or trensand the lessee h executors administrators or trans-ferrees and all persons claiming under them for ever ferrees and all persons claiming under them for ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case His Majesty had obtained judgment in ejectment for recovery of possession of the said land and a writ of habere facias possessionem or other process had issued on such judgment directed to such sheriff in due form of law and that in case of such entry and any action being hrough to rether proceedings taken for or on account law and that in case of such entry and any action being brought or other proceedings taken for or on account of the same by any person whomsoever the defendant or defendants to such action may plead leave or licence in bar thereof and these presents shall be conclusive evidence of the leave or licence of the lessee h executors administrators assigns or transferrees and all persons claiming under them to His Majesty and any bailiff of Grown lands and all persons acting in the matters complained of inventeers complained on the complained on the complained on the complained on the comp matters complained of in such action or other proceedings.

In witness whereof His Excellency the Governor of the State of Victoria hath on behalf of His Majesty the King caused the seal of the said State to be affixed to this grant and hath also set his hand the day and year first above written and the lessee ha also set h hand and seal.

PART II.

LICENCES FOR WATER EASEMENTS (UNDER SECTION 216 OF THE ACT).

- Publication of notice of intention to apply for licence 1. Prolitation of notice of intention to apply for ticence — First Schedule.—Every intending applicant for a hience to cut, construct, and use upon and through any land, any race, drain, dam, or reservoir, or to deepen, widen, clean, repair, or otherwise improve any such race, drain, dam, or reservoir, or to take water therefrom, shall publish in the Government Gazette and in three consecutive intentions for the consecutive intentions. tive issues of some newspaper generally circulating in the locality where the land a licence for which is applied for is situate, a notice in the form of the First Schedule to this part of these regulations, or to the like effect, and such notice will be dated the first day of its publication as aforesaid, and shall be signed by the intending applicant.
- applicant.

 2. Copy of notice to be delivered to landowner.—The applicant shall also, within seven days from the date of the first publication of the original notice, deliver to each landowner through or upon whose land it is proposed to cut, construct, and use any race, drain, dam, or reservoir, or to deepen, widen, clean, repair, or otherwise improve any such race, drain, dam, or reservoir, or to take water therefrom, a copy of such notice, together with a tracing or copy of the plan hereinafter in these regulations mentioned, and such copy of the said notice and tracing or copy of the said plan shall be served upon any such landowner, either personally or shall be left at his usual place of abode with some person of years of discretion, apparently an inmate thereof; and in case any such landowner shall be absent from the State, or his usual place of abode cannot be found after diligent inquiry, such copy of the said notice and tracing or copy, of the said plan shall be left with the occupier of such land, or if there be no such occupier shall be affixed, and kept affixed for fourteen days, upon some conspicuous part of the land. conspicuous part of the land.
- 3. Application for licence to be forwarded to Commission—Second Schedule.—Within fourteen days after the first publication of such notice as aforesaid, the applicant shall forward to the Commission an application in writing for such licence, in the form of the Second Schedule of this part of these regulations or to the like effect; together with a copy of each issue of the newspaper containing such notice.
- 4. Application to be accompanied by plan, &c.—Such application shall be accompanied by a plan showing clearly by metes and bounds:—
 - (a) The course and dimensions of any proposed race or drain, together with a longitudinal and transverse section thereof.
 - (b) The several allotments or portions of allotments of land through which it is proposed to cut, construct, and use such race or drain, giving also the names of the respective owners thereof.

 (c) The site and dimensions of any dam or reservoir proposed to be constructed.
 - proposed to be constructed.

- 5. Commission may require applicant to furnish additional particulars.—In addition to the particulars furnished in any by the said application and plan, the Commission may require the applicant to supply such additional particulars and information as the Commission may deem necessary to enable the application to be deadt with.
- 6. Commission may waive necessity for compliance with foregoing provisions in certain cases.—Notwithstanding anything nereinbefore contained, the Commission may, as it shall see fit, whive the necessity for a compliance with any of the provisions of the foregoing part of these regulations, in any case in which the applicant shall apply for a renewal of a licence previously obtained for the same race, drain, dam, or reservoir, and where the term of such former licence shall not have exceeded five years; provided that such renewal or further licence shall be applied for within three calendar months from the date at which the term of the former licence shall have exat which the term of the former licence shall have ex-
- 7. Notice of objection.—If any landowner, through or upon whose lands it is proposed to carry out any of the works under the licence applied for, be desirous of objecting to the issue of the licence, he shall, within thirty days after the date of the first publication as aforesaid of the applicant's notice of intention to apply for the licence, forward to the Commission a notice in writing of his objection, and such notice shall state clearly the grounds of his objection.
- 8. Copy of notice of objection to be forwarded to applicant.—Upon receipt of any such notice of objection, the Commission shall cause a copy thereof to be forwarded forthwith to the applicant.
- 9. Commission to consider all applications and objections.

 —At the expiration of the said period of thirty days, and after all necessary particulars relating to the application shall (in the opinion of the Commission) have been obtained, and all necessary inquiries made, the Commission shall consider every such application and all objections thereto and, as to it may seem fit, may recommend the Minister to grant or refuse the licence applied for.
- to. Commission to satisfy itself that regulations have been complied with.—Before proceeding to the consideration of the application for a licence, the Commission shall satisfy itself by such inquiries as it may deem necessary, that all the requirements of this part of these regulations have been complied with, excepting only so far as the Commission may in cases of renewals of licences, have waived any of such requirements, as provided for by these regulations.
- Minister may grant licence.-The Minister may, 11. Minister may grant licence.—The Minister may, subject to the provisions in this part of these regulations and to the terms of Division 3 of Part IV. of the said Act, grant a licence for any term not exceeding fifteen years, subject to the payment by the licensee of compensation to the owners of land, as provided in the said Act, and subject to the payment of such fees to the Commission as to the Minister may seem fit.
- 12. Notification of the granting of any licence to be published in the "Government Gasette."—A notification of the granting or refusal of every such licence shall be published in the Government Gazette.
- 13. Form of Licence—Third Schedule.—Licences granted under this part of these regulations may either authorize the cutting, construction, and use of any race of drain, or the construction of any dam or reservoir, or the deepening, widening, cleaning, repairing, or otherwise improving of any race, drain, dam, or reservoir, and the taking of water therefrom, or may authorize all or any of such things; and every licence shall be in the form or to the effect of the Third Schedule to this part of these regulations, and may contain conditions:— Form of Licence-Third Schedule.-Licences granted
 - (1) Prescribing the extent, nature, and site of any dam or reservoir authorized to be constructed.
 - (2) Prescribing the course and dimensions of any race or drain authorized to be constructed.
 - (3) Prescribing the manner and the period during which any such race, drain, dam, or reservoir, shall be cleaned, deepened, widened, repaired or otherwise improved.
 - (4) Prescribing what rent, nominal or otherwise, shall be payable to the landowner for the easement.
 - (5) Prescribing the number and nature of the bridges, crossings, and fences to be erected and maintained by the licensee.

And also such further and other conditions and stipula-tions as the Minister, having regard to the circumstances of each application, and subject to the provisions of the said Act, may think fit to impose.

14. Plan to be indorsed on licence.—Every licence issued under this part of these regulations shall have affixed thereto, or indorsed thereon, a plan showing by measurements the course and dimensions of any race or drain, or the site and dimensions of any dam or reservoir authorized by such licence to be cut, constructed, used, or deepened, widened, cleaned, repaired, or otherwise improved.

15. Licence-fee to be fixed by Commission.—The fee to be paid for the preparation of any such licence shall, in each case, be fixed by the Commission.

in each case, be fixed by the Commission.

16: Special form of licence.—Notwithstanding anything hereinbefore contained, the Minister may, should he see fit, in any case in which all the requirements of this part of these regulations have been fully complied with, and in which he considers that the special circumstances so require, on the recommendation of the Commission, grant a licence in such special form, whether by deed of otherwise, as may be applicable thereto; and such licence shall be issued in accordance with the provisions of the said Act, upon such terms and subject to such conditions and stipulations, and upon such payment, whether fo the owner or to the Commission, or to both, as the Minister may think fit.

17. Transfer of licence.—Upon the application in writ-

i. 17. Transfer of licence.—Upon the application in writing of any proposed transferror and transferree of any licence, under this part of these regulations, the Minister may, on the recommendation of the Commission, by indorsement upon any licence issued under this part of these regulations, authorize the transfer of such licence to such proposed transferree for the residue of the term thereof; and the same may thereupon be transferred by indorsement accordingly.

18. Notification of transfer.—A notification of every

18. Notification of transfer.—A notification of every such transfer shall be published in the Government Gazette.

19. Fee for transfer.—The fee for every such transfer shall be One pound, and shall be payable to any officer named in that behalf by the Commission.

named in that behalf by the Commission.

20. Commission may require deposit of money as security for compensation.—The Commission may, before recommending the Minister to grant any licence, if it think fit, require the applicant to deposit a sum of money to be held by it as security for the payment by the applicant of compensation to the landowner, and the Commission may apply such, sum or part thereof in payment or in part payment of any sum or sums awarded or fixed in accordance with the provisions of the Lands Compensation Act 1890, as such Act is incorporated with and modified by the Water Act 1905.

21. Notification of revocation of licence.—The revoca-

21. Notification of revocation of licence.—The revoca-tion of any licence granted under this part of these regulations before the expiration of the term thereof shall be notified in the Government Gazette.

shall be notified in the Government Gazette.

22. Renewal of licence.—Every licence granted under this part of these regulations may, subject to the provisions of the said Act, be renewed from time to time, by indorsement upon the original licence, for such further term as the Minister, on the recommendation of the Commission, shall think fit, and every such renewal shall be notified in the Government Gazette.

FIRST SCHEDULE-(PART II.)-CLAUSE 1 OF REGULATIONS. Notice of Intention to Apply for a Water Easement Licence.

Licence.

17. the undersigned; hereby give notice as hereunder of my intention to apply for a licence authorizing me to construct and use a upon the undermentioned land.

Any objection to this application must be forwarded in writing to the State Rivers and Water Supply Commission; Melbourne, within thirty days from the date thereof

Name and	upon or th	of land rough which t desired.	Natu eard	Term for which	Remarks	
address of [applicant.]	Situation of land.	Name and address of owner.	purposes of easement.	licence desired.	Remarks	
Dated	at	· 	this		day o	

Signature of intending applicant-Address— Occupation—

SECOND SCHEDULE-(PART II.)-CLAUSE 4 OF REGULATIONS. Application for a Water Easement Licence. To the State Rivers and Water Supply Commission.

I, the undersigned, hereby make application as hereunder for a licence authorizing me to cut, construct, and upon the undermentioned land.

Name and address of applicant.	upon or th	urs of land rough which t desired.	Nature and purposes of easement.	Term for which licence desired.		
	Situation of a land.	Name and address of owner.			Remarks.	
, Datėd	at ,		this		day of	

Signature of applicant-Address-Occupation-

THIRD SCHEDULE—(PART II.)—CLAUSE 14 OF REGULATIONS. Licence (under Section 216 of Act).

Know all men by these presents that I being the responsible Minister of the Crown for the time being administering the Water Act 1905, in exercise of the powers conferred by section 216 of the said Act and in accordance with the regulations of the Governor in Council in force under section 218 of the said Act do grant to

of the Governor in Council in force under section 218 of the said Act do grant to of (hereinafter, called the licensee) licence to cut construct and use, the race drain dam or reservoir (or to deepen widen clean repair and otherwise improve such race drain dam or reservoir or to take water therefrom or to do all or, any of, such things as the case may be) in and upon the lands described in the schedule hereto and shown upon the plain in the margin hereof, (or of the schedule, or indorsed hereon) and subject to the provisions of the said section 216 of the said Act and by the authority of this licence to enter upon the said lands for the purpose, herein expressed but for none other to, hold and exercise this licence for the period of years subject to the conditions for the cessor and avoidance of this licence hereinafter contained. And this licence hereinafter contained. And this licence is granted upon the express condition precedent to any such entry that the licensee shall make compensation to the owners of such land for any damage occasioned by such entry the amount whereof shall be determined and recovered in accordance with the provisions of the Lands Compensation Act 1890 as such Act is incorporated with and modified by the Water Act 1000.

the Land's Compensation Act 1890 as such Act is incorporated with and modified by the Water Act 1905. And this licence shall wholly cease and determine and all rights, conferred, or acquired by the licensee hereunder shall be at an end upon the breach of any of the conditions following.

CONDITIONS

That the licensee shall, within months from the date hereof and before he shall make any entry hereunder; proceed to accretain and shall pay the compensation to the owner of such lands in accordance with the express condition precedent hereinbefore contained.

tained.

That the works to be constructed or maintained under this licence shall be, in the position, of the extent, and of the nature set out in the schedule hereto.

That the hierasce shall pay the rents following to the several persons following and to their transferrees, that is to say—[Here set out names of landowners and amount of rents and days of payment].

That the licensee will not take any greater quantity of water out of the said dam or reservoir than—[Here state maximum quantity which may not be exceeded, but use no words giving any right to take any fixed quantity).

quantity).

That the licensee will construct and maintain the bridges crossings, and fences described in schedule and plan.

That the licensee will not transfer or assign this licence without, the consent, in writing, of the Mainter first being obtained, in accordance with the regulations—(Here tneer, any additional or special conditions which the Minister may on the recommendation of the Commission in each case determine to be necessary).

Schedule and plan above referred to.

(Here state accurately the site and extent of dam or reservoir and the course and dimensions of race and description of works to be constructed, including bridges, crossings, fences, &c., and in case of licences to repair or deepen or improve, the manner and period for repairs,

This licence is granted by me, as such Minister, this day of . 19 .

Minister of Water Supply.

PART III.

LICENCES TO DIVERT WATER (UNDER SECTION 217 OF THE ACT).

ACT).

1. Publication of notice of intention to apply for a licence—First Schedule.—Every intending applicant for a licence to take or divert water from any river, creek, stream, or water course, lake, lagoon, swamp, or marsh, flowing through, situate upon, or bounded by Crown lands, or of which the bed and banks are vested in the Crown, and to cut, construct, and use any race through and upon any Crown lands, for any purpose whatsoever other than for mining purposes, shall publish in the Government Gazette and in three consecutive issues of some newspaper circulating generally in the locality where the proposed point of offtake or diversion is situate, a notice in the form of the First Schedule to this part of these regulations, or to the like effect, and such notice shall be dâted the first day of its publication as aforesaid and shall be signed by the intending applicant.

2. Copy of notice to be given to Authority or Municipal of take or diversion be within or adjoin the district or any Authority or Municipality a copy of such notice shall within seven days of the date of the first publication of the original notice be delivered to the secretary or other proper officer of such Authority or Municipality at the content of the original notice be delivered to the secretary or other proper officer of such Authority or Municipality at the

the original notice be delivered to the secretary or other proper officer of such Authority or Municipality at the corporate office of such body.

3. Application to be forwarded to Commission—Second Schedule.—Within a menth after the first publication of such notice as aforesaid the applicant shall forward to the Commission an application in writing for such licence, containing all the information and particulars provided for in the form of the Second Schedule to this part of these regulations, together with a copy of each issue of the newspaper containing such notice; and the application shall be in the form or to the effect of such schedule.

schedule.

4. Commission may require further particulars.—In addition to the notice of application, and to the particulars furnished in and by the said application, the Commission, for the purpose of dealing with such application, may require the applicant to publish or give such further notice, or to supply such further details, or such plans and descriptions of any works proposed to be carried out by the applicant in connexion with the diversion of the water as to it may appear necessary, or for the purpose aforesaid may require the applicant to have made such surveys, or such further surveys, or to do such other acts as to it (the Commission) may appear necessary.

such other acts as to it (the Commission) may appear necessary.

5. Particulars to be given of race to be constructed under licence.—The extent to which the applicant, for the purpose of raising, conveying, or using the water to be diverted, desires to cut, construct, and use any race through or upon any Crown lands must be shown in his published notice of intention to apply for a licence, and must set forth the situation, course, and dimensions of the proposed race; and his application for the licence must be accompanied by a plan showing the course and dimensions of such proposed race and the point of off-take or diversion.

6. Notice to be given to occupiers of lands.—If the Crown lands through which it is proposed to cut, construct, or use the race be demised or licensed under the provisions of any Act for the time being in force dealing with the alienation of Crown lands, or occupied by virtue of any miner's right or business licence, the applicant shall within seven days from the date of the first publication of the original notice deliver to every licensee of such land, and to every person occupying the same by virtue of such miner's right or business licence, personally, a copy of his notice or intention to apply for a licence under these regulations, or shall, within the time aforesaid, leave such copy at the usual or last known place of abode of such licensee with some person of years of discretion apparently an inmate thereof, or in the event of the whereabouts of such person, or his place of abode, being unknown to the applicant, a copy of such notice shall be posted and kept posted for a period of fourteen days on some conspicuous place upon the land or through which it is proposed to cut, construct, or use the race as aforesaid.

7. Commission in certain cases may waive the necessity for compliance with foregoing provisions.—Notwithstanding anything hereinbefore contained, the Commission may, as it shall see fit, waive the necessity for a compliance with any of the provisions of the foregoing clauses of this part of these regulations in any case in which the applicant shall apply for a renewal only for a licence previously obtained for the diversion of water in the same quantity and from the same source and offtake, and where the works are upon the same plan of construction, and where the term of such former licence shall not have exceeded five years, and provided that such renewal or further licence shall be applied for within three calendar months from the date at which the term of the dar months from the date at which the term of the former licence shall have expired.

8. Natice of objection.—Any person or corporation destroys of objecting to the issue of any licence shall within thirty days after the date of the first publication of the notice of application for a licence required by this part of these regulations send written notice of objection to the Commission and such notice shall state the grounds of objection.

grounds of Opjection.

9. A copy of notice of objection to be forwarded to applicant.—Upon receipt of any such notice of objection the Commission shall cause to be forwarded forthwith through the jost office, to the applicant a copy thereof.

10. Commission to consider all applications and objections.—After the expiration of the said period of thirty days, and after all necessary particulars relating to the application shall, in the opinion of the Commission, have been obtained, and all necessary inquiries made, but not before, the Commission shall consider every such application and all objections (if any) thereto, and after being satisfied that all the requirements of this part of these regulations and of the said Act are complied with, may accordingly as it may seem to it right to do, recommend the Governor in Council either to grant or refuse the licence applied for.

11. Commission's recommendation to Governor in Council

the licence applied for.

11. Commission's recommendation to Governor in Council as to grant or refusal of licence.—In its recommendation as aforesaid as to the granting of any licence the Commission may recommend that such licence be granted, but subject always to the provisions of the said Act, for such term not exceeding fifteen years, and upon payment of such rent or annual fee or price by measurement of water diverted, and upon such conditions and subject to such covenants as to it may seem proper.

12. Notification of grant or retural of licence.—Notifi-

12. Notification of grant or refusal of licence.—Notifi-cation of the granting or refusal of every licence shall also be published in the Government Gazette.

- 13. Form of licence—Third Schedule.—Every licence may be in the form or to the effect of the Third Schedule to this part of these regulations, or in such other form as the Governor in Council may deem to be necessary to meet the circumstances of each case, and may be issued for any term not exceeding fifteen years, and may contain all or such only of the conditions following as Governor in Council may in each case think necessary for prescribing :-
 - (a) The point of diversion or offtake.
 - (b) The maximum quantity of water which, so far as the Crown has the right to divert, may be diverted within a given period of time, or during such time or times as the quantity of water in the source of supply may equal or exceed a given quantity, or regulated according to the months or season of the year.
 - (ε) The purpose or purposes for which the water is to be diverted.
 - (d) The point at which water diverted, if for motive power purposes only, is to be returned to the source of supply.
 - (e) The manner and condition in which such water shall be returned.
 - (f) The number, nature and situation of the appliances, gauges, or meters (if any) to be used in measuring the water diverted or returned.
 - in measuring the water diverted or returned.

 (g) The price to be paid to the Commission by the licensee for the water diverted, whether by a rent, fixed annual payment, or by payment by measurement of water diverted, and where the water in the source of supply may be either increased in quantity, regulated in volume, or improved in quality by the works of any other person, or any body corporate, the amount to be paid by the licensee in addition to the said payment to the Commission to such person or body corporate, and the times and mode of such payment. such payment.
 - (h) The works, machinery, apparatus, or appliances, by means of which the water is to be diverted.

19

14. Provisoes.-Every licence, in whatever form the same may be issued, shall contain provisions for:—
(a) The revocation of the licence by the Governor in

Council at any time upon payment of the com-pensation provided for in section 217 of the

pensation provided for in section 217 of the said Act, and no other compensation whatso-ever, to the body or person entitled to the benefit of the licence.

(b) The removal by the licensee, when required, of all works, appliances, and machinery used for the purpose of the licence, at the expiration or sooner determination of the licence, whether such earlier, determination be the reversely of

or sooner determination of the licence, whether such earlier determination be by revocation of the licence by forfeiture or otherwise.

(c) The determination of the licence upon breach by the licensee of any of the covenants or conditions thereof, and the removal or destruction by any person duly authorized in that behalf by the Commission of the works, appliances, and machinery which may have been used for the purposes of the licence, without any claim for outlay or compensation by the licensee, or body, or person entitled to the benefit of the licence.

And such other or additional conditions, stipulations, and provisoes, consistent with the provisions of the said Act, as the Governor in Council, having regard to the purpose and circumstances of each licence, may think fit to impose.

15. Plan to be indorsed upon licence.—Every licence under this part of these regulations shall have indorsed thereon, or attached thereto, a plan showing the position of all works to be constructed or used in connexion with the purposes of the licence, including the course of all races to be cut or constructed, and the point of diversion and of return (if any) of water diverted.

t6. Fee for preparation of licence.—Such reasonable fee shall be paid for the preparation of any licence granted under this part of these regulations, as shall in each case be determined by the Commission.

each case be determined by the Commission.

17. Licence in special form may be granted.—Notwithstanding anything hereinbefore contained, the Governor in Council may, should he see fit, in any case in which all the requirements of this part of these regulations have been fully complied with, and in which the Governor in Council shall consider that the special circumstances so require, on the recommendation of the Commission, grant a licence in such special form, whether by deed or otherwise, as may be applicable thereto; and such licence shall be issued in accordance with the provisions of the said Act, upon such terms, and subject to such conditions and stipulations, and upon payment to the Commission of such rent, annual payment, or payment by measurement of the water diverted, as the Governor in Council may think fit.

18. Transfer of licence.—Upon the application in writ-

18. Transfer of licence.-Upon the application in writ-18. Transfer of licence.—Upon the application in writing of any proposed transferror and transferree of any licence under this part of these regulations, the Governor in Council may, on the recommendation of the Commission, by indorsement upon any licence issued under this part of these regulations, authorize the transfer of such licence to such proposed transferree for the residue of the term thereof; and the same may thereupon be transferred by indorsement accordingly.

19. Notification of transfer.—A notification of every such transfer shall be published in the Government Gazette.

Gazette.

20. Fee for transfer.-The fee for every such transfer

20. Fee for transfer.—The fee for every such transfer shall be One pound, and shall be payable to any officer named in that behalf by the Commission.

21. Commission may require applicant to deposit money as security for compensation.—The Commission may, before recommending the granting of any licence, if it think fit, require the applicant to deposit such sum of money as it may think may be sufficient to be held by him as security for the payment by the applicant of the compensation to any person entitled to compensation under section 217 of the said Act, in consequence of any races under any licence; and the Commission may apply such sum or part thereof in payment or in part payment of any sum or sums awarded or fixed in accordance with the provisions of the Lands Compensation Act 1800, as such Act is incorporated with and modified by the Water Act 1905.

Act 1905.

22. Notification of revocation of licence.—The revocation of any licence granted under this part of these regulations before the expiration of the term thereof shall be notified in the Government Gazette.

23. Renewal of licence.—Every licence granted under this part of these regulations may, subject to the provisions of the soil Act he renewed from time to time by in-

of the said Act, be renewed from time to time by in-dorsement upon the original licence, for such further term, and subject to such consideration, as the Governor in Council, on the recommendation of the Commission,

shall think fit, and every such renewal shall be notified in the Government Gazette.

FIRST SCHEDULE-(PART III.)-CLAUSE 1 OF REGULATIONS. Notice of Intention to apply for a Licence to Divert Water and Cut Races.

I, the undersigned, hereby give notice, as hereunder, of my intention to apply for a licence authorizing me to divert water from the also authorizing me to cut and use a race upon Crown

Any objection to this application must be forwarded in writing to the State Rivers and Water Supply Commission, Melbourne, within thirty days from the date hereof.

	The property of the personal and sort of the personal conveying the water from the point of offine or diversion. Term for which licence is desired. Remarks.
--	--

Dated at Signature of intending applicant— Postal address— Occupation-

SECOND SCHEDULE—(PART III.)—CLAUSE 3 OF REGULATIONS. Application for a Licence to Divert Water and Cut Races. To the State Rivers and Water Supply Commission,

I, the undersigned, hereby make application as here-under, for a licence, authorizing me to divert certain water from the at a point situate in the parish at a point situate in the parish for the purpose of

and also authorizing me to cut and construct a race upon Crown lands for conveying the water diverted from the point of offtake to-

~~ . I	Source from which it is proposed to divert water and precise footily of noint of livesion		Works, machinery, or appliances proposed to be used in divorting water.	Purposes for which the water is to be diverted.	Trition of the control of the contro	Term for which licence is desired.	Remarks
--------	---	--	---	---	--	------------------------------------	---------

Dated at this day of Signature of applicant—Address— Occupation-

THIRD SCHEDULE-(PART III.)-CLAUSE 13 OF REGULATIONS. Licence to Divert Water and Cut Races (under Section 217 of the Act).

This Indenture made the day of between His Majesty King Edward VII. of the one part and of the water and the licensee of the other part. Whereas the Governor in Council has determined in exercise of the powers conferred by section 217 of the Water Act 1905 to grant the licence hereinafter set forth subject to the rent (or payments) conditions covenants and provisoes hereinafter reserved and expressed Now this Indenture witnesseth that in consideration of the rent (or payments) hereinafter reserved and of the conditions and covenants by the licence hereinafter contained doth grant unto the licensee his executors administrators and assigns subject to the conditions for re-entry and cesser hereinafter contained licence and authority to occupy and to cut construct and use all such races and to construct and erect all such necessary works for the purpose of diverting and conducting (and where required returning) water as shall be approved by the State Rivers and Water Supply Commission upon the Crown lands—(Here describe the Crown lands upon which races and works are to be constructed and plan) And also licence and authority to schedule and plan) And also licence and authority to

4299

divert water from the stream known as—(Here describe the source from which the water is to be taken, stating off take and all other particulars)—to the same extent but no greater than he might divert the same if he were the owner of such Crown lands, but so that the quantity of water to be diverted subject to the limitation aforesaid be-(Here describe the maximum quantity and provide for the return of the minimum proportion to be returned (if any) at a point lower down the stream referring to plan or schedule as necessary for clearness)—To hold and géan or schedule as necessary for clearness)—10 hold and enjoy the licensee his executors administrators and assigns for the term of years from the day of determinable however as hereinafter provided Vielding and paying unto His Majesty his heirs and successors during the continuance of the said term at the times and in the manner hereinafter provided the rent following that is to say—flere set out the rent or price to be paid for the water whether by fixed rent annual payment or frice by measurement of water diverted. If the water is to be used for any specific purpose here set out the purpose of commencing with the words, "and the water to be so diverted under this licence shall be used for the purpose of commencing with the words, "and the water to be so diverted under this licence shall be used for the purpose following, that is to say"—Here if desirable a clause authorizing distress for vader rent may be inserted.) And the said licensee doth hereby for himself his executors administrators and assigns covenant with His Majesty his heirs and successors in manaer following that is to say that he will pay the said rent on the days and in the manner hereinbefore reserved during the continuance of the said term and a proportionate part of such rent if the said term shall be determined between any two of such periodical days of payment. And further that the licensee his executors administrators and assigns will to the satisfaction of the. Commission or of such-officer as the Commission may appoint erect maintain cleanse and keep in good working order all such meters water gauges and other apparatus as the Commission may consider necessary to effectually measure (or where water has to be returned all water returned) and so that not merely the rent to be paid may be ascertained and recorded but also whether any excess of water beyond the maximum quantity of water allowed by this licence has been at any time diverted and time the maximum quantity which can be diverted under the maximum quantity which can be diverted

cease and determine and His Majesty his heirs and successors or the Minister or the person authorized under the seal of the Commission shall be entitled to enter upon the land included in this licence and to take possession of the said land and of all the works engines plant and apparatus then being upon the said land or used in connexion with the operations conducted under these presents such works engines plant and apparatus to become the property of His Majesty his heirs and successors upon payment by the Commission or by the person authorized by it under seal of the net cost of the licensee of the works engines plant and apparatus less a sum equivalent to any depreciation in value which shall have accrued from wear and tear but with the addition to the amount of such compensation of such percentage not exceeding. Ten pounds per cent. on such amount as the Commission may recommend in the event of any disagreement as to the amount of such compensation the same shall be determined and recovered in accordance with the provisions of the Lands Compensation Act 1890 as incorporated with and modified by the Water Act 1905. And the licensee for himself his executors administrators and assigns further covenants with His Hajesty his heirs and successors that at the expiration or other sooner determination of cease and determine and His Majesty his heirs and sucsors that at the expiration or other sooner determination of the said term he will deliver to the person authorized by the Commission or to any officer appointed by it all the land and the earth-works and buildings and, the other premises comprised in this licence and occupied or used under these presents in good working order.

In witness whereof His Excellency on behalf of His Majesty the King caused this licence to be sealed with the seal of the State and the licensee hath set hereto his hand and seal.

Signed sealed and delivered by the said licensee this day of in the year of our Lord One thousand nine hundred and

And the Honorable George Swinburne, His Majesty's Minister of Water Supply for Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

Factories and Shops Acts.

REGULATION OF TOBACCONISTS' SHOPS 'IN. PORTION OF THE SHIRE OF BENALLA.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

Mr. Langdon.

His Excellency the Governor of Victoria. Mr. Sachse Mr. Cameron

Mr. Cameron

NDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, upon petitions certified by the municipal clerk of the municipal district of the Shire of Benalla as signed by a majority of all the shopkeepers in the Central Riding of the said Shire of the particular. class or kind to be affected, doth hereby make the follower: in Regulations, that is to say: ing Regulations, that is to say :-

- (1) All Tobacconists' Shops (being shops of a class or kind mentioned in the Fourth Schedule to the Factories and Shaps Act 1905, No. 1975), within the Central Riding of the municipal district of the Shire of Benalla, shall be closed during the whole of each year on the afternoon of Wednesday in each week from the hour of One o'clock.
- (2) All Tobacconists' Shops (being shops of a class or kind mentioned in the Fourth Schedule to the Factories and Shops Act 1905, No. 1975), within the Central Riding of the municipal district of the Shire of Benalia, shall be closed during the whole of each year on the evenings of Monday, Tuesday, Thursday, and Friday in each week from the hour of Eight o'clock.

And the Honorable Sir Samuel Gillott, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

Factories and Shops Acts. ULATION OF HAIRDRESSERS' SHOPS PORTION OF THE SHIRE OF BENALLA. REGULATION '

At the Executive Council Chamber, Melbourne, the ninth day of October, 1966.

PRESENT:

His Excellency the Governor of Victoria. Sachse Mr. Langdon. Mr. Sachse Mr. Cameron

Mi. Excellency the Co
Mitherian

Mi. Cameron

Mi. Camer

Clerk of the Executive Council.

Milk and Dairy Supervision Act 1905. REGULATIONS.—STANDARDIZATION OF MILK AND CREAM TESTING APPLIANCES AND ACIDS: SYSTEM OF WEIGHING MILK AND CREAM, TAKING SAMPLES, AND READING

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria. Mr. Sachse Mr. Cameron

NDER the powers in that behalf conferred by the Milk and Dairy Supervision Act 1905, and all other powers him enabling, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, doth make the Regulations following (that is to sav):

State of Victoria, with the activations following (that is to thereof, doth make the Regulations following (that is to say):

(a) The measure used for the purpose of taking samples of milk for testing by the "Babcock" method for butter-fat contents shall be the pipette measure, graduated to hold 17.6 cubic centimetres of milk.

(b) The weights used for weighing samples of cream for testing by the "Babcock" method for butter-fat contents shall be nine (9) grammes.

(c) The "Babcock" test bottles used for milk testing shall be graduated so as to contain two (2) cubic centimetres or 1.8 grammes between Zero (o) and ten (10) per cent., and each percentage and decimal part thereof shall be accurately marked according to its holding capacity.

(d) The "Babcock" test bottles used for cream testing shall be graduated so as to contain six (6) cubic centimetres of 5.4 grammes between Zero (6) and thirty (30) per cent., and each percentage and decimal part thereof which is marked shall be accurate according to its holding capacity.

age and decimal part thereof which is marked shall be accurate according to its holding capacity.

(e) The 'specific gravity of the sulphuric acid for 'use with the 'Babcóck' 'test shall be 1.827, at a 'temperature of 60 itegrees Fahrenheit.

(f) The pipette used for the purpose of taking samples of milk for testing by the "Gerber" method for butter-fat contents shall be graduated to hold 11 cubic centimetres of milk.

(g) The weights used for weighing samples of cream for testing by the 'Gerber' method for butter-fat contents shall be five (5) grammes.

(h) The "Gerber" test bottles used for milk testing shall be graduated so as to contain 1.125 cubic centimetres or 1.0125 grammes between Zero mark (0) and nine (0) per cent., and each percentage and decimal part thereof shall be accurately marked according to its holding capacity.

(1) The 'Gerber' test bottles used for cream testing 'shall be graduated so as to contain 5.55 cubic centimetres, or 'five (5) grammes between 'the Zero mark (0) and one hundred (100) per cent.', and each percentage or decimal part thereof which is marked shall be accurate according to its holding capacity.

(j) The specific gravity of the sulphuric acid for use with the 'Gerber' test shall not be less than 1.820, nor greater than 1.825, at a temperature of 60 degrees Fahrenheit.

(k) The amyl alcohol for use with the "Gerber" test shall be fat free, and have a specific gravity of .815, at 60 degrees Fahrenheit.

(f) All milk or cream purchased for the purpose of manufacture into butter, cheese, condensed milk, concentrated milk, or dried milk shall be weighed and not measured by the gallon or part thereof.

part thereof.

(m) The sample of milk or cream secured for testing by the "Babcock" or "Gerber" methods for by the "Badcock" or "Gerber" methods for its butter-fat contents shall be taken in such a way as to represent the average conditions and specific gravity of the whole.

(2) The reading of the fat shall be made at a temperature between 120 and 140 degrees Fahrenheit.

heit.
And the Honorable George Swinburne, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS,

Clerk of the Executive Council.

Income Tax Acts.

EXTENSION OF TIME FOR MAKING ASSESSMENTS OF INCOMES FOR THE YEAR COMMENCING 1ST JANUARY, 1906. *

At the Executive Council Chamber, Melbourne, the eleventh day of September, 1906.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bent Mr. Davies

Mr. Cameron Mr. McLeod.

Mr. Davies

Mr. McLeod.

If Sexcellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, and in pursuance of the provisions of section 58 of the Income Tax Act 1895 (58 Vict. No. 1374), doth hereby appoint that all assessments of incomes for the year commencing on the 1st day of January, 1906, which are not made or done on or before the 13th day of September, 1906, shall be made or done on or before the 13th day of Qctober, 1906, and that the tax payable on such assessments shall be payable at the Income Tax Office, Melbourne, on or before the 29th day of October, 1906.

And the Honorable Thomas Beat, Ilis Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

*Inserted in lieu of the Notice on page 3916 of the Gazette of 19th September, 1906.

Local Government Act 1903.

PROVISIONS OF VOTING BY ROST ACT APPLIED TO MUNICIPAL ELECTIONS. — CITY OF FITZROY.

At the Executive Council Chamber, Melbourne, the ninth day of October, 1906.

PRESENT:

His Excellency the Governor of Victoria. Mr. Sachse Mr. Cameron Mr. Langdon.

Mr. Cameron

Is Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, by the day of October, 1900, under the provisions of section 148 of the Local Government Act 1903 (3 Edw. VII. No. 1893), and pursuant to the petition of the Council of the Municipality of the City of Fitzroy, directed that the provisions of the Voting by Post Act 1900, applicable and severally referred to in the underwritten Schedules, shall apply to the election of Councillors for the Municipality of the said City, with the alterations of such provisions as shown or indicated in the said Schedules, the same being alterations deemed necessary for the purpose of carrying into effect such provisions as so applied, and to give effect to the requirements of sub-section (1) of section 2 of the said Act.

2 of the said act.

His Excellency has also directed that the official to give the public notice required by the said section as altered shall be the Municipal Clerk of the said City.

And His Excellency, by the Order hereinbefore mentioned, has further directed that the Regulations following shall have effect.

1. The following persons are hereby appointed officers within the meaning of section 21 of the Voling by Post Act 1900 as applied to Municipal Elections, viz.:—
All Justices of the Peace,
All Councillors of any City, Town,
Borough, or Shire,
All Municipal Clerks,
All Clerks of Courts,
All Head-masters of State Schools,
And every member of the Police Force,
2. Every letter or envelope transmitted through the

And every member of the Police Force, and every member of the Police Force, as 2. Every letter or envelope transmitted through the post-office, pursuant to the Voting by Post Act as applied to Municipal Elections, either by or to a Returning Officer, shall have the necessary postage upon same prepaid. The above-mentioned Order to be in lieu of the Order approved on 15th August, 1905, and published in the Government Gazette of the 18th August, 1905.

SCHEDULE.

PROVISIONS OF THE VOTING BY POST ACT 1900 APPLICABLE TO THE ELECTION OF COUNCIL ORS FOR THE CITY OF FITZROY, AND ALTERATIONS TO BE READ AS MADE THEREIN FOR THE PURPOSES OF SUCH APPLICATION. The following provisions, with the necessary alterations thereof, as shown or indicated, of the Voting by Post Act shall apply to the election of Municipal Gouncillors for

The following provisions, with the necessary alterations thereof, as shown or indicated, of the Voting by Post Act shall apply to the election of Municipal Gouncillors for the City of Fitzroy.

Section 2 shall apply, omitting all the words after the word "of" where it appears the second time on the first line down to the word "therein" on the fourth line, and substituting therefor the words "a Municipal Council"; inserting after the word "vacant" in the fourth line, the words "or not less than six days before the day appointed for holding the annual election"; and omitting the words "the Government Gazette and unless otherwise prescribed in two Melbourne daily newspapers and also in" in the fifth and sixth lines; omitting the words "any province or" in the seventh line, and substituting therefor the word "the"; omitting the words "Member or members" in the eighth line, and substituting therefor the words "Councillor or Councillors"; omitting all the words after the word "effect" in the tenth line.

Section 3 shall apply, omitting the word "elector" in the first line, and substituting therefor the word "Annicipality"; omitting the words "province or district" in the second line, and substituting therefor the word "Municipality"; omitting the word "whose in the second line, and substituting therefor the word "Municipality"; omitting the word "whose in the words in the word "trom" in the third line, and substituting therefor the word "down to the word "and" in the fourth line, and substituting therefor the word "Worlers Roll for such Municipality."

Section 5 shall apply, omitting the words "any electoral" in the third line, and substituting therefor the word "Municipality."

Section 6 shall apply, omitting the words "province or district" in the third and fourth lines, and substituting therefor the word "Municipality."

Section 6 shall apply, omitting the words "province or district in the third line, and substituting therefor the word "Municipality."

Section 6 shall apply, omitting the words after the word "one

Section 8 shall apply, omitting the word "electoral" in the first line, and substituting therefor the word "Voters"; omitting the words "province or district" wherever they appear, and substituting therefor the word "Municipality."

"Municipality."

Section o shall apply, omitting the words "electors electoral province or district" in the second and third lines, and "province or district" in the third line, and substituting therefor the word "Municipality" in both places; omitting the words "electoral provinces or districts" in the twentieth and twenty-first lines, and substituting therefor the word "Municipality," and omitting the words "Postmaster or" wherever they occur, and in line three omitting "Postmaster" and inserting "Officer" in lieu thereof.

Section o shall apply, omitting the words "Postmaster.

in lieu thereof.

Section 10 shall apply, omitting the words "Postmaster or" wherever they occur.

Section 11 shall apply unaltered.

Section 12 shall apply, omitting the words "province or district" in the third and fourth lines, and substituting therefor the word "Municipality."

Section 13 shall apply, omitting all the words from the beginning of the section down to the word "the?" where it appears the second time in the second line; omitting the

words "province or district" in the fourth line, and substituting therefor the word "Municipality"; omitting the word "any" in the eighth line, and substituting therefor the word "the"; omitting all the words after the word "for" in the eighth line down to the word "to-day" in the nintli line, and substituting therefor the words "Councillor or Councillors for the City of

Fitzio,"

Section 14 shall apply, omitting the words "pursuant to the Constitution Acts Amendment Acts," in the second line; and substituting therefor the words "in pursuance of the Local Government Act 1903"; omitting all the words after the word "together" in the twenty-sixth line down to the word "such" in the twenty-ninth line; omitting the words "said sections" in the thirtieth line, substituting therefor the words "Local Government Act 1903"; omitting all the words after the word "the" where it appears the second time in the thirty-ninth line down to the end of the section, and substituting therefor the word "Municipality."

Section 16 shall apply, omitting the word "nosted" in

Section 18 shall apply, omitting the word "municipality."

Section 16 shall apply, omitting the word "posted" in the first line, and substituting therefor the words "sent through the post"; omitting all the words after the word "shall" in the second line down to the word "every" in the 'seventh line,' and substituting therefor the words "have the necessary postage thereon prepaid."

Section 17 shall apply, omitting the words "within the provisions of section two hundred and seventy-five of the Constitution Act Amendment Act-1890."

Section 18 shall apply unaltered.

Section 20 shall apply unaltered.

Section 21 shall apply unaltered.

Section 21 shall apply unaltered.

Section 21 shall apply unaltered.

Section 22 shall apply whallered.

Section 23 shall apply unaltered they appear in the second and third lines, and the words "province or district" in the fourth line, and substituting therefor the word "Municipality."

Section 22 shall apply unaltered.

Section 22 shall apply unaltered. Section 23 shall apply unaltered.

SCHEDULES TO ACT NO. 1701.

SCHEDULES TO ACT NO. 1701.

First Schedule shall apply, omitting the word "Legistative?" where it appears in the first and twelfth lines, and substituting therefor the words "Council of the City of Fitzroy"; and omitting the word "Electoral" in the second line, and substituting therefor the word "Municipality"; inserting after the word "there?" in the second line the words "whose name appears on the Rolls of such Municipality and"; omitting all the words after the word "obtained" in the nineteenth line down to the word "The" in the twenty-fourth line, and substituting therefor the words "from the Clerk of the Municipality"; omitting in the last line the words "Chief Secretary," and substituting therefor the words "Town Clerk."

Second Schedule shall apply, omitting the words "Elec-

Sectedary, and substituting therefor the words "Electoral" of Ovens, Myrilc Creek Division," where they appear in the fourteenth and seventeenth lines, and substituting therefor the words "City of Fizzoy," omitting the words "Roll of Ratepaying Electors" in the eighteenth line, and substituting therefor the words "No., Supplementary Roll No.," in the nineteenth line; and omitting all the words after the word "given" in the twenty-third line; and omitting the word "Her" in the twenty-third line; and omitting the word "Her" in the twenty-third line; and substituting "His" therefor; and omitting the words "Queen Victoria" in the twenty-fourth line, and substituting therefor "King Edward VII.," and omitting the words "Postmaster or" wherever they occur.

and omitting the words "Postmaster or" wherever they occur.

Third Schedule shall apply, omitting the word "Electoral" in the first line, and substituting therefor the words "City of Fitzroy"; omitting the word "Legislative," fourth line, and substituting therefor the words "Municipality of Fitzroy."

Fourth Schedule shall apply, omitting the word "Electoral" in the first line, and substituting therefor the words "City of Fitzroy"; and omitting the words "Postmaster or" wherever they occur.

Fifth Schedule shall apply, omitting the words "or the General or Supplementary Roll" in the third and fourth lines: omitting the word "Division" in the fourth line; and substituting therefor the word "City of Fitzroy"; omitting the word "Electoral" in the fourth line, and substituting therefor the words "City of Fitzroy"; omitting the words "Members for the Legislative" in the sixth line, and substituting therefor the words "City of Fitzroy"; and omitting the words "Electoral" in the seventh line, and substituting therefor the words "City of Fitzroy."

And the Honorable Ewen Hugh Cameron, His Ma-

And the Honorable Ewen Hugh Cameron, His Ma-iesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

ROBERT S. ROGERS, Clerk of the Executive Council.

Land Act 1901.

AREAS OF LANDS INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency the Honorable Sir Reginald Arthur James Talbot. Knight Commander of the Most Honorable Order of the Bath, Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

W HEREAS by the Land Act 1901 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time increase or diminish the area of land comprised in any of the classes mentioned in Part I., Division I, section 5, of the said Land Act 1901, but that the area of lands which may be sold by auction (Class 7) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 113 and 132 of the Land Act 1901 aforesaid, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in classes I, 2, 3, 7, 8, and 11 respectively of the classes mentioned in section 5 of the Land Act 1901 aforesaid to the extent set forth in the subjoined Schedules respectively (that is to say):—

The Schedules referred to.

Areas of Lands Comprised in Classes 1, 2, and 3 Increased.

County.			Parish.		Allotmer.t	A	rea		Class.	Description.	
						Α.	R.	P.			
Bendigo			Marong		37н	30	0	0	Third	}	
Bendigo	•••		Nerring		16, sec. 7	40	0	0	Second		
Borung	•••		Nullau		73A	22	Ö	ő	First	Situated north-west of and adjoining allotment 74	
Lowan	•••	•••	Lecor		3A, sec. 6	18	0	0	First	Comprising a Departmental reserva tion for limestone, south of road from Border Town	
Lowan			Tarranginnie		150a	15	0	0	Second		
Dundas			Dewiang		6 and 7, sec. 7	60	0	0	First		
Ripon	.,	•••	Ararat		22, вес. Зв	200	0	0	Second		
Borung			Warmur		450 and 910	94	0	0	First	Licensed under section 50 to Annie Randall	
Kara Kara		•••	Warrenmang	•	41, sec. 2	50	0	0	Second	Formerly held under section 103 by B. T. Simons	
Kara Kara			Warrenmang		128c	100	0	0	Third		
Kara Kara			Redbank		6D, sec. G	75	Ó	0	Third		
Gladstone			Berrimal	***	28A, sec. C	150	0	0	Second	A Water Reserve on Fenton's Creek	
Talbut			Castlemaine	• • • • • • • • • • • • • • • • • • • •	37, sec. 6	26	0	0	Second	1	
Talbot			Fryers		3, sec. 1a	12	Ó	0	Second		
Talbot	•••	•••	Maldon		11D, sec. 9	32	ō	0	Second		
Grant			Clarendon		7, sec. 5	104	Ó	Ŏ.	Second		

Area of Land Comprised in Class 7 (Lands which may be Sold by Auction) Increased.

County.	Pa tsh.	Allotment	Area	Description.
Bogong	Baranduda		A. R. P. 4 2 36	Allotment 5A, section 5

AREA OF LAND COMPRISED IN CLASS 8 (AURIFEROUS LANDS) INCREASED.

County,			Parish.			Allotment.	Area.		Description.		
									A. R.	Р.	
Talbot	***			Maldon		•••			5 0	0	Allotment 17D, section F

Areas of Lands Comprised in Class 8 (Auriferous Lands) Diminished.

County.			Pari8h			Allotment.	Area.			Description,	
								Α.	R.		
endigo				Maring		j		30	0		Allotment 37H
endigo				Nerring				40	0		Allotment 16, section 7
pon				Ararat				200	0	0	Allotment 22, section 3B
ıra Kara				Warrenmang				29	0	0	Allotment 41, section 2
ra Kara				Warrenmang				100	0	0	Allotment 128c
ıra Kara				Redbank				75	0	U	Allotment 6D, section G
				Castlemaine				26	U	0	Allotment 37, section 6
lbet			•••	Fryers			***	12	0	0	Allotment 3, section 1A
dbot	•••		•••	Clarendon	• • • •			104	ō	ñ	Allotment 7, section 5
rant	**		• • • •	Crarendou		•••	•••		•	•	111100michie 1, section o

Areas of Lands comprised in Class 11 (Water Reserves) Diminished-

Coun	у.	I	Parish.		Are	a.			Description.
					A.	R.	P.		
Borung Gladstone		 Nullan Berrimal		 	$\frac{22}{159}$	0	0	i	Allotment 73A Allotment 28A, section C

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and six, and in the sixth year of His Majesty's reign.

(L.S.)

R. TALBOT.

By His Excellency's Command,

J. E. MACKEY, Commissioner of Crown Lands and Survey,

GOD SAVE THE KING!

PUBLIC HIGHWAYS IN THE TOWNSHIP OF WUNGHNU WITHIN THE SHIRE OF NUMURKAH.

PROCLAMATION

By His Excellency the Honorable Sir Reginald Arthur James Talbot, Knight Commander of the Most Honorable Order of the Bath, Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

W HEREAS by the Local Government Act 1903 (3 Edw. VII. No. 1893) it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Governor Gazctte, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare. bridge, square, court, aloy, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the Minricipality of the Shirr of Numurkah has requested that the lands hereinafter mentioned, which have been reserved, used, or acquired by the said Council for the purpose of making stree's within the Township of Wunghnu, be so declared public highways: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, with the advice of the Secutive Council of the said State, do by this notice declare the lands reserved, used, or acquired for the streets hereinafter maned and described, and situate within the Shire of Numurkah aforesaid, to be Public Highways within the meaning of the said Act. viz. :—

PUBLIC HIGHWAYS IN THE TOWNSHIP OF WUNGHNU.

Name of St	Name of Street.		Width of Carriage- wuy.	Width of Footpath on each side.		Extent.
Brunton-street			feet. 24	feet.	feet. 33	From south-east corner of Police Reserve northward to Carlisle- street
Woodhouse-street			36 ·	15	. 66	From Watson-street north to Water Reserve
Dockery-street	•••		36	15	66	From Warnecke street north to Taylor-street
Warnecke-street			36	15	66	From Carlisle-street west to Township Boundary
Watson-street			36	15	- 66	From Carlisle-street west to Dockery-street
Taylor-street			36	15	66	From Woodhouse-street west to Dockery-street
Walters-street	•••		36	15	66	From Woodhouse street west to north-west corner of allotment 5, section 23
Graham-street	•••		36	15	f6	From intersection of Taylor and Orchard streets south-easterly to Township Boundary

^{*} Footpath on western side of street only.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and six, and in the sixth year of His Majesty's reign.

R. TALBOT.

By His Excellency's Command,

E. H. CAMERON, Commissioner of Public Works.

GOD SAVE THE KING!

TIMBER RESERVE.-PROCLAMATION PARTLY REVOKED.

PROCLAMATION

By His Excellency the Honorable Sir Reginald Arthur James Talbot, Knight Commander of the Most Honorable Order of the Bath, Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Australia, &c., &c., &c.

W HEREAS by a Proclamation as hereunder set forth, made in pursuance of the provisions of The Land Act 1869, a certain reserve made for the Preservation and Growth of Timber was proclaimed: And whereas it is expedient to revoke in part the said Proclamation: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in the Land Act 1901 (1 Edw. VII. No. 1749), do hereby order as follows, viz.:—

Extrements—The Proclamation hereing date the continuation of the provision of the continuation of the said State of VII.

EMBERTON.—The Proclamation bearing date the 30th July, 1883, by which certain reserves made for the Preservation and Growth of Timber were proclaimed, is

hereby revoked so far only as it relates to the portion of the Reserve in the parish of Emberton hereinafter described, viz. :-

One hundred and seventy-six acres, more or less, county of Dalhousie, parish of Emberton, being the portion of land indicated by pink colour on plan marked A attached to correspondence of W.22455, deposited at the Crown Lands Office, Melbourne.—(£.49[2] (of W.22455).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and six, and in the sixth year of His Majesty's reign.

R. TALBOT.

By His Excellency's Command.

J. E. MACKEY. Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

SALES of Crown Lands in Fee simple to be held at the undermentioned places and dates, viz.:—

	Gazette.
Pallarat—Tuesday, 30th October	108
Bright-Monday, 12th November	110
Bruthen-Tuesday, 23rd October	106
Corryong-Wednesday, 7th November	110
Echuca—Friday, 23rd November"	116
Hamilton—Tuesday, 23rd October	106
Mansfield-Thursday, 25th October	108
Minyip-Wednesday, 24th October	106
Rochester-Thursday, 22nd November	116
Tallangatta-Monday, 5th November	110
Tatura-Wednesday, 21st November	116
Tungamah-Friday, 19th October	106

Lands and Survey Office, Melbourne.

SALES (Nos. 8399, 8400, AND 8101) OF CROWN LANDS IN FEE SIMPLE.

IS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that sales by auction of the undermentioned Crown lands will be holden at the times and places inditioned, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants, "childidah, okceptions, and regulations directed by the Governor in Council by an Order in Council dated" the 4th day of July, 1899, and published in the Government fuzcite of the 11th July, 1899, page 2749.

A deposit of twelve and a half per centum of the price at which is each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or batk notes, or cheques approved of by the receiver and paymaster, and the residue of such price will be payable in a such a such a such price will be payable in the last day of each successive period of six months from the lime of sale, or, if the purchaser choose; at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £4 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchase manay being made. The fee for such registration shall be Ten shillings.

SCALE OF PAYMENTS.

£20 and under.	not more	than 6 meta	lments.		
Over 121, and	not exceed	ing £50, not	niore than	8 in	stalments.
" £'i0.		£100.''	1.4 1.14 1.11	10 '	11
610.1		6300		19	

" £70,	u *	£100, ' '	1.94-9		, 11 .
n £10),	11	£200,	1)	12	Ħ
£200,	.;	£300,	н	- 14	10
4 £300,		£400,	u	16	- d
n £400,		£500,		18	11
ii £300.			`11	20	ü

J. E. MACKEY, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 15th October, 1905.

TCHUCA.—Sale (No. 8309) at ELEVEN o'clock a.m. on FRIDAY, 23rd NOVEMBER, 1906, at the COURT HQUSE. To be conducted by II. J. JACKSON, Eaq., Land Qüicer. Auctioneers: Messrs. KELLY & SON.

TOWN LOTS.
ECHUCA, PARISH OF ECHUCA NORTH, COUNTY OF RODNEY. Corner of High and Leichardt streets.

Upset price £17 per lot.—Charge for survey £1 os. 6d. Lot 1. Area 11. 9 8-10p., allotment 9, section 304.

Upset price £14 per lot.—Charge for survey £1 os. 6d. f.ot 2. Area 1r. o 3-10p., allotment 10, section 301.

BOROUGH OF ECHUCA, PARISH OF WHARPARILLA, COUNTY OF GUNBOWER,

Fronting the Terrick-Terrick-road.

Upset price \pounds_5 per lot.—Charge for survey \pounds_1 . Lot 3. Area 21. 31 3-10p., allotments 1, 2, 3, section I. Upset price £4 5s. per lot.—Charge for survey £1. Lot 4. Area 2r. 10 7-10p., alloiments 4 and 5, section I. Fronting the Rochester-road.

Upset price £21 per lot.—Charge for survey £2 11s. Lot 5. Area 4a. or. 30p., allotment 6, section F(1). Upset price £22 per lot.—Charge for survey £2 11s. Lot 6. Area 4a. 11. 26p., allotment 7, section F(1). Upset price £23 per lot.—Charge for survey £2 11s. Lot 7. Area 4a. 2r. 21p., allotment 8, section F(1).

```
BOILEAU, PARISH OF ECHUCA NORTH, COUNTY OF RODNEY.
          On Echuca and Shepparton-road.
```

Upset price £4 per acre.—Charge for survey £2 is. Lot §. Area 5a. 3r. 23p., allotments 6B and 7B. Lot 9. Area 5a. 1r. 9p., allotments 8B, 11B, 12B. Lot 10. Area 6a. 1r. 8p., allotments 9B, 10B, 13B.

BARMAH, PARISH OF BARMAH, COUNTY OF MOIRA.

Former holding of R. J. Evans.

Upset price £4 per lot.-Charge for survey £1.

Lot 11. Area 2r., allotment 1, section 7. Lot 12. Area 2r., allotment 2, section 7. Lot 13. Area 2r., allotment 3, section 7.

AT WYUNA ESTATE, PARISH OF WYUNA, COUNTY OF RODNEY. Upset price £10 per lot.—Charge for survey £1. Lot 14. Area 21., allotment 8, section 1.

Upset price £8 per lot.—Charge for survey £1. Lot 15. Area 21., allotment 10, section 1.

Upset price f to per lot.—Charge for survey f. I. Lot 16. Area 21. o 1-10p., alotment 12, section 1.

COUNTRY LOTS.

PARISH OF ECHUCA NORTH, COUNTY OF RODNEY. At the Settlement, adjoining State School site.

At the Settlement, adjoining State School sue, Upset price £3 per lot.—Charge for survey £1. Lot 17. Area 2r., subdivision 3 of allotment 28H. Lot 18. Area 2r., subdivision 5 of allotment 28H. Lot 20. Area 2r., subdivision 6 of allotment 28H. Lot 20. Area 2r., subdivision 7 of allotment 28H. Lot 22. Area 2r., subdivision 8 of allotment 28H. Lot 22. Area 2r., subdivision 8 of allotment 28H. Lot 23. Area 2r., subdivision 9 of allotment 28H. Lot 23. Area 2r., subdivision 9 of allotment 28H.

Parish of Timmering, county of Rodney. Former Water Rescrue (Old Shire Dam), adjoining holding of 7. Tehan.

Upset price £2 15s. per acre.—Charge for survey £3 13s.

Lot 24. Area 10a., allotment 24. Valuation £5. (Trust).

ROCHESTER.—Sale (No. 8400) at TEN o'clock a.m. on THURSDAY, 22nd NOVEMBER, 1906, at the COURT HOUSE. To be conducted by H. J. JACKSON, Esq., Land Officer. Auctioneers: Messrs. KELLY & SON.

TOWN LOTS.

ROCHESTER, PARISH OF ROCHESTER WEST, COUNTY OF RODNEY.

On the Campaspe River.

Upset price £31 10s. per lot.—Charge for survey £1. Lot 1. Area 3r. 24p., allotment 2, section 16B.

Upset price £27 per lot.—Charge for survey £1. Lot 2' Area 3r. 4p., allotment 3, section 16B.

Upset price £30 15s. per lot.—Charge for survey £1. Lot 3. Area 3r. 20p., allotment 6, section 16s.

Between High-street and Campaspe River.

Upset price £8 per acre.—Charge for survey £1. Lot 4. Area 1a. 3r. 8p., allotment 4, section C.

Upset price £12 per acre.—Charge for survey £1.

Lot 5. Area 1a. 2r., allotment 3, section C.

Lot 6. Area 1a. 2r. 13 6-10p., allotment 3, section D.

Lot 7. Area 1a. 0. 27 6-10p., allotment 4, section D.

Lot 8. Area 1a. 3r. 29 4-10p., allotment 1, section D.

Lot 9. Area 1a. 2r. 13 6-10p., allotment 2, section D.

TOWNSHIP AT RESTDOWN ESTATE, PARISH OF ROCHESTER WEST, COUNTY OF BENDIGO. WESY, COUNTY OF BENDIGO.

Upset price £12 per acre.—Charge for survey £1. 1.01 10. Årea 3a. 11. 23p., allotment 1. 1.01 11. Årea 4a. 3r. 11p., allotment 2. 1.01 12. Årea 4a. 3r. 11p., allotment 3. 1.01 13. Årea 6a. 11. 3p., allotment 4. 1.01 14. Årea 6a. 11. 3p., allotment 6. 1.01 15. Årea 6a. 3r. 38p., allotment 7. 1.01 17. Årea 6a. 3r. 24p., allotment 7. 1.01 17. Årea 6a. 3r. 25p., allotment 9. 1.01 18. Årea 7a. 11. 28p., allotment 10. 1.01 18. Årea 6a. 2r. 2p., allotment 10. 1.01 12. Årea 6a. 2r. 2p., allotment 11. 1.01 21. Årea 6a. 2r. 2p., allotment 12. 1.01 22. Årea 6a. 2r. 3p., allotment 13. 1.01 23. Årea 6a. 2r. 3p., allotment 13. 1.01 23. Årea 6a. 2r. 3p., allotment 13. 1.01 24. Årea 7a. 11p., allotment 15. 1.01 25. Årea 8a. 3r. 3pp., allotment 15. 1.01 27. Årea 8a. 3r. 3pp., allotment 16. 1.01 27. Årea 8a. 3r. 3pp., allotment 17. 1.01 27. Årea 8a. 3r. 3pp., allotment 17. 1.01 27. Årea 8a. 3r. 3pp., allotment 17. 1.01 27. Årea 8a. 3r. 3pp., allotment 18.

TATURA.—Sale (No. 8401) at TWELVE o'clock noon on WEDNESDAY, 21st NOVEMBER; 1906, at the COURT HOUSE. To be conducted by T. E. WYATT, Esq., Land Officer. Auctioneers: Messrs. CUSSEN &

TOWN LOTS.

TATURA, PARISH OF TOOLAMBA WEST, COUNTY OF RODNEY. E. of; and in close proximity to the Railway Station. Upset price £14 per lot.—Charge for survey £1. Lot 1. Area 1a., allotment 12, section A. Lot 2. Area 1a., allotment 13, section A.

Upset price £17 per lot.—Charge for survey £1. Lot 3. Area 12. 11. 142p., allotment 14, section A. Lot 4. Area 12. 11. 15p., allotment 15, section A. Upset price £12 per lot.—Charge for survey £1. Lot 5. Area 1a., allotment 16, section A. Lot 6. Area 1a., allotment 17, section A. Lot 7. Area 1a., allotment 18, section A.

Upset price £22 per lot.—Charge for survey £1. Lot 8. Area ra. 3r. 8p., allotment 7, section A.

Upset price £16 10s. per lot.—Charge for survey £1. Lot 9. Area 1a. 11. 161p., allotment 6, section A.

Upset price £20 per lot.—Charge for survey £1. Lot 10. Area 1a. 21. 23p., allotment 8, section A. Lot 11. Area 1a. 21. 22p., allotment 9, section A.

Upset price £15 per lot.—Charge for survey £1. Lot 12. Area 1a. or. 35 7-10p., allotment 10, section A. . Upset price £20 per lot .- Charge for survey £1.

1. Upset price £20 per lot.—Charge for survey £1. Lot 13. Area 16. or. 35.7-fop., altotment 11, section A. Lot 14. Area 1a. 1r. 39p., allotment 4, section C. Lot 15. Area 1a. 2r. 36½p., allotment 5, section C. Lot 15. Area 1a. 2r. 37½p., allotment 6, section C. Lot 17. Area 1a. 1r. 39p., allotment 7, section C. Lot 18. Area 1a. 3r. 17½p., allotment 8, section C.

COUNTRY LOTS.

Parish of Toolamba; county of Rodney.

E. of; and in close proximity to the Railway Station. Upset price 28 per lot.—Charge for survey 21. Lot 19. Area 17. 19 9-10p., subdivision 13 of aliotment

Lot 20. Area 1r. 20p., subdivision 15 of allotment 135. Lot 21. Area 1r. 20 1-10p.; subdivision 16 of allotment

135 1.0t 22. Area 11. 20 2-10p., subdivision 17 of allotment

135. 1.01 23. Area 11, 20p., Subdivision 50 of allotment 135. 1.101 24. Area 11, 20 1-10p.; subdivision 49 of allotment

135. Lot 25. Area 1r. 20 2-10p., subdivision 48 of allotment

135. Lot 26. Area tr. 20 4-10p., subdivision 47 of allotment

Lot 27. Area ir. 20 6-10p.; subdivision 46 of allotificat 135. 1.01 28. Area 11. 20 7-10p., subdivisión 45 of allotment

Lot 29. Area 1r. 20 9-10p; subdivision 44 of allotment

REVUCATION OF THE TEMPORARY RESERVA-

IN. pursuance of the provisions of the Land Act 1961 (1 Edw. VII. No. 1749), the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 9th day of October, 1996, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

BROADFORD.—Site for Watering purposes (partly). See Gazette of 5th September, 1906, page 3764.

KANYAPELLA. -Site for Watering purposes (partly). See Gazette of 5th September, 1906.

KUMORE.—Sile for Gaol purposes (partly). See Gazette of 3th September, 1906.

КООNDROOK.—Site for a Mechanics' Institute (partly). See Gazette of 5th September, 1906.

KOONDROOK.—Site for Public purposes (State school) (partly). See Gazette of 5th September, 1906. LAEN.-Site for Growth and Preservation of Timber. See Gasette of 5th September, 1906.

PAWIT.—Site for Public purposes. See Gazette of 5th September, 1906.

ROBERT S. ROGERS; Clerk of the Executive Council.

At the Executive Council Chamber, Melbourhe, the 9th October, 1906.

DEPARTMENT OF LANDS AND SURVEY.

LAND EXCEPTED FROM OCCUPATION, ETC.

IN pursuance of the provisions of the Mines Act, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 9th day of October, 1906, excepted from occupation for residence or business under any miner's right or business licence the land hereinafter described,

Mines Act.

SERASTOPOL.—Land excepted from occupation for residence or business under any miner's right or business licence.—Three acres three roods, county of Geneville, municipal district of Sebastopol: Commencing at a point on the south side of Hertford-street bearing N. 71 deg. 18 min. E. one chain fifty links from its intersection with the east side of Franklin-street; bounded thence by the first-named street bearing N. 71 deg. 18 min. E. five chains; and thence by lines bearing respectively S. 14 deg. 42 min. E. seven chains 50 links, S. 71 deg. 18 min. W. 5 chains; and N. 14 deg. 42 min. W. seven chains fifty links to the point of commencement.—(S.353D) (97.2436/99.) SEBASTOPOL .- I and excepted from occupation for resi-

ROBERT S. ROGERS, Clerk of the Executive Council.
At the Executive Council Chamber,
Melbourne, the 9th October, 1906.

LANDS PERMANENTLY RESERVED FROM SALE. IN pursuance of the provisions of the Land Act 1901 (I Edw. VII. No. 1749), the Governor of the State of Victoria, by and with the advice of the Executive Council thereot, has, by Orders made on the 9th day of October, 1906, reserved from sale, permanently, the lands hereinafter mentioned, viz.:—

Hiwitloks.—Site for Drainage and Sanitary purposes. See Gazette of 5th September, 1906, page 3764.

MOORABBIN BEACH PARK EXTENSION .- Site for Public Park. See Gazette of 5th September, 1906, page 3764.

ROBERT S. ROGERS, Clerk of the Executive Council.

At the Evegutive Council Chamber, Melbourne, the 9th October, 1906.

LANDS PROPOSED, TO BE PERMANENTLY RESERVED FROM SALE.

N pursuance of the provisions of the Land Act 1901 (1 Edw. VII. No. 1749); notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently; the lands hereinafter described; viz.:—

the intention of the Governor in Council to reserve from sale, permanently? the lands hereinafter described; viz.:—
The following Notice was gazettid 1° on 17th October, 1906;
pursuant to Order of 1th October, 1906.

Geriong.—Site for a Public Race-course, Agricultural Show Grounds, and Recreation purposes, about to be permanently teserved.—One habited and thirty-six acres twenty-six pertches, county of Grant, parish of Corio, town of Geelistig: Commencing at a point bearing N. 83 deg. 33 minf. Et one chain from the south-east angle of section 7; at the Breakwater; bounded thence by Fellmonger, at the Breakwater; bounded thence by Fellmonger, in thirty-eight chains thirty-four links; thence by St. Alban's road bearing N. 83 deg. 22 min. E. twenty chains fifty links; thence by a line bearing N. 8 deg. 23 min. E. thirty-eight chains thirty-four links; thence by St. Alban's road bearing N. 32 deg. 22 min. W. nineteen chains twenty-two links; thence by a road bearing N. 83 deg. It min. W. ten chains eighty-one links and westerly six chains seventy-nine links in an arc of a circle whose centre lies thirty-two chains northerly: thence by Breakwater-road bearing S. 4 deg. 3 min. E. twenty-two chains ninety-cight links and S. 21 deg. 10 min. W. twenty chains fifty-four links; and thence by a road bearing N. 83 deg. 33 min. E. seventeen, chains ninety-two links to the point of commencement.—(U.272(3)) (co.C.32693.)

ROBERT S. ROGERS, Clerk of the Executive Council

ROBERT S. ROGERS,

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbolitne, the 9th October, 1906.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

In pursuance of the provisions of the Land Act 1901, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of the lands hereinafter referred to, viz.:—

of the following Notices were guzetted 10 viz.:—

The following Notices were guzetted 10 on 3rd October, 1906, purisant to Orderi of 25th September, 1906.

Berstwiillock.—The temporary fessivation, by Order of the 3ist October, 1808; of one acre two roods thirty-fine perdies of land in the township of Berriwillock, 10 ing allotments i; 2, and 3 of section 5, as a site for a State Selfoh, is about to be revoked.—(B.748(1) 106.C. 23066). (o6.C.33066).

BYAWATHA.—The temporary reservation, by Order of the 26th June, 1893, of forty-five acres, more or less, of land in the parish of Byawatha, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre, being allotment 7 of section 6: Commencing at a point bearing S. 18 deg. 25 min. E. five chains eighty-eight links from the north-west angle of the site; bounded thence by the road to El Dorado bearing S. 18 deg. 25 min. E. two chains; and thence by lines bearing respectively N. 71 deg. 35 min. E. five chains, N. 18 deg. 25 min. W. two chains, and S. 71 deg. 35 min. W. five chains to the point of commencement.—(B.615[2]) (o.6.11.73366).

ELLESMERE.—The temporary reservation, by Order of the 26th March, 1901, of forty acres of land in the parish of Ellesmere, as a site for a Race-course, and other purposes of Public Recreation, is about to be revoked.—(E-97(2) (o6.C-32789).

Voked.—(E.97(2) (o6.C.32789).

KOORT-KOORT-NONG.—The temporary reservation, by Order of the 21st October, 1872, of forty-nine acres, more or less, of land in the parish of Koort-koort-nong, as a site for Watering and Camping purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Four acres three roods thirty-nine perches: Commencing at the north-west angle of allotment 1 of section 4; bounded thence by the road from Camperdown to Darlington bearing N. 17 deg. 30 min. W. five chains seventy links; thence by lines bearing respectively N. 89 deg. 20 min. E. eight chains thirty-two links and S. 32 deg. 4 min. E. six chains thirty-nine links; and thence by allotment 1 aforesaid bearing S. 89 deg. 20 min. W. ten chains to the point of commencement.—(K.77(2) (of.C.31778).

Kunat Kunat.—The temporary reservation, by Order

Kunat Kunat.—The temporary reservation, by Order of the 14th August, 1876, of ninety-eight acres two roods thirty-four perches of land in the rarish of Kunat Kunat (reduced to forty-five acres two roods twenty-eight perches by Orders of the 17th February, 1885, the 12th March, 1889, and the 16th June, 1891), as a site for Camping, is about to be revoked.—(K.178(3) (06.C.31230).

Melbourne.—The temporary reservation, by Order of the 19th September, 1887, of eighty-one acres, more or less, of land in the City of Melbourne, as a site for a Public Park, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Fifty-three acres, more or less: Commencing at a point on the south side of Park-street west bearing N. 89 deg. 14 min. W. ten chains sixty-six links from its intersection with the west side of Oak-street; bounded thence by lines bearing respectively S. o deg. 46 min. W. twelve chains thirty-nine links, N. o deg. 46 min. E. eight chains thirty-nine links, N. o deg. 46 min. E. two chains twenty-seven links; thence by Oak-street bearing S. o deg. 46 min. W. two chains twenty-seven links; thence by Oak-street bearing S. o deg. 46 min. W. two chains twenty-seven links; thence by Oak-street bearing S. o deg. 46 min. W. two chains twenty-seven links; thence by Oak-street bearing sixty-six links and S. o deg. 46 min. W. fifteen chains eighty-three links; and thence by the southern, western, and north boundaries of the site to the point of commencement.—(J. 31c) (o6.C. 33211).

ment.—(J.31c) (o6.C.33211).

MOORMHOOL EAST.—The temporary reservation, by Order of the 14th June, 1886, of sixty-one acres three roods twenty-five perches of land in the parish of Moorm-bool East, as a site for Public purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Seventeen acres three roods fifteen perches: Commencing at the south-west angle of the site; bounded thence by allotment 25A bearing N. o deg. 4 min. E. twenty-three chains; thence by a line bearing east nine chains twenty-four links; thence by allotment 24A bearing S. o deg. 2 min. W. sixteen chains thirty links; and thence by a road bearing N. 89 deg. 58 min. W. ninety-six links and S. 51 deg. 7 min. W. ten chains sixty-six links to the point of commencement.—(M.180n(2) (05.C.20970).

MORNINGTON.—The temporary reservation, by Orders of the 27th October, 1862, and the 18th December, 1883, of two roods twenty-three perches and two-tenths of land in the town of Mornington, being part of section 1, as a site for Atheneum and Reading Rooms, is about to be revoked so far as regards the portion thereof hereinafter described, viz.—Eight perches and two-tenths: Commencing at a point bearing S. 42 deg. 9 min. W. seventy-three links and a half from the intersection of the southwest side of Main-street and north-west side of Parry-street; bounded thence by the latter street bearing S. 42 deg. 9 min. W. ninety links; and thence by lines bearing respectively N. 47 deg. 51 min. W. seventy-four links and cight-tenths, N. 63 deg. 34 min. E. ninety-six links and seven-tenths, and S. 47 deg. 51 min. E. thirty-nine links and one-half to the point of commencement.—(M. 162) (ob. C. 32251).

Warrandyte.—The temporary reservation, by Order of the 30th October, 1893, of 530 acres, more or less, of land in the parish of Warrandyte, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:

—Eighteen acres two roods twenty-four perches, comprising allotments 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, and 13 of section A: Commencing at the south-east angle of allotment 13; bounded thence by the road from Ringwood bearing N. 6 deg. 14 min. E. six chains seventy links, N. 5 deg. 33 min. W. five chains ninety-four links, N. 26 deg. 32 min. W. seven chains eighty-nine links, N. 26 deg. 32 min. W. three chains sity-two links, and west seven chains ninety-three links; thence by allotment 1 bearing south four chains three links; and thence by lines bearing respectively east five chains ninety-six links, S. 29 deg. 45 min. E. six chains sixty links, S. 3 deg. 2 min. W. fifteen chains ninety-three links and a half, and S. 86 deg. 58 min. E. seven chains eight links and a half, and S. 86 deg. 58 min. E. seven chains eight links and a half, and S. 86 deg. 58 min. E. seven chains eight links

(o5.G.9085).

WEEAPROINAH.—The temporary reservation, by Order of the 21st September, 1806, of one acre of land in the parish of Weeaproinah, being part of allotment 12D, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One rood, being allotment 12O: Commencing at the south-east angle of the site; bounded thence by allotment 12M bearing N. 74 deg. 36 min. W. two chains fifty links and N. 15 deg. 24 min. E. one chain; thence by a line bearing S. 74 deg. 36 min. F. two chains fifty links; and thence again by allotment 12M bearing S. 15 deg. 24 min. W. one chain to the point of commencement.—(W.361(2) (o6.C.31446).

YARRAGON.—The temporary reservation, by Order of the 18th March, 1879, of four acres three roods twenty-three perches of land in the township of Yarragon, being allotment 6 of section 11, as a site for Public Recreation, is about to be revoked.—(W.335) (o6.C.32681).

YELLANGIP.—The temporary reservation, by Order of the 22nd November, 1886, of one hundred and one acres one rood ten perches of land in the parish of Yellangip, being allotment 5, as a site for Conservation of Water, is about to be revoked.—(o6.C.31449).

J. E. MACKEY,
Commissioner of Crown Lands and Survey.
Department of Lands and Survey,
Melhourne.

• Land Acts.

LAND, AVAILABLE FOR A GARDEN LICENCE UNDER SECTION 145 OF THE LAND ACT 1901.

PARISH OF TOOLAMBA WEST, COUNTY OF RODNEY.

Echuca District.

THE area mentioned in the schedule hereunder is now available for application for a Garden Licence under section 145 of the Land Act 1901.

Applications, accompanied by a duty stamp for 2s. 6d. fee for registration, must be made on usual form, and lodged at the Lands Office, Bendigo.

All applications so lodged on or before Wednesday, 14th November, 1906, will be deemed to have been simultaneously made.

The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified.

Special Conditions-

(a) Residence compulsory.

(b) A building of the value of £50 to be erected within five years.

Further information may be obtained at the Inquiry-room, Lands Office, Melbourne, and Lands Office, Bendigo.

J. E. MACKEY,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

Melbourne, 12th October, 1906.

Schedule.

Parish.	Allotment,	Section.	Area.	Remarks.
Toolamba West	g	22	A. R. P. 1 3 39	Formerly held under section 145 by F. A. Norris

Land Act 1901.

EXCHANGE OF ROADS.—PARISH OF WONGA WONGA.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 183 of the Land Act 1901 (I Edw. VII. No. 1749), has, by an Order made on the 9th day of October, 1906, accepted the exchange of a road in the parish of Wonga Wonga, shown by pink tint on a tracing deposited in the office of Lands and Survey, Melbourne, for another road in the same parish, coloured blue on the tracing hereinbefore mentioned.

ROBERT S. ROGERS,

Clerk of the Executive Council.
At the Executive Council Chamber,
Melbourne, the 9th October, 1906.

RESERVE FOR A PUBLIC PARK IN THE TOWN OF PORTARLINGTON.

OF PORTARLINGTON.

WHEREAS by the 199th section of the Land Act 1991 power is given to the Board of Land and Works to make rules and regulations, or to rescind any rules and regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby rescind the regulation made by the said Board on 20th May, 1873, in respect of the land temporarily reserved by Order of 24th March, 1873, as a site for a Public Park in the Town of Portarlington.

The common seal of the Board of Land and Works

The common seal of the Board of Land and Works was hereunto affixed this eighth day of October, 1906, in the presence of-

J. E. MACKEY, President. J. W. SKENE, Member. (SEAL) —(Coт.C.33423.)

COMMITTEE OF MANAGEMENT OF THE RESERVE FOR A PUBLIC PARK IN THE TOWN OF PORTARLINGTON.

PORTARLINGTON.

WHEREAS by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any Municipal Council or the governing body of any Corporation, to be a Committee of Management of any specified Crown land, reserved either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the Council of the Shire of Bellatine to be a Committee of Management of the reserve for a Public Park in the Town of Portarlington.

In witness whereof the common seal of the Board of

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this eighth day of October, One thousand nine humdred and six, in the presence of-

J. E. MACKEY, President. J. W. SKENE, Member. -(Cor.C.33423.)

RESERVE FOR PUBLIC RECREATION IN THE TOWN OF NHILL.

TOWN OF NHILL.

WHEREAS by the 199th section of the Land Act
1901 power is given to the Board of Land and
Works to make rules and regulations, or to rescind any
rules and regulations for the care, protection, and management of all public parks and reserves not conveyed to
and vested in trustees, and for the preservation of good
order and decency therein: Now therefore the Board of
Land and Works, in pursuance of the power conferred
as aforesaid, doth hereby rescind the regulation made by
the said Board on the 28th April, 1890, in respect of the
lands temporarily reserved by Order of 24th March, 1890,
as a site for Public Recreation in the Town of Nhill.

The common seal of the Board of Land and Works

The common seal of the Board of Land and Works was hereunto affixed this eighth day of October, 1906, in the presence of—

J. E. MACKEY, President. J. W. SKENE, Member. -(Cor.C.33476.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE TOWN OF

W HEREAS by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any Municipal Council or the governing body of any Corporation, to be a Committee of Management of any specified

Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the Council of the Shire of Lowan to be a Committee of Management of the land temporarily reserved by Order of 24th March, 1800, as a site for Public Recreation in the Town of Nhill.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this eighth day of October, One thousand nine hundred and six, in the presence of—

J. E. MACKEY, President. J. W. SKENE, Member. (SEAL) -(Cor.C.33476.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF KOO-WEE-RUP.

WHEREAS by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons not less than three, or any Municipal Council or the governing body of any Corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or perspecified Grown land reserved, either temporarily or permanently, for any of the purposes set out in section to of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint William Henry Saunders to be a member of the Committee of Management of the land temporarily reserved by O'der of 31st March, 1905, as a site for Public Recreation in the Parish of Koo-wee-rup, in the room of Hugh Pollock resigned.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this eighth day of October, One thousand nine hundred and six, in the presence of—

J. E. MACKEY, President. J. W. SKENE, Member. (SEAL.) -(Cor.C.33467.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A RACE-COURSE IN THE PARISH OF MURRABIT.

MURRABIT.

Wilereas by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons not less than three, or any Municipal Council or the governing body of any Corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section to of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of. Land and Works doth hereby appoint Thomas William Minton and John Rankin Wales to be members of the Committee of Management of the land temporarily reserved by Order of 3th March, 1889, as a site for a Race-course in the Parish of Murrabit, in the room of John Thomas Raywood Teague and William Buckland, deceased.

In witness whereof the common seal of the Board of

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this eighth day of October, One thousand nine hundred and six, in the presence of—

J. E. MACKEY, President. J. W. SKENE, Member. (SEAL) -(Cor.C.33386.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A PUBLIC PARK IN THE PARISH OF FOR A' PÚB PELLUEBLA.

WHEREAS by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any Municipal Council or the governing body of any Corporation, to be a Committee of Management of any specified Crown land, reserved either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Thomas Joseph Lewis, Benjamin Cross, Albert Richard Gill, James Mallows, John Henderson, junior, Peter Cameron, and Alfred Miro Vitirieus Martin to be a Committee of Management of the land temporarily reserved by Order in Council of 28th August, 1906, as a site for a Public Park in the Parish of Pelluebla. luebla.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this cighth day of October, One thousand nine hundred and six, in the presence of-

J. E. MACKEY, President. J. W. SKENE, Member. --(Cor.C.32679.)

Lind Act 1901, Sections 63-130.

ALLOTMENT AVAILABLE FOR APPLICATION.

(Under Perpetual Lease, Sections 63-130, Land Act 1901.)

COUNTY OF BORUNG, PARISH OF WITCHIPOOL.

(Lake Buloke Common.)

St. Arnaud District.

HIP, undermentioned allotment is available for application under Perpetual Lease.
All applications lodged with the Land Officer, St. Arnaud, on or before the 7th November, 1906, will be deemed to have been

simultaneously made.

The applications will be considered by a Local Land Board, the blace and date of sitting of which will be hereafter notified.

Incoming lessee to pay value of improvements (if any) on

Plaus (price 1s.) and further information may be obtained at the Inquiry-room, Lands Office, Melbourne, and Lands Office, St. Arnaud.

J. E. MACKEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey.
Melbourne, 4th October, 1906.

SCHEDULE.

Land Acts.

ND AVAILABLE FOR A GARDEN LICENCE UNDER SECTION 145 OF THE LAND ACT 1901.

PARISH OF SALE, BOROUGH OF SALE.

Sale District.

/ HE area mentioned in the schedule hereunder is now available for application for a Garden Licence under section 145 of the Land Act 1901.

ot the Land Act 1901.

Applications, accompanied by a duty stamp for 2s. 6d. fee for registration, must be made on usual form, and lodged at the Lands Office, Sale.

All applications so lodged on or before Wednesday, 24th October, 1906, will be deemed to have been simultaneously made.

The applications regarded will be dealt with here I could be a long to the country of the coun

made. The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified. Qapital value of land, £20 per acre.

Rental, £5 per annum.

Further information may be obtained at the Inquiry-room, Lands Office, Melbourne, and Lands Office, Sale.

J. E. MACKEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 24th September, 1906.

Schedule.

Allqt.	Section.	Area.	Capital Value.	Remarks.	Parish.	Allot- ment	Area,	Cap'tal value.	Annual Rental.	Remarks.
3	13	A. R. P. 239 3 38	£1 per acre	Formerly beld by R. Hancock	Sale	40B	Aeres.	£20 per acre	£ 5	Adjoining the Pound yards

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 1938D SECTION OF THE LAND ACT 1901.

DITICE is hereby given that reasons against the forfeiture of the Licences and Leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the Respirable Minister of the Crown administering the said Acts, to hear the saids and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such Licences and Leases will be allowed to show cause against the same at the pluc s and on the dates mentioned in the Schedule hereto and before the persons therein mentioned in the first and second columns respectively set opposite the names of said Licensees and Lessees.

Department of Lands and Survey, Melbourne, 12th October, 1906.

J. E. MACKEY,

Commissioner of Crown Lands and Survey,

Being the Responsible Minister of the Crown administering the Land Acts.

Schedule.

Phice and Date of Hearing.	Person: appointed by the Minister.	No. of Licence or Lease.	Date of Licence or Lease.	Name of Licensee or Lessee.	Area.	Locality.
Tallangaita, 8th November, 1906	Land Officer	1609/35 503/35 316/29 1881/35 1223/35 1863/35 628/29 2552/59 2168/47	1.7.02 1.7.01 1.7.03 " 1.1.00	John E. McIllree John T. Lowden John T. Lowden Joseph Smedley Wm. G. Doubleday Robt. Schmack Ida E. McIllree Wm. J. Martin Wm. H. Cardwell, deceased, (executors of)	A. R. P. \$75 0 0 969 0 0 379 0 0 893 0 0 998 0 0 804 0 0 920 0 0 75 0 0 320 0 0	Thowgla Cudgewa Koetong Keelangie Bungil East- Keelangie Thowgla Bullioh Dorchap
Nhill, 30th October, 1906	Land Officer	2267/59 644/29 4706/145	1.1.03 1.7.05	(axecutors of) Stephen P. Everard Catherine McNamara James McCasline H. Maschmedt G. Mackenzie	464 0 0 889 0 0 3 0 0	Walwa Nariel Boikerbert 1/180
Harrow, 30th October, 1906	Land Officer	3587/20	1.7.80	M. Attenborough E. Ballaid S. Pauker	J	Woorak 3/308
Hamilton, 8th November, 1996	Land Officer	1718/29	1.1.03	Charles G. Smith Matthew C. McIntyre John Collins	1,307 0 0	Mirranatwa 3/101 Purdeet East
Edenhöpe; 31st October,	Land Officer	TC0/00	1,1,00	John Murray	555 0 0	1/55 Meereek 1/93
Geelong, 29th October, 1906	Land Officer	342/29 375/29	1.1.01	James Gilbert Mary Harrington	935 0 0	Wormbete Barramunga
Colac, 6th November, 1906	Land Officer	2797/42	1.1.00	Edwin Robins	38 0 0 147 0 0	
Orbost, 1st November, 1906	Läñd Officer	2294/42 237/29 1944/29 980/29 885/29	1.7.02	Charles A. Franks Mary Davidson Florence H. Witton E. G. Witton H. W. Roberts	147 0 0 890 0 0 847, 0 0 1,154 0 0 1,189 0 0	Otway Buchan Tubbut Bondi
••		2589/59		S. H. Mead	639 0 0	Bonang

Land Acts.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOVICE is hereby given that Permits to compy Crown Lands have been issued to the following approved applicants, and that the Rants and Fees specifical in each case may be asserted by the unlarmented by the Treasurer to collect Territorial Ravenue.

J. E. MACKEY, Commissioner of Crown Lands and Survey,

Dipartment of Lands and Survey, Meibourne, 12th October, 1906,

Number of License.

		43
	Payable to Receiver of Revenue at—	Andreas of the state of the sta
ed.	Total Amount First Payment	£ 8. d.
Amount to be Collected.	Fee for Licence.	£ 8. d. £ 8.
Amount	including instalment of Survey Charge (ifany).	. d.
	Survey Charge, payable in 12 half- yearly instalments.	£ 8. d.
	Date of Licence.	1
	Olass.	
	Seotlon,	
	Allotment. Seotlon.	
	Parish or Situation	
	Area, subject to modification of boundaries and grea.	A. B. P.
	Name and Address of Lloencee.	

Under Section 47 of the Land Act 1901 as amended by the Land Act 1904.—Payment to be made half-yearly. 2nd 2nd 2nd 2nd 2nd 1st 2nd 2nd 2nd 2nd 2nd

6228127

0 33 150 : :

¹ Special valuation, £1 per acre, ² Special valuation, £1 10s. per acre,

Subject to Special Mining Condition, section 98, Land Act 1901. Varied conditions.

3 14 3 | Warragul

1001

co.

፧

1.10.1906

3rd

:

76c

:

217 0 0 | Lang Lang

÷

J. H. Sheers, P.O. Nyora

18853

Under Section 54 of the Land Act 1901 as amended by the Land Act 1904.—Payment to be made half-yearly.

5

No. 116.—OCTOBER 17, 1906.—11402.—4.

J. E. MACKEY, Commissioner of Crown Lands and Survey.

960 146

Land Acts.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licences having been approved, to is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey, Melbourne, 12th October, 1906.

	Total Payable to Receiver of Amount of Revenue at— free free Payment.						
ected.	Amount of first Payment.	Б. я. С.					
Amount to be Collected.	Fee f Licen	£ \$. d.					
	Payment, including instalment of survey charge (if any).	-р - я - я					
8	Survey Charge, payable in 13 half-yearly instruments,	ъ Э Э					
	Date of Licence.						
	Section. Class.						
	Section.						
	Allotment						
	Parish or Situation.						
	Ares, subject to modification of boundaries and area.	A. B. P.					
:	Name and Address of Licensee.						
	Number of Licence.						

							:			,				
						į	:	E	:	:	:	⁼. -	:	25630 P. Dargie, Kerrisdale: mill timber
- - : :		: :	::	: :	1.1.1906	:	;	:	:	;	:	Kerrisdale	:	
				į		:	:	:	:	:	:	Bulga	:	23810. Coughlan and Otty, Tallangatta: bridge
9	2	: :	10 12 6	: ;	18 11 1905	:	:	:	:	፡	:	Yarroweyah	:	T. Bovle, Yarrowevah: 46 piles 7
Benalls					900								:	D. IV. McLarty, Child's Older, "mund
:		:	:	:	22.9.1906	÷	:	:	: :		i	.Tirnken		E. M. Johnson, Delegate: wattie
:		:	:	:	17.9.1906	:	-		-	:	:	The Part	:	A. E. Lind, Bairnsdale: Wattie bark
:	_	:	:	:	14.9.1906	: ;		:	:	:	:	W. V.	:	W. Reid, Glenmaggie: wattie bark
: :		:	:	:	10.9.1906	: ;	: :	: :	:	:	÷	Cilling	:	A. Varney, Lindenow : wattle bark
:		:	:	፥	14.9.1906	:	;			:	:	Wante	Ξ	D. M. Morrison, Bruthen: waters park
:	•	:	:	;	15.9.1906	:	:	:	:	:		Boonderoot.		To at a finding Doubles and the bonk a
-		:	:	:	14 9.1300	:	:	:	:	:	:	Monomak		C Smith Tinamha . wattle hark 3
- : :		:	:	:	- 00:	:	:	:	:	:	:	Tambo	:	I H Stevens Mossiface : wattle bark "
_												:		hark a
	_	:	:	i	22.9.1906	:	:	÷	:	:	:	=		S N McLarte, Swift's Creek; wattle
=		:	:	:	10.9.1906	:	:	:	:	:	:	Tabberabbera		M. McCarthy, Brookeville; wattle bark
_		:	:	:	24.9.1906	;	:	:	:	:	unmore	Condah and Dunmore		J. Murphy. Macarthur: wattle bark a
Heywood	<u>-</u>	:	:	:	12.9.1906	:	:	;	-	:	:	Glenaulin	÷	C. W. Carter, Daytmoor: waitle bark '

	1 0 0 0 5 0 Gastlemann 0 7 6 0 7 6 Ballarst 6 0 8 9 0 8 9 Creswick 14	y. 0 1 0 0 1 0 Ararst 0 1 0 0 0 0 0 0 0 0 0
	:::	be made year
	1.10.1906 2.7.1906 1.6.1906	Payment to 1 1.10.1906 " " 1.7.1906
00 1	:::	1905,
a arround a	:::	Acts 190
nder Section 143 of the Land Act 1301, I ayment to be made formed?	411	y the Land
Tank P	:::	
140 or th	:::	901 as an
Section	1::	and Act]
Cuder	3 0 0 Strangways 1 2 10 Scaradale 2 0 0 Greswick	1 0 Colvinsby 1.10.1906 1 0 0 1.10.1906 1 0 0 1.10.1906 1 0 0 1.10.1906 1 0 0 1.10.1906
	res-	1111
	3391 Thos. G. Holley, Newstead 3255 John G. Deuchar, Scaredale 3399 Matthew Harrington, Bald Hills, Gresvick	22 John Basham, Dobie, Ararat 291 Wu. F. Knebone, Warrak 388 Wu. Scobie, Ararat 4662 W. H. Lucas, Woodside

Óctober 17, 1906

J. F. MACKEY, Commissioner of Crown Lands and Survey.

×.
aarl
Š
made
=
<u>,</u>
<u>ب</u>
en
γ
Ъ
1.
90
1 I
¥
ž
Ľ
he
ř
, ,
18
tion 187 of the Law
ě
32
g
ڎؚڔ

¥	, S			٠.					
Harr	Portland	Transfer I	Portiand	Port Pair	Forciana	Ararac	Deliment.	Dairhsuaic	ŧ
ح									, ,
21									
	00	2 0	-	-	-	-	-		- -
_	ကင	9 5	3,	- 3	,	-	-	> :	ე -
	_		_		_	_			
፧	፥	:	:	፥	÷	:	:	፥	ŧ
				5	<u>-</u>	•		_	
=	- 5	0.T200	= 1	1.1500	3.1900	306	- 2	7.190	=
		-	_	_i·,	-i, 	-i -		-	_
÷	:	:	:	:	÷	:	:	:	:
:	:	<u>.</u>	:	:	<u> </u>	:	-	:	_ ;
_	_		_	_			_	_	_
	:	:	:	:	:	;	;	:	:
•	•		٠	•	•	•	•	•	•
:	:	i	:	:	:	:	:	:	:
;	:	:	:	:	:	;	:	:	:
:	i	:	: g	į	:	•	est	:	:
Įų.	borg	Ipooer	poone	rella		gton	ton W	4	nandra
Balm	Drum	Noo Noo	Sep	Eume	Anny	Lexin	Moys	Orbo orbo	Caba
•	0	•	•	0	•	•	0	-	0
5 1 0	80	9	85 0	9 9 9	030	9	90 90 90	:	o 9₹
	3,1	4	8 8 8		در				6,2
₫.	:	:	:	:	;	÷	i	:	:
Army(:	:	e.	:	:	1ey 11		:	;
Ħ			ndown	دي		Rhymi			
ate C	po	: 	Stratk	Koroi	OWD	lace, 1	loyston	:	gav
the	feywo	endia	hern,	Brien,	Millt	. Wal	ich, M	bist	, Воп
ors of	Sell, I	v, Ca,	McEac	M. O.	Price,	etta I	attan	17. Or	Raine
Secut	annes	. <u>.</u>	1. A. 2	ames	eorge	largar	saac (V. C. P.	ly. E.
<u> 11</u>		_	_	_	<u>ت</u> 	٠. 		_	-
		Executors of the late C. H. Arnytage, 24 0 0 Balmoral	Executors of the late C. H. Arnstage, 24 0 0 Balmoral	Executors of the late C. H. Arnytage, 24 0 0 Balmoral	Executors of the late C. H. Arnytage, 24 0 0 Balmoral	Executors of the late C. H. Armytage, 24 0 0 Balmoral	Executors of the late C. H. Arnytage, 24 0 0 Balmoral	Executors of the late C. H. Armytage, 24 0 0 Balmoral	Executors of the late C. H. Arnytage, 24 0 0 Balmoral

Victoria Gazette

(1) 10s. per ion.
 (2) 21 per ton.
 (3) 7s. 6d. per ton.
 (4) £3 per ton.
 (5) £1 10s. per ton.
 (6) 5s. per ton.

(7) First 20 feet, each 4s.; each additional foot, 2d.
(8) Amount and 1907. In lieu of notice in Gazette of 1st August, 1906, page 3357, area (10) Expires 30th June, 1907. In lieu of notice in Gazette of 1st August, 1906, page 3357, area (11) In lieu of licence under section 105, Lend Act 1901, which is expired.

Nork. -ARARAT DISTRICT. -In notice guzetted 10th October, 1906, p. 4204, re 2115/47, 20 acres, parish of Moyston, William S. Brace should read William S. Bruce,

Laud Acts.

APPLICATION FOR A LEASE APPROVED,

THE following Application for a Lease having been at proved, it is hereby notified that the Rent and Fee specified have been received. When Lease is ready for execution lesses will be duly advised.

Rent Payable Half. yearly.	Capital Yalue per Rent Payable Half. Lease Fee.	Extent. Capital Value per Sent Payable Half. L. Senty.	Extent.	Allot. Sec. Extent. Capital Yalue per gently. Land. L. Sec. Sec. Stent. Capital Yalue per gently.	Extent.	Parish. Allot. Sec. Extent.	Allot. Sec. Extent.
	Capital Value per Acre. £ s, d,	a a	Extent.	Extent.	h Allot. Sec. Extent.	Parish. Allot. Sec. Extent.	Parish. Allot. Sec. Extent.

Norm. --Re notice in Gazzate 02/1386, Peter Stewart, Yarragon, 827/103-170. The surrender of this lease is hereby accepted, and the issue of a new one dated let July, 1900, in lieu thereof is approved. Amount to adjust rent and fee for lease have been paid. (Payable at Warragul.)

Department of Lands and Survey, Melbourne, 12th October, 1906.

Land Acts.

APPLICATIONS FOR LEASES APPROVED.

It is execution, Losses will be duly advised. Beyond, it is hereby notified that the Routs and Fees specified in each case may be received by the undermentioned Revenue Officers. When lease is ready 5 (17)

					Cond	Conditions—How Complied with	mplied with.			Amount to	Amount to be Collected.			
Namo of Lesses.	Parish,	Class.	Extent.		_	Other			1		Fees.	Total	Payable to the Officer authorized by the Treasurer to collect	thorized o collect
				Fencing.	Cultivation.	Imp	Total.	Residence.	Kent payaole Half-yearly.	Kent due to date.	Lease. Certi-	to pay.	Territorial Revenue	į
			A. B. P.	Б. в. d.	£ 8. d.	£ 5. d.	8 g			£ 6. d.	3	£ 8. d.		
					Under Section	44 of the	Land Act 1890.							
John Moylan Samuel Wright Denis Nolan Patrick Sullivan	Broadwater Whirily Eglinton		$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	66 0 0 7 0 0 75 0 0 46 0 0		4 0 0 5 0 0 174 0 0 128 0 0	70 0 0 12 0 0 249 0 0 174 0 0	Yess Yess Yess Yess	1 10 6 0 5 4 0 6 6 0 6 6	13 14 6 0 15 0 43 11 6 57 8 0	<u> </u>	14 14 6 1 15 0 1 44 11 6 59 8 0	Kerang Port Fairy Wycheproof Talbot	1094/1/174 1892 1425
			Under	er Section 44	of the Land	Act 1890 as am	amended by the	Land Act 1898.						
John Thomas Oram Thomas Boyle Gustav Arnold Liersch Charles Alexander Fair-	Rupanyup Yanipy Bangerang	2nd 1st 1st 2nd	104 3 20 36 0 24 55 3 29 29 3 27	36 0 0 17 0 0 23 0 0	3 :: ::	21 · 0 0 0 38 · 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9000	Yes Yes Yes	1 19 5 0 18 6 1 8 0 0 11 3	5 18 3 1 17 0 2 16 0		6 18 3 2 17 0 3 16 0 1 0 0	Stawell Nhill Warracknabeal Nhill	1484 2039 2497 2299
Patrick Moore Caroline Schmidt Edwin Hawker Sames Morris Samuel Collins Arnie Downie (adminis- Tratrix of the estate of Tanne Downie da	Keulanc Kewell Bast Yarrock Klalomer Kalong Callignec	1st 1st 2nd 2nd 2nd 2nd	151 1 6 22 2 7 85 3 14 38 0 21 18 3 13 79 2 3	71 0 0 26 0 0 15 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	11111	177 0 0 3 0 0 79 0 0 17 0 0 54 0 0 35 0 0	248 0 0 10 0 0 10 0 0 33 0 0 69 0 0 67 0 0	Ves Yes Yes Yes Yes	2124 :5	7 12 0 1 3 4 6 0 14 8 0 7 2 3 0 0		- 5 c + 4 r - 0		2546 2847 2870 2533/1/91 2123/1/23 4240/1/39
	Callignee	2nd V,C.	62 0 0	17 0 0	:	0 0 29	0 01 [18	Yes .	0 11 8	1 3 4	: . 	2 3 4	433	4334/2/47
	Nerrena Narracan South Woorarra Woorarra Mirhoo	2nd V.C. 1st 2nd 2nd Ist 2nd 1st 1st 1st 1st V.C.	49 2 24 111 0 21 65 0 23 67 3 9 133 1 36	25. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	:::::	15 0 0 73 0 0 343 0 0 71 0 0 208 0 0	52 0 0 129 0 0 377 0 0 93 0 0 85 0 0 229 0 0	Yes Yes Yes Yes	0 18 9 1 0 6 2 16 6 1 4 9 1 14 0	0 18 1 0 6 2 16 6 1 4 9 3 2 0 1 13 6		118 22 0 6 3 16 6 4 4 9 13 2 0 6 3 13 6	Melbourne 1146 Morwell 10823 Yarram 10802 Morwell 10386 Yarram 10751, Morwell 11962	11469/2/74 10823/2/129 10802/2/127 10986/2/156 10751/5/119 11962/2/154
1.5.05 Susannah R. Goodwin Numbruk	. Numbruk	2nd	T 137 116	Under Section 49	n 49 of the La_1	of the <i>Land Act</i> 1901 as 78 0 0	as amended by the $Land$ 141 0 0 Yes	the <i>Land Act</i> 1904 Yes 2	2 11 9 1	:	- -	1 0 0	y Walhalla 632	6320/3/50
Peter Miller • Joseph Champion Alexander E. Jenkins	Peter Miller * Barwongemoong Joseph Champion Newlingrook Alexander E. Jenkins Kinglake	1st 2nd 2nd	274 3 12 95 0 24 99 0 18	Under Section 79 10 0 84 0 0 46 0 0	on 50 of the La	0 0 0	as amended by \$279.10 0 r \$20 0 0 r \$200 0 r \$200 0 r \$200 0	as amended by the Land Act 1898. 1,279 10 0 non-residence 6 220 0 0 non-residence 1 206 0 0 1	898. 6 17 6 1 16 0 1 17 6	13 15 0 8 3 12 0 3 15 0	1 { 10s. 1 :::	110 0 4 12 0 4 15 0	Colac 255 Melbourne 10455	2557/1/88 4109/1/17 10453/2/69
2.7.06 John Ince	Olangolah	1st	317 2 12	108 0 0	Under Section 51 of 1,462 0	c the	Land Act 1901.	01. non-residence	7 19 0	0 61 2		8 19 0	Colac 542	5421/1/64

ثر.

	2229/1/29 2786/1/130 2965/1/164	25/2/1/78 2550/2/92	2008 2159 2295 2295 2295 2794 2794 2794 443/1/107 443/1/107 4224/1/167 4224/1/167 4224/1/167 4224/1/167	4701/1/80 4557/1/128 4557/1/128 4657/1/128 4657/1/156 2557/1/117 2557/1/154 2557/1/154 2557/1/154 2557/1/17 2557/1/118 2557/1/17 2557/1/118
	Benalla Heathcote	Harrow	Nhill Horsham """ "" "" Sk. Arnaud Sale Nvalialla Maffra Trarafgon Walhalla Maffra Sale "" "" "" "" "" "" "" "" "" "	Muffra Salo Maffra Bairnsdale Warragul Warragul Xarram
	2 1 2 2 2 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	10.50	720247148482748288 81202011484847874828 812148774877888 900000000000000000000000000000000	889984168834475844681461444 5110038166948146814817814750 8856885008868888888888
		::	11:11:1:1:1:1:1:1:1:1	
		11	*	
	ωφ Φ		000000000000000000000000000000000000000	######################################
	11 22 4 21 21 0	2 6 18	647169888888981471 607698888888881471	210012162160000000000000000000000000000
	m 0 0	98		000000000000000000000000000000000000000
	±±0	613	e o 8 4 7 5 8 7 7 2 0 0 0 0 2 2 4 7 7 7 1	111 0 0 0 0 2 2 3 4 0 0 4 2 5 7 2 2 3 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	म् दर क	CO	000000000000000000000000000000000000000	######################################
				8
	Yes	Yes	X Ges X X Ges X X Ges Ges X X X Ges X X X X X X X X X X X X X X X X X X X	Yes
1898.	000	00	00000000000000	000000000000000000
1 34	000	0 0	00000000000000000	e e e e e e e e e e e e e e e e e e e
Land /	323	72 148	221 22 23 24 25 25 25 25 25 25 25 25 25 25 25 25 25	28.28.28.28.28.28.28.28.28.28.28.28.28.2
Ž	000		000000000000000	000000000000000000000000000000000000000
f the	000	00	00000000000000	000000000000000000000000000000000000000
61.06	58 51 158 84	£ 88	688 53 8 6 7 1 1 1 1 2 2 8 6 6 8 8 9 8 9 8 9 8 9 8 9 9 9 9 9 9 9	255.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.
Under Section	1::	::		######################################
۲		••	000000000000000	00000000000000000
	000	00	000000000000000	
	422	83	133 00 04 14 14 15 15 15 15 15 15 15 15 15 16 16 16 16 16 16 16 16 16 16 16 16 16	23888812268828824288883
	0 0 91	25.3	\$1248.740002341835525222	113 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	C O 23	1 2	886 8 9 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	######################################
	137 219 319	89 276	275 275 275 275 275 275 275 275 275 275	22.8 22.8 25.6 25.6 25.6 25.6 25.6 25.6 25.6 25.6
	3rd 3rd	3rd 3rd	2000 00 00 00 00 00 00 00 00 00 00 00 00	Sand V.C. Sand V.C. Sand V.C. Sand V.C. Sand Sand Sand Sand Sand Sand Sand Sand
	::: pu	: :	11::::::::::::::::::::::::::::::::::::	1111 1111111 1111
		Dropmore Dropmore Telangatuk	Yarrock Neuarpur Loolin Knoawing Toolond Murcoung Murcoung Norice Rowar Young Young Numbril Glomargie Numbril Glomargie Numbril Glomargie Cololingcolun Cololingcolun	Giffard Maw Worrung Markooh Gennanggie Gongulmerang IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
	Chas. F. Daubenthaler John Roney John Yorston		of Margaret Murray) Mary Char Arthur William Chilthebrough John Hayes John Marshall William E. Maybery Reinhold Rissmann Henry Sampey John Shith Glass, G. Wewton Luigi Isephi Bridget E. Garvey Bridget E. Garvey John F. Deppeler Joel Churter Joel Churter Joel Churter Joel Churter Joel Carter Jo	Cotherine Le Grand John B. F. Ritey Thos. Morrison Thos. Morrison Agene Allman Arthur V. Home Duris Meehan Arthur J. O'Nell Theris Meehan Anticheel Ward Therine Roadknight Mary Campbell Junie Relats Junie Relats Junier Relats Junier Relats Junier Relats Peter Relats Peter Relats Junier Relats Ju
	27.06 1.1.06 2.7.06	1.1.06		1108 1108 1108 1108 1108 1270 1100 1100 1100 1100 1100 1100 1100

Amount paid credited.

2 Et 2., 61. overpaid under licence credited.

2 Et 2., 63. overpaid under licence credited.

4 In then of Gazelle notice of 28th Suptemt er, 1906, page 3392.

5 Amount paid.

Department of Lands and Survey, Melbourne, 12th October, 1906

Land Acts. · APPLICATIONS FOR GRANTS APPROVED,

THE following Applications for Grants having been approved, it is hereby notified that the balance to complete the Furchase and Fees specified in each case may be received by the undermentioned Revenue Officers.

				Amour	t to be Co	llected.		Payable to the Officer authorized
Name,	Parish.	Extent.	Balance to complete	<u> </u>	Fees.		Total to Pay.	by the Treasurer to collect Territorial Revenue
	ì		Purchase.	Grant.	Plan.	Assur- ance.	Total to Fay.	st
		A. R. P.	£ s. d.	•	£ s. d.	£ s. d.	£ s, d.	
Samuel N. Downs	Stanley Byawatha	Under Sect 7 2 27 19 3 36	ion 18 of the	11 1	ot 1901.	$\begin{bmatrix} 0 & 0 & 10 \\ 0 & 1 & 1 \end{bmatrix}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Beechworth 247/1/73 Wangaratta 2193/1/160
Charles Wright Josiah T. Martin Marie Mull	Baranduda Eldorado Byawatha	19 3 11 6 2 15 8 0 7	3 4 5	1 1	0 0	0 0 10 0 0 9 0 0 6	1 1 10 1 1 9 1 1 6	Wodonga 2913/1/270 Chiltern 2198/2/145 Wangaratta
Fredk. Naumann	Murmungee	19 3 35	2 0 0 4	1 1	0	0 1 1	3 2 1	2088/1/160 Beechworth 2456/2/197
Margt. J. Gillan Louisa Coyle James McCully Charles T. Martin Win. Hartley Margaret Walker (as administratrix of Alexander McDonald, deceased)	Chiltern West Colac Colac Chiltern Alexandra Mindai	20 0 2 20 0 0 19 3 21 20 0 0 19 2 33 12 1 16	8 17 67 17 10 0 8	1 1 1 1 1 1 1 1 1 1	0	0 1 9 0 1 8 0 1 3 0 1 3 0 1 3	1 2 3	7,707/2/95 Rutheralen 1351/2/53 Tallangatta 2267/1/172 Chiltern 588/2/145 Alexandra 363/1/13 Ballarat 12835/198
Wm. F. J. Berndt	/ Mooroolbark Under Section	10 1 11	ction 44 of th $ \mid 7140$	1 1	0	[0 0 €		Melbourne 6051/4/22
John Grylls, deceased (executrix and execu- tor of) 11	Dingee	20 0 0	10 10 0	1 1	0	0 0 8	11 11 8	Bendigo 2327/1/51
Emma Keidel George Henderson 11 John Hade 11	Leeor Drumdlemara Corinella	33 0 8 12 1 32 16 2 2	17 17 0 6 16 0 8 18 0	1 1	0 0 0	$\begin{bmatrix} 0 & 1 & 1 \\ 0 & 0 & 5 \\ 0 & 0 & 7 \end{bmatrix}$	7 17 5	Nhill 2458 Melbourne 10595/2/55 " 11395/3/54
Fred. C. Daly ¹⁴ 12 William E. Stevens James Callahan Edwin Horwill Henry Nink ¹¹ Charles Bloye ¹⁸	Nerring Trentham Bullarto Redbank Queenstown Neerim East	10 2 28 8 0 0 1 5 0 0 1 20 0 0 1 19 3 37 20 0 0	3 10 0 3 10 0 4 15 0	1 1 1 1 1 1 1 1 1 1	0 0 0 0 0	0 0 0 0 0 4 0 0 3 0 0 10 0 0 8	1 1 4 4 11 3 1 1 10 1 1 8	Bendigo 3214/2/31 Daylesford 2229 " 2129 Avoca 3412 Melbourne 13728/4/108 Warragul 18587/7/13
Charles R. Hall	Bullarto	3 0 0	ction 50 of th	1 1	0	0 .0	3 5 5 3	Daylesford 748
Peter Sutherland 17 Arthur Land 17 William Pinkerton	Cudgewa	94 3 7	33 5 0 92 1 0 52 3 0	$\begin{bmatrix} 1 & 6 \\ 1 & 6 \end{bmatrix}$	0 0 0	0 2 0 0 0 1 0 3	1 93 18 0	Tallangatta 2835/1/142 " 2493/2/78 Horsham 2460
Kilpatrick	1		ection 146 of	the Lar	d Act 19			135
William Arbuthnot Ellen F. O'Riley	Brankeet Castle Donning- ton	į	42 3 4	willi the Lan	0 1 0 0 det 190	0 2	$\begin{bmatrix} 1 & 1 & 6 \\ 1 & 44 & 6 & 5 \end{bmatrix}$	
•	Koo-wee-rup Ea	stj 20 0 0 Under Se	1 32 0 0 ction 110 of t	1 1 he <i>Land</i>	0 Act 1898)0 1 8.		²⁰ Melbourne 969
W. A. Crooks	1 Koo-wee-rup Eas		121 2 0 Section 346 o			lo 7	3 122 15 3	Melbourne 678
A. Mawhinney A. Mawhinney		44 1 4 10 3 23 er Sections 5	8 8 8		0]	s Act 189	6 9 10 2	
J. W. Dale J. W. Dale A. Pidgeon F. E. Northcott J. Whiting C. Pearson	Koo-wee-rup Ea Mooroolbark Barmah Byambynee	st 20 0 0 9 3 27 . 20 0 0 . 8 1 8	5 11 8 17 0 6 5 15 6 11 10 6 62 2 6	3 1 1 0 1 1 0 1 1 0 1 1	0 0 0	0 0 0 1 0 0 0 0 1	4 42 0 16 5 24 13 11 0 35 2 10 6 63 7	24: Melbourne 474: 27
11 Second class. 12 First class. I 13 E0 1s. paid un 14 Subject to the 15 First class.	redited. predited. aid credited. aid credited. credited. t paid credited. paid credited. paid credited. paid credited. predited. credited. ey, £13, paid as ren	ited. on 98, Land	Act i901.	2 2 2 2 2 2 3 3 3	2 £7 16s. 2 £11 bal 3 mou 4 Allotm 4 Allotm 5 £20 bal 5 £23 18 6 mou 6 £27 11s	8d. rent lance valunt. ent 191. ents 38 au ent R, Se ent R ¹ , S ance mor s. 6d. b int. s. 6d. b int. s. balance . 3d. bi unt.	nd 39, ection B. section B. section B. sectary aid inc alance monet alance monet b. monetary ai slance monet	wements included in this luded in this amount. tary aid included in this ary aid included in this ary aid included in this arount. The property aid included in this MACKEY, rown Lands and Survey.

 ^{18 £11} iss. rent paid credited.
 £7 16s. 8d. rent paid credited.
 £11 balance valuation improvements included in this

^{29 £11} balance valuation improvements included in this amount.
31 Allotment 191.
32 Allotment 8, Section B.
33 Allotment R, Section B.
34 Allotment R, Section B.
35 £20 balance monetary aid included in this amount.
36 £23 £85. 6d. balance monetary aid included in this amount.
37 £17 175. 6d. balance monetary aid included in this amount.
38 £23 £3 £3
39 £23 £3
30 balance monetary aid included in this amount.
30 £22 £37 78. 3d. balance monetary aid included in this amount.

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

PETURN of all Transfers registered at the Office of Titles of Leases issued under section 20 of The Land Act 1869, corresponding sections under subsequent Acts, and sections 29, 59-61, 42-44, 47-49, 49-50, 80, 85, 142, 110, and 322 of the Land Acts 1890, 1898, and 1901, and sections 5-10 of the Settlement on Lands Act 1893, for the following period.

Department of Lands and Survey, Melbourne, 12th October, 1906. J. E. MACKEY, Commissioner of Crown Lands and Survey.

		Y	Particular	s of Land Tra	nsfer	ed.		Receiver of
Corr. No.	Name of Transferror.	Name of Transferee.	Pariek:	Allotment.	Sec-	Ex	tent.	Revenue at-
					_	A. :	R. P.	
		Week ending Saturday, the 25th	day of August.	1906.				
G020/5-10 ¹	Christopher Laird	Sarah Emma Lipscombe, Ray-		31	C	13	0 25	Bairnsdale
	Bridget Eaton	mond Island Mary Isabella McDougall, Orbost	n	43B, 44, 45	В	16	3 35	11
		Week ending Saturday, the 8th	day of Septembe	er, 1906.				
620/42-44	Robert Faulkner	John James Faulkner, Banyena	Burrum Burrum Murrindindi	112D Pt. 119c		14 56	0 33 3 13	St. Arnaud Yea
252/12-44 5905/12-44	Charles Whitehouse	Sam iel Pulford, Yea Sarah Martin, Franklin River	Toora	11, 12, 15, 16		2)	0 0	Yarram
11534 /42-44 5616/42-41	Robert W. Millar Charles A. Reimann	Thomas Scanlon, Boolarra Benjamin Samuel Anderson, Mt.	Mirboo Allambee	140a, 140B 88B, 88D,		127 164	3 23 0 23	Morwell Warragul
3804/47-49 2903/59-61	Edward P. Ramsden Christina Todd	Eccles George Sarg int, Timboon William McKay Shaw, Rifle	Krambruk Hotspur	83g Pt. 32 12g	3 A	15 51	$\begin{array}{cc} 3 & 0 \\ 1 & 5 \end{array}$	Geelong Casterton
2331/59-61	Thomas P. Smith	Downs, Digby William Dunn, E. Wonwendah	Dollin	58в, 69		310	0 0	Horsham
1310/29 714/29	Charlotte F. Rokesky Thomas Neill and Jacob M. Neill	His Majesty the King Arthur Kingsford Lade, Kilmore East	Tooan Clonbinane	Pt. 49 32		593 778	2 33	Kilmore .
159/29	(executors of Thomas Neill) Mary A. Carpenter	Mary Ann Carpenter, Darriman	Woodside	{ 5 9	$\left\{ egin{array}{c} 3 \\ 4 \end{array} \right\}$	921	0 0	Yarram
548/29	(executrix of Chas. Carpenter) William Mustard	George Hutchison, Dellicknera	Cabanandra	24в		100	0 0	Bairnsdale
235/29	Edward C. Dixon	Joseph Gibson Wallace, Mitchell	Cobbanuah	34 93D	.i.	421 598	0 0	Omeo
1002/29 730/5-10	S. H. Hardley Rosina A. Offer (executrix of Charles Offer)	Ellen Clark, Fish Creek Rosina Ann Offer, Kardella	Doomburrim Korumburra	10 and 11	1	20	0 0	Warragul
,	J,	Week ending Saturday, the 15th	day of September	, 1906.				
6928	Elizabeth A. Kerr	Kerang East Irrigation and Water		Pt. 40	C	1 2	29.4	Kerang
8395	Thomas Curtis	Supply Trust Emma Curtis, Wandiligong (as	Bright	S 66		19	3 29	Bright
	C M Wilson	executrix) David.Harrison, Miram Piram	Miram Piram	8 and 9 }		319	3 19	Nhill
·10382 4387	Susan M. Wilson Simon T. Cannon	Daniel McLeish, Murrindindi, Yea	Tarranginnie Murrindindi	180 5 7A and 8A	В	315	0 8	Yea
9859	Peter B. Tyric	Isabella Tyrie, Landsborough (as administratrix)	Barkly	15 .	E	72	3 18	Avoca
. 5176	Charles J. Moran	George Alexander Moran, Moorm- bool West (as administrator)	Moormbool West	90	В	50	0 0	Heathcote
1732	Francis L. Stuart	Anne J. Stuart, Amphitheatre (as administratrix)	Yalong	19	***	80	0 0	Avoca
1718/42-44 2499/42-44	Charles Slaughter Wm. Scarff	Henry Hateley, Murtoa Charles Marlow, Terrick Terrick West	Ashens Terrick Terrick West	154M 108		9 40	2 29 3	Horsham Bendigo
738/42-44	Robert Hare	Charles Marlow, Terrick Terrick West		107		40	3 8	"
1037/42-44 3856/42-14	Eliza Lindsay William Talbot	Robert Lindsay, Picola Mary Florence Talbot, Clyde (as administratrix)	Narioka Wonthaggi North	11A 75		27 84	2 10 3 29	Nathalia Melbourne
$\begin{array}{c} 12620/49 50 \\ 2245/59 61 \end{array}$	John McDonald Matthew Delaney	Peter Dwyer, jun., San Remo Frank William Murdoch, Gray- town	Woolamai Mitchell	27F 24c		34 30	1 1 0 23	Seymour
2365/59-61 139/29	Mary E. Hunt Edward Graham (trustee of Robert	Thomas Todd, Graytown William Thomas Lowe Osborne, Goorambat	Moormbool East Myrrhee	50, 51, 52 31	:::	640 770	0 0	Heathcote Wangaratta
1839/29	Clarke) J. J. Symons	Arthur Joseph Prentice Blake,	Tooan	46		732	0 0	Horsham
1341/29	Isaac Gould	Noradjuha John Joseph O'Neil, Mount Gambier, South Australia	Malanganee	8, 8a		985	0 0	Casterton
2798/29	James Robertson	Robert John Robertson, 4 Irene Place, East Prahran (as ad-	Noojee East	47A		345	0 0	Warragul
451/80	Thomas Taylor	ministrator) Thomas Francis Bride, Melbourne	Koo-wee-rup	34	н	106	2 34	Melbourne
3637/85 3146/142	Samuel McInnes Isaac Barnett	(Vesting Order) John Annett, jun., Wallacedale Hegarty's Baths Proprietary Ltd., 424 Little Collins street, Mel-	bourne (St.	31 	12 	16 2	$\begin{smallmatrix}0&0\\2&4\end{smallmatrix}$	Hamilton Melbourne
		bourne	Kilda)	J 10	Dξ	40	1.00	
1029/110 7224/322	Marta Larsen Wm. Gudgin, jun	Carrie Helding, Bunyip South William James Nicholls, jun.,	Koo-wee-rup Yallock	11 55	ō } 	19	1 20 3 22	." Warragul
4318/5-10 184/29	Pauline Schumann Donald Cameron 1	Yallock James Brown, Wallacedale Thomas Farquhar Cameron,	Byambynee Connangorach	33A, 35 71 and 71A	11	13 1060	2 39 0 0	Hamilton Horsham

¹ In lieu of notice gazetted 8th August, 1906, p. 3454.

Land Acts.

AGRICULTURAL AND GRAZING LANDS AVAILABLE.

THE undermentioned allotments or portions of allotments will be available for application, at the offices mentioned hereunder, on or before Wednesday, the 14th November, 1906. All applications lodged on or before that date will be deemed to have been simultaneously made.

Norm.-Incoming licensee to pay value of improvements (if any) on these allotments,

County.	Parish.	Area Available.	No. of Allotment.	Land Office.	Class.	Remarks.
Bogong Gladstone ' Heytesbury Benambra Buln Buln 2	Eldorado Yalong South Laang Omeo Fumina	Acres. 320 554 20 417	5, sec. 11 23 122A 79A 112	Beechworth Ballarat Geelong Omeo Melbourne	Third Second Third " First	Formerly held under section 59 by Mary O'Connor Formerly licensed to G. Fry Formerly held under section 42 by Harrie Cousins Formerly held under section 29 by J. W. R Johnson Formerly recommended under section 47 to J N. Bailey

^{1.} Subject to Special Mining Condition, section 98, Land Act 1901.

Department of Lands and Survey, Melbourne, 12th October, 1906, J. E. MACKEY, Commissioner of Crown Lands and Survey.

Land Acts.

TRANSFER OF LEASEHOLDS.

THE Board of Land and Works has sanctioned the undermentioned Applications to transfer Leaseholds under section 29 of the Land Act 1898, section 35 of the Land Act 1901, and sections 20-21 of the Settlement on Lands Act 1893.

Note.—No Transfer will have any legal effect till same has been duly registered at the Office of Titles under the Transfer of Land Act 1890.

Department of Lands and Survey.
Melbourne, 12th October, 1906.

J. E. MACKEY, Commissioner of Crown Lands and Survey.

Number of Lease.	Name of Transferror.	Name of Transferee.	Are Subje mod tio boun and	ifica n of	ies	Parish.	Date of Lease.	Lease's Term.			rly sest	Transfer Fee and where paid.	Rent payable to Revenue Officer at —
			Δ.	B.	P,				£	3	. d		
712/29	Mary Norman	Arthur H. Lewis	163	0	0	Woodbourne	1.1.00	21 years	0	1:	3 8		Yea
492/29	Michael Lennon	Charles Mues	20	0	0	Cohuna	n	21 years less	0) :	3 4		Echuca
1193/29		Edward Schmidt	492	0	0	Kostong		3 days	2	3 1	L (Tallangatte
210/35	Michael Collins, deceased (ex- cutrix of)	Annie Collins	159	0	0	Berringa	1.1.02	19 years less 3 days	0	1	3	22.8.06 £1, Melbourne, 28.5.06	Bethanga
1301/35	Archibald H, Freeman	Annie Moscrop	400	0	0	Talgarno	1.5.05	15 years 8 months less	2	18	5 4	£1, Melbourne, 7,3.06	u u
308/29	Maria Reed (executrix of Fredk. Reed, deceased)	John Carroll	469	0	0.	Kergunyah	1,1,00	3 days 21 years less 3 days	1	19) 2	£1, Melbourne, 29.8.06	Yackan- dandah
2199/29		Kenneth McInnes	206	0	0	Koonik Koonik	2.7.00	20 years less	0	17	2		Horsham
326/29		Joseph McClel- land	132	0	0	Bealiba	11	4 days 20 years 6 months less	1	2	: €	24.4.06 £1, Melbourne, 21.9.06	Dunolly
326/29	Matilda Gallop	Isabella Cameron	66	0	0	1:	н	4 days	1	2	0		
326/29	Matilda Gallop	Hugh Fraser	53	0	0	н	10	11	2	18	10		11
326/29	Matilda Gallop	Alexander Cameron	40	0	0	,,	**	n .	0	6	8		#
749/29	Hannah I.	Emily Kate Ince	119	0	0	Olangolah	1.1.00	21 years less	1	9	10	21.9.06 £1, Melbourne,	Colac
858/29	Agnes S. Scott	Henry W. Camp-	221	0	0	Nindoo	1.1.01	20 years less 3 days	0	18	6		Sale
1921/ 20-24	Lyonell Thom- son (execu- tor of Betsy	Lyonell Thomson	31	0 1	19	Yarroweyah	1.7.99	20 years	1	12	0	20.12.01 £1, Melbourne, 27.9.06	Numurkah
,	Thomson (de- ceased)		. :				Ì						

² Subject to Special Valuation of £2 4s. per acre.

·Land Acts.

APPLICATION FOR A CERTIFICATE APPROVED.

THE following Application for a Certificate of the Board of Land and Works having been approved, it is hereby notified that the Certificate may be obtained upon payment of Rent and Fee specified to the undermentioned Revenue Officer.

				l	Amount to 1	be Collect	ed.	Payable to the Officer
Date of Licence.	Name of Licensee.	Parish.	Extent.	No. of Licence,	Rent due.	Certi- ficate Fee.	Total to pay.	authorized by the Treasurer to collect Territorial Revenue at
			A. B. P		£ s. d.	£ s. d.	£ s. d.	
		Under Section	on 50 of the L	and Act 1	1901.			
1.3.04	George E. Wiseman 1	Warburton	161 0 0	14651	6 0 10	·	8 0 10	Melbourne 6/157
		. 11	st year.				ı	
Departmen	t of Lands and Survey.					7 17	MACUZES	

Department of Lands and Survey, Melbourne, 12th Oqtober, 1906. J. E. MACKEY, Commissioner of Crown Lands and Survey.

Land Acts.

RENEWAL OF A LICENCE APPROVED.

THE Ronewal of a Licence to the undermentioned person having been approved, the fee specified may be received by the Officer authorized by the Treasurer to collect Territorial Revenue.

Number		Area, subject to			Amoun Collec		
of Licence.	Name of Licensee.	modification of boundaries and area.	Parish.	Date of Licence.	Yearly Payment.	Fee for Licence.	Payable to Receiver and Land Officer at—
		A. R. P.		·	£ s. d.	£ s. d.	
		Under Section 4	9 of The Land	Act 1869.			•
1601	William Fordham	20 0 0 W	arrenmang	1.10.95	0 2 51	0 2 6	Avoca

¹ Reduced to nominal rental.

J. E. MACKEY. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 12th October, 1906.

Land Acts.

AURIFEROUS LAND AVAILABLE.

THE undermentioned Auriferous Land-will be available for application, at the office mentioned hereunder, on or before Wednesday, the 14th November, 1906. All applications lodged on or before that date will be deemed to have been simultaneously made.

Note.—Incoming licensee to pay value of improvements (if any) on this land.

County.	Parish.	Area available.	No. of Allot- ment.	Land Office.	· Remarks.
Talbot	Creswick	Acres.	26, sec. 17	Ballarat	Formerly held under section 22 by Wm. C. Pollard

J. E MACKEY, Commissioner of Crown Lands and Survey,

Land Acts.

LICENCES AND LEASES UNDER THE LAND ACTS 1869, 1884, 1890, 1891, 1898, AND 1901 EXPIRED OR BECOME NULL AND VOID.

NOTICE is hereby given that the Licences and Leases mentioned in the Schedule hereunder have expired or become null and void for the reason specified in each case.

For Areas made Available, see special headings in this issue-" Agricultural or Grazing Lands Available" and "Auriferous Lands Available."

Department of Lands and Survey. Melbourne, 12th October, 1906.

J. E. MACKEY, Commissioner of Crown Lands and Survey.

	District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Area	Class.	Reasons for Forfeiture, &c.	Pay Office
A. R. P.						A. R. P.	<u>'</u>		

Licences under the Land Acts 1869, 1890, 1891, 1898, and 1901.

Echuca	2738	F. A. Norris	145	Toolamba	1	3	39		Non-paym	ent of	rent	Shepparton
Beechworth	5593	Chas. H. Johnson	145	West Yackandan	3	0	0		Expired			Yackandan-
,,	2744	Mary O'Connor	59 49	dah Eldorado Bright	320	0	0 6	3rd	:			Beechworth Bright
Penalla	13478 1536	James Richards Henry Murray (ex-	145	Shadforth	2	3			Land sold			Euroa
Bendigo	W.38S96	ecutor of Mary A. Murray) Michael Slattery and	428	Muskerry	16	0	25		Expired			Bendigo
Hamilton Ballarat	3660 1761	Wm. Francis John McDonald William C. Pollard	L.G.A. 145 22	Byaduk Creswick	2 5	0	38 0					Hamilton Creswick
Geelong	300	Harriet Cousins	42	Laang	20	0	0		, " i		•••	Warrnam- bool
Bairnsdale Melbourne	1043 1160 16092	V. R. Brown John Callinan John N. Bailey	145 145 47	Bainnsdale Bumberrah Fumina	80	 	0	ist	Non-comp		with	Bairnsdale Warragul
_,		(Permit)	l	1	l			t.	conditio	ns		

Leases under the Land Acts 1884 and 1901.

Bairnsdale	1974	Geo. Williams (Per-	35	Orbost	148	0	0	3rd	Non-payment of sur Bairnsdale
	1640	mit) Wm. J. Reed	32	Wat Wat	286	0	0		Expired

Note.—ST. ARNAUD DISTRICT.—The notice gazetted 22nd July, 1903, p. 2385, re licence 2134/59, Harriett Nixon, 238 acres, parish of Korong, is hereby cancelled.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 1938D SECTION OF THE LAND ACT 1901,

NOTICE is hereby given that, at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, additions, additions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the Responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

Department of Lands and Survey, Melbourne, 12th October, 1906.

J. E. MACKEY, Commissioner of Crown Lands and Survey, And President of the Board of Land and Works.

Place of Meeting	of Loca	al Land Bo	oard.	Time of Meeting.		Members of Local Land Board.
Nhill Maryborough Dunolly				1906. Tuesday, 30th October, at Ten a.m. Wednesday, 7th November, at Ten a.m. Thursday. 8th November, at Ten a.m.	 	R. McRae Stewart. H. J. Jackson, Esq. H. J. Jackson, Esq.

APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the Purchase Money and Fees specified in each case may be received by the undermentioned Revenue Officers.

		İ		1			A	lmou	at to	be Co	llecte	d.				_ [Pavable	
				-			_[_		F	ees.						Ì	the Officer au	thorized
Name.	Parish.	Ex	tens.		Purel Mor		G	rant.	1	Plan or irvey.	A BI	ur-	Tot	al to	pay	٠.	to colle Territorial E	ect
		A. B	. P.	- -	£ s.	d.	£	s. (£.	s. d	s.	- d. [£	; s.	d.	-		
	}	Und	See	ction	n 36 o	f the	Mi	nes .	Act 1	890.	٠							
Annie Tobitt John Stevens	Carlyle Everton	1	0 0	j	5 2	0 0	0	10 10	6] 6]		0	3 1		5 10 2 10	9 7	}	Rutherglen Beechworth	H.72892 H.72687
		Und	er Se	ctio	n 184	of tl	he I	and	Act	1901.								
John James Symons Gilbert Taylor Annie Grove The Australian Widows' Fund Life Assurance Society Limited	Creswick Newmerella	7 0 2 3	0 17 3 19 2 14 0 23		15 1 8 1 60 30	9 10 5 0 0 0 0 0	1 1 1 1	1 6 1	0 1 0 1 0 1	0	0 0	8 5 2 6 1 3		8 10 1 31 32	1 6 5 8 6 2 3	}	Horsham Creswick Bairnsdale	B.116148 J.5504 T.72231 T.70238
	Une	ler Sec	tion	102	of the	Loc	al 6	lover	nme	nt Ac	t 189) 1.			i			
Frederick John Wil- liams	Yanipy	29	2 11		48	1 0	1	1	0 3	0	0 2	1	١	2	4 1		Nhill	B.10308

J. E. MACKEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 12th October, 1906.

Land Acts.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 42nd, 49th, 145th, and 187th sections of the Land Acts 1865 and 1901, having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Revenue Officers.

No. (f Licence.	Name of Transferror.	Name of Transferee.	Area, subject to modifica- tion of bounda- ries and areas.	Parish.	Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid,	Rent payable to Revenue Officer at—
			A. B. P.		_		£ s. d.		
10 5299	Mary Dower H. H. E. Leh-	Samuel Dower H. P. L. O'Shea	4 0 9 9 0 12	Lauriston Creswick	$\frac{42}{42}$	$21.2.70 \\ 22.10.66$	1 0 0	£1, Melbourne £1, Melbourne	Kyneton Ballarat
4802	mann Geo. Ramsay	John Prentice	2 3 39	Lilliput	145	1,1,06	1 0 0	£1 Melbourne, 24.5.06	Rutherglen
5441	David Evans	David Wm. Evans	800	Colac Colac	187	1.7.06	2 0 0	10s., Melbourne, 26.7.06	Tallangatta
3625	Anne McCor-	Charles Rhodes	500	Sandford	187	1.7.96	0 15 0	10s., Melbourne, 30.8.06	Casterton
3170	mack Thomas Comrie	John Silke	52 0 0	Moliagul	187	1.7.06	0 8 8		Dunolly
3627	A. McAlpine	John McLennan	40 0 0	Banyena	187	"	4 10 0		St. Arnaud
2299	Legal represen- tatives of James McCann, de-	Catherine Ann Macdenald	0 0 21,10	Ballarat	49	1,10 80	0 5 0		Ballarat
2153	ceased Chung An Can	Ah Lye	3 0 0	Creswick	145	1.1.99	1 0 0	£1, Melbourne, 31.8.06	Creswick
3846	Wm. Richards	Cuming, Smith, and Co. Proprietary Ltd.	Tramway	Warburton and Woori Yallock		1.1.03	1 0 0	£1. Melbourne, 7.8.06	Melbourne

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

Corr.				Date	ĺ			ΑĦ	OUNT	Con	LLEGI	₽D.	•		Paid to
No.	Name.	Area.	Parish.	of Payment.	В	lance).`		irant Fee.		Авац апсо Гос.		Tot		Receiver of Revenue
		A. R. P.			£	В,	d.	£	в. (d.	8. d	- -	€ 5.	d.	
	Une	der Section	20 of The Land	Act 1869	as ea	men	ded	lь	Th	e L	and.	4ct 1	878.	,	
5761 5374 6735 7995 12318	Wm. Stafford Jas. Gallagher George Hooper Harry E. Hair Walter Cowan	320 0 0 104 0 13 319 3 30 99 3 26 29 3 32	Kobyboyn Tooborac Lillimur Toolondo Nullan	24.9.06 1.10.06 30.4.01 7.9.01 4.10.06	7 8 2	0 17 0 10 15	0 6 0 0 0	1 1 1 1	6 11 6	0 6 0	3 4 4 5 3 4 4 2 1 3	10	7	10 11 10 2 3	Yea Heathcote Nhill 3/555 Melbourne 5/365 Warracknabeal
7973 9910 9178 9179	Robert Weir Ellen Wall D. Boland D. Boland	159 3 30 263 3 29 319 3 37 318 2 10	Kinimakatka Tottington Callignee	26.1.05 1.10.06 28.9.06	13	4	0 0 0 6	1 1 1	$\frac{\bar{6}}{11}$	0 0 6 1 6 I	3 4	. 14 20	4	$\begin{bmatrix} 7a \\ 0 \\ 10 \\ 4 \end{bmatrix}$	7/92 Nhill 8/542 St. Arnaud Melbourne 4/56 ,, 4/56
	T		Under Section		e La	nd 2	1ct	190	i.						
_ 1363	Ernest Chandler			2.10.06		b				•				8	Chiltern 2/38
2613			4 of the Land A												
	mack c	103 1 36	Mologa	4.10.06	54	12	0	1	6	0	3 3	1 50	; I	3	·Melbourne
4090 10433	D. Boland d A. S. Ilsley e	320 0 0 11 0 0	Callignee Greensborough	28.9.06 8.10.06			0	1 1		6 1				10 5	Melbourne 1/173 Melbourne 1/64
			Under Section	on 49 of	the .	Land	l A	ct 1	901.						
3769 18114 18241	F. J. Petterd f A. G. Buller e Geo. Dyke e	$\begin{bmatrix} 20 & 0 & 0 \\ 298 & 3 & 15 \\ 160 & 1 & 35 \end{bmatrix}$	Wedderburn Brimbonga Allambee East	3.10.06 28.3.06 16.10.05	6	5 	0	l l i	6		0 10 9 5 5 1	i		$\begin{array}{c} 10 \\ 5g \\ 1g \end{array}$	Melbourne
			Under Section	61 of th	ne L	and.	Act	18	08.						
2326 2747	Edwd. Green h Alfred J. Porterh	59 2 29 594 2 14	Kerrisdale Oxley	29.9.06 28.9.06			0	1		0 6 1	1 3 2 5			3 11	Melbourne Wangaratta
2787	David Ralston h	46 1 13	Yandoit	2.10.66	16	9	e l	I	1 (0 :	2 0	17	12	0	Daylesford
			Under Section 1	46 of the	e La	nd z	1 ct	190	1.						
1431	Sarah Jones (as adminis- tratrix to will of Thomas Jones, de- ceased)	1 1 35	Woolsthorpe	1.10.08		i		1	1 (0 6	1	1	6	Port Fairy 1/127
	•		Under Section 1												
132 (C. H. Campbell J	98 3 14 () [1:	2 2	/263	4	7 (Melbourne
992	Mary Ryan	11 0 0	Koo-wee-rup East				1 ct 4	190		0	2 3	39	16	7	Melbourne
			Under Section 3	46 of the	La.	nd A	ct	190	ι.						
513	M. Dunlop	19 3 23 41 2 32	Koo-wee-rup	9.10.08	$\frac{23}{63}$		4	l I	1 :		1 4 3 8		11		Melbourne
b f c S d H	ncludes 1s. 11d. in 116 rent paid credit Second class. From First class. Second class.	ted.	`		$\frac{g}{h}$	Ame Thir	d c	t pa lass se i	nid. s. none	y £	10 16)s. pa	aid a	as re MA(CKEY.
	nent of Lands and felbourne, 12th Oc			,	1	•		Co	iani:	8210	ner o	ot Cr	own	Lan	ds and Survey.

......

Land Acts. LAND WITHDRAWN FROM APPLICATION.

 $\mathbf{T}^{\mathbf{T}}$ is hereby notified that the undermentioned land has been withdrawn from application.

County.	Parish.	Area.	Allotment. Class.	Remarks.			
Gladstone	Korong	Acres. 238	63A & 31D, 3rd sec. A	Held under section 59 by Harriett Nixon (now Collins)			

Land Acts (Malles Lands):

LICENCES AND LEASES UNDER THE MALLEE LAND ACT 1896 AND LAND ACT 1901 DECLARED VOID.

NOTICE is hereby given that the Licences and Leases mentioned in the Schedule hereunder have been declared void by the Governor-in-Council for the reasons specified in each case.

Department of Lands and Survey, Melbourne, 26th September, 1906. J. E. MACKEY, Commissioner of Crown Lands and Survey.

Date.	Corr. No.		Land Act under which Licensed or Leased.	Parish.		Area.		Class.	Reasons for Forfeiture, &c. Pa		Pay Office.
			[]			A.	R. P.				
1.7.97	303/217	Connelly, Elizabeth	7	Borung	•••	480	0 0	3rd	Non-payment	t of rent	Warrackna-
1.1.01	278/217	Castle, John	7	Eureka		599	2 31	3rd	, ,,	**	beal Swan Hill
				Perpetua	ıl Le	uses.					
1.1.01	[^{2981/217}]	Kelm, Johnnie	7 (Eureka	}	638	2 22	2nd	Non-payment	of rent	Swan Hill
1.1.01	2278/217	Richard Max Collins, Michael	7	**			2 16	2nd	,,	,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
1 7.05	2860/217	Hannon, John Joseph	217	Meatian		578	1 37	3rd		**	

Land Acts (Mallee Lands).

LEASES UNDER THE LAND ACTS 1890, 1896, 1898, and 1901 FORFEITED.

N OTICE is hereby given that the Leases mentioned in the Schedule hereunder have been forfeited by the Governor-in-Council for the reason specified in each case.

Department of Lands and Survey, Melbourne, 15th October, 1906. J. E. MACKEY, Commissioner of Crown Lands and Survey.

District.	Carr. No.	Name of Lessee.	Section of Land Act under which leased.	Parish or County.	Area.	Class	Reasons for Forfeiture, &c.	Pay Office.
	[.				A. R. P.			
dallee	12794	Smith, Fred	157	Tatchera	636 0 0	3rd	Non - payment of	Swan Hill
fallee	15515	Matthews, Thomas	157	Karkarooc	503 0 0	4th	Non - payment of rent	Wycheproof
		•		Perpetual	Lease.		• •	
Iallee	1532	Pietsch, Charles	217	Wortongie	512 0 32	3rd	Non-compliance with conditions of lease	Wycheproof

Land Acts (Mallee Lands).

LICENCES AND PERPETUAL LEASES UNDER THE LAND ACTS 1896, 1898 AND 1901 REVOKED.

NOTICE is hereby given that the Licences and Leases mentioned in the schedule hereunder have been Revoked by the Governor in Council for the reason specified in each case.

Department of Lands and Survey Melbourne, 15th October, 1906. J. E. MACKEY, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licenses or Lessee.	Rection of Land Act under which Licenced or Leased		· Ares.	Class.	Reasons for forfeiture, &c.	Pay Office.
					A. R. P.			
Mallee	66 734	Bray, William Hercules, Rosa	217	Waitchie Ultima	513 0 29 639 0 30	2nd 3rd	Non-compliance with conditions of licence	Swan Hill
11	605	Fisher, Ernest William	- 11	Waitchie	577 0 30	2nd		r

Per	petual	Lease

Mallee	3233	McLennan, Donald	217	Chinangin	636	0 25	3rd	Non-compliance with V	Wycheproof
		l	1	J	ľ	. !		t <u> </u>	

Land Act, 1901, Part II.

ACCEPTANCE OF SURRENDER OF LEASES FOR MALLEE ALLOTMENTS AND ISSUE OF AGRICULTURAL ALLOTMENT LEASE.

THE surrender of the Mullee Allotment Leases issued to the persons named in the Schedule hereunder having been accepted, in accordance with section 231 of the Land Act 1901, it is hereby notified that the issue of Agricultural Allotment Leases has been approved. All rents paid on the surrendered Leases to be credited in each case. J. E. MACKEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th October, 1906.

Schedule referred to.

		4322	
Amount of	Rent paid on Mallee Allotment Leas eto be oredited.	28. 4. 4. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	32 0 0
	Payable to Receiver of Revenue at-	Wycheproof Kerang Horsham In Nhill Kerang Kerang Wycheproof	Warracknabeal
	Total Am unt of First Payment.	#\prescript \	5 13 0
lected.	Fee for Lease.	%000000 000 0 000	1 0 0
Amount to be Collected	Vermin Rate.	ත්	:
Υшο	Rent payable Half-yearly for balance of term of Lease.	4 5 6 6 8 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	4 0 0
	Rent Payable Half. yearly during first 14	#37-24 8 6 34-7-44 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	4 13 0
	Date of Agricultural Allotment Lease.	2.7.06 "" "1.7.04 2.7.06 " 1.7.04 2.7.06	=
	Term of Lease.	34 years 14 years 34 years	=
	Clase.	3.d 2.nd 4.th 4.th 3.rd 3.rd 3.rd 3.rd 3.rd 3.rd 3.rd 2.nd 2.nd	3rd
	Agricultural Allotment Number.	77 50 & 50 16 16 6, 800. B 115 111 148 5 40 40 80 80 80 80 80 80 80 80 80 80 80 80 80	21
	Parish.	Bimbourie Bogbeat Joannie Jonnie Jonnie Jondenbegarra Miranpiram Reremm Koorangie Kooem Kabelin Kabelin	riman
	Агеа.	A. A. T. P. 439 2 12 3 8 6 14 4 15 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 0 0 09
	Vermin District.	Western 1	
	Number of Mallec Allotment.	973 518& 5184 258 202 211A 202 11 162A 1068 218 224 833	191
	Name of Lessee.	McCallum, John 973 Prentice, Alexander 518 & 5184 Eangford, May 218 Butte, Duncan John 211A Hatt-ley, Arthur Chap 202 Medd, Arla May 111 Feakle, Thomas 162a Crittenden, Ernest 162a 162a 215 Crittenden, Ernest 215 Denver, Charles, the loft edder 215 Medde, Thomas 215 Newman, Edward 215 Newman, Edward 224 Newman, Edward 225 Medder 225 Medder 225	Augustus Byrne, George William
	Number of Agricultural Allotment Lease.	1349/218 11648/218 1648/218 964/218 963/218 1948/218 1956/218 506/218 654/218	

Includes £2 3s. 8d. balance of licence-fees.
 Includes £5 45.
 Includes £1 48.
 Includes £1 48.
 Includes £1 59.
 Includes £1 6s.
 Includes £3 6s.
 Rd. partion of licence-fees.

. The amount of licency-fees which would have been payable under an Agricultural Allotment Licence, if it were issued, has been divided into equal instalments and added to rent payable during first fourteen years of term of lease.

Norg.-Interest on Overdue rents, 5 per cent., as provided in section 40, Land Act 1904.

ġ.

Includes £3 12s. 4d. balance of licence-fees.
Includes 16s. 9d. portion of licence-fees.
Includes £6 14s. portion of licence-fees.
Includes £7 7s. 2d. balance of licence-frees.

Land Act 1901, Part II.

ACCEPTANCE OF SURRENDER OF PERPETUAL LEASES FOR MALLEE ALLOTMENTS AND ISSUE OF AGRICULTURAL ALLOTMENT LEASES.

THE surrender of the Perpetual Leases issued to the persons named in the Schedule hereunder having been accepted, in accordance with Section 226 of the Land Act 1901, as amended by Land Act 1904, it is hereby notified that the issue of Agricultural Allotment Leases has been approved. All rents paid on the surrendered Leases to be credited in each case. J. E. MACKEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th October, 1906.

٤

Schedule referred to.

		4323
1	Amount of Rempaid on Perpetual Lease to be vredited.	£ s. d. 15 3 0 16 19 6 18 19 6 18 12 6 36 12 6 26 11 8 56 6 8
	Payable to Receiver of Revenue at—	Horsham
	Total Amount of Frest Payment.	E. S. d. 1210 7 112 19 81 115 117 81 115 117 81 115 117 81 119 2 96 111 5 99 1
	Fee for Lease.	
Amount to be Collected.	Cost of Resump- tion.	25. 25. 26. 25. 26. 25. 26. 25. 26. 25. 26. 25. 26. 25. 26. 26. 26. 26. 26. 26. 26. 26. 26. 26
Amount to	Rent Payable Half-yearly for Balance of Term	48 118 118 118 118 118 118 118 118 118 1
 	Rent payable Half-yearly during first 14 Years.	# L T T T T T T T T T T T T T T T T T T
	Date of Agri- cultural Allot- ment Lease.	27.08
	Term of Lease.	34 years
	Class.	4th 8rd 1th 3rd 3rd 2nd 2nd 320a, 2nd, 320a, 320a,
	Agricultural Allotment No.	51 19 12, 126, and 12, 128, and 128 22 and 54, 39 and 64, 39 and 62, sec. A
	Parish.	Yaapeet Kurhorunu In Albacutya Castle Donnington
	Area.	A. B. P. P. 695 1. 1 688 3. 1 688 3. 1 688 2. 3 9 624 3. 3 8 622 3. 5 637 0. 25 637 1 3710
	٠.	
	Vermin District.	
	Number of Maliee Allotment.	11111 1 1 1
	. Name of Lessee.	882/218 Inkster, Gideon 1309/218 Mochano, Ilugo 1310/218 Mackea, Jean 1643/218 Robertson, William 496/218 Cooper, Robert Henry 159/218 Bryan, Ninian Barnatyne
	Number of Agricultural Alletment Lease.	882/218 972/218 1301/218 1311/218 1643/218 496/218 405/218

been cost of resumption and 6d. portion of cost of resumption, also £7 3s. balance of licence-fees.

Payable by twelve half-yearly instalments
I Includes \$\frac{1}{2} (14.8. & \frac{1}{2} \text{incluses} \text{incluse} \text{in

• The amount of licence-fees which would have been payable under an Agricultural Allectment Licence, if it were issued, thas been divided into equal instalments and added to rent payable during first fourteen years of tense.

Norg.-Interest on overdue rents, 5 per cent., as provided in Section 49, Land Act 1904.

Number of Allotment.

Area in Acres,

· 42

MALLEE ALLOTHENTS-continued.

Area in Acres.

Number of Allotment.

Land Act 1901.

MALLEE LANDS AVAILABLE FOR SELECTION UNDER SECTION 217 AS AGRICULTURAL ALLOTMENTS, EITHER UNDER LICENCE OR PERPETUAL LEASE.

APPLICATIONS, addressed to the President of the Board of Land and Works, to select the undermentioned allotments, are now receivable.

Applications must be made on the forms issued for that purpose (which can be obtained at any Lands office in the district or from the Department of Lands and Survey, Melbourne), and forwarded to any Land Officer, accompanied by an uncancelled duty stamp for Five shillings fee for registration.

Applications received on or prior to the date mentioned will be deemed to be equal so far as regards time of lodging, but any application made after such date may be considered and dealt with freceived in time to be included in the advertisement setting out the cases to be heard at the Local Land Board and published in the local paper seven days prior to the sitting thereof.

ments, are now Applications: pose (which can or from the Deg forwarded to an duty stamp for Applications be deemed to be application mae with if receiver setting out the published in th thereof. Cor Being the F Department of	receivable. must be made on be obtained at artment of Lan. y Land Officer, Five shillings fer received on or equal so far as a le after such de i in time to be cases to be hear le local paper a J. E. mmissioner of Cr tesponsible Mini-	a the forms issue any Lands Offices and Survey. Accompanied by for registration prior to the dategards time of itse may be consincluded in the datthe Local I seven days priomates of the Crowald Act.	e mentioned will lodging, but any idered and dealt e advertisement Land Board and r to the sitting	\$68 879 880 881 883 884 885 886 887 889 890 891 892 893 994 895 901 902 903	474 477 512 508 641 841 803 640 638 639 632 640 640 474 474 473 474 652 652 652 632 632 632	1066 1067 1068 1069 1070 1071 1072 1087 1090 1091 1092 1093 1126* 1130 1133 1134 1175	611 641 641 641 641 641 641 616 616 813 484 481 480 481 480 481 481
Number of Allotment.	Area in Acres.	Number of Allorment,	Area in Acres,	906 907 908	633 631 678		
8ubdivisions of 27A, county of 675 676 677 678 679 680 681 682 683 684 685 687 688 689 690 700 701 702 703 704 725	6 Karkarooc 628 632 632 639 639 631 640 640 640 640 640 640 474 474 474 474 440 173 341 478 493 474 474 474 474 474 477 640	765 766 767 768 771 772 773 774 775 776 777 780 797 780 799 800 801 802 803 804 805 808 809 811 812	632 633 631 631 632 640 640 640 640 640 640 474 473 474 640 640 640 640 640 640 632 640 640 640 640 640	909 911 915 931 932 933 934 935 936 951 952 953 954 955 956 957 977 978 979 980 981 982 983 984	642 475 477 547 762 646 639 640 639 640 831 641 635 635 635 635 637 473 630 714 699 689 679 669	County of Lo Nurcoung 68 . Subdivision of county of Kanada	f block 64r.
705 706 707 708 709 710 711 712 713 714 716 717 719 720 721 722 723 724 725 726 727 728 729 730 731 732 733 734 755 756 757	640 640 640 640 640 640 632 640 634 635 631 631 631 631 632 640 640 640 640 640 640 640 640 640 640	813 814 816 816 817 818 820 921 822 823 824 825 836 837 838 840 841 842 844 845 847 848 849 858 849 858 856 856 856 856 856 856 856 856 856	640 633 640 640 640 640 663 609 640 474 474 474 474 474 487 586 613 602 676 797 841 639 639 639 639 639 639 639 639 640 641 640 641 641	Subdivisions of county of Karl	637 630	Parish of Mea. 12† Parish of Towa 3 5	5 79
758 759 760 761 762 763 764	632 639 632 632 551 631	861 862 863 864 865 866 867	826 640 640 497 472 477 4 74	1044 1045 1046 1047 1048 1049 1056	621 - 612 602 592 463 452 448	Subdivision of t	block 22A 538

MALLEE ALLOTMENTS-continued.

Altotment Number.	Area.	Parish	County	Clare
1 5	A. R. P. 631 2 35 576 3 23	Turoar	 Tatchera	 3rd

OUTEN SUBDIVISION.

1	(870 0	0	Kia		Karkar	ooc	2nd
2	860 0	0	19				**
3	750 0	0			19		11
4	750 0	0	"			***	117
5	750 0	0			11		,,
6	750 0	0			**	***	
7	750 0	0	,, ,.,	`			. ,,
14	800 0	0	Boorongie		17		
17	830 0	Ō	,,		11		11

*All applications received on or before Friday, the 26th October, 1996, will be deemed to have been simultaneously made.

† All applications received on or before Friday, the 19th October, 1906, will be deemed to have been simultaneously made.

NOTE.—Incoming licensee or lessee to pay value of improvements (if any) on these allotments.

Land Act 1901.

MALLEE BLOCKS AVAILABLE FOR APPLICATION UNDER GRAZING LICENCE.

THE undermentioned Mallee Elocks are now available for grazing purposes under section 187, Land Act 1901. Plans and forms of application can be obtained at the Crown Lands Department, Melbourne, or at the Local Land Office.

J. E. MACKEY,

Commissioner of Crown Lands and Survey, Being the Responsible Minister of the Crown administering the said Act.

Department of Lands and Survey, Melbourne, 15th October, 1906.

MALLER BLOCKS.

Number of Block.	Area in square miles.	Situation, &c.
6в	241	County of Weeah
30A	199	County of Millewa
31⊿	213	County of Millewa
31в	199	County of Millewa
34B	199	County of Weesh
36B	141	County of Weeah
37A	157	On the South Australian boundary
37в	143	On the South Australian boundary
38A	202	On the South Australian boundary
38в	201	County of Weeah
39▲	199	On the South Australian boundary
39B	201	County of Weeah
43∧	102	County of Weeab
44∆	104	County of Weeah
44B	104	County of Weeah

NOTE.—Incoming lessee to pay the value of improvements (if any) on these blocks.

No. 116.—OCTOBER 17, 1906.—11402.—5.

÷

MALLER ALLOTMENTS.

THE undermentioned Mallee Allotments are now available on application as agricultural allotments, either under licence or perpetual lease. Barticulars as to position of allotments and character of country can be obtained on application at the Local Land Offices. Plans and forms of application can be obtained at the Land Offices in the district, or from the Crown Lands Department, Melbourne. Applications must be accompanied by an uncancelled duty stamp for Five shillings, fee for registration

The allotments, not already licensed for grazing, are also available under Section 187, Land Act 1901, for grazing purposes. Full information as to which of the allotments are available under grazing licence may be obtained on application to the Secretary for Lands, Melbourne.

No. of Allotment,		A	rea,			Count	y.
1	12 so	. miles	and 2	29 1	screa	Lowan	
2		11	and 5	56	"	11	
3	14	11	and 20 and 10	69	.,	11	
4	8	**	and 1	05		11	
. 8D	13	4	and 1	53	"	11	
20д 20в	3 90	acres	and 37	70 a		"	
20D	790 a	eres		U a		"	
20E	I 50∩			٠	•	**	
24	1,792	miles				11	
25	17 sq.	miles	•••		•••	н	
26	12		and 5	ดๆ .	•••	11	
29 30a	6	1t 11	and 3	40 I 64	MCT es	n 11	
30a	3	"	and 4		"		• •
70	6 sq.	miles		• -	". <i>.</i>	,	
70A	780 ac	eres			•••		
71	633	п			•••	11	
· 71A	780	"	•••		•••	ff	
71D	560 560	"	•••			**	
71E 71F	658	"				11	
71g	575					ï.	
73A	607	18				D.	
730	515	п				•	
120B		miles	and 2	83 :		n	
121 122a	14	11	and 1	OU	"		
124	23		and 3	20 s	CTES		
138	12	11	and 5	58	11		
138A +	16		and 2	86	11		
139в	8	11	and 1	60	11	"	
140	21 15	11	and 5	83 90	"		•
141 142	15	11 11	and 6	ZU N	"	"	
148		. "mile	and 4		"	H H	
156	1	"	and 4	Ĭ8		"	
160	550 a	crea				ű	
165	1 sq	. mile	and 2	45 £		II .	
166в 167в	D #q. 9		and 19	98	"	ш	
168	18	11 11	and 3	RN RN	11	"	
169	19	"	and 1	17	",	"	
170	13		and 20 and 30 and 10	01		ï	
171	26	11	and 3	47	**	"	
173	13	11		60	"	.,	
174 175	14 14	"	•••		•••	R	
176	12	11	and 5	56 -		11	
177	ίί					17	•
178B	8		and I			ü	
182	16	ti .	and 1	52	**	tt.	
183	13	11	and 9	ο,	11	11	,
184 185	15 13	11	and 10 and 20 and 60	6U KĐ	"	"	
186	10	"	and 6	60 60	11	**	
187	îĭ	"	and 1	45	"	"	
188	18	tt	and I	42	11	11	
189	16	11	and 3	40		"	
190	17	11	and 5	06	"	Ħ	
191 192	24		and 6	34	"	H	
193B	21 8 ·	11 16	and 5	39 .	ores	11	
194	15	"	and 1	20	11 08	f1 f1	
195	9	11	and 1	3	"	,,	
196в	10	**	•••			19	
196a	5	11				II .	
208	9 14	"	and 6	(BK		н	
209 208A	12	11	and 39	3U	1	11	
217B		mile		-	"	81 87	
			• • • •			.,	

NOTE.—Incoming lesses to pay the value of improvements (if any) on these allotments

Courts.

AIRNSDALE.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Bairnsdale, on Tuesday, the 27th day of November, 1906, at Eleven a.m. Dated this 13th day of October, 1906.—D. R. WILLIAMS, Clerk of Petty Sessions.

BEECHWORTH.—Notice is hereby given that the Annual Meeting of Justices for the granting of Auctioneers' Licences will be held at the Court House, Beechworth, on Tuesday, the 27th day of November next, at Eleven a.m.—John Macnamara, Clerk of Petty Sessions, Beechworth, 12th October, 1906.

BENDIGO.—Notice is hereby given that the Annual Meeting for the Licensing of Auctioneers will be held in the Law Courts, Bendigo, on Tuesday, 27th November, 1906, at Ten o'clock in the forenoon.—W. W. HARRIS, Clerk of Petty Sessions.

CASTLEMAINE.—LICENSING COURT.—Notice is hereby given that a Sitting of the Licensing Courts for the Licensing Districts of Castlemaine, Fryers, Maldon, Newstead, and Taradale, will be held at the Court House at Castlemaine, on Friday, the second day of November, 1906, at Ten o'clock in the forenoon. Dated at Castlemaine the 12th day of October, 1906.—(By order)—GEO, T. RYAN, Clerk of the said Courts.

TELONG.—Auctioneers' Annual Licensing Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Geelong, on Tuesday, the 27th day of November, 1906, at Ten o'clock in the forenoon. Dated at Geelong this 12th day of October, 1906.—MORTON S. CLARK, Clerk of Petty Sessions.

KYNETON.—AUCTIONEERS' LICENCES.—Notice is hereby hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Court House, at Kyneton, on Tuesday, the 27th day of November, 1906, at Ten a.m. Dated this roth day of October, 1906.—P. BARTOLD, Clerk of Petty Sessions.

LICENSING COURTS.—In the Licensing Courts for the Licensing Districts of Inglewood, Wedderburn, and Serpentine.—Each and every of the above-mentioned Licensing Courts doth hereby individually and severally order and appoint Monday, the 29th day of October, 1906, at Ten o'clock in the forenoon, at the Court House, Inglewood, as the time and place for a sitting of each and every of the said Licensing Courts. Dated at Inglewood the 15th day of October, 1906.—(By order of the Courts)—Bernard A. Saunders, Clerk of the said Licensing Courts.

MELBOURNE.—Annual Meeting for the Licensing of Auctioneers.—Notice is hereby given that a General Meeting of Justices will be held at the Court House, at the corner of Russell and Latrobe streets, Melbourne, on Tuesday, the 27th day of November, 1906, at Ten o'clock in the forenoon, for the consideration of applications for General Auctioneers' Licences. Dated at Melbourne this 11th day of October, 1906.—EDWARD HARRISON, Clerk of Petty Sessions, Melbourne.

Auction Sales Act 1890.

HILL.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Nhill, on Tuesday, the 27th day of November, 1906, at Ten o'clock in the forenoon. Dated at Nhill this 15th day of October, 1906.—M. J. MADDEN, Clerk of Petty Sessions.

PORTLAND.—AUCTIONEERS' LICENCES.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Portland, on Tuesday, the 27th day of November, 1906, at Ten O'clock in the forenoon. Dated at Portland the 13th October, 1906.—ARTHUR G. C. HART, Clerk of Petty Sessions.

WARRNAMBOOL.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Warrnambool, on Tuesday, the 27th day of November, 1906, at Ten a.m. Dated at Warrnambool this 12th day of October, 1906.—P. J. CONLON, Clerk of Petty Sessions.

LICENSING COURTS.—Annual Sittings.—Notice is hereby given that the Annual Sittings of the Licensing Courts for the undermentioned Districts will be held in the month of December next, at the places and times and for the Districts set forth below:—

Places at which Courts are to be held.		are	Times.	Licensing Districts for which Courts are to be held.				
Court Ho	uses at-		1906.					
Kerang			Saturday, 1st December, at Two o'clock p.m.	Kerang, Terrick				
Swan Hill			Monday, 3rd December, at Nine o'clock a.m.	Swan Hill				
Castlemaine	•••	,	Wednesday, 5th December, at Eleven o'clock	Castlemaine, Fryers, Maldon, Newstead, Taradale				
			a.m.					
Birchip			Friday, 7th December, at Nine o'clock a.m.	Birchip, Mildura				
Romsey	•••		Monday, 10th December, at half-past	Gisborne, Lancefield				
			Ten o'clock a.m.					
Inglewood			Tuesday, 11th December, at Ten o'clock a.m.	Inglewood, Serpentine, Wedderburn				
Charlton			Wednesday, 12th December, at Ten o'clock	Charlton, Boort, Wycheproof				
			a.m.					
Echuca			Thursday, 13th December, at Ten o'clock	Echuca, Rochester, Rochester East				
			a.m.	, ,				
Kyneton	•••	٠ ٠	Friday, 14th December, at Ten o'clock a.m.	Kyneton, Trentham				
Daylesford			Saturday, 15th December, at half-past	Daylesford, Franklin				
•			Nine o'clock a.m.	· ,				
Heathcote			Monday, 17th December, at Twelve o'clock	Heathcote, Runnymede				
			noon					

				~							
~ Trinls a					e hearing of Crimial	Echuca	•••	•••		Thursday	1 November
			Ua	nses; būreno	nt to Order in Council	Geelong	•••	•••		Tunday	11 December
of 19th Decen	mber,	1905.				Hamilton	•••	•••	• • • •	-	8 November
Ararat				. –	_	Heathcote	•••	•••			
Bairnedale	•••		•••		, <u> </u>	Horsham	•••	•••	•••	Thursday	1 November
Ballarat	•••	***	•••	•	4 December	Inglewood	•••	.:.	•••	. =	
Beechworth	***	•••		. Wednesday	14 November	Kerang	•••	•••			
Benalla	-:-	•••	•••	. –		Kilmore	•••	***	•••	Tuesday	11 December
Bendigo	***	•••	•••	,	4 December	Korumburra	•••	•••		_	
Castlemaine	•••	•••	•••	Thursday	6 December	Kyneton	•••	•••	. ···	_	
Echu ç a	•••	***		. –	-	Mansfield	**1	•••	•••	_	
Jeelong	***	•••	•••	. Thursday	23 November	Maryborough	•••	•••	::.	-	_ '
Hamilton	•••	***	•••	Thürsday	25 October	Melbourne	•••	***	***		1 November
Horsham	•••		•••	_	_	Mildura	***	***	•••	Wednesday	21 November
Maryborough	***	•••		-	29 November	Mornington	***	•••		Thursday	; 15 November
Melbourne		•••	***	Thursday	15 November	Nhill .	•••	•••		Tuesday	30 October
Port Fairy	•••	•••	•••	Tuesday	20 November	Omeo	***	•••	•	Tuesday	27 November
Sale .	***	***	•••	Tuesday	11 December	Palmeraton	•••		•••	_	_
Shepparton	***	***	•••		-	Port Fairy	***	· , ·	•••		. –
t, Arnaud	•••	•••	•••	. •	27 November	Portland	***	•••	•••	Tuesday	27 November
itawelj	•••		•••	Tuesday	23 October	Sale	•••	•••	·••	_	_
Warrnambool	٠	***		_	-	Seymour	;**	;**	•••	Wednesday	12 December
	r. eiz	ggtor		numana 4.	Order in Council of	Shepparton		•••	•••	Tuesday	18 November
1 -				pursuant to	Order in Council of	St. Arnaud	i.,	î	•••	Thursday	6 December
5th Dec		•			_	Stawell	***	•••	•••		-
Ararat	•••	•••	**:		. —	• Walhalla	•••	•••		Thursday	22 November
Bairnsdale	•••	***	•••	_		Wangaratta	•••	•••	•••	Wednesday	12 December
Sallarat	•••	***	•••	Wadead	24 Oatches	Warracknabe	al	•••	,,,	=	_
Beechworth		•••	•••		24 October 14 December	Warragul	•••	•••	•••	Tuesday	: 27 November
3enalla	•••	•••	••	•		Warrnambool	***	***	***		, 172
Bendigo	***	•••	•••	_	21 November	Wodonga	•••	***	•••	Tuesday	.:: 11 December
Castlemaine	***	***	•••			Wood's Point	•••	•••	•••	_	<u>-</u>
)aylesford	•••	***	• • •		14 December	Yarrawonga	•••	ri.	.::	Thuisday	25 October
Cchuca		•••	••	Thursday	1 November	Yea	***	•••	•••	Tuesday	23 October
eelong	***	•••	***								
Iamilton		•••	•••	Thursday	8 November	NOUR	T S	0 P	M		Dates fixed by t
Iorsham	***	***	•••	Thursday	1 November	U Judges.		~ -	,	- 11 13 0,-	- itinian linen na f
Cilmore	***	•••	•••	-	11 December			Court	ÓÝ	Chíří Jườc	E,
yneton	•••	•••	•••	_	_	Melbourne		•••	.,,		
fansfield	•••	•••	•••	_	_			ARA		DISTRICT.	
			•••	Thursday	1 November	Ararat	***	***	•••	DISTRICT.	_
Ielbourne Iildura	•••	••		:	21 November	Stawell			•••	_	_
andura Thill		•••	•••	Tuesday	30 October	• •		_	_	- D	
)meo	•••	•••	•••	Tuesday	27 November	Ballarat				T DISTRICT.	
almerston	•••	•••		- 1 HORGEN	21 1.0.0000000	Clunes	***	***		Tuesday	15 November
ort Fairy	•••	***	•••	_		Creswick	•••	•••	***	=	
ort rany	•••	•••		Tuesday	27 November	ā. a. b. ibr	•••	***	•••	_	_
_	••				21 110 tollabor	a. a		Ветон		TH DISTRICT	
hepparton				Tuesday	13 November	Beechworth	***	•••		Wednesday	24 October
	•••					Benalla	•••	***		Friday	
	***					Reight					14 December
					_	Bright Chiltern	.,.			Friday	26 October
tawell	•••	•••		_		Chiltern		÷		Tuesday	26 October 23 October
tawell Vangaratta				_	 27 November			: 	 		26 October
tawell Vangaratta Varragul		 		Tuesday		Chiltern Kilmore		÷		Tuesday Tuesday	26 October 23 October
tawell Vangaratta Varragul				Tuesday		Chiltern Kilmore Mansfield		; 		Tuesday	26 October 23 October 11 December
tawell Vangaratta Varragul Varrnambool	 r y			Tuesday	27 November	Chiltern Kilmore Mansfield Wodonga				Tuesday Tuesday Tuesday	26 October 23 October 11 December
tawell Vangaratta Varragul Varrnambool	 r y			Tuesday		Chiltern Kilmore Mansfield Woodonga Wood's Point		Bent	 oigo	Tuesday Tuesday Tuesday District.	26 October 23 October 11 December 11 December
tawell Vangaratta Varragul Varrnambool O U N T Judges.	 r y			Tuesday		Chiltern Kilmore Mansfield Woods Point Bendigo		Bent	 oigo	Tuesday Tuesday Tuesday	26 October 23 October 11 December
tawell Vangaratta Varragul Varrnambool OUNI Judges.	 r y	σ o	 U I	Tuesday		Chiltern Kilmore Mansfield Woodonga Wood's Point		Benr	 oigo	Tuesday Tuesday Tnesday Districor. Wednesday	26 October 23 October 11 December 11 December 21 November
tawell Vangaratta Varragul Varrnambool V O U N T Judges. rarat acchus Marst airnsdale	 r y	 o o	U 1	Tuesday RTS.—I	Dates fixed by the	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote		BENT	 	Tuesday Tuesday Tuesday Tuesday Districor. Wednesday INE DISTRICO	26 October 23 October 11 December 11 December 21 November
tawell Vangaratta Varragul Varrnambool V O U N T Judges. rarat acchus Marsl airnsdale	 r y	 o o	 U 1	Tuesday R T S . — I	Dates fixed by the	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote		BENI	 	Tuesday Tuesday Tuesday Tuesday District, Wednesday INE DISTRICT Tüesday	26 October 23 October 11 December 11 December 21 November
tawell Vangaratta Varragul Varrnambool V O U N T Judges- rarat acchus Marsh airnsdale allarat eechworth	 T Y	 o o	U 1	Tuesday R T S . — I Tuesday Wednesday	Dates fixed by the 13 November 24 October	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as	Mel	BENI Oastu	 	Tuesday Tuesday Tuesday Tuesday District Wednesday ine District Tüesday	26 October 23 October 21 December 21 November 27 November
tawell Vangaratta Varragul Varrnambool V O U N T Judges- rarat acchus Marsl airnsdale allarat eechworth enalla	 F Y	o o	U 1	Tuesday RTS.—I Tuesday Wednesday Friday	on the state of the control of the c	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day	Mel	BENI BENI Gastia bourne)	 Digo	Tuesday Tuesday Tuesday Tuesday District, Wednesday INE DISTRICT Tüesday	26 October 23 October 21 December 21 November 27 November 27 November 14 December
tawell Vangaratta Varragul Varrnambool O U N T Judges. rarat acchus Marsi airnsdale allarat eechworth enalla endigo	r y	 o o	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday	13 November 24 October 14 December 21 November	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as	Mel	BENI Oastu	 	Tuesday Tuesday Tuesday Tuesday District Wednesday ine District Tüesday	26 October 23 October 21 December 21 November 27 November
tawell Vangaratta Varragul Varrnambool V O U N T Judges- rarat acchus Marsh airnsdale aillarat eechworth eendligo right	r y	 o o	U 1	Tuesday RTS.—I Tuesday Wednesday Friday	on the state of the control of the c	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day	Mel	BENT OASTLI bourne)	Digo	Tuesday Tuesday Tuesday Tuesday District Wednesday ine District Tüesday	26 October 23 October 21 December 21 November 27 November 27 November 14 December
tawell Vangaratta Varragul Varrambool Y O U N T Judges- rarab airnsdale aillarat eechworth enalla endigo right amperdown	 F Y	 o o	 	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday	13 November 24 October 21 November 21 November 26 October 26 October 26 October 26 October 27	Chiltern Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton	Mel	BENI OASTLI bourne)	Digo	Tuesday Tuesday Tnesday Tnesday District Wednesday INE DISTRICT Tüesday Friday	26 October 23 October 21 December 11 December 21 November 27 November 14 December
tawell Vangaratta Varrambool Vorrambool Vorrambool Vorrambool Vorrambool Vorrambool Judgestarat airnsdale ailarat eechworth enalia endigo right amperdown asterton	r y	 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday	13 November 24 October 21 November 26 October 29 November 29 November	Chiltern Kilmore Kilmore Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton	Mel	BENI OASTLI bourne) rd)	DÍGO	Tuesday Tuesday Tuesday Disrisior. Wednesday INE DISTRICT Tüesday Friday D DISTRICT	26 October 23 October 21 December 11 December 21 November 27 November 14 December
tawell Vangaratta Varragul Varrnambool OUNT OUNT Judges- rarat acchus Marsl airnsdale allarat eechworth enalla endigo right amperdown astlemaine	 F Y	 	 	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday	13 November 24 October 21 November 21 November 26 October 26 October 26 October 26 October 27	Chittern Kilmore Kilmore Mansfield Wodonga Wood's Foint Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Omeo	Mel	BENI OASTLI bourne) rd)	Digo	Tuesday Tuesday Tnesday Tnesday District Wednesday INE DISTRICT Tüesday Friday	26 October 23 October 21 December 11 December 21 November 27 November 14 December
tawell Vangaratta Varragul Varrnambool V O U N T Judges- rarat acchus Marsi airnsdale ailarat eechworth enalla endigo right amperdown asterton astlemaine harlton	 F Y	 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday Tuesday	13 November 24 October 14 December 26 October 29 November 29 November 27 November	Chiltern Kilmore Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Qmeo Palmerston	Mel	BENT OASŤLI bourné) rd) Gipře	Digo	Tuesday Tuesday Tuesday Disrisior. Wednesday INE DISTRICT Tüesday Friday D DISTRICT	26 October 23 October 21 December 11 December 21 November 27 November 14 December
tawell Vangaratta Variagul Varrnambool O U N T Judges- rarat acchus Marst airnsdale allarat eechworth enalla endigo right amperdown astlermaine harlton hiltern	 F Y	 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday	13 November 24 October 21 November 26 October 29 November 29 November	Chittern Kilmore Kilmore Manefield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Omeo Palmerston Sale	Mel	BENI BENI COASTLI DOURNS GIPPS	Digo	Tuesday Tuesday Tuesday District Wednesday INE DISTRICT Tuesday District Tuesday Tuesday Tuesday	26 October 23 October 21 December 11 December 21 November 27 November 14 December 27 November
tawell Vangaratta Varragul Varrnambool V O U N T Judges. rarata acchus Marsh airnsdale allarat eechworth eenalla eendigo right amperdown astlermaine harlton hiltern lunes		 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday Tuesday	13 November 24 October 14 December 26 October 29 November 29 November 27 November	Chiltern Kilmore Kilmore Mansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Qmeo Palmerston	Mel	BENI BENI GASTLI GIPPS	DIGO	Tuesday Tuesday Tnesday Disrision Wednesday NE Disrision Tüesday Disrision Tuesday Thuesday Thursday	26 October 23 October 21 December 21 November 27 November 27 November 27 November 27 November 27 November
tawell Vangaratta Varragul Varrambool Vornambool Judges. rarat acchus Marsl airnsdale allarat eechworth enalla endigo right amperdown asterton asterton hiltern lunes olac	Y	O O O	 U II	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday Tuesday	13 November 24 October 14 December 26 October 29 November 29 November 27 November	Chittern Kilmore Kilmore Manefield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Omeo Palmerston Sale	Mel	BENI BENI GASTLI GIPPS	DIGO	Tuesday Tuesday Tuesday District Wednesday INE DISTRICT Tuesday District Tuesday Tuesday Tuesday	26 October 23 October 21 December 21 November 27 November 27 November 27 November 27 November 27 November 27 November
tawell Vangaratta Varragul Varrnambool OUNT Judges- rarat acchus Marsi airnsdale ailarat eechworth eenalla eendigo right amperdown asterton astlemaine hariton hiltern lunes olac reswick	Y	 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday Tuesday Tuesday Tuesday	13 November 24 October 14 December 26 October 29 November 27 November 23 October	Chittern Kilmore Kilmore Manefield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Omeo Palmerston Sale	Mel	BENI BENI GASTLI GIPPS	DIGO	Tuesday Tuesday Tnesday Disrision Wednesday NE Disrision Tüesday Disrision Tuesday Thuesday Thursday	26 October 23 October 21 December 21 November 27 November 27 November 27 November 27 November 27 November 27 November
tawell Vangaratta Varragul Varrnambool O U N T Judges. rarat acchus Marsl airnsdale ailarat eechworth enalla eendigo right amperdown asterton asterton hiltern lunes olac reswick eaylesford		 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday Tuesday	13 November 24 October 14 December 26 October 29 November 29 November 27 November	Chittern Kilmore Kilmore Kilmore Kilmore Kansfield Wodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Pay Kyneton Bairnsdale Omeo Palmerston Sale Walhalla Dunolly Inglewood	Mel	BENI OASTLI OUTO) GIPPS GIPPS MARYBO	DIGO	Tuesday Tuesday Tuesday Disrision Wednesday Tuesday Friday Disristor Tuesday Tuesday Thursday	26 October 23 October 21 December 21 November 27 November 27 November 27 November 27 November 27 November 27 November
Vangaratta Varragul Varrnambool Vo U N T Judges. Judges.		 	U 1	Tuesday R T S . — I Tuesday Wednesday Friday Wednesday Friday Thursday Tuesday Tuesday Tuesday	13 November 24 October 14 December 26 October 29 November 27 November 23 October	Chiltern Kilmore Kilmore Kilmore Kilmore Kilmore Kodonga Wood's Point Bendigo Heathcote Castlemaine Heidelberg (as Hepburn (Day Kyneton Bairnsdale Qmeo Palmerston Sale Walhalla	Mel	BENT Clastic bourne) rd) Gipps MARYBO	Digo	Tuesday Tuesday Tnesday Disrision Wednesday NE Disrision Tüesday Disrision Tuesday Thuesday Thursday	26 October 23 October 21 December 21 November 27 November 27 November 27 November 27 November 27 November 27 November

Tenders.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the o'clock on the days and for the purposes undermentioned.

Particulars may be learnt at this office, and also at the offices named in each instance.

The Board of Land and Works will not necessarily accept the lowest or any tender.

STATE.

18th October, 1906.

Repairs and painting, State School No. 2339, Macorna North. Particulars at the State School, Macorna North, and the office of the Inspector of Works, Bendigo. Pretiminary deposit, £2.

New State School No. 3174, Irymple. Particulars at the Police Stations, Mildura, Swan Hill, and Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Additions, Police Station, Tatura. Particulars at Police Station, Tatura. Preliminary deposit, £3.

Shelter shed and fencing, State School No. 1918, Mount Egerton. Particulars at the Police Station, Gordon; and the Police Office, Ballarat. Preliminary deposit, £2.

Repairs, painting, &c., State School No. 2842, Drouin East. Particulars at the Police Stations, Drouin and Warragul. Preliminary deposit, £2.

Repairs and painting, State School No. 2303, Nareen. Particulars at the Police Stations, Coleraine and Hamilton. Preliminary deposit, £2.

Erection of central kitchen and stores, Lunatic Asylum, Sunbury. Prehiminary deposit, £25. Final deposit, £5 per cent.

Re-modelling the State School, Kyneton. Particulars Police Station, Kyneton. Preliminary deposit, £10. at Police Station, Kyneton. Final deposit, 5 per cent.

Forming Wild Bull-road, Neerim East, from 3 miles 40 chains to 4 miles. Particulars at the Police Station, Moe; Mitchell's Store, Fumina; and the Government Labour Bureau. Preliminary deposit, £1.

Forming Wild Bull-road, Neerim East, from 4 miles to 4 miles 50 chains. Particulars at Police Station, Moe; Mitchell's Store, Fumina; and Government Labour Bureau. Preliminary deposit, £1.

Forming Wild Bull-road, Neerim East, from 3 miles to 3 miles 40 chains. Particulars at the Police Station, Moe; Mitchell's Store, Fumina; and the Government Labour Bureau. Preliminary deposit, £1.

Repairs to jetty, Flinders. Particulars at the Post ffice, Flinders. Preliminary deposit, £10. Final de-Office, Flinders. posit, £5 per cent.

New office, Police Station, North Melbourne. Preliminary deposit, £5.

Repairs to State School No. 1045, Middle Creek. Particulars at the Police Stations, Ararat and Stawell. Preliminary deposit, £2.

Repairs and painting, State School No. 1671, Fern Hill Railway Station. Particulars at the Police Stations, Castlemaine and Daylesford. Preliminary deposit, £3.

Repairs and painting, State School No. 649, Werribee. Particulars at the Lands Office, Geelong, until the 11th inst., and after that date at the Police Station, Werribee. Preliminary deposit, £2.

Repairs, &c., to teacher's residence, State School No. 1960, Bungaree Junction. Particulars at the Post Office, Ballarat. Preliminary deposit, £3.

Removing gallery, ventilation, &c., at State School No. 1147, Inverleigh. Particulars at the Lands Office, Geclong, and Police Station, Inverleigh. Preliminary deposit, £1.

Two new lavatories, &c., at State School No. 2061, Chilwell. Particulars at the Lands Office, Geelong. Preliminary deposit, £1.

New iron on roof, &c., State School No. 863, Lal Lal. Particulars at Lands Office, Geelong. Preliminary deposit, £1.

Erection of fencing at Alexandra-avenue, South Yarra. Preliminary deposit, £5.

25th October, 1906.

Repairs, painting, &c., Court House, Oakleigh. Particulars at the Police Station, Oakleigh. Preliminary deposit, £3.

Repairs, new water service, &c., State School No. 1401, Northcote. Preliminary deposit, £5. Final deposit, 5

Additions, alterations, &c., State School No. 2905, Purm West. Particulars at the Police Stations, Warrnamnim West. bool and Hamilton. Preliminary deposit, £5. Final deposit, £5 per cent.

Erection of goods shed on eastern shore, French Island. Particulars at the Police Station, Grantville. Preliminary deposit, £5.

Forming Wild Bull-road, Neerim East, from 2 miles to 2 miles 40 chains. Particulars at the Police Station, Moe; Mitchell's Store, Fumina; and the Government Labour Bureau. Preliminary deposit, £1.

Forming Wild Bull-road, Neerim East, from 2 miles 40 chains to 3 miles. Particulars at the Police Station, aloe; Mitchell's Store, Fumina; and the Government Labour Bureau. Preliminary deposit, £1.

Construction of bridge over Hawthorn Creek on Wild Bull-road. Particulars at the Police Station, Moe, and Mitchell's Store, Fumina. Preliminary deposit, £2. Final deposit, £5 per cent.

Repairs and painting, State School No. 2131, Cochrane's Creek. Particulars at the Police Stations, Maryborough and St. Arnaud. Preliminary deposit, £2.

Alterations to the teacher's residence, State School No. 2400, Lillimur. Particulars at the Police Stations, Nhill and Horsham. Preliminary deposit, £5.

Removing and re-erecting on new site, State School, St. Arnaud South. Particulars at the Police Stations, Maryborough, St. Arnaud, and Inglewood. Preliminary deposit, £5.

Internal renovation and painting, Government Printing Office, Melbourne. Preliminary deposit, £10. Final deposit, £5 per cent.

Sewerage connexions, Exhibition Building, Melbourne. Preliminary deposit, £15. Final deposit, £5 per cent.

New water service, State School No. 2784, Montague. Preliminary deposit, £1.

Repairs, &c., State School No. 1113, Ravenswood. Particulars at the office of the Inspector of Works, Bendigo. Preliminary deposit, £1.

Repairs to out-offices, &c., State School No. 1819, arrawonga. Particulars at the State School, Yarra-Yarrawonga. wonga. Preliminary deposit, £1.

Repairs and painting, State School No. 1733, Shepparton Central. Particulars at the State School, Shepparton Central. Preliminary deposit, £2.

Repairs and painting, State School No. 1233, Serpenne. Particulars at the State School, Serpentine. Preliminary deposit, £1.

Repairs and painting, State School No. 385, Lockwood. Particulars at the State School, Lockwood. Preliminary deposit, £2.

Repairs and painting, State School No. 2198, Yalca South. Particulars at the State School, Yalca South. Preliminary deposit, £2.

Repairs and painting, State School No. 2353, Hope Creek. Particulars at the State School, Hope Creek. Preliminary deposit, £1.

1st November, 1906.

Repairs and painting, State School No. 798, Sutton vGrange. Particulars at the State School, Sutton Grange. Preliminary deposit, £1.

Repairs and painting, State School No. 3138, Koonoo-oo. Particulars at the State School, Koonoomoo. Preliminary deposit, £1.

Repairs and painting, State School No. 1738, Turrumberry West. Particulars at the State School, Turrumberry West. Preliminary deposit, £1.

Repairs and painting, State School No. 1952, Mandurang. Particulars at the State School, Mandurang. Preliminary deposit, £1.

Repairs and painting, State School No. 1938, Wunghnu. Particulars at the State School, Wunghnu. Preliminary Preliminary deposit, £2.

Sundry works, State School No. 2855, Prahran West. Preliminary deposit, £1.

Repairs and painting, State School No. 1828, Hayanmi. Particulars at the State School, Hayanmi. Preliminary deposit, L1.

Repairs and painting, State School No. 2087, Leitchville. Particulars at the State School, Leitchville. Pre-liminary deposit, £1.

Removal of State School No. 2000, Forbes, and reerecting same as an addition to State School No. 1007, Springfield. Particulars at the State School, Forbes. Preliminary deposit, £2.

Repairs, &c., State School No. 2890, Brunswick West. Preliminary deposit, £1.

Repairs to building and fencing, State School No. 654, Winslow. Particulars at the Police Stations, Woodford and Warrnambool. Preliminary deposit, £1.

Additions, repairs, and painting, State School No. 2647, South Ecklin. Particulars at the Police Stations, Terang and Warrnambool. Preliminary deposit, £3.

Repairs and painting, Police Station, Coleraine. Particulars at the Police Stations, Coleraine and Hamilton. Preliminary deposit, £3.

Underpinning walls, &c., State School No. 844, Streatham. Particulars at the Police Station, Skipton, and Police Office, Ballarat. Preliminary deposit, £2.

Alterations at State School No. 484, Coburg. Preliminary deposit, £3.

Sewer connexions, State School No. 888, Camberwell. Preliminary deposit, £5. Final deposit, £5 per cent.

Repairs, &c., powder magazine, Eaglehawk. Particulars at the office of the Inspector of Works, Bendigo. Preliminary deposit, £1.

8th November, 1906.

Erection of State School No. 2021, Youanmite. Preliminary deposit, £5. Final deposit, £5 per cent.

Additions to State School No. 2235, Tungamah. Particulars at the Police Station, Tungamah. Preliminary deposit, $\pounds 5$. Final deposit, 5 per cent.

Removal of galleries, renovation, repairs, fencing, &c. State School No. 1189, Golden Square. Particulars at the Office of the Inspector of Works, Bendigo. Preliminary deposit, £2. Final deposit, £5 per cent.

15th November, 1906.

Repairs and painting, State School No. 1428, Eagle-hawk North. Particulars at the Office of the Inspector of Works, Bendigo. Preliminary deposit, £2.

22nd November, 1906.

Repairs and painting, State School No. 2241, Telford. Particulars at the State School, Telford. Preliminary deposit, \mathcal{L}_2 .

COMMONWEALTH.

18th October, 1906.

Repairs, &c., Post Office, Traralgon. Particulars at the Police Stations, Traralgon and Sale. Preliminary deposit, £2.

Repairs, painting, &c., Post Office, Mornington. Particulars at the Police Stations, Mornington and Dromana. Preliminary deposit, £2.

· Painting, repairs, &c., Post Office, Oakleigh. Particulars at the Police Station, Oakleigh. Preliminary deposit, £2.

25th October, 1906.

Repairs, painting, &c., Post Office, Alexandra. Particulars to be had at Police Station, Alexandra. Preliminary deposit, \mathcal{L}_3 .

Alterations and additions, Post Office, Rochester. Particulars at the Police Station, Rochester. Preliminary deposit, $\pounds 3$. Final deposit, $\pounds 5$ per cent.

Répairs, Post Office, Nathalia. Particulars at the Police Station, Nathalia. Preliminary deposit, £3.

1st November, 1906.

Alternative tenders for extension of main building (1st contract), General Post Office, Melbourne. Preliminary deposit, £100. Final deposit, 5 per cent.

Repairs, &c., Post and Telegraph Office, Daylesford. Particulars at the Police Station, Daylesford, and the Police Office, Ballarat. Preliminary deposit, £5.

15th November, 1906.

Alterations, repairs, &c., Post and Telegraph Office, Heathcote. Particulars at the Police Station, Heathcote, and the Office of the Inspector of Works, Bendigo. Preliminary deposit, £3.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for—."

N.B.—Cheques will not be accepted in payment of preliminary deposits.

E. H. CAMERON, Commissioner of Public Works.

Melbourne, 16th October, 1906.

VICTORIAN RAILWAYS.

EPARATE Tenders are invited for the undermentioned works, &c.—Tenders, indorsed "Tender for——," n.ust be lodged, with the preluminary deposit, in the Tender-box, Railway Offices, Melbourne, at or before One p.m. on the dates specified. Particulars at the Contractors' Room, Spencer-street, and as stated.

Monday, 22nd October.—Manufacture and supply of a traverser for Portland Pier. (Fresh tenders.) P.D., £5.

EXTENSION OF BRIDGE, SWANSTON-STREET, MELBOURNE. Monday, 22nd October.—Extension northward of the bridge over Railway lines at Swanston-street, Melbourne. P.D., £100.

TANK AND CRANE, KEW STATION.

Monday, 22nd October.—Erection of a 2,000 gallons combined tank and crane at Kew station. P.D., £3.

GALVANIZED STEEL PULLEYS.

Monday, 29th Outober.—Supply of galvanized steel pulleys. P.D., $\pounds r.$

KOROIT STATION BUILDINGS.

Monday, 5th November.—Erection of large brick station buildings at Koroit. Particulars at Geelong, Warrnambool, and Koroit stations. P.D., £40.

SALE OF RAILWAY LAND.

Footscray.—For sale by tender, surplus railway land, containing about 1½ acres, immediately adjoining the Footscray Railway Station, suitable for factory or residence sites. Tenders received at Secretary's Office, Spencer-street, till One p.m. on Monday, 5th November. Particulars at Footscray Station, or at the Estate Office, Spencer-street. P.D., £2.

HOUSE TO LET.

East Melbourne, 157 Hoddle-street.—Two-story brick residence, 10 rooms, close train and tram; £65 yearly. Apply Estate Officer, Railway Offices, Spencer-street, or Stationmaster, West Richmond.

LOCOMOTIVES, ETC.

The Victorian Railways Department has a number of old tank and tender locomotives, 5tt. 3in. gauge; also locomotive boilers, &c., for sale, with and without fireboxes and tubes. Price and full particulars can be obtained on application at the Office of the Chief Mechanical Engineer, Spencer-street.

LEASING RAILWAY LANDS.

Applications are invited for letting on building leases for business purposes land at or near stations. Terms up to 21 years. For particulars apply to Estate Officer, Spencer-street, Melbourne, or to local stationmasters or roadmasters.

No tender will necessarily be accepted.

L. McCLELLAND, Secretary.

COAL AND COKE.

HOUSE COAL, SMITHS' COAL, COKE, AND STEAM COAL.

TENDERS will be received until Eleven o'clock a.m. on Monday, the 5th November, 1906, from persons willing to furnish supplies of Coal and Coke, in such quantities as may be ordered by the various departments of the Victorian Government (except for Railways), and also for the Commonwealth Government for its offices situated in Victoria if required, delivery at the undermentioned places, from 1st January, 1907, to 31st December, 1907.

HOUSE COAL,

				P	relimina Deposit	IV a		
					Deposit	. Be	curit,	y.
Melbourne Dist	rict, ex	cept C	oburg,	the	£		£	
Yarra Bend a and Parliamen	nd Kew	Lunat	ic Asyl	ums,				
Melbourne Distr	ict Hor	, opring Parlier	estreet		4	•••	40	
Spring-street					1		K	
Coburg, includi	ng Per	tridge	Gaol	and			•	
Female Penite Williamstown	ntiary, è	tc.	•••	•••	1	• • •	10	
Code Island—Sto	 ick Quar	antine	Arc.	***	1	•••	5	
Yarra Bend and	Kew-H	Cospitale	for Ins	ane	6		60	
Sunbury-Hospi	tal for I	nsane	***		2		20	
Greenvale-Deli	very at t	he Sanı	torium		1	•••	5	
Ballarat-The H Geelong, includi	ospitai i	or insai	ie, &c.		1	•••	10	
and Osborne H				11 611	1		5	
Point Nepean-I)efence-	-The Po	oint Ne	pean	•	•••	0	
Jetty	ML.	TS . 4	·	•••	1		5	
Franklin—Defen Queenscliff—Defe	ce—Ine	Portse	Jetty	•••	1 .	•••	5	
Swan Island—De	efence			•••	i	•••	5	
South Channel—	Défence		outh C	han-	-	•••		٠.,
nel Jetty	:		. •••	•••	1		-5	•••

		Змітна '	COAL.				
					ninai	y se	curity
				Der	osit.	100	
Melbourne, incl	uding Ya	ırra Riv	er impro	ve-	£		£
ments and I)re tging	Depôt	. Footse	rav			
Road, &c.		E ·	,		1		
Williamstown-				•••	i	•••	5
Williamstown -	The Door	nyaru		• • • •	i	•••	5 5
				***	1	***	9
Gippsland Lake	s-Deliv	ery at	the folio	/W-)			
ing places:-				- 1			
Bairnsdale :	and Mitc	hell Riv	7 9 F		1		5
McLennan'i	s Straits			Ì	T	••	Ð
Sale and La	Troba R	iver					
Cunninghan			•••	- 1			
South Channel		•••	***)			ĸ
	***	•••	•••	•	÷	•••	į.
Port Fairy	•••	• • •		•••	1	•••	9
Geelong	•••	•••	•••	***	1		5 5 5
West Channel			***		1		5
Portland					1		5
		Co	KE.				
Melbourne Dist	riot inch	uding th	Donal	w.			
tablishment,					1		5
Williamstown-					1		5
		STEAM	COAL				

Coal to be delivered on board the Government Vessels, Dredges, Tugs, Launches, &c., in sown-up bags if required. Bags to remain the property of the contractor, and must be removed by the contractor within three months after delivery is

I	reliminar Deposit.	y Sec	urity.
Hobson's Bay-For the H.M.A.S. Protector	Deposit.		£
and other vessels in the Commonwealth	£	•	æ
Naval Service at their moorings	3		3)
Hobson's Bay-For Customs Launches at	v		0.5
their moorings	1		10
Hobson's Bay-For the s.s. Lady Loch and	-	•••	
s.s. Albert at their moorings	6		60
Melbourne-For General Post Office, Royal			-
Mint, Fisherman's Bend, &c	6		60
Melbourne-For pumping plant, Dight's Falls	5		50
Coburg - For the Penal Establishment	5		50
Williamstown-For Dockyard-At the dock-			
yard coal store, or at the dockyard wharf,			
as required	3		30
Williamstown-For Defence At the Naval			
depôt, in bags, stacked at coal sheds	1		10
Point Nepean-For the Quarantine Station-			
At the Portsea or Quarantine Jetty	1		5
Swan Island - For Defence - At Swan	_		
Island, in bags, stacked at coal sheds	1		10
E - Durden and Eurobests suggestion the			•
For Dredges and Tug-boats operating therewith-			
Melbourne, including Public Works			
Dredging Depôt, Footscray road and			
Pumping Station, Dynon Road	2		20
Williamstown	í	•••	10
Port Fairy	ì		5
Portland	î	•••	5
Geelong	ì		10
Warrnambool	ī	•••	5
Queenscliff and Swan Bay	1 2 2 2		20
South Channel	$\bar{2}$		20
West Channel	2		20
Gippsland Lakes-Delivery to places as	_		
follow :—			
Cunninghame)			
Bairnsdale, and Mitchell River	2		20
McLennan's Straits	Z	• • •	20
Sale, and La Trobe River			

McLennan's Straits
Sale, and La Trobe River
Printed forms of tender, giving full particulars, may be obtained from the Secretary to the Tender Board, Melbourne, from the Receivers and Paymasters at the respective places, and for Queenscliff from the Officer Commanding Victorian Artillery, Queenscliff, by whom also any information or explanation will by afforded to persons tendering.

Security will be required in cash, Savings Bank Deposit Book, or Bank deposit receipt, in favour of the Secretary to the Tender Board, or Government debentures.

Each tender must be accompanied by the preliminary deposit for the exact amount, according to places tendered for, in bank notes, or a bank draft payable to the order of the Secretary of the Tender Board (chequer will in no case be received), which will be returned within ten days to unsuccessful tenderers on application. Such deposit to be forfeited in the event of the successful tenderer falling to complete the security within the prescribed period.

The security must be completed and contract signed within ten days of acceptance of the tender, failing which the contract may be again advertised or another tender accepted.

Tenderers falling to take up their accepted tenders will be disqualified from tendering for Government supplies for a period of twelve months.

The Government will not necessarily accept the lowest or any tender.

Tenders, enclosed in a separate envelope, and having the words

The Government will not necessarily accept the lowest or any tender.

Tenders, enclosed in a separate envelope, and having the words "Tender for Coal or Coke at" (as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

CONDITIONS OF CONTRACT.

1. As the exact quantity of soal which may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity stated in the schedule, but will be at liberty to order finer or less, according to circumtanose, and the contractor will be bound to supply the same at tances, and the

- 2. The coal supplied must have been screened at the pit's mouth, and must be the best of its kind. The house coal must be free from shale, small coal, dust, ashes, or other impurities, and the smith's coal must be free from dust, ashes, shalo, or other impurities. No other coal will be received. In case of the rejection or return of any supplies the contractor shall bear the whole cost of replacing the coal so rejected or returned.

 3. The orders will be issued by the departments requiring the coal.

3. The orders will be issued by the departments requiring the coal.

4. Coal shall be delivered as may be directed by the officer ordering the supply, and when supplied in bags the bags remain the property of the contractor, and must be removed by the contractor within three months after delivery.

5. Melbourne District will include a radius of 6 miles from the General Post Office.

6. At the time of delivering the coal the contractor shall produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the coal accepted, and shall return the order to the contractor.

7. If after the delivery of the coal has been taken any deficiency or defect is discovered therein, such coal may be returned to the contractor.

8. The contractor must produce the pit certificate if requested to do so by the officer receiving the coal.

9. The contractor will be bound to weigh the bouse coal and coke on delivery at such establishments as are provided with weighbridges. In other cases the tickets of the public weighbridges. In other cases the teckets of the public weighbridges are to be accepted as the weight to be charged for. Coal to be delivered in the places set apart therefor.

10. The contractor will be bound to deliver coal for vessels, except in the case of dredges, into the vessels bunkers.

11. When baskets are used in the delivery of coal they are all to be of one size and the contractor will be loved the tow the tow the label of one size and the contractor will be bound to the tow the tow the label of one size and the contractor will be bound to the later the tow the label of one size and the contractor will be bound to the later the target and the contractor will be bound to the later the tow the label of one size and the contractor will be bound to the later to the town the coal to the order to the later the label of one size and the contractor will be bound to the later the town the coal to the coal to the coal to the coal to the coal to the coal

11. When baskets are used in the delivery of coal they are all to be of one size, and the contractor will be bound to tare the baskets when so required by the officer taking delivery. In other cases the contractor will be bound to satisfy the officer receiving that the weight or quantity is correct.

12. Coal must be put on board at a rate of not less than ten

(10) tons per hour.

13. In the event of the officer ordering the coal not requiring the same to be put into the vessel's bunkers, as required by condition No. 10, a robate of 1s. per ton to be made by the contractor.

14. Should an order not be complied with within 48 hours it will be competent for the department concerned to purchase, at the contractor's risk, and the extra expense (if any) over and above the contract price may be deducted from the contractor's account or the security money, but coal for steam vessels must be supplied on demand. No more delay will be allowed than is sufficient to give the necessary orders and get the hulk or vessel alongside. Bad weather to be the only excuse.

15. As soon as the orders shall have been completed the contractor will be required to furnish to the department supplied his account in the prescribed form, with the receipted delivery order attached thereto. Accounts will be payable at any Receipt and Pay Office that the contractor may desire.

16. In the event of a difference of opinion between the contrac-

16. In the event of a difference of opinion between the contractor and the officer receiving the coal as to the quality, the same is to be decided by a board of survey, composed of persons named by the head of the department, and the decision of the board is to be considered final.

17. If the board shall decide that the coal or coke is not of proper quality it must be immediately replaced by the contractor, failing which it will be procured elsewhere, and the extra expense (if any) will be deducted as in condition 14.

(if any) will be deducted as in condition 14.

18. If from any cause injury would accrue to the public service by waiting for a board of survey the head of the department, or officer in charge of station, will have the power to reject such coal or coke as is obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and the contractor must take back the rejected coal or coke and supply good in its stead, failing which it will be procured elsewhere, and the extra expense (if any) will be charged as in condition No. 14.

condition No. 14.

19. A refusal to execute orders, irregularity in the quality or quantity of the coal, &c., or delay in delivering or replacing the coal when required, will subject the contractor to such mulct, not exceeding £50, as the Treasurer of the State for the time being may direct; and the amount may be deducted as in condition 14. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith and forfeit the whole or any portion of the security money.

20. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise; and no such transfer will be recognised by the Government.

21. In the event of a general strike occurring at the colliery or collieries, any contract entered into under these conditions after the expiry of fourteen days notice being given may be suspended, such contract to come into full force and effect again ten (10) days after such cause of suspension shall be discontinued.

22. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by any purchase of coal by the Commonwealth Government.

23. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited, and in addition the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

in consequence of such failure.

24. No subletting will be allowed; all work must be carried out by the contractor, and the hours of employment of any person engaged therein are not to exceed 48 per week, and at a minimum wage of 7s. 6d. (clear of all deductions) per day of eight hours for miners, and 6s. per day for laborrers; and a copy of these conditions shall be kept conspicuously and continually posted, in legible Roman characters, in the colliery.

Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's a count or from the security money, and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects.

T. BENT. Treasurer.

The Treasury, Melbourne, 16th October, 1906.

FIREWOOD.

MENDERS will be received until Eleven o'clock a.m. on Monday, the 5th November, 1906, from persons willing to furnish supplies of Firewood in such quantities as may be ordered by the various departments of the Government of Victoria, except for Railway purposes and State schools, and also for the Commonwealth Government for its offices situated in Victoria if required, delivery at the undermentioned places, from 1st January, 1907, to 31st December, 1907.

FIREWOOD.

(In billets and lengths as specified in the tender form—forty cubic feet measurement or 2,240 lbs. weight per ton.)

Cubic root inconstructions of Lines were	no lect o	,,,,	
P	relimin.rg		
	Imposit.	.56	carity.
Melbourne District, excepting Coburg and the	£		£
Yarra Bend and Kew Hospitals for the In-			
sane, 2-ft. billets	2		20
Melbourne District, do., do., 2-ft. billets	ĩ		10
M-Monan District do do 1 ft billete	å		30
Melbourne District, do., do., 1-ft. billets		•••	
Melbourne District, do., do., 1-ft. blocks	1	•••	5
Coburg-The Penal Establishment, Post Office,			
&c., 1-ft. and 2-ft			10
Yarra Bend-Hospital for Insane, 2-ft	1		5
Kew-Hospital for Insane, 2-ft	1		10
Williamstown District, 2-ft	1		5
Greenvale-Delivery at the Sanatorium	-		10
Ararat -For Government offices, including	-	•••	10
	3		30
Hospital for Insane, 2-ft.	1	• • •	
Ararat - For Hospital for Insancouly, 5-ft		•••	10
Ballarat - For Government offices, excepting	_		
Hospital for Insane and Gaol, 2-ft	1		8
Ballarat-For Hospital for Insane only, 2-ft.	2		20
Ballarat-For Hospital for Insane only,			
17-in, billets	1		5
Pallarat - For Gaol only, 41-ft	1		5
Beechworth-For Hospital for Insane and the			
various Government offices, excepting the			
	2		20
Beechworth—For Gaol and Hospital for	~		20
	1		10
Insane, 41-ft	1	•••	5
Beechworth-Charcoal, in bags	1	• • •	.,
Bendiro-For the various Government offices,	•		-
excepting the Gaol, 2-ft	1		7
Bendigo-For the Gaol, 5-ft	1		5
Castlemaine-For the Government offices, ex-			
cepting the Gaol, 2-ft	1		5
Castlemaine-For the Gaol, 41-ft	1		õ
Geelong For Government offices, excepting			
the Gaol, 2-ft	1		5
Geelong-For Gaol only, 41-ft	ī		5
Maryborough, &c.—For various Government	-		.,
offices, excepting the Police Gaol, 2-ft	1		5
At The Delice Cool only 41.ft	1	•••	2
Mary borough - For Police Gaol only, 41-ft	3	• • •	30
Sambury—For Hospital for Insane, 2-ft	ð	• • •	,,,,

Maryborough—For Police Gaol only, 4½ ft. ... 1 ... 2
Sunbury—For Hospital for Insane, 2-ft. ... 3 ... 30
Unless otherwise specified in the schedule the firewood tendered for must consist of either box, red or white gum, or peppermit, or proportions of each. Tenders for stringly bank and messmate will not be entertained. Tenderers to specify in their tenders the kind or kinds of these woods, and the proportions of each kind tendered for.

The firewood for Yarra Bend is to be tendered for at per ton weight of 2,240 lbs.

Printed forms of tender, giving full particulars, may be obtained from the Secretary to the Tender Board, Melbourne, the Receivers and Paymasters at Arrat, Ballarat, Beechworth, Bendigo, Castlemaine, Geelong, and Maryborough, and the Medical Superintendent, Sunbury Asylum, by whom also any information or explanation will be afforded to persons tendering. Security will be required in cash, Savings Bank Deposit Book, or Bank deposit receipt, in favour of the Secretary to the Tender Board, or Government debentures.

Tenders must be accompanied by the preliminary deposit above mentioned in bank notes, or a bank draft payable to the order of the Secretary to the Tender Board (cheques will in no case be received), which will be returned within ton days to unsucessful tenderers. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the prescribed period.

The Government will not necessarily accept the lowest or any the disqualified from tendering for Government supplies for a period of twelve months.

of twelve months.

The Government will not necessarily accept the lowest or any

Tenders, enclosed in a separate envelope, and having the words
"Tender for Errewood at "(as the case may be)
written thereon, must be deposited in the Tender-box at the Pay
Office, Treasury, Melbourne.

CONDITIONS OF CONTRACT.

Conditions of Contract.

1. As the exact quantity of firewood which may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity stated in the schedule, but will be at liberty to order more or less, according to circumstances, and the contractor will be bound to supply the same at contract rates.

2. All the firewood supplied under these contracts must be split out of large timber, and of the kind or kinds specified in the schedule, and must be dry, perfectly sound, and of good burning quality, and cut into billets of the lengths stated in the schedules, such billets to be not less than four inches nor more than six inches in any diameter. The long wood to be not less than nine inches nor more than eighteen inches in any diameter. Neither burnt wood, heart wood, small branches, nor outside pieces of bark will be received. If the firewood is obtained from a State forest timber reserve or ordinary Crown lands, persons cutting and removing same must be provided with proper Crown licences for the particular area concerned.

3. The orders will be issued by the departments requiring the supplies, and the firewood shall be delivered as may be directed by the officer ordering the supply. Should an order not be complied with within forty-eight hours it will be competent for the department concerned to purchase the firewood at the contractor's risk, and the extra expense (if any) over and above the contract price will be deducted from the contractor's account or from the security money.

4. Melbourne District will include a radius of six miles from the General Post Office. The Williamstown District will include the Borough.

5. The contractor will be bound to place the firewood in stacks for measurement on such ground as may be pointed out. The stacks are to be five feet high, and of the width specified in the various schedules, with space between each stack for measuring; and the billets or lengths are all to lie the same way, viz., crossways of the stacks in th

weighbridge.
6. The acceptance of the firewood shall be subject to the approval of the officer authorized to take delivery, or such other officer as shall be named by him. If after the delivery of the firewood has been taken any deficiency or defect is discovered therein, such firewood may be returned to the contractor. In case of the rejection or return of any firewood, the contractor shall bear the whole cost of replacing the wood so rejected or returned.
7. As soon as the orders shall bear.

case of the rejection or return of any firewood, the contractor shall bear the whole cost of replacing the wood so rejected or returned.

7. As soon as the orders shall have been completed the contractor will be required to furnish to the department supplied his account in the prescribed form, with the receipted delivery order attached thereto. Accounts will be payable at any Receipt and Pay Office that the contractor may desire.

8. In the event of a difference of opinion between the contractor and the officer receiving the firewood as to the quality, the same shall be decided by a board of survey, composed of persons named by the head of the department, and the decision of the board is to be considered as final.

9. If the board shall decide that the wood is not of proper quality it must be immediately replaced by the contractor, failing which it will be procured elsewhere, and the extra expense (if any) will be deducted as in condition No. 3.

10. If from any cause injury would accrue to the public service by waiting for a board of survey, the head of the department or officer in charge will have the power to reject such wood as is obviously of inferior quality, it being understood that he will be responsible to the Government for so doing; and the contractor must take back the rejected wood, and supply good in its stead, failing which it will be procured elsewhere, and the extra expense (if any) will be charged as in condition 3.

11. A refusal to execute orders, irregularity in the quality or quantity of the firewood, or delay in delivering or replacing it when required, will subject the contractor to such mulct, not exceeding £50, as the Treasurer of the State for the time being may direct; and the amount may be deducted as in condition 3.

12. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract for the wind the firm of the firm of the firm of the firm of the firm of the said for the time being may direct; and the amount may be deduced a

otherwise; and no such transfer will be recognised by the Government.

13. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by any purchase of frewood by the Commonwealth Government.

14. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract. In the event of the contractor failing to carry on the contract the contract security money will in that case be absolutely forfeited, and in addition the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

15. No subletting will be allowed; all work must be carried out by the contractor, and the hours of employment of any person engaged therein are not to exceed forty-eight per week, and every such person shall be paid at a minimum wage of not less than 6s. per day; and a copy of these conditions shall be kept con-pienously and continually posted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer will subject the contractor, upon report from the Tender Board, to such mulet, not excreding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted as in condition 3, and the Freasurer's decision shall be binding, final, and conclusive as to the fact of infringement, and in all other respects.

T. BENT.

TENDERS FOR GRAZING LANDS.

Tender Forms can be optuined on application to the Lands Department, Melbourne, or any of the Survey Offices in the country.

Tenders should be placed in the Crown Lands Office Tender-box not later than Three o'clock p.m. on Tuesday, 30th October, 1906.

NOTE.—No tender will be accepted unless the fee for the period from 1st November, 1906, to 30th June, 1907, and fee of Five shillings for licence, are forwarded.

TENDERS will be received up to Three o'clock p.m. on Tuesday, 30th October, 1906, for the occupation, for grazing purposes only, of the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every licence granted under section 187 of the Land Act root shall be subject to the conditions set forth in the schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

Conditions.

- t. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Acts, except under the 187th section of the Land Act 1901, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section to of the Land Act 1901, or for mining purposes.

 2. In case the said land, or any part thereof, should be
- a. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.
- 3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted, until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.
- 5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.
- 6. This licence shall entitle the holder thereof, during o. Into licence shall entitle the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.
- 6A. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.
- That where improvements are authorized under section 189 of the Land Act 1901 the licensee shall notify, on completion, that such improvements have been made, otherwise the work will not be recognised.
- 7. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.
- 8. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.
- 9. The publication of a notice in the Government Gazette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.
- to. The ring barking of the timber upon the lend by the licensee is expressly forbidden, and he shall not be entitled to destroy or cut and take away any such
- 11. Free access to water shall be kept open at all times for travelling and other stock and for persons desiring to take water for domestic purposes.

- 12. The licensee shall destroy all thistles on the land, and on the half width of the adjoining roads, and shall be responsible for the destruction of thistles under the Thistle Act 1890 in like manner as holders of freehold lands.
- 13. The licensee shall keep the land free from vermin, and, should be fail to do so, the licence shall be liable to forleiture.
- 14. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.

Special Conditions.

- . The period of occupation will be for eight months-
- 1. The period of occupation will be for eight modules from 1st November, 1906, to 30th June, 1907.

 2. The fee for the period from 1st November, 1906, to 30th June, 1907—for which the licence will be issued, and fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.
- with this condition may be accepted.

 3. Tenders to be for so much per lot and block per annum.
- 4. Separate tenders must be lodged for each block.
 5. Tenders to be indersed—"Tender for Lot 1, Block 3288" or "Lot 2, Block 8750," or "Lot 3, Block 9340," as the case may be, and addressed to Secretary for Lands, Melbourne
- 6. The highest or any tender not necessarily, accepted.
- Tenderers must give their full name and ordinary
- 7. Tenderers must give their full name and ordinary postal address.

 8. The areas are given as more or less, and all appropriated, alienated, or licensed lund (if any) within the boundaries is excluded.
- Plans can be seen and information may be obtained in this office.

Section 13, Land Act 1904, provides :-

- 1. Where a licensee under section 187 of the Land Act 1901, has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.
- 2. Where the licensee holds land under the said section which is unfenced, he may in any Court of competent jurisdiction sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other order. sheep, or other animals:

J. E. MACKEY, Commissioner of Crown Lands and Survey. Department of Lands and Survey. Melbourne, 8th October, 1906.

HAMILTON, STAWELL, AND MALLEE DIVISIONS.

Hamilton, Stawell, and Mallee Divisions.

Lot 1 (Block 3288).—360 acres, the Bultush Swamp, parish of Linlithgow.—(Hamilton, 4481/187.)

Lot 2 (Block 8750).—7,450 acres, subdivision B of Pastoral allotment F, parish of Drajurk, bounded on north by Casterton-road (fenced), and on east and west by the fence lines dividing blocks B and C, and A and B respectively, recently licensed to C. Humphries.—(Hamilton, 4427/187.) Note.—Licence renewable for two years after 30th June, 1907, with right to construct dams.

Lot 3 (Block 9340).—40 acres, allotment 5A, parish of Bullawin, forfeited by E. Frost.—(Hamilton, 2299/50.) Note.—Improvements to be maintained.

Lot 4 (Block 9341).—380 acres, the Outlet Creek frontage to allotment 6, and the Timber and Water reserve, parish of Kurnbrunin.—(Mallee, M.6562.)

Lot 5 (Block 9342).—326 acres, allotments 212, 213, 214, and 215, parish of Callawadda.—(Stawell, 444/187.)

Lot 6 (Block 9344).—316 acres, allotment 217, parish of Callawadda.—(Stawell, 444/187.)

Lot 8 (Block 9345).—330 acres, allotment 233, parish of Callawadda.—(Stawell, 444/187.)

Echuca, Benalla, Bendigo, Seymour, and Beechworth.

ECHUCA, BENALLA, BENDIGO, SEYMOUR, AND BEECHWORTH; Divisions.

Lot 9 (Block 4305).—1,500 acres, between the three-chain road and Murray River, opposite allotments 7, 8, 12, 13, and 15, section C, parish of Kanyapella.—(Echuca, 1290/123.) Note.—Right to fence subject to gates being erected where considered necessary.

erected where considered necessary.

Lot 10 (Block 6852).—6.500 acres, State Forest, parish of Terrick Terrick West.—(Forests, F.47234.) Note.—For cattle and sheep, subject to excision of 1,000 acres at any time for plantation purposes.

Lot 11 (Block 8700).—12,700 acres, Pastoral allotment L. county of Benambra, south from Nariel, recently licensed by W. Ainsworth.—(Beechworth, 5133/187.)

Lot 12 (Block 8701).—12,700 acres, Pastoral allotment L1, county of Benambra, south from Nariel, part of area formerly licensed to W. Dawson.—(Beechworth, 5133/187.)

÷

Lot 13 (Block 9128).—50 acres, the Gravel reserve east of and adjoining allotment 41C, parish of Gowangardie.—(Benalla, 2263/187.)

(Behalda, 2203/187.)

Lot 14 (Block 9230).—900 acres, the Timber reserve between allotments 136, 16, A3, 89, 23, 24A, 116, and 92, and the Goulburn River, parish of Toolamba, recently licensed to M. Malone.—(Echuca, 2573/187.)

Lot 15 (Block 9346).—225 acres, the Mount Hope reserve, adjoining allotments 15 and 16, parish of Mincha.—

serve, adjoining allotments 75 and 16, parish of Mincha.— (Echuca, Y.4124.)
Lot 16 (Block 9347).—5 acres, the reserve on Campaspe River, east of allotment 12, section 7, parish of Elmore.— (Bendigo, C.32024.)
*Lot 17 (Block 9348).—Withdrawn.
Lot 18 (Block 9349).—1,58a acres, allotments 86 and 24, parish of Boho, and allotment 67, Warrenbayne, formerly licensed to J. Vaughan.—(Benalla, 2954/187.)
Lot 19 (Block 9350).—33 acres, allotments 35, 36, 41, 42, 43, 44, 49, 50, 51, and 52, township of Pelluebla (Wilby), parish of Pelluebla.—(Benalla, H.7176.)
Lot 20 (Block 9351).—7 acres, the Water reserve lying between allotments 46c and 46D, parish of Bungeet.—
(Benalla, Y.930.)

(Benalla, Y.030.)
Lot ,21 (Block 9352).—20 acres, north of Railway line and opposite allotment S2A, and the area held by Rodney Shire Council for the removal of sand, parish of Kialla. -(Benalla, 2930/187.)

BALLARAT, GEELONG, MELBOURNE, BAIRNSDALE, AND OMEO DIVISIONS.

DIVISIONS.

Lot 22 (Block 8232).—150 acres, north of allotment A2, and west of allotment 761, parish of Enfield South, recently licensed to A. J. McLachlan.—(Forests, F.42414.)

Lot 23 (Block 9215).—4 acres, allotment 6, section 27, a drainage reserve, township of Leongatha, recently licensed to H. Dannock.—(Melbourne, 3298/187.)

Lot 24 (Block 9353).—100 acres, parish of Eglinton, formerly licensed to G. B. Brusaschi.—(Ballarat, 2067/123.)

Lot 25 (Block 9354).—65 acres, a Water reserve. known

Tornerly Icensed to G. B. Brusasch.—(Battara, 2007/123.)

Lot 25 (Block 9354).—65 acres, a Water reserve, known as Cabbage Garden Swamp, west of and adjoining allotments 6, 74, 8, and 9, parish of Purrumbete North.—(Geelong, C.32986.) Note.—Licence renewable for three years, with right to fence.

Lot 26 (Block 9355).—2 acres, adjoining and west of allotment 26F, parish of Yaugher.—(Geelong, J.4053.)

Lot 27 (Block 9356).—95 acres, the unoccupied Crown lands in township of Gelantipy, excluding the 20-acre block held by E. A. Pecck.—(Bairnsdale, 1681/187.)

Lot 28 (Block 9358).—8,000 acres, allotments 14, 174, and 26, parish of Bundara Munjie, formerly held by T. McNamara.—(Omeo, 643/173.)

Lot 29 (Block 9358).—8,000 acres, parish of Nunniong, being part of a State Forest, formerly held by F. C. Lowe.—(Omeo, 514/187.)

Lot 20 (Block 9359).—20,000 acres, parish of Noyong, being Pastoral block P, county of Tambo, formerly hecased to F. C. Lowe.—(Omeo, 516/187.)

* Block Withdrawn .- Notice is hereby given that Lot 17, Block 9348, is withdrawn from tender.

J. W. SKENE. Secretary for Lands.

LANDS.

Crown Lands Department, Melbourne, 15th October, 1906.

TENDERS FOR GRAZING

SUPPLEMENTARY LIST.

Lot 31 (Block 9360).—110 acres, the south-easterly portion of the Village reserve on the Snowy River, parish of Newmerella, adjoining the holdings of A. Robertson and P. O'Dea.—(Bairnsdale, C.32310.)

Lot 32 (Block 9361).—63 acres, allotments 23 and 40, section B, and the Gravel reserve south of allotment 39, parishes of Kamarooka and Whirrakee.—(V.S., V.60656.)

Lot 33 (Block 9362).—40 acres, Gravel reserve fronting north-western road between the 65th section holdings of Sarah McQuinn and F. Parsons.—(St. Arnaud, W.23427.)

Lot 34 (Block 9363).—125 acres, the frontage to the Avoca River, east of the road forming the eastern boundary of allotments 80 and 81A, parish of Coonooer West, and 2A, parish of Gowar.—(St. Arnaud, W.21797.)

Lot 35 (Block 9364).—123 acres, a Railway Ballast eserve, allotment 48, parish of Moolerr.—(St. Arnaud, C.33363.)

Lot 36 (Block 9365).—68 acres, a Railway Ballast reserve, allotment 47, parish of Moolerr.—(St. Arnaud, C.33363.)

Lot 37 (Block 9366).—1,819 acres, allotment 12, parish of Matong North, and allotments 1 and 3, parish of Wabonga South, adjoining W. Tiernan's grazing area.—(Beechworth, H.72946.)

TENDERS FOR RIGHT TO DEPOSIT MATERIAL.

TENDERS FOR RIGHT TO DEPOSIT MATERIAL.

TENDERS will be received up to Three o'clock p.m. on Tuesday, 30th October, for the exclusive right to deposit material (five from offensive matter) on the Grown lands in Latrobe-terrace, between the Railway reserve and the Corio Recreation Ground, Geelong, for the period of 12 months, from 1st November, 1906, under the supervision of the Crown Lands Bailiff.

Tenderers must give full name and address, and inclose amount of tender, to the Secretary for Lands, Melbourne, indorsed "Tender for Depositing Material."

Plan may be seen, and all information obtained, at this Office, or Lands Office, Geelong.

Highest or any tender not necessarily accepted.

Highest or any tender not necessarily accepted.

J. E. MACKEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 15th October, 1906.

Ensolvency Aotues

INSOLVENCIES-MELBOURNE.

RETURN of Melbourne Insolvencies during the week ending the 15th day of October, 1956.

Date, Name, Trade, Address, Assignee. 10th October.

Michael Kully, railway employé, Digger's Rest, Densham. Alfred Peters, masseur, Melbourne, Shackell.

W. S. A. PONSFORD, Chief Clerk.

In the Court of Insolvency, Central District, at Melbourne.

NOTICE is hereby given that the estates of Michael Kelly, of Diggers' Rest, railway employé, and Alfred Peters, of Melbourne, masseur, have been sequestrated, and that general meetings of treditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the City of Melbourne, on Wednesday, the 24th day of October, A.D. 1906, at the hour of half-past Ten o'clock in the forenoun, for the election of trustees, and for the other numerous presidentics the residentics. and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Melbourne this 15th day of October, A.D. 1906. W. S. A. PONSFORD,

Chief Clerk.

In the Court of Insolvency, Southern District, at Ballarat. NOTICE is hereby given that the estates of William Savill, of Creswick, miner, and James Henry. Wills, of Berringa, miner, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, at Ballarat, on Thursday, the 25th day of October, A.D. 1906, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Ballarat this 15th day of October, A.D. 1906.

VIVIAN TANNER, Chief Clerk.

In the Court of Insolvency, at Geelong.

NOTICE is hereby given that the estate of Robert Homfray, of Charles-street, Newtown, Geelong, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices at Geelong, on Monday, the 29th day of October, A.D. 1906, at the hour of Half-past Ten e'clock in the forenoon, for the election of trustees, and

for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Geelong this 15th day of October, A.D. 1906. MORTON S. CLARK,

Chief Clerk.

In the Court of Insolvency, Shepparton.

In the Court of Insolvency, Snepparton.

OTICE is hereby given that the estate of Daniel Gallagher, of Shepparton, carpenter, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices at Shepparton, on Monday, the 20th day of October, A.D. 1906, at the hour of Two o'clock in the afternoon, for the election of trustees, and for the 'other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Shepparton this 15th day of October, A.D. 1906.

W. P. MILNE,

Chief Clerk.

In the Court of Insolvency at Chiltern.

Francis McDonald, of Chiltern Valley No. 2, in Victoria, miner, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Chiltern, on Monday, the 29th day of October, A.D. 1906, at the hour of half-past Two o'clock in the afternoon, for the election of trustees and for the other nursors mentioned in the rard section. and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Chiltern this 15th day of October, A.D. 1906. W. F. BÜSSE Chief Clerk.

In the Court of Insolvency, Yarrawonga

NOTICE is hereby given that the estate of Thomas Henry Kneeck, of Pelluebla, in the State of Victoria, labourer, has been sequestrated, and that a general toria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Yarrawonga, on Wednesday, the twenty-fourth day of October, A.D. 1906, at the hour of half-past Ten o'clock in the forenoon, for the election of trustee and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Yafrawonga this irth day of October, A.D. 1906.

JNO. M. HEWITT, Chief Clerk.

Bolice Sales.

THE undermentioned unclaimed animal will, if not previously claimed, be sold by public auction, at Rupanyup, on the 3rd November, 1906, at Twelve o'cleck

1. Stud four (4) tooth merino ram, two small back notches in off ear, no other brands or marks discernible.

T. O'CÁLLAGHAN Chief Commissioner of Police.

Chief Commissioner of Police.

Melbourne, 6th October, 1906.

THE undermentioned unclaimed property will, if not previously claimed, be sold by public auction, at the Police Station, Smythesdale, on the 10th November, 1906, at Twelve o'clock noon:—

One blacksmith's anvil, in good order, 12 cett in weight.

T. O'CALLAGHAN,
Chief Commissioner of Police.
Police Department, Office of Chief Commissioner,
Melbourie, 15th October; 1506.

Private Advertisements,

CITY OF SOUTH MELBOURNE.

REGULATION NO. 156.

NOTICE is hereby given that the Council of the City of South Melbourne has made a regulation to prohibit the erection of wooden buildings (which have been removed) on land within certain limits of the City.

F. G. MILES. Town Clerk.

Town Hall, South Melbourne, 16th October, 1906.

SHIRE OF CRANBOURNE.

OTICE is hereby given that Fetherick H. E. Sparks was, on the 6th day of October, 1906, duly appointed road ranger for the Cranbourne Shire, with power to impound all stray and wandering stock off all streets, roads, open ground, and reserves within the Shire boundary.

By order of the Council, ANTHONY N. FACEY, Shire Secretary.

Cranbourne, 9th October, 1906

SHIRE OF GISBORNE.

In pursuance of the powers conferred by section 475
of the Local Government Act 1903, the Council of the Shire of Gisborne do hereby order that the land hereinafter described, acquired by the said Council, shall be a public highway from and after the publication of such order in the Government Gazette, namely:—All that piece of land, being parts of Crown allotments 8 and 9 and part, of allotment 4, section 1, parish of Macedon, country of Bourke: SHIRE OF GISBORNE

county of Bourke:

Commissioning at a point 138 links west from the northeast corner of allotment 4, section 1, parish of Macedon;

thence i61½ links by a radius of i51½ links; thence by a line 352 links bearing south 28 degrees 26 minutes west; thence by a line 764½ links bearing south 53 degrees 46 minutes west; thence by a line 1,026 links bearing south 42 degrees 56 minutes west; thence by a line 2,180 links bearing south 27 degrees 17 minutes west; thence by a line 679 links along the Government road; thence by a line 2,278 links bearing north 27 degrees i7 minutes east; thence by a line 982 links bearing north 42 degrees 56 minutes east; thence by a line 818 links bearing north 53 degrees 46 minutes east; thence by a line 363½ links bearing north 28 degrees 26 minutes east; thence by a line 200 links bearing west to the point of commencement, containing 4 acres 1 rood 30 perches, or thereabouts.

Dated this first day of October, One thousand nine hundred and six.

hundred and six.

The common seal of the President, Councillors, and Ratepayers of the Shire of Gisborne was affixed hereto, in the presence of—

MICHAEL JOHN CARROLL, President. ALFRED TURNER, Councillor. (SEAL)

850

C. ED. KIRMSSE, Secretary.

SHIRE OF GISBORNE.

SHIRE OF GISBORNE.

In pursuance of the powers conferred by section 475 of the Local Government Act 1903, the Council of the Shire of Gisborne do hereby order that the land hereinafter described, acquired by the said Council, shall be a public highway from and after the publication of such order in the Government Gazette, namely:—All that piece of land being parts of Crown portion 9, 10, 11, 12, 15, 16, parish of Macedon, county of Bourke:

Commencing at a point 1,855 links bearing south 89 degrees 20 minutes east from the south-east corner of allotment 13, parish of Macedon; thence by a line 900 links bearing north 0 degrees 40 minutes east; thence by a line 950 links bearing north 13 degrees 39 minutes west; thence by a line 1,194 links bearing north 14 degrees 18 minutes 30 seconds east; thence by a line 1,029 links bearing north 24 degrees o minutes east; thence by a line 1,061 links bearing north 3 degrees 40 minutes west; thence by a line 1,060 links bearing north 13 degrees 20 minutes west; thence by a line 1,000 links bearing north 13 degrees 20 minutes west; thence by a line 1,061 links bearing south 13 degrees 40 minutes west; thence by a line 1,062 links bearing south 14 degrees 40 minutes west; thence by a line 1,062 links bearing south 2 degrees 40 minutes west; thence by a line 1,165 links bearing south 14 degrees 18 minutes 30 seconds west; thence by a line 1,165 links bearing south 14 degrees 18 minutes 30 seconds west; thence by a line 1,165 links bearing south 14 degrees 18 minutes 30 seconds west; thence by a line 1,160 links bearing south 13 degrees 30 minutes west; thence by a line 1,165 links bearing south 19 degrees 30 minutes west; thence by a line 1,165 links bearing south 18 degrees 18 minutes 30 seconds west; thence by a line 1,165 links bearing south 19 degrees 19 minutes west; thence by a line 1,165 links bearing south 19 degrees 19 minutes west; thence by a line 1,165 links bearing south 19 degrees 19 minutes west; thence by a line 100 links bearing north 80 degrees 20 minutes west

The common seal of the President, Councillors, and Ratepayers of the Shire of Gieborne was affixed hereto, in the presence of—

MICHAEL JOHN CARROLL, President. ALFRED TURNER, Councillor.

851 C. ED. KIRMSSE, Secretary.

SHIRE OF GISBORNE.

SHIRE OF GISBORNE.

In pursuance of the powers conferred by section 475 of the Local Government Act 1903, the Council of the Shire of Gisborne do hereby order that the land hereinafter described, acquired by the said Council, shall be a public highway from and after the publication of such order in the Government Gazette, namely:—All that piece of land being parts of Crown portion 6 and 7, parish of Macedon, county of Bourke:

Commencing at the south-east angle of allotment 7; thence by a line 376 links bearing north; thence by a line 376 links bearing east to the point of commencement, containing 3 roods 6 perches, or thereshoits.

Dated this first day of October, One thousand nine hundred and six.

The common seal of the President, Councillors, Ratepayers of the Shire of Gisborne was affixed hereto, in the presence of—

MICHAEL JOHN CARROLL, President. ALFRED TURNER, Councillor. (SEAL) C. ED. KIRMSSE, Secretary.

SHIRE OF GISBORNE.

SHIRE OF GISBORNE.

In pursuance of the powers conferred by section 475 of the Local Government Act 1903, the Council of the Shire of Gisborne do hereby order that the land hereinafter described, acquired by the said Council, shall be a public highway from and after the publication of such order in the Government Gazette, namely:—All that piece of land being parts of Crown portion 18 and 20, parish of Gisborne, county of Bourke:

Commencing at a point 1,268.3 links bearing north 24 degrees 28 minutes west from the southwest corner of Crown allotment 20, parish of Gisborne; thence by a line 103.2 links bearing north 24 degrees 28 minutes west; thence by a line 3,662.8 links bearing north 89 degrees 16 minutes east; thence by a line 2,229.5 links bearing north 89 degrees 14 minutes east; thence by a line 100.8 links bearing south 6 degrees 30 minutes west; thence by a line 3,739.5 links bearing south 89 degrees 14 minutes a line 3,739.5 links bearing south 89 degrees 14 minutes west; thence by a line 3,594.6 links bearing south 89 degrees 16 minutes west to the point of commencement, containing 7 acres 1 rood 20 perches, or thereabouts.

Dated this first day of October, One thousand nine bunded and size

hundred and six.

The common seal of the President, Councillors, and Ratepayers of the Shire of Gisborne was affixed hereto, in the presence of—

MICHAEL JOHN CARROLL, President. EDWARD LANSDOWNE, Councillor.

853

C. ED. KIRMSSE, Secretary.

SHIRE OF TUNGAMAH.

BY-LAW NO. 25.

By-LAW No. 25.

A By-LAW of the Shire of Tungamah, made under the provisions of the Local Government Act 1903, section No. 196, and numbered 25, for the purpose of extending to the Township of Tungamah the provisions of the Police Offences Act 1890.

In pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Tungamah do hereby order that the provisions of the Police Offences Act 1890, Part I., shall be and are hereby extended to the Township of Tungamah, within the boundaries hereinunder set forth:—

Tungamah, within the boundaries hereinunder set forth:—
Commencing at the south-east corner of Crown allotment 154, section B, parish of Tharanbegga; thence south 55 deg. 54 min. 820 links; thence east 2,460 links; thence north 1,040 links; thence east 2,090 links; thence south 1,900 links; thence east 2,200 links; thence south 1,900 links; thence the north bank of the Boosey Creek; thence along the north bank of the Boosey Creek; thence along the north bank of the Boosey Creek; thence along the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in the Boosey Creek in the Boosey Creek in the Boosey Creek in the Boosey Creek in the Boosey Creek in the Boosey Creek in the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point where the north bank of the Boosey Creek in a north-westerly direction to a point w

Made and passed the 3rd day of September, 1906.

Confirmed the 1st day of October, 1906, and the seal of the President, Councillors, and Ratepayers of the Shire of Tungamah hereto affixed in the presence of-

HENRY C. MOORE, President. WILLIAM DEAGAN, Councillor. W. H. TRICKS, Shire Secretary. 778

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the partnership hitherto existing between John Holmes, George Holmes, William Tyers Holmes, and John Davies, all of Casterton, millers, trading under the style and firm of Holmes Hrothers and Davies, of Casterton, millers, has this day been dissolved by mutual consent.

In future the business will be carried on by the said John Holmes, George Holmes, and William Tyers Holmes, under the style and firm of Holmes Brothers, of Casterton, millers, who will pay all accounts due by, and will receive all money due to, the late firm to date.

Dated this 22nd day of September, 1906.

JOHN HOLMES. GEORGE HOLMES. WILLIAM T. HOLMES. JOHN DAVIES.

Signed by the said John Holmes, George Holmes, William Tyers Holmes, and John Davies, in the presence of—RICHD. BOLTON, solicitor, Casterton. 849

THE business of E. M. Kauffmann, 34 Queen-street, Melbourne, having been acquired by L. Kauffmann, on and after roth October, 1906, the same will be carried on by him, at the same address. L. Kauffmann will liquidate all liabilities of the late firm, and receive all debts due.

NOTICE is hereby given that the partnership heretoof ICE. is hereby given that the partnership heretofore subsisting between Randolph Howe, of Geelong, in the State of Victoria, stock and station agent;
Claude Bostock Palmer, of Terang, in the said State,
stock and station agent, John Thornton, of Camperdown,
in the said State, stock and station agent, John Richard
Moodie and Octavius Paget Palmer, both of Hamilton,
in the said State, stock and station agents, as stock and
station agents and auctioneers at Hamilton, under the
name, style, or firm of "Thornton, Palmer, and Moodie,"
has been dissolved by mutual consent as from the first
day of October. One thousand nine buntlerd and six

day of October, One thousand nine hundred and six.

Dated this 29th day of September, One thousand nine

RANDOLPH HOWE, C. B. PALMER, JNO. R. MOODIE, JOHN THORNTON, O. P. PALMER.

Harwood and Pincott, Geelong, Melbourne, and Colac, for the said Howe, Thornton, and Palmer.

ARCHIBALD AND CO. PROPRIETARY LIMITED.

NOTICE is hereby given that the registered office of the above company is situated at Mossiface, near Bruthen, Gippsland.

Dated 12th October, 1906.

JOHN ARCHIBALD, Manager of the above Co.

THE ROSEBROOK CHEESE AND BUTTER FAC-TORY COMPANY LIMITED (IN LIQUIDATION). TORY COMPANY LIMITED (IN LIQUIDATION).

OTICE is hereby given, in pursuance of section 128 of the Companies Act 1890, that a general meeting of the above company will be held at Factory, lately known as The Rosebrook Factory, on Mondav, the 19th day of November, 1906, at the hour of half-past Ten o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding-up of the said company has been conducted, and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidator shall be disposed of.

Dated the tenth day of October, 1906.

R. R. FITZGERALD, Liquidator. Witness-Jas. Boyo, solicitor, Port Fairy.

W E hereby give notice that the office of The Orbost Shipping Company Limited is situated at number 527 Collins-street, Melbourne, in the State of Victoria.

Dated this third day of October, One thousand nine bundled and tit. hundred and six.

JOHN L. WEBB, Chairman of Directors.
THOMAS E. THORP, Secretary.
Witness to signatures of John Langley Webb and
Thomas Ernest Thorp—Jro. P. Talbor, clerk to Messrs.
Hill and Talbot, solicitors, &c., Melbourne, Hill and Talbot, of 442 Chancery-lane, Melbourne, solicitors to the said company.

821

Companies Act 1896.—60 Victoria, No. 1482.

HIS is to certify that in my opinion Critchley Parker
Limited has up to the date of this Certificate duly
complied with the requirements prescribed by section 2 of
the Companies Act 1896, relating to Proprietary Comnanies. panies.

Dated this 31st day of August, One thousand nine hundred and six.

Received 31 Aug., 1906, Fee 5/ R G.O.

H. HOSKEN, Deputy Registrar-General.

54 Vict. No. 1060, Sec. 64.—1 Edw. VII. No. 1769, Sec. 4. NOTICE.

RULE to administer the estate of Herbert Frederic Castledine, late of St. Vincent's Hospital, Fitzroy, formerly of Lourenco Marques, Delagoa Bay, Africa, deceased, intestate, clerk, who died on the 21st April, 1906, has been granted to me, and creditors, next of kin, and all others having claims against the estate are required to send in particulars of their claims to the Curator of the Estates of Deceased Persons, New Zealand Chambers, 483 Collins-street, Melbourne, on or before the 14th January, 1907, or they may be excluded from the distributed. being distributed.

Curator of the Estates of Deceased Persons.
Melbourne, 13th October, 1906.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

NOTICE is hereby given that Herbert Edward Stone, of The Corner Boot Store, Castlemaine, in the State of Victoria, boot salesman, has, by deed dated the 2nd day of October, 1906, conveyed and assigned all his estate, property, and effects, whatsoever and wheresoever, to me, Horace Edgar Wootton, of 46 Elizabeth-street, Melbourne, in the said State, accountant, upon trust for realization or otherwise for the benefit of the creditors of the said Herbert Edward Stone, as in the deed mentioned. All persons having any claims against the estate are hereby required to send particulars thereof to me, tioned. All persons having any claims against the estate are hereby required to send particulars thereof to me, care of Messrs. Wootton, Fuller, and King, incorporated accountants, &c., 46 Elizabeth-street, Melbourne, the trustee's agents, by the 1st day of November, 1906, after which date I shall distribute the trust funds between those persons only of whose claims I shall have had notice.

Dated this 13th day of October, 1906.

HORACE EDGAR WOOTTON, Trustee.

Messrs. Wootton, Fuller, and King, incorporated accountants and insurance brokers, 46 Elizabeth-street, Mel-

URSUANT to the Trusts Act 1890, notice is hereby PURSUANT to the Trusts Act 1890, notice is hereby given that all creditors and others having any ciaims against the estate of Thomas Crockley Barnes, late of Learmonth, in the State of Victoria, storekeeper, deceased (who died on the 30th day of June, 1906, and probate of whose will and three codicils thereto was on the first day of September, 1906, granted by the Supreme Court of Victoria aforesaid, in the probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, whose registered office is situated in Camp-street, Ballarat, in the said State, the executor named in and appointed by the first codicil to the said will), are hereby required to send particulars of such claims to the said company at its office, Camp-street, Ballarat aforesaid, on or before the thiriteth day of November next, and notice is hereby also given that after the said thirtieth day of November next the said Company will proceed to distribute the assets of the said Thomas Crockley Barnes, deceased, amongst the persons, entitled thereto, having regard only to the claims of which it shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this eleventh day of October, 1906.

MITCHELL, NEVETT, & ROBINSON, Lydiard-

MITCHELL, NEVETT, & ROBINSON, Lydiard-street, Ballarat, proctors for the said company. 830

Trusts Act 1890.

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned deceased are required to send particulars thereof to the undersigned solicitor for John Thomas McMahon, of Numurkah, labourer, the administrator of the estate of the said deceased, on or before the twentieth day of November, 1906, after which date the administrator will proceed to distribute the assets of the said deceased according to law, and will not be responsible to any person or liable for any claim then not sent in. for any claim then not sent in. Name-Elizabeth Alice McMahon.

Residence-Waaia.

Occupation—Married woman.
Date of death—2nd June, 1906.
Dated this eleventh day of October, 1906.
C. W. MORRISSY, of Melville-street. Numurkah, proctor for the said administrator.

NOTICE TO CREDITORS .- DAVID DUNWOODIE, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that creditors and others having claims against the estate of David Dunwoodie, late of Observatory-road, Cape Division, in the Colony of the Cape of Good Hope (formerly of Elgin-street, Carlton, in the State of Victoria), builder, deceased, are hereby rethe State of Victoria), builder, deceased, are hereby required to send particulars of such claims to the Perpetual Executors and Trustees Association of Australia Limited, carrying on business at Queen-street, Melbourne, the administrator, with the will annexed, of the estate of the said deceased, on or before the 7th day of November next, after which date the Association will distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice and it will not be liable for the assets so distributed to any person whose claim it shall not then have had notice.

NUNN, SMITH, & JEFFRESON, 448 Collins-street, Melbourne, proctors for the said Association. 826

NOTICE TO CREDITORS.—RE ALFRED ANDREW ROUVRAY, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that I notice is hereby given that all persons having any ciaim against the estate of Alfred Andrew Rouvray, late of Echuca, in the State of Victoria, civil servant, deceased (and probate of whose last will and testament was granted to The National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, to the said The National Trustees Executors and Agency Company of Australasia. Send in particulars, in writing, to the said the National Trustees, Executors, and Agency Company of Australasia Limited, on or before the nineteenth day of November, One thousand nine hundred and six. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Alfred Andrew Rouvray, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said execu-tor shall then have had notice, and the said executor will not be liable for the assets, or any part thereof so distributed to any person of whose claim it shall not then have had notice.

Dated this r5th day of October, 1906.

COLIN H. CAMPBELL, High-street, Echuca, proctor for the said The National Trustees, Executors, and Agency Company of Australasia Limited. 806

NOTICE TO CREDITORS.—RE WILLIAM REDFERN BYTHELL, DECEASED.

REDFERN BYTHELL, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of William Redfern Bythell, late of Perth-street, Prahran, in the State of Victoria, gentleman, deceased (who died on the thirty-first day of August, 1906, and probate of whose last will and testament was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the first day of October, 1906, to George Richard Rowe Vivian, of 12 Woodside-crescent, Toorak, in the said State, blindmaker, the sole executor named therein), are hereby required to send in particulars, in writing, of such claims to the undersigned, Edwin James Corr, the proctor for the said George Richard Rowe Vivian, on or before the seventeenth day of November, 1906. And notice is hereby given that after that day the said George Richard Rowe Vivian will proceed to distribute the assets of the said William Redfern Bythell, deceased, which shall have come to his hands or possession, among the persons entitled thereto, having regard only to the claims and demands of which the said executor shall then have had notice, and the said executor will not be liable for the seath or name of the persons of the persons of the persons of the persons of the persons of the said executor will not be liable for the seath or name of the persons of the p have had notice, and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice. Dated the 15th day of October, 1906.

E. J. CORR, 339 Collins-street, Melbourne, proctor for the said George Richard Rowe Vivian.

NOTICE TO CREDITORS.—ISABELLA GRANDISON, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Isabella Grandison, formerly residing at Victoria-avenue, Albert Park, in the city of South Melbourne, in the State of Victoria, lately residing at "Lorne," Spray-street, Elsternwick, in the said State, spinster, deceased (who died on the twenty-third day of July, One thousand nine hundred and six, and probate of whose will was on the seventeenth day of September, One thousand nine hundred and six, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Arthur McCooey, of No. 15 Soudan-street, Malvern, in the said State, commercial traveller, the sole executor named therein), are hereby required to send the particulation. the said State, commercial traveller, the sole executor named therein), are hereby required to send the particulars in writing of their claims to the said Arthur McCooey, addressed to the care of the undersigned on or before the twentieth day of November, One thousand nine hundred and six, after which date the said Arthur McCooey will proceed to distribute the assets of the said Isabella Grandison, deceased, which shall have come to his hands as such executor amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And the said Arthur McCooey will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim or claims he shall not then have had notice.

Dated this twelfth day of October, 1906.

GILLOTT, BATES, & MOIR, National Mutual Build-

GILLOTT, BATES, & MOIR, National Mutual Buildings, corner of Collins and Queen streets, Melbourne, proctors for the said executors.

705

NOTICE TO CREDITORS .- RE JOSEPH HENRY

NOTICE TO CREDITORS.—RE JOSEPH HENRY LEACH, DECEASED, INTESTATE.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of Joseph Henry Leach, formerly of Pirron Yalloak, in the State of Victoria, but late of Hawthorn, in the said State, farmer, deceased, intestate (letters of administration of whose estate were granted to Thomas Leach, senior, of Pirron Valloak, in the said State, farmer, father of the said deceased), are hereby required to send in particulars, in writing, of such claims to the undersigned, Parkinson and Wettenhall, the proctors for the said Thomas Leach, senior, on or before the roth day of No-Thomas Leach, senior, on or before the 10th day of November, 1906. And notice is hereby given that after that day the said administrator will proceed to distribute the assets of the said Joseph Henry Leach, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administrator shall then have had notice; and the said administrator will not be liable for the secret are next therefore. for the assets or any part thereof so distributed to any person of whose claim he shall not then have had notice.

Dated this roth day of October, 1906.

PARKINSON & WETTENHALL, Murray-s Colac, proctors for the said Thomas Leach, senior.

STATUTORY NOTICE TO CREDITORS.

NOTICE TO CREDITORS.—RE WILLIAM JOHN .

PURSUANT to the provisions of the Truste Act 1890, notice is hereby given that all persons having any claim against the estate of William John Gurling, late of No. 5 Glenferric-10ad, Malvern, in the State of Victoria, gentleman, deceased (who died on the 2ath day of February, 1906, and probate of whose last will and testament was granted to Henry Edward Bird, of Chapel-street, Windsor, in the said State, estate agent, and Louis Irving Barker, formerly of 416 Chancery-lane, but now of Normanby Chambers, Chancery-lane, Melbourne, in the said State, accountant, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned. Hodgeon and Finlayson, the proctors for the said Henry Edward Bird and Louis Irving Barker, on or before the 30th day GURLING, DECEASED. on and r mayson, the proctors for the said Henry Ledward Bird and Louis Irving Barker, on or before the aoth day of November, 1006. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said William John Gurling, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Dated this 11th day of October, 1906.

HODGSON & FINLAYSON, and Little Collins-strict, Melbourne, proctors for the said Henry Edward Bird and Louis Irving Barker. 827

Mining Aotices.

UNITED DINAH FLAT DREDGING CO. NO LIABILITY, CHEWTON.

NOTICE.

A N Extraordinary Meeting of Shareholders in the above company will be held at the company's office, Lyttleton-street, Castlemaine, on Thursday, 18th October, 1906, at Two p.m.

Business:

1. To increase the capital of the company by raising the amount payable in respect of each share in the company from Twenty shillings to Thirty shillings on the whole of the shares in the company.

2. To alter Rule 5 of the company's Deed of Association of the company's Deed of Association of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company's Deed of Science of the company is the company that the company is the company that the company is the company in the company in the company in the company is the company in the company in the company in the company is the company in the comp

tien accordingly.

3. To authorize the Board of Directors to do, and execute, all acts, deeds, and things necessary to give effect to all or any resolutions passed at such meeting.

4. To confirm minutes of said meeting.

W. McLEOD BULL, Manager.

GLENFINE WESTERN LEADS GOLD MINING COY. NO LIABILITY.

N Extraordinary Meeting of the above company will A be held on Saturday, 27th October, 1006, at Nine o'clock p.m., at George Chambers, Lydiard-street, Ballarat, to transact the following business:—(1) To increase the capital of the company by increasing the amount payable in respect of each share to such extent as the meeting may decide; (2) to confirm the minutes of the meeting.

D. MURRAY, Manager.

CENTRAL GOLDFIELDS COMPANY NO LIABILITY.

N Extraordinary Meeting of Shareholders will be A held at the company's office, City Chambers, Bendigo, on Friday, 26th October, 1906, at Four o'clock p.m. Business

To authorize the directors to dispose of the company's

G. A. PETRIE, Manager.

STAR OF THE LODDON G.M. CO. NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the Star of the Loddon G.M. Co. No Liability will be held at the office of the company, Commercial-road, Tarnagulla, on Thursday, 25th day of October, 1906, at half-past Two p.m.

Business:

1. To empower the directors to sell and dispose of the property, mine, lease, plant, machinery, and effects of

2. To confirm the minutes of the meeting.
L. D. WILLIAMS, Manager.

11th October, 1906.

NOTICE OF EXTRAORDINARY MEETING.—THE CORONATION SYNDICATE GOLD MINING COMPANY NO LIABILITY, WALHALLA.

NOTICE is hereby given that an Extraordinary Meeting of the above company is hereby convened, and will be held at Conlan's Star Hotel, Walhalla, on Friday, the 2nd November, 1906, at Eight o'clock p.m., to transact the following business or such of the same as the meeting may think fit:—

une tollowing business or such of the same as the meeting may think fit:—

1. To increase the capital of the company from £2,400 to £3,e00 by the issue of 600 new shares of £1 each, paid up to 8s. 2d. per share.

2. To alter and amend Rule 5 of the rules of the company by striking out the words "Two thousand four hundred," and inserting in lieu thereof the words "Three thousand."

3. To confirm the minutes of the meeting.

By order of the Board,
SAML. F. DRAKEFORD, Manager.

THE CHILTERN GOLDEN BAR QUARTZ G.M. CO. NO LIABILITY.

NO TICE is hereby given that an Extraordinary Meeting of the Shareholders in the above-named company is hereby convened, and will be held at the Fire Brigade Hall, Conness-street, Chiltern, on Friday, the second day of November, 1906, at Four o'clock p.m.

Business:

(1) To increase the capital of the company in such manner as the meeting may think fit, and to deal with any other business that may arise.

(2) To make such alterations in the rules and regula-tions of the company as may be necessary to give effect to the foregoing resolutions, if adopted.

(3) To confirm the minutes of the meeting.

By order of the Board,
F. F. WOODWARD, Manager.

Chiltern, 13th October, 1906.

THE LIMESTONE CREEK GOLD MINING AND DREDGING COMPANY NO LIABILITY.

A N Extraordinary Meeting of Shareholders of the above-named company will be held at Phair's Hotel, Collins-street, Melbourne, on Monday, the 29th day of October, 1906, at half-past Two p.m.

Business:

To increase the capital of the company and alter the rules in such manner as the shareholders shall direct, and confirm the minutes of the meeting.

820 H. D. McKIE, Manager.

LODDON GOLD DREDGING COMPANY

NO LIABILITY.

A Ll. shares in the above company forfeited for the
non-payment of the 5th call of 3d. per share will
be sold by public auction at the Stock Exchange, Collinsstreet, Melbourne, on Thursday, the 25th day of October,
1006, at Twelve o'clock. 1906, at Twelve o'clock. 833 .

A. M. CRAIG, Manager.

Twelfth Schedule.

CLARE GOLD MINING COMPANY NO LIABILITY.

THE undersigned, hereby make application to register, the Clare Gold Mining Company as a no-liability company under the provisions of Part II. of the Com-

t. The name of the company is to be Clare Gold Mining Company No Liability.

2. The place of operations (or intended operations) is at Rutherglen, in the State of Victoria.

3. The registered office of the company will be situated at 60 Queen-street, Melbourne.

4. The value of the company's property, including claim, £6,485.

5. The number of shares in the company is Thirty thousand, of Five shillings each. 6. The number of shares subscribed for is Thirty thou-

7. The name of the manager is Sybil Embling.8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows :-

Names, Addresses, and Occupations Numbe Edmund Charles Elliston, Wattle Tree-road, Number of Shares. Malvern, investor 200 Joseph Skurrie, Harrold-street, Middle Park, joseph Skurne, Harboursteet, andule Fank, investor George Mayhew, Oakleigh, Victoria, investor Robin Rodwell, Rutherglen, Victoria, investor Amy Elliston, Wattle Tree-road, Malvern, investor Saidil English Course (treet Melhourse 200 investor 200 Sybil Embling, 60 Queen-street, Melbourne, legal manager (in trust for shareholders) ... 29,000

30,000

Dated this 16th day of October, 1906.

SYBIL EMBLING, Manager.

Witness to signature-WM. II. WADDELL.

I, Sybii. Embling, do solemnly and sincerely declare that—
1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientionsly believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Syrii. Emritso.

Taken before me, at Melbourne, this 16th day of October, 1906—WM. H. WADDELL, Commissioner for taking Declarations and Affidavits.

FRITZ.

Companies Act 1890.-Twelfth Schedule.

MEMORIAL FOR REGISTRATION OF THE PERCY-DALE PROPRIETARY COMPANY NO LIABILITY.

THE undersigned, hereby make application to register, The Percydale Proprietary Company as a no-liability company under the provisions of Part II. of the Com-

fames Act 1890.

1. The name of the company is to be "The Percydale Proprietary Company No Liability."

2. The place of operations (or intended operations) is

at Percydale.

3. The registered office of the company will be situated

at 60 Queen-street, Melbourne.
4. The value of the company's property, including claim,

is £1,000.
5. The number of shares in the company is 30,000, of

6. The number of shares subscribed for is 25,000.
7. The name of the manager is George Ernest Dicken

8. The names and addresses and occupations of the shareo. The hands and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

Edward Miller, M.L.C., Flinders-lane, Melbourne, investor K. I.. Murray, 60 Queen-street, Mclbourne, 200 investor ... Donald Clark, School of Mines, Bendigo, 200 200 200 200 14,000 (in trust for company) Ceo. E. Dickenson, 60 Queen-street, Melbourne (in trust for vendors) 5,000 10,000 30,000

Dated this 16th day of October, 1906. GEO. E. DICKENSON, Manager. Witness to signature-Walter C. Jones.

I, GEORGE ERNEST DICKENSON, do solemnly and sincerely declare that-

1. I am the manager of the said intended company

2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this rolemn decaration conscientiously believing the same to be true, and by vittue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

GEO. E. DICKENSON.

Taken before me, at Melbourne, this 16th day of October, 1906—G. Geo. Crespin, J.P. 816

TALBOT PIONEER HYDRAULIC SLUICING
COMPANY NO LIABILITY, TALBOT.

A Li shares in the above company forfeited for non payment
of the 6th call (August) of One shilling per share will be
sold by auction, at the company's office, High street, Maryborough, on Saturday, the 27th day of October, 1906, at Eleven
a.m, unless previously redeemed.

Dated at Maryborough this 15th day of October, 1906.
793

T. C. MINERS, Manager.

GARDEN GULLY UNITED QUARTZ MINING COMPANY NO LIABILITY.

V. P. BENTLEY will sell by public auction, at the Victoria Hotel, Pall Mall, Bendigo, at Four p.m., on Saturday, 27th October, 1905, all shares on which the 25th call of One shilling per share is then unpaid.

J. H. CRAIG, Manager.

SPRING GULLY JUNCTION GOLD MINING
COMPANY NO LIABILITY.
TOTICE.—All shares on which the 25th call of Threepence
per share remains unpaid are forfeited, and will be sold
W. P. Bentley, at Victoria Chambers, Bendigo, on Satury, 20th October, 1906, at Four o'clock p.m., unless premist naid of day, 20th Occ. viously paid on.

G A. PETRIE, Manager,

MARONG ALLUVIAL GOLD MINING COMPANY
NO LIABILITY.

OTICE. - All shares on which the 37th call of Threepence
per share remains unpaid are forfeited, and will be sold by
W. P. Bentley. at Victoria Chambers, Bend'go, on Saturday,
20th October, 1906, at Four o'clock p.m., unless previously
paid on

G. A. PETRIE, Manager.

MARONG GOLDFIELDS ALLUVIAL COMPANY
NO LIABILITY.

NOTICE.—All shares on which the 1st call of One penny per
share remains untraid are forfeited, and will be sold by
W. P. Bentley, at Victoria Chambers, Bendigo, on Saturday,
20th October, 1906, at Four o'clock p.m., unless previously paid.

G. A. PETRIE, Manager.

G. G. CONSOLIDATED COMPANY NO LIABILITY.

Y. P. BENTLEY will sell by public auction, at the Victoria 16t-1, Pall Mall, Bendigo, at Four p.m. on Saturday, 27th October, 1906, all shares on which the 65th call of Threepen e per share is then unpaid.

J. H. CRAIG, Manager.

Tenth Schedule.

MUTUAL HILL TIN MINES N.L., DERBY, TASMANIA.

INCREASE OF CAPITAL.

THE undersigned manager, hereby give notice that, an increase in the capital of the above-named company was, on the fifteenth day of October, 1906, resolved

The mode adopted for the increase is by raising the amount of each of the 50,000 existing shares in the com-

pany from tos. to 20s.

CLARENCE E. BRADSHAW, Manager.

817

R. M. TURNER, PAUL NORTHEY, Directors.

Melbourne, 16th October, 1906.

MOUNT GOBUR GOLD MINES NO LIABILITY, GOBUR, VICTORIA.

REMOVAL OF OFFICE.

No. Liability was hereto affixed this good.

ROBT. WOOLFORD,
ARTHUR S. WOOLCOTT, Directors.
H. S. DICKSON, Manager. (SEAL)

815

PETERS GULLY GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that the registered office of the above company is situate at No. 47 Queen-street, Melbourne, and that the name of the manager is Thomas

Dated this eighth day of October, 1906.

The common seal of the Peters Gully Gold Mining Company No Liability was hereto affixed in the presence of-

(SEAL)

R. M. TURNER, ALEX. CAMPBELL, Directors.

818

THOS. ROLLASON, Manager.

Ensolvency Motices.

The Insolvency Acts

FIRST and Final Dividend is intended to be de-A clared in the matter of Patrick Dwyer, of Kirkstall, in the State of Victoria, contractor, whose estate was assigned on the 6th day of July, 1906. Creditors who have not proved their debts by the 31st day of October, 1906, will be excluded.

Dated this roth day of October, 1906.

S. McDONALD, Assignee, Warrnambool. 78≥

The Insolvency Acts.

FIRST and Final Dividend is intended to be de-FIRST and Final Dividend is intended to be declared in the matter of Louisa Johnston, of Port Fairy, in the State of Victoria, wildow, whose estate was assigned on the fifth day of November, 1904. Creditors who have not proved their debts by the 31st day of October, 1906, will be excluded.

Dated this 10th day of October, 1906.

S. McDONALD, Assignee, Warrnambool.

The Insolvency Acts.

FIRST and Final Dividend is intended to be declared in the matter of Thomas Cocks, of Nathalia, in the State of Victoria, storekeeper, trading as Thomas Cocks and Sons, whose estate was assigned on the fifth day of October, 1906. Creditors who have not proved their debts by the twenty-fourth day of October, 1906, will be excluded.

Dated this 5th day of October, 1906.

EDWARD W. SMAIL, Trustee, Broken Hill Chambers, 31 Queen-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of John Barnacle, of Wahring and Gembrook, saw-miller, whose estate was assigned 16th day of June, 1905. Creditors who have not proved their debts by 31st day of October, 1906, will be excluded.

1. 1. BARKER, A.I.A.V., incorporated accountant and registered trustee, 430-434 Chancery-lane. 812

The Insolvency Acts.—In the Court of Insolvency, Central District.

FIRST and Final Dividend is intended to be declared in the matter of Christopher Eustace Nicholts and Phillip Chas. Josephs, trading as Nicholls and Josephs, of Temperance Buildings, Swanston-street, Melbourne, in the State of Victoria, tailors, whose estate was assigned on the 18th day of September, 1906. Creditors who have not proved their debts by the 1st day of November, 1906, will be excluded.

Dated this 16th day of October, 1906.

HORACE E. WOOTTON, Trustee, 46 Elizabethstreet.

The Insolvency Acts.—In the Court of Insolvency, Central District.

A FIRST and Final Dividend is intended to be declared in the matter of George Edward Siddall, of Spencer-street, Melbourne, in the State of Victoria, produce exporter, whose estate was assigned on the 20th day of July, 1904. Creditors who have not proved their debts by the 1st day of November, 1906, will be excluded.

Dated this 13th day of October, 1906.

HORACE EDGAR WOOTTON, Trustee, 46 Elizabethstreet, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.—In the matter of HUGH MCKINNON (trading as McKinnon Bros.), of Malvern-road, Toorak, in the State of Victoria, grocer, under assignment dated

in the State of Victoria, grocer, unuer assistant to the day of July, 1906.

NOTICE is hereby given that a First Dividend of Three shillings and sixpence in the Li has been declared in this matter, and that the same may be received at my office, on Tuesday, the ninth day of October, 1906, or on any subsequent day between the hours of Ten and Four; Saturdays Ten to Twelve.

Dated this 8th day of October, 1906.

83r ARTHUR S. BAILLIEU, Trustee.

The Insolvency Acts.-In the Court of Insolvency, Melbourne District.—In the matter of EDWIN ARTHUR FIELD, of 235 Clarendon-street, South Melbourne,

DIVIDEND is intended to be declared in the matter DIVIDEND is intended to be declared in the matter of Edwin Arthur Field, of 235 Clarendon-street, South Melbourne, tobacconist, whose estate was sequestrated on the 27th day of September, 1906. Creditors who have not proved their debts by the 2nd day of November, 1906, will be evoluded.

Dated this 17th day of October, 1906.

J. V. M. WOOD, Trustee.

Meudell, Wood, and Company, incorporated accountants and legal managers, 413 Collins-street, Melbourne.

819

The Insolvency Acts.—In the Court of Insolvency,
Southern District, Ballarat.

A FINAL Dividend is intended to be declared in the
matter of William Henry Clarke, of Humffraystreet, Ballarat East, produce merchant, whose estate was
assigned on the 6th day of May, 1905. Creditors who
have not proved their debts by the 1st day of November,
1906, will be excluded. 1906, will be excluded.

E. VEREY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.—In the matter of EDWIN ARTHUR FIELD, of 235 Clarendon-street, South Melbourne,

OTICE is hereby given that I, John Vivian Mont-gomery Wood, of 413 Collins-street, Melbourne, in the State of Victoria, accountant, have been duly ap-pointed to fill the office of trustee of the property of the pointed to fill the office of trustee of the property of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency, at Melbourne, made on the tenth day of October instant. All persons having in their possession any of the effects of the insolvent must deliver them to me as such trustee, and all debts due to the insolvent must be paid to me as such trustee. Creditors who have not yet proved their debts must forward their proofs of debts to me as such trustee.

Dated this 12th day of October, 1906.

J. V. M. WOOD, Trustee.

Mendell, Wood, and Company; incorporated accountants
and legal managers, 413 Collins-street, Melbourne.

814

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.—In the matter of EBENEZER EARL

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.—In the matter of EBENEZER EARL VIRTUE, of 7 Long-street, Elsternwick, in the State of Victoria, civil servant, an insolvent.

THE above-named insolvent, Ebenezer Earl Virtue, intends to apply to the Court of Insolvency, at Melbourne, on the ninth day of November, 1906, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Acts, and to dispense with the condition mentioned in section 139 of the Insolvency Act 1890, subject to an order dated the hirtieth day of July, 1906, for the payment of the sum of Fifteen pounds per annum out of his salary to the trustee herein.

Dated the seventeenth day of October, 1906.

Dated the seventeenth day of October, 1906.

COLE & O'HEARE, Salisbury Buildings, Queen and Bourke streets, Melbourne, solicitors for the above-named

The Insolvency Acts.—In the Court of Insolvency, at Melbourne.—In the matter of the insolvent estate of THOMAS HOURIGAN, of 8 Knight-street, Williamstown, in the State of Victoria, railway employé.

THE above-named Thomas Hourigan intends to apply to the Court of Insolvency, at Melbourne, on the ninth day of November, 1906, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Acts, and to dispense with the conditions mentioned in section 139 of the Insolvency Act 1890.

Dated this fifth day of October, 1906.

A. C. SECOMB, Prell's Buildings, 60 Queen-street, Melbourne, and at Footscray, Williamstown, and Werribee, solicitor for the insolvent.

Empoundings.

A XE GREEK.—Impounded at Axe Creek.

160. Red cow, white belly and head, strawberry jaws, no visible brand

161. Strawberry heifer, yoke on, cars slit, MV (inverted) off

rump
162. Red heifer, belly and head white, two slits off ear, one near, MV off rump
163. Red and white heifer calf, MV off rump

If not claimed and expenses paid, to be sold on 7th November, 1906.

810-7/

BENJN. CODE, Poundkeeper.

BENALLA.—Impounded at Benalla, by Mrs. D. Green, Winton.

red and white spotted heifers, about two and a half years old, notch (punch hole) off ear, like D R off rump
 black and white heifer, same ear mark and brand, milking
 red heifer, with calf at foot, same ear mark and brand

If not claimed and expenses paid, to be sold on 14th Novem-

839 - 5/10

D. D. MURPHY, Poundkeeper.

REVERIDGE.—Impounded at Beveridge.

1 bay saddle horse, black points, star on forehead, branded like R A near shoulder

If not claimed and expenses paid, to be sold on 7th November, 1906.

837-4/1

R. THANE, Poundkeeper.

BUNGAREE.—Impounded at Bungaree Shire Pound.

1 red cow and calf, branded like C C off rump

If not claimed and expenses paid, to be sold on 7th November, 1906.

803-3/6

MARTIN LEE, Poundkeeper.

BUSHFIELD.—Impounded at Bushfield, on 2nd October, 1996.

1 yellow cow, shelled horns, branded like H near rump If not claimed and expenses paid, to be sold on 23rd October,

804-4/1

THOS. REDDIE,

CLUNES.-Impounded at Clunes, by the Herdsman.

1 Alderney steer, coming 2 years, no visible brand

If not claimed and expenses paid, to be sold on 7th November, 1906.

779 - 3/6

Poundkeeper.

Poundkeeper.

COLAC.—Impounded at Colac Shire Pound, by the Herdsman from Colac, on 9th October, 1906.

1 old mare, mouse colour, branded like U near shoulder
1 yearling heifer, brown or mouse colour, no visible brand
1 dark-brown yearling heifer, no visible brand
1 yellow yearling heifer, mottled face, branded W off rump
1 dark-red yearling heifer, mottled face, branded word rump

If not claimed and expenses paid, to be sold on 8th November, 1906.

792-6/5

PETER MoINNES, Poundkeeper.

CRESWICK.—Impounded at Creswick Shire Pound.

1 young brindle bull, WC or G off rump

If not claimed and expenses paid, to be sold on 10th November,

802-3/6

WM. CANE, Poundkeeper.

ECHUCA.—Impounded at Echuca, 13th October, 1906.

Red heifer, white on face and belly, * off rump
 Brindle and white steer, * off rump
 Red heifer, no visible brand
 Yellow heifer, no visible brand
 Mousey and white steer, L near shoulder

If not claimed and expenses paid, to be sold on 7th November,

797-5/10

R. GREVILLE, Poundkeeper. ANCEFIELD.—Impounded in the Lancefield Shire Pound, 15th October, 1906, by Mr. P. Ryan. Expenses, 3s. per

1 black steer, like W off rump
1 yellow or red and white steer, like W off rump
1 yellow or red and white steer, like W off rump
1 red or yellow steer, notch out bottom both ears, like qE
(conjoined) off rump
1 red and white steer, piece out top and bottom off ear, no
visible brand
1 red and white steer, like W off rump.

Visible brand
1 red and white steer, like W off rump
1 red and white steer, piece off off ear, brindle face and shoulder, like HE (conjoined) V off rump
1 red steer, white spots near rump, notch out front off ear, like W off rump

If not claimed and expenses paid, to be sold on 8th November,

838 -- 11/1

JOHN WATERLAND,

MALMSBURY.—Impounded at Malmsbury, 19th October, 1906, by A. Ward.

1 strawberry heifer 1 yellow heifer 1 white and red spotted heifer

1 dark strawberry steer, round hole and slit in off ear of each

If not claimed and expenses paid, to be sold on 1st November,

786 - 6/5

D. DAVIES, Poundkeeper.

MANSFIELD.—Impounded at Mansfield, by Mr. T. Clancy.

1 red steer, branded HP off rump, two slits back of off ear If not claimed and expenses paid, to be sold on 9th November,

799 - 4/1

E. W. FINLASON, Poundkeeper.

MEREDITH.—Impounded at Meredith Shire Pound, 9th October, 1996, by the Herdsman, Morrisons Common. 1 spotted steer, no visible brand

If not claimed and expenses paid, to be sold on 10th November, 1906.

843 - 4/1

P. F. CAMPION, Poundkeeper.

M ORTLAKE.—Impounded at Mortlake, 9th October, 1906, by Mr. John Cameron, Herdsman.

red and white heifer, ring in off ear, No. 21, top off off ear, hole near ear, no visible brand
1 red heifer, top off off ear, hole near ear, no visible brand
2 red and white heifer, same earmark, no visible brand
1 red and white heifer, same earmark, no visible brand
1 brindle and white steer, same earmark, no visible brand
1 brindle and white steer, same earmark, no visible brand
1 yellow and white cow, off horn shelled, top off off ear, G off ribs

rios
I red cow, white face, CA (conjoined) near rump, top off off ear,
slit near ear
I red beifer, JG off rump, back quarter off ear
I red and white heifer, like — over C near rump

If not claimed and expenses paid, to be sold on 7th November, 1906.

842--10/6

JAMES ABSALOM, Poundkeeper.

WICHISON.—Impounded at Murchison, 12th October. 1906, by J. Harper.

1 red and white steer, branded like JHN (blotched) off shoulder,

On 13th October, 1906, by J. Cloney.

yellow steer, white on tail and belly, branded O near rump, C in square off rump, notch out front and back off ear, shell off near horn
 black steer, white on forehead and belly, M off rump

If not claimed and expenses paid, to be sold on 14th November, 1906.

796 - 7/7

841 - 3/6

JAMES MURRAY, Poundkeeper.

VUMURKAH.-Impounded at Numurkah, by R. Brenion.

1 red cow, top off near ear, P near rump, like BT off ribs If not claimed and expenses paid, to be sold on 31st October, 1906

> J. TREWIN, Poundkeeper.

11th October, 1906, by S. Pope, Shire Inspector.	THE ACTING GOVERNMENT PRINTER acknowledges the recei
dark-brown or black pony mare, blotched brand like S on back, near side slood	1906. £ s. c
If not claimed and expenses paid, to be sold on 6th November,	October 11.—W. H. Lewis 0 5 0
906.	October 11.—R. Thane 0 4 6
S. J. BENNETT,	October 15W. Redmond 0 10 0
35-4/8 Poundkeeper.	October 16J. Murray 0 10
	October 16R. Greville 0 6 0
TO COTHONIC Towns 1 1 of December 1996	October 16.—A. Morgan 0 4 5
POOWONG.—Impounded at Poowong, 9th October, 1906, by W. Mair.	October 16.—T. Metcalf 0 4 0
bay mare, white face, near hind foot white, branded like	October 16.—M. Lee 0 2 6
B over to near shoulder	October 16W. Cane 0 3 6
If not claimed and expenses paid, to be sold on 8th November, 906	October 16.—E. W. Finlason 0 5 0
E. S. REVELL,	October 16.—J. Tovey 0 2 6 October 16.—J. P. Daly 0 4 8
80-4/8 Poundkeeper.	October 16.—J. P. Daly 0 4 8 October 16.—R. E. Dudley 0 5 0
	October 16.—R. Code 0 5 0
	October 17.—J. Trewin 0 2 0
ROCHESTER.—Impounded at Rochester, 13th October, 1906, by William Tehan.	October 17.—J. Absalom 0 9 0
black Alderney steer, spotted face, piece out off car, no visible brand	J. KEMP, Acting Government Printer
N. D. W. and C. Dankarden	17th October, 1906.
By D. Wagstaff, Rochester.	Trun October, 1500.
ned and white yearling bull, branded D off rump	
If not claimed and expenses paid, to be sold on 7th November, 906.	AGENTS FOR "GOVERNMENT GAZETTE."
J. TOVEY, 005/10 Poundkeeper.	THE following have been appointed Agents to rece Advertisements and Subscriptions for the Governments
	Gazette:—
HEPPARTON.—Impounded at Shepparton, by W. Smith.	MESSRS. GORDON & GOTCH, News Agents, Queen-stre Melbourne, and George-street, Sydney;
Tred and white heifer, springer, about 3 years old red and white poddy steer, off ear slit, EF off rump	ARMSTRONG'S ADVERTISING AGENCY, R. Donalds Manager, "The Block," Elizabeth-street, Melbourne;
If not claimed and expenses paid, to be sold on 10th November, 1906.	MESSRS. H. BYRON MOORE, W. H. WADDELL, a J. E. GILCHRIST, trading as The Exchange, 369 Colli
R. E. DUDLEY,	street, Melbourne ;
R. E. DUDLEY, Poundkeeper.	
S36—4/1 Poundkeeper.	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-stre
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins stre Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance
SKIPTON.—Impounded at Skipton. 1. Black Alderney steer, white tail, no visible brand, two years old 2. Red yearling steer, no visible brand	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancelane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins street, Melbourne;
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins stre Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram C
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne;
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne;
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper.	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancelane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. H. L. JONES, South Melbourne;
SKIPTON.—Impounded at Skipton. 1. Black Alderney steer, white tail, no visible brand, two years old 2. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancelane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo;
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. I blue and white steer, branded like heart on off rump	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Marketing Melbourne, Marketing Marketing Melbourne, Marketing Melbourne, Marketing Melbourne, Marketing Melbourne, Marketing Melbourne, Marketing Melbourne, Marketing Melbourne, Marketing Melbourne, Marketing Melbourne,
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. I blue and white steer, branded like heart on off rump	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Marksquare, Geelong;
KIPTON.—Impounded at Skipton. Response of the state of t	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Marksquare, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat;
KIPTON.—Impounded at Skipton. SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. It blue and white steer, branded like heart on off rump brindle steer, no visible brand twhite cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906.	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Marksquare, Geelong;
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. blue and white steer, branded like heart on off rump brindle steer, no visible brand white cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Marksquare, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat;
KIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. I blue and white steer, branded like heart on off rump brindle steer, no visible brand twhite cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Marksquare, Geelong; MRS. R. BADE, Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough
KIPTON.—Impounded at Skipton. Response of the state of t	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta;
SKIPTON.—Impounded at Skipton. 1. Black Alderney steer, white tail, no visible brand, two years old 2. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. 1. blue and white steer, branded like heart on off rump 1 brindle steer, no visible brand 1 lwhite cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN, Poundkeeper.	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta; MR. C. A. AKINS, Stawell;
SKIPTON.—Impounded at Skipton. SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. I blue and white steer, branded like heart on off rump I brindle steer, no visible brand I white cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN, Poundkeeper. TUNGAMAH.—Impounded at Tungamah, by M. Quiuanc. I red bull, bald face, no visible brand	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta; MR. C. A. AKINS, Stawell; MR. W. J. PARKER, Dunolly;
SKIPTON.—Impounded at Skipton. 1. Black Alderney steer, white tail, no visible brand, two years old 2. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. 1 blue and white steer, branded like heart on off rump 1 brindle steer, no visible brand 1 white cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN, Poundkeeper. TUNGAMAH.—Impounded at Tungamah, by M. Quinauc. 1 red bull, bald face, no visible brand If not claimed and expenses paid, to be sold on 10th November,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Climited, 361 Collins-street, Melbourne; GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta; MR. C. A. AKINS, Stawell;
SKIPTON.—Impounded at Skipton. 1. Black Alderney steer, white tail, no visible brand, two years old 2. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. 1 blue and white steer, branded like heart on off rump 1 brindle steer, no visible brand 1 white cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN, Poundkeeper. TUNGAMAH,—Impounded at Tungamah, by M. Quinanc. 1 red bull, bald face, no visible brand If not claimed and expenses paid, to be sold on 10th November, 1906.	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta; MR. C. A. AKINS, Stawell; MR. W. J. PARKER, Dunolly;
SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. I blue and white steer, branded like heart on off rump I brindle steer, no visible brand I white cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN, Poundkeeper. TUNGAMAH.—Impounded at Tungamah, by M. Quinanc. I red bull, bald face, no visible brand If not claimed and expenses paid, to be sold on 10th November,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. W. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta; MR. C. A. AKINS, Stawell; MR. W. J. PARKER, Dunolly; MR. HENRY GEORGE, Castlemaine
KIPTON.—Impounded at Skipton. SKIPTON.—Impounded at Skipton. Black Alderney steer, white tail, no visible brand, two years old. Red yearling steer, no visible brand If not claimed and expenses paid, to be sold on 7th November, 1906. JOHN P. DALY, Poundkeeper. TATURA.—Impounded at Tatura. It blue and white steer, branded like heart on off rump brindle steer, no visible brand liwhite cow (aged), with red and blue specks, hooped horns, blotch brand between two hips If not claimed and expenses paid, to be sold on 7th November, 1906. A. MORGAN, Poundkeeper. TUNGAMAH.—Impounded at Tungamah, by M. Quiuanc. It red bull, bald face, no visible brand If not claimed and expenses paid, to be sold on 10th November, 1906. S. J. CARRICK,	street, Melbourne; MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne; MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chance lane, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins street, Melbourne; MR. HY. M. COLLINS, Manager Reuter's Telegram Collinsed, 361 Collins street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collins-street, Melbourne; MR. H. L. JONES, South Melbourne; MR. W. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo; MR. J. TREVEAN, Eaglehawk; MR. HENRY FRANKS, Bookseller and Stationer, Mark square, Geelong; MRS. R. BADE. Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough MR. M. K. ARMSTRONG, Kyneton; MR. J. C. ROYCRAFT, Creswick; MR. WILLIAM BICKERTON, Wangaratta; MR. C. A. AKINS, Stawell; MR. W. J. PARKER, Dunolly; MR. HENRY GEORGE, Castlemaine MR. E. BOWEN, Sale;

Y ARRAGON.—Impounded at Yarragon Shire Pound, 12 October, 1906, by J. M. Ryan.

1 red steer, white spots, 3 years old, branded R off neck
1 red steer, white spot on forehead, white under belly, piece out
of top of near ear, about 2 years old, branded like 2 near rump
1 black and white heifer, piece out of top of near ear, about 2
years old, R off rump

If not claimed and expenses paid, to be sold on 3rd November, 1906. $X_{\rm red}^{\rm ad}$

788 - 6/5

WM. REDMOND, Poundkeeper.

MR. HENRY JAMES, Maldon; MR. H. G. MARSDEN, Omeo.

street, Melbourne;

A copy of the Gazette filed at each place for public reference.

MR. F. H. EDWARDS, A.F.I.A. Aust., Mildura;

MESSRS. ROBT. A. THOMPSON & CO., 362 Little Collins.

MR. F. CATFORD, Pall Mall, Bendigo;

THE VICTORIA	COMPONIMENT	CAZEGER
THE VICTORIA	GOVERNMENT	GAZETTE.

Subscriptions. — The Subscription, including Postage, is £18s. 4d per annum, or 7s. 1d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed for. Subscribers do not receive the Acts of Parliament with the Gazette. Advertisements are charged at the rate of Sevendence per

line throughout.

The Title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, ten words make a line, but for the description of a brand consisting of more than one letter, de., placed perpendicularly, thus, B, each additional letter under the first is charged B as a line.

Every Signature must likewise be counted as a line.

The final words of a paragraph, though only a portion of a linc, must be counted as one line.

Signatures (in particular) and Proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

The GOVERNMENT GAZETTE is published on WEDNENDAY EVENING in each week, and Notices for insertion must be received by the Government Printer on or before Two o'clock of the day preceding the day of publication.

Single copies of the Government Gazette are Sixpence, posted Sixpence halfpenny, each.

N.B.—All Gazettes prior to 1st January, 1872, are One shilling and sixpence, posted One shilling and sixpence halfpenny, each.

*** ALL PAYMENTS ARE REQUIRED IN ADVANCE. Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

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

CONTENTS.

								PAGE		
Acts of Parl	iament					•		4261		
Appointment	ts					٠		4261		
Arrivals and	depart	ures b	y sea			•••		4269		
Auctioneers'	licence	s	•••	•••		•••	•••	4266		
Cemetery						***	. •••	4284		
Commissioners of Savings Banks—Monthly Statement 4268										
Commissione	rs of th	ie Sup	reme (Court				4274		
Contracts	•••	•••	•••		•••	•••		4273		
Courts	•••									
General elect	oral lis	ts, 19	06-7	• • •	•••	•••	•••	4261		
Gold buyers'	licence	8	•••			•••		4267		
Government	notices				•••			4261		
Impoundings		•••				•		4340		
Insolvency no	otices	•••	•••				4333,	43 39		
Lands	•••				•••	•••	•••	4304		
Land Tax-C	lassific	ation	for Vi	ctoria		•••		4280		
Licences to or	ccupy 1	ınused	roads	s .		•••		4278		
Mallee notice	8						•••	4321		
Mining					•		4267,	4337		
Notices to M						.		4267		
Notices under	r Votin	g by P	ost Ac	t 1900				4265		
Orders in Cou	ncil					•••		4291		
Police sales							••••	4334		
Private adver	tiseme	nts				·	•••	4334		
Proclamation	ş			,			•••	4302		
Public service	notice	es						4264		
Railways	•••		•••				•••	4281		
Tenders		•••	•••	•••		•••	•••	432 8		
Tenders for li	cence i	to occu	py Asi	hmore	Island	is	•••	4261		
Water trusts							•••	4286		