



VICTORIA GOVERNMENT GAZETTE.

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No. 79.]

WEDNESDAY, JUNE 23.

[1909.]

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.

W. A. WATT,
Treasurer.

THE VICTORIAN STOCK AND DEBENTURES 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. 6d. 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*, No. 1990, has been fixed at the rate of £97 17s. 6d. for each £100 of the face value of such Debentures.

W. A. WATT,
Treasurer.

The Treasury,
Melbourne, 16th March, 1906.

RESIGNATION AND APPOINTMENT. — VICE-PRESIDENT OF THE BOARD OF LAND AND WORKS.

HIS Excellency the Governor of the State of Victoria in the Commonwealth of Australia has this day accepted the resignation by

The Honorable WILLIAM LAWRENCE BAILLIEU, M.L.C., of the office of a Vice-President of the Board of Land and Works for the said State, and in lieu thereof His Excellency has been pleased to appoint

The Honorable JAMES CAMERON, M.L.A., to be a Vice-President of the Board of Land and Works for the said State.

By Command,
VICTOR NELSON HOOD,
Private Secretary.

Government Offices,
Melbourne, 15th June, 1909.

No. 79.—JUNE 23, 1909.—7434.—1.

THE UNIVERSITY AND GOVERNMENT DEPARTMENTS. SCIENTIFIC AND EDUCATIONAL COMMITTEE.

HIS Excellency the Governor in Council, with the object of keeping the University and the Educational and Scientific Departments of the Government in touch, and of instituting a body which shall be capable of giving advice on matters of general educational and scientific importance in which both are interested, has, by an Order made on the 15th day of June, 1909, appointed a Committee consisting of representatives of the scientific departments in the University and of the Education and Scientific branches of Government Departments, that is to say, consisting of the gentlemen named hereunder, who are to be members of such Committee for the period from the 1st May, 1909, to the 30th April, 1912, viz. :—

WALTER BALDWIN SPENCER, C.M.G., M.A., F.R.S.,
Professor of Biology, University of Melbourne;

THOMAS RANKIN LYLE, M.A., D.Sc., Professor of
Natural Philosophy;

DAVID ORME MASSON, M.A., D.Sc., F.R.S.E., F.R.S.,
Professor of Chemistry;

WILLIAM ALEXANDER OSBORNE, M.B., B.Ch., D.Sc.,
Professor of Physiology and Histology;

ERNEST WILLINGTON SKEATS, D.Sc., F.G.S., Professor
of Geology and Mineralogy;

JOHN ANDERSON GILRUTH, M.R.C.V.S., F.R.S.E.,
Professor of Veterinary Pathology;

GEORGE COWIE MORRISON, Public Service Commis-
sioner;

FRANK TATE, M.A., I.S.O., Director of Education;

THOMAS CHERRY, M.D., Ch.M., Director of Agricul-
ture;

THOMAS HALÉ WOODROFFE, Chief Mechanical Engi-
neer, Victorian Railway Department;

ELWOOD MEAD, C.E., Chairman, State Rivers and
Water Supply Commission;

WILLIAM DAVIDSON, Inspector-General, Public Works
Department;

JOSEPH MARTIN REED, I.S.O., Surveyor-General,
Lands Department;

EDWARD JOHN DENN, Director of Geological Survey,
Mines Department.

F. W. MARBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 15th day of June, 1909, been pleased to make the undermentioned appointments, viz. :—

DEPARTMENT OF CHIEF SECRETARY.

Deputy Electoral Registrars,

WILLIAM STANTON, Narre Warren,

to be Deputy Electoral Registrar for the Berwick Division of the Electoral District of Dandenong, from 27th May, 1909;

SIMON J. GANNON, Enfield,

to be Deputy Electoral Registrar for the Buninyong Division of the Electoral District of Grenville, *vice* Elizabeth Kingston resigned;

WILLIAM R. ANDERSON, Moorabool-street, Geelong,

to be also Deputy Electoral Registrar for the Newtown and Chilwell Division of the Electoral District of Barwon, from 1st June, 1909;

SAMUEL REID, Tallangatta,

to be Deputy Electoral Registrar for the Towong Division of the Electoral District of Benambra, from 27th May, 1909, *vice* William H. A. Dorman relieved.

Registrars of Births and Deaths,

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

Cowley's Creek ... DUNCAN MITCHELL, from 1st July, 1909, *vice* Charles H. Clyne resigned;

Strathdownie East ... LESLEY PALETHORPE (S. S. Teacher), from commencement of duty, *vice* Lucy Smith transferred.

Visiting Chaplain of a Gaol,

Rev'd. JAMES ROGERS

to be Visiting Chaplain (Methodist Denomination) to the Geelong Gaol, pursuant to clause 243 of the Regulations under the *Gaols Act* 1890, from the 1st May, 1909, *vice* the Rev'd. S. Scholes relieved.

Court of Marine Inquiry, Skilled Members,

JOHN ARTHUR ROBERTS and	} Masters of Sailing Vessels,
EDWIN SMITH,	
JOHN FREDERICK ANDERSON	} Masters of Steam-ships,
and	
WILLIAM HENRY PANTER,	} Engineers,
ARTHUR DUNBAR and	
ALEXANDER MCCOWAN,	} Pilots and Exempt Masters,
JAMES TOZER and	
THOMAS BOYD,	} Scientific Experience,
VICTOR EMANUEL ERNEST	
GOTCH and	
JOHN SLOSS,	

to be Skilled Members of the Court of Marine Inquiry under the provisions of section 181 of the *Marine Act* 1890, for the twelve months ending 30th June, 1910.

DEPARTMENT OF PUBLIC INSTRUCTION.

Inspectors of Schools,

GEORGE HENRY CARTER, Head Teacher of School No. 1542, Brighton, and

REUBEN WILLIAM SMITH, Head Teacher of School No. 1912, Footscray,

to act as Inspectors of Schools, from the 20th June, 1909, to the 31st December, 1909, when required to do so.

LAW DEPARTMENT—ATTORNEY-GENERAL.

Deputy Prothonotary,

WILLIAM NUNN, acting temporarily as Clerk of Courts at Ballarat and Ballarat East,

to be also Deputy Prothonotary, to discharge the duties of Prothonotary at Ballarat, during the absence of M. S. Clark on leave commencing on the 8th June, 1909.

Sheriff's Substitute,

WILLIAM NUNN

(as Acting Clerk of the Peace for the Southern and Western Bailiwicks, and Acting Registrar of the County Court at Ballarat), appointed by virtue of the provisions of section 87 of the Act No. 1104, 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, during the absence of M. S. Clark on leave commencing on the 8th June, 1909.

LAW DEPARTMENT—SOLICITOR-GENERAL.

Special Magistrate—Children's Court,

JAMES RENNIE, Winter-street, Malvern,

to be a Special Magistrate, pursuant to the provisions of section 4 of the Act No. 2058, for the Children's Court at Malvern.

Magistrates,

FRANCIS THEODORE SHORT, Secretary to the Premier, Melbourne, and

JAMES WILLIAMSON SKENE, Secretary for Lands, Melbourne,

to Keep the Peace in the Central, Eastern, Midland, Northern, Southern, and Western Bailiwicks of the State of Victoria;

EDWARD JOHN COULSON, Spensley-street, Clifton Hill,

PETER COLLEY, Union Bank, Collins-street, Melbourne,

JOHN MCGANN, Manchester-grove, Glen Huntly, and

GEORGE WILLIAM SELBY, Menzie's Creek,

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

JOHN PICKEN, Warragul, and

FREDERIC HAROLD SMALL, Warragul,

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

WILLIAM COWLING, Market Square, Bendigo,

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

JAMES JOSEPH BUCKLEY, Bright, and

JOHN HENRY DAYMOND, Yarrowonga,

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

FREDERICK BROWN, Mill-street, Ballarat,

JAMES FERGUSON, senior, 128 Corio-street, Geelong West, and

MATTHEW JOHN RYAN, Learmonth,

to Keep the Peace in the Southern Bailiwick of the State of Victoria.

Registrar of the County Court, &c.,

BERNARD ALEXANDER SAUNDERS, Clerk of Courts (Acting) at Inglewood, &c.,

to be also Registrar of the County Court, Clerk of the Court of Mines, Clerk under section 220 of the *Mines Act* 1890, Clerk of Petty Session (Acting) at Dunolly, and Clerk of Petty Sessions (Acting) at Tarnagulla, during the absence of David William O'Grady on leave from the 9th to the 25th June, 1909, inclusive.

Clerk of the Peace, &c.,

WILLIAM NUNN

to be a Clerk of the Peace, Clerk of Petty Sessions, Clerk of Licensing Courts, Clerk of the Court of Mines, Chief Clerk of the Court of Insolvency, Warden's Clerk under the *Mines Act* 1890, and Registrar of County Courts, pursuant to the provisions of section 41 of the Act No. 1133, to take effect from and after the 8th day of June, 1909.

Commissioners for taking Declarations, &c.,

SAMUEL SHERWIN CAMERON, Chief Veterinary Inspector, Department of Agriculture, Melbourne, and

JOHN COLBORNE ADAMS, Burke-road, Camberwell,

to be Commissioners for taking Declarations and Affidavits under the provisions of the *Declarations and Affidavits Act* 1890 (No. 1191).

DEPARTMENT OF TREASURER.

Inspector of Charities,

THOMAS EDWIN MEEK

to be Inspector of Charities and an Officer of the First Subdivision of the Second Class, *vice* F. T. Short transferred; appointment to take effect from the 3rd June, 1909.

Paymaster, Old-age Pensions Act 1901,

PETER MCLOUGHLIN, Sergeant of Police,

to be a Paymaster under the *Old-age Pensions Act* 1901, at Brunswick, *vice* P. Percival relieved.

Receivers of Revenue and Paymasters,

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

Clunes	...	PATRICK DOODY (Acting Postmaster), Acting, during the absence of J. D. Hutson on leave;
Dimboola	...	MICHAEL J. MADDEN (Clerk of Courts), <i>vice</i> P. J. Conlon relieved;
Kyneton	...	EDWIN E. R. DOWARD (Acting Postmaster), Acting, during the absence of C. J. P. Hodges on leave;
Rochester	...	HUGH DUNCAN (Acting Postmaster), Acting, during the absence of R. McMillan on leave;
Stawell	...	JAMES E. CATHIE (Acting Postmaster), Acting, during the absence of J. Kelley on leave;
Wodonga	...	WILLIAM LEGG (Acting Postmaster), Acting, during the absence of E. B. Goode on leave.

Collectors of Imposts,

WILLIAM McNAMARA (Constable of Police), Dimboola,	
to be Collector of Imposts for the Department of Forests in the Dimboola District, <i>vice</i> A. T. Wilkinson transferred;	
ALEXANDER BARRER (Senior Constable of Police), Murtoa,	
to be Collector of Imposts for the Department of Forests in the Murtoa District, <i>vice</i> C. A. Curtain transferred.	

DEPARTMENT OF CROWN LANDS AND SURVEY.

Bailiffs of Crown Lands,

ALBERT JOHN FOWLER (Mounted Constable No. 5375) and	
VALENTINE RUDOLPH WILCKENS (Police Constable No. 5041)	
to be Bailiffs of Crown Lands in and for the State of Victoria.	

Vermin Inspectors,

In pursuance of section 10 of the *Vermin Destruction Act 1890*,

COLIN CAMPBELL FRASER and

AUGUSTUS DANIEL CROSBIE

to be Inspectors under the provisions of the said Act.

DEPARTMENT OF PUBLIC WORKS.

Wharf Manager, &c.,

CHARLES DWYER (Senior Constable of Police No. 3297)	
to be also an Officer to carry out, at Sandringham and Picnic Point, that portion of Part II. of the <i>Marine Act 1890</i> which relates to the management of Public Wharfs, and to be an officer to levy and collect Wharfage Rates in pursuance of sub-section (2) of section 3 of the <i>Wharfage and Harbours Rate Alteration Act 1904</i> , <i>vice</i> Sergeant Bennett resigned; appointment to date from commencement of duty.	

DEPARTMENT OF PUBLIC HEALTH.

Public Vaccinators,

ANDREW R. GRANT, Esq., M.B.,

to be Acting Public Vaccinator for Metropolitan District, during the absence of Navroji B. Gandevia, Esq., M.R.C.S., on leave;

THOMAS STANG, Esq., L.R.C.P.,

to be Public Vaccinator for Midland District, *vice* Ferguson A. Lemon, Esq., who has left the district;

ERNEST HARRIS BEAMAN, Esq., L.R.C.P.,

to be Public Vaccinator for North-Eastern District, *vice* William L. O'Connor, Esq., M.B., resigned;

ROBERT LESLIE GOUGH ELCOATE, Esq., M.B.,

to be Public Vaccinator for North-Western District, *vice* Ernest H. Beaman, Esq., L.R.C.P., resigned;

WILLIAM GILLBEE BROWN, Esq., M.B.,

to be Public Vaccinator for North-Western District, *vice* William G. H. Tregear, Esq., M.B., resigned.

Trustees of Cemeteries,

SAMUEL BURCHELL and
DONALD FINLAY MCINTOSH

to be Trustees for Burrum Burrum (Banyena) Public Cemetery, *vice* Angus McIntosh deceased, and Bernard McGonigal, who has left the district;

ALFRED BEATTIE

to be Trustee for Darlingford Public Cemetery, *vice* William James Waterson deceased;

WILLIAM HUCKER and
ALEXANDER ALFRED GRAY

to be Trustees for Dowling Forest Public Cemetery, *vice* John Blennerhassel deceased, and John Gray resigned;

JAMES DUKE,
JOHN MACDONELL,
HENRY GEORGE FREDERICK WESTPHAL,
FREDERICK ALBERT PECK, and
DONALD MCRAE

to be Trustees for Gelantipy Public Cemetery;

JOHN BOWEN

to be Trustee for Maldon Public Cemetery, *vice* John Paull, who has left the district;

JOHN HARPER,
JAMES KENNY,
DAVID ALEXANDER LAWRIE, and
FRANCIS CHARLES HENNING.

to be Trustees for Seymour New Cemetery;

WILLIAM MILLER, senior,
JOHN CATIONS,
ROBERT SQUIRES,
GEORGE SQUIRES,
JAMES FLANAGAN, and
JOHN WALL

to be Trustees for Teesdale Public Cemetery, *vice* Charles A. E. Wilson, James Murrell, Samuel Squires, Samuel J. Squires, John Hehir, and Patrick King resigned;

JOSEPH LADDEN and
SAMUEL HUTCHINSON

to be Trustees for Warracknabeal Public Cemetery, *vice* James Milbourne and Martin Burke resigned.

DEPARTMENT OF LABOUR.

Chairmen, Special Boards,

LLEWELLYN FARRANT, SAMUEL ROBINSON, Esq., B.A., LL.B.,

to be Chairman of the Carriage Board constituted under the provisions of the Factories and Shops Acts;

PATRICK JOSEPH DWYER, Esq., P.M.,

to be Chairman of the Drapers Board constituted under the provisions of the Factories and Shops Acts;

The Honorable DANIEL JOSEPH DUGGAN

to be Chairman of the Grocers Board constituted under the provisions of the Factories and Shops Acts;

PATRICK JOSEPH DWYER, Esq., P.M.,

to be Chairman of the Rubber Trade Board constituted under the provisions of the Factories and Shops Acts.

Member of Special Board,

JAMES TAYLOR

to be a Member (representative of employés) of the Drapers Board constituted under the provisions of the Factories and Shops Acts, *vice* David Duncan resigned.

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1909, been pleased to make the undermentioned appointments, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

Deputy Electoral Registrars.

The persons named in the Schedule hereunder to be Deputy Electoral Registrars for the Districts or Divisions of Districts set forth opposite their respective names, for the issue of electors' rights in connexion with the Supplementary Lists 1909.

Schedule:

Name of Person:	District.	Division.
John F. White ...	Abbotsford ... Collingwood	Collingwood East Barkly, Darling
Henry J. Petrie ...		
John W. Scott ...		
John J. O'Sullivan ...		
William Dunn ...		
William C. Jamieson ...	Albert Park	Beaconsfield, Canterburybury
Robert J. L. Kerr ...		
Frank L. McGrath ...		
James Doolan ...		
John J. Whiteley ...		
James H. Henderson ...	Port Melbourne	Emerald Hill
John B. A. Sayers ...		
William Bowe ...	Boroondara	Boroondara
Joseph Stephenson ...		
Bryan H. Longfield ...	Boroondara	Caulfield East
James W. Hanlon ...		
Alfred T. M. Potter ...	Boroondara	Nunawading
Frederick T. Moorhouse ...		
Henry J. Baker ...	Pandemong	Mulgave
George F. Dicker ...	Boroondara ...	Malvern East
Frederick J. Goller ...		
James E. Fahey ...	Toorak ...	Armadale, Malvern
Joseph Pocott ...		
George H. Stewart ...	Brighton ...	(Brighton Elsterwick Moorabbin Ascot Vale Essendon Moonee Ponds
Sydney A. Heathershaw ...		
William M. Ure ...	Brighton ...	(Brighton Elsterwick Moorabbin Ascot Vale Essendon Moonee Ponds
Arthur J. Findlay ...		
Percy T. Pook ...	Essendon ...	Moonee Ponds
Elwin R. Mountjoy ...	Brunswick	
George Hall ...		
William McQ. Bird ...		
Robert B. Anderson ...		
Sydney Hocking ...		
Walter J. Birch ...	Carlton ...	Cardigan
Philip Hogan ...		
John B. Davenport ...		
Walter Richardson ...		
Patrick Corrigan ...		
John C. Ingram ...	Carlton ...	Princes Hill
John W. Scott ...		
Pierre J. B. Langier ...	Collingwood ...	Clifton Hill
Ellen Shay ...		
Thomas Mills ...	Essendon ...	Ascot Vale
Matthew Mills ...		
Bertie Gronnes ...	Essendon ...	Coburg
Herbert S. F. J. Dykes ...		
James F. Duncan ...	Essendon ...	(Ascot Vale Essendon Moonee Ponds
William I. Stephens ...		
Frederick Shea ...	Essendon ...	Moonee Ponds
John Bland ...		
William P. Heathershaw ...	Essendon ...	Moonee Ponds
John Molloy ...		
Henry Russell ...	Fitzroy ...	{ Central Fitzroy South Fitzroy
Michael L. Connell ...		
James Dunlop ...	Flemington ...	Flemington
Walter Wm. Lang ...		
Alexander Munro ...	Flemington ...	Hotham
George Kimberley ...		
Alice Mills ...	Flemington ...	North Footscray
Janet H. Theat ...		
Jenkin M. Griffiths ...	Flemington ...	Footscray
Thomas J. Powell ...		
Thomas Doran ...	Flemington ...	North Footscray
Alfred B. Stanhope ...		
William J. Ditchburn ...	Flemington ...	Footscray
Robert A. O'Halloran ...		
Patrick V. Moran ...	Flemington ...	Footscray
Frank G. Foster ...		
Alfred Reynolds ...	Flemington ...	Footscray
Edward H. Catterall ...		
Wilfrid R. Atkinson ...	Flemington ...	Footscray
John E. Billingham ...		
Alfred Y. Jenkin ...	Flemington ...	Footscray
James J. Cummins ...		
John Cummins ...	Flemington ...	Footscray
James D. Morris ...		
George H. Stevens ...	Flemington ...	Footscray
Edward J. Aisbett ...		
Ralph Abercrombie ...	Flemington ...	Footscray
George P. Watt ...		
Michael O'Brien ...	Flemington ...	Footscray
John E. Slyth ...		

Schedule—continued.

Name of Person.	District.	Division.
Henry Mitchell ...	Hawthorn ...	Kew
John Miller ...		
Duncan Campbell ...	Jika Jika ...	Heidelberg
John Scott ...		
Herbert H. R. Grove ...	Jika Jika ...	Northcote
William H. Gray ...		
Percy C. Howgate ...	Jika Jika ...	Northcote
Stephen H. Groom ...		
Arthur O'Leary ...	Jika Jika ...	Northcote
Horace W. Kitchin ...		
John F. Hughes ...	Jika Jika ...	Northcote
Walter J. Mather ...		
Rupert Bennett ...	Jika Jika ...	Northcote
Alfred Allen ...		
Henry W. M. Little ...	Jika Jika ...	Preston
John Charleson ...		
John Mulcahy ...	Melbourne ...	Bourke, Lonsdale
Cornelius M. Walsh ...		
John H. B. Curtis ...	North Melbourne	North Carlton
Harold H. A. Curtis ...		
William L. Rowe ...	North Melbourne	North Melbourne
Thomas O'Donnell ...		
Robert Pollock ...	North Melbourne	North Melbourne
John J. Gerber ...		
Michael A. Sullivan ...	Port Melbourne	Emerald Hill
Ernest C. Taylor ...		
Charles Chapman ...	Port Melbourne	Port Melbourne
Charles Hughes ...		
James O'Connor ...	Port Melbourne	Port Melbourne
John F. Meehan ...		
Emil Creed ...	Prahran ...	Prahran, South Yarra
Edward T. Hapton ...		
John C. Rochfort ...	Prahran ...	Prahran, South Yarra
John A. Tiernan ...		
Henry Hill ...	Prahran ...	South Yarra
John A. Evans ...		
James H. Williams ...	Richmond ...	{ Central Richmond South Richmond
William L. Harrington ...		
Francis A. Marzorini ...	Richmond ...	{ Central Richmond South Richmond
Frederick G. Lamsden ...		
George T. Collopy ...	Abbotsford ...	North Richmond
Frederick Wm. Alderson ...		
Walter Tipple ...	St. Kilda ...	{ Balclava St. Kilda East St. Kilda West
Oswald G. Dutton ...		
George G. Ross ...	St. Kilda ...	Caulfield
George Williams ...		
Peter McDonald ...	Toorak ...	Armadale
Ruben Haigh ...		
Charles L. Stewart ...	Toorak ...	Malvern
Arthur W. Dixon ...		
Ivo H. Trowbridge ...	Toorak ...	Toorak
Samuel T. Jennings ...		
James M. O'Connor ...	Williamstown ...	Footscray
Arthur G. Jones ...		
Frank D. McLeod ...	Williamstown ...	{ North Williams-town South Williams-town
Henry B. Hayter ...		
George Metcalf ...	Williamstown ...	{ North Williams-town South Williams-town
Hugh G. Brain ...		
Alfred E. Parker ...	Williamstown ...	{ North Williams-town South Williams-town
Alfred G. Hall ...		
William J. M. Clark ...	Williamstown ...	{ North Williams-town South Williams-town
Francis W. F. Noonan ...		
Hugh M. Craig ...	Williamstown ...	{ North Williams-town South Williams-town
George T. Strange ...		
Frederick L. Stanes ...	Williamstown ...	{ North Williams-town South Williams-town
Albert Jorgensen ...		
Henry S. Conway ...	Williamstown ...	{ North Williams-town South Williams-town
William J. Attwood ...		
Joseph A. P. Ham ...	Fitzroy ...	Clifton
William White ...		

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 15th day of June, 1909, been pleased to make the undermentioned appointments, viz.:-

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.:-

JOHN WOOLCOCK

for the School District of the Town of Ballarat East,
No. 6;

DAVID AISBETT

for the School District of the Borough of Browns and
Scarsdale, No. 16;

FRANK TAYLOR and
SAMUEL PERKINS
for the School District of the Shire of Hampden, North
Riding, No. 155;

CHARLES FOY and
GEORGE SUTTIE
for the School District of the Shire of Strathfieldsaye,
Mandurang Riding, No. 245;

HENRY BROWN,
CHARLES BARLOW,
JOHN H. CHILVERS,
JOHN D. GILSENAN, and
LUKE T. McDERMOTT
for the School District of the Shire of Alberton, North
Riding, No. 326;

GODFREY PATTERSON and
JAMES W. TAYTON
for the School District of the Shire of Flinders and
Kangerong, West Riding, No. 354;

WILLIAM FRANKLIN
for the School District of the Shire of Mount Alexander,
Vaughan Riding, No. 321;

GEORGE W. WARD
for the School District of the Town of Port Melbourne,
No. 49;

GEORGE A. GREEN
for the School District of the Shire of Epping, Epping
Riding, No. 132;

CHARLES JARROLD and
WILLIAM MORRIS
for the School District of the Shire of Eltham, South
Riding, No. 143;

R. GARTLEY HEALY
for the School District of the Shire of Donald, South
Riding, No. 237;

JAMES FITZGERALD
for the School District of the Shire of Warrnambool,
North Riding, No. 260;

OSWALD SHIELDS
for the School District of the Shire of Yea, No. 284;
ROBERT E. H. NEWBURY,
JOHN J. O'CONNOR,
ALFRED E. TREADWELL, and
JAMES FARMER

for the School District of the Shire of Alberton, Central
Riding, No. 327;

WILLIAM MCKERROW,
HENRY B. NEWTON,
ALBERT J. SMITH,
FRANCIS BLANC, and
NEIL J. CHRISTENSEN

for the School District of the Shire of Alberton, South
Riding, No. 328.

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

INSPECTOR OF SCHOOLS.

APPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 9th July, 1909, from officers of the Public Service of Victoria who are qualified for appointment to the position of Inspector of Schools, Grade 2, Class "D," Professional Division, Department of Public Instruction.

Yearly Salary:—£378 minimum; £432 maximum.

QUALIFICATIONS.

- (1) Practical skill and experience as a teacher;
- (2) Possession of a degree of the University of Melbourne, or classification in Honours;
- (3) Possession of sound judgment; interest in educational work; and general suitability for the work of an Inspector.

DUTIES.

The duties comprise the inspection and examination of schools, examination of teachers and junior teachers in "Art of Teaching," assisting in Departmental examinations, reporting on applications for new schools and proposed closing and amalgamation of schools, preparing annual reports upon the schools and the state of education in district, &c.

By order,

J. D. MERSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
18th June, 1909.

INSPECTOR, MARINE BOARD (VICTORIA).

APPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 9th July, 1909, from persons who are qualified, for appointment to the position of Inspector, Marine Board (Victoria), Professional Division, Department of Chief Secretary. Yearly salary:—£378 minimum; £432 maximum.

Qualifications.—An applicant should possess—

(a) A certificate of competency as a master of a foreign-going ship, and

(b) A pilotage exemption certificate for the ports of Port Phillip, Melbourne, and Geelong;

and should produce satisfactory evidence of having served—

(a) Five (5) years in the mercantile marine in the capacity of master or chief officer, and

(b) At least two (2) years as master of a steam-ship in the Inter-State or foreign-going trade within the three (3) years immediately preceding the date of application.

Duties.—As set forth in section 100 of the *Marine Act* 1890.

An applicant must furnish a statement of his service at sea accompanied by documentary evidence in support thereof, together with evidence of his qualifications, without which his application will not be entertained. He must also state the date of his birth.

The application and statement of service should be made in the applicant's own handwriting.

The appointment may be on probation for three months, and the appointee may be required to insure his life for the amount of the maximum salary of the position.

By order,

J. D. MERSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 28th May, 1909.

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

REGULATIONS.—CLASSIFICATION OF PROFESSIONAL DIVISION.

CHAPTER 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:—

Department and Office.	Class.	Yearly Salary.	
		Minimum.	Maximum.
DEPARTMENT OF CHIEF SECRETARY.		£	£
For— Marine Board— Inspector	E	315	360
And— Marine Board— Inspector	D	378	432

G. C. MORRISON,
Public Service Commissioner.

J. D. MERSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 28th May, 1909.

Approved by the Governor in Council,
15th June, 1909.

F. W. MABBOTT,
Clerk of the Executive Council.

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

REGULATIONS.—CLASSIFICATION OF GENERAL
DIVISION.
CHAPTER VI.

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:—

Department and Office.	Yearly Salary.	
	Minimum.	Maximum.
DEPARTMENT OF PUBLIC WORKS.	£	£
<i>For—</i>		
Caretaker, Public Offices ...	147	174
Senior Messenger and Assistant Caretaker	126	156
<i>Read—</i>		
Caretaker, Public Offices ...	147	174*

* With quarters when required to reside on the premises.

G. C. MORRISON,
Public Service Commissioner.

J. D. MERSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 10th June, 1909.

Approved by the Governor in Council,
15th June, 1909.

F. W. MABBOTT,
Clerk of the Executive Council.

EXAMINATION FOR CLERK AND
DRAUGHTSMAN, FOURTH CLASS.

IT is hereby notified that an examination of officers of the Fifth Class of the Clerical Division of the Public Service of Victoria to qualify for promotion to the position of Clerk and Draughtsman, Fourth Class, Department of Lands and Survey, will be held about the end of August.

Candidates will be tested in their competency as Draughtsmen; and in their ability to reduce traverses; to plot from field notes; to test mathematically the closing of plane figures; and to calculate their contents.

Officers desirous of presenting themselves at such examination must apply to the Commissioner on or before the 31st July, 1909.

By order,

J. D. MERSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
19th March, 1909.

EXAMINATION—CLERKS OF COURTS AND
CLERKS OF PETTY SESSIONS.

IT is hereby notified that it is proposed to hold an examination of officers of the Fifth Class of the Clerical Division of the Public Service of Victoria desirous of qualifying for promotion to the Fourth Class as Clerks of Courts or Clerks of Petty Sessions (Clause 3, Chapter IV. of the Regulations), about October, 1909.

Officers wishing to present themselves at such examination should notify the Secretary, Public Service Commissioner (Victoria), thereof, on or before Tuesday, the 31st August, 1909.

By order,

J. D. MERSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 20th April, 1909.

Public Service Act 1890.

PRIVATE WORK.

UNDER 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 Order made on the 15th day of June, 1909, granted permission to the undermentioned officers 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 officers only during hours outside the ordinary hours fixed for the discharge of their duties in the Public Service:—

Name of Officer.	Department.	Nature of Work.
John J. McMahon, Attendant, Public Library	Chief Secretary	To act as Treasurer of the Loyal Columbia Lodge, I.O.O.F.
Robert Dickson, H.T. State School 2136, Morwell	Public Instruction	To teach "extras" and to give private tuition
Elizabeth Thomas, Assistant Teacher S.S. No. 502, Stawell	Public Instruction	To give tuition in painting
Henry James Baker, Officer, 4th Class	Treasury	To act as Director on the Board of the Specialty Press Ltd. Pty.

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

LAW DEPARTMENT—SOLICITOR-GENERAL.

CHILDREN'S COURTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 11 (1) of the Act No. 2053, has, by Order made on the 15th day of June, 1909, appointed the day and hour set forth opposite the place in the subjoined Schedule for the holding of Children's Courts at such place, viz.:—

SCHEDULE.

Place.	Day.	Hour.
Malvern ...	Every Tuesday	Half-past Two p.m.

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

Weights and Measures Act 1909.

DEPARTMENT OF CHIEF SECRETARY.

ELECTION OF MANAGERS FOR WEIGHTS AND MEASURES UNIONS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in accordance with the provisions of section 2 (1) of the *Weights and Measures Act 1909* (9 Edw. VII. No. 2182), has, by an Order made on the 15th day of June, 1909, with regard to the Weights and Measures Unions constituted under the *Weights and Measures Act 1890*, determined the number of Managers to be elected or appointed for the Councils of the Municipalities forming the respective Unions to be as set forth hereunder, that is to say:—

SCHEDULE.

Name of Union.	Number of Managers for each Municipality.
Ararat ...	5
Daylesford ...	2
Fitzroy ...	2
Maryborough ...	2
Portland ...	2
Richmond ...	2
St. Arnaud ...	2
Talbot ...	1

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

Department of Lands and Survey,
Melbourne, 3rd June, 1909.

PUPIL SURVEYORS AND DRAUGHTSMEN,
SURVEY BRANCH.

APPPLICATIONS will be received, addressed to the Secretary for Lands, up to 1st July next, from candidates desirous of being appointed as Pupil Surveyors and Draughtsmen in connexion with this Department.

CONDITIONS.

An applicant for appointment must not be more than twenty years or less than sixteen years of age. He will be required to produce a medical certificate to the effect that he is of sound constitution, and not affected with any physical infirmity which would interfere with the proper exercise of his profession.

QUALIFICATIONS.

He must have passed the Matriculation Examination (including Algebra, Euclid, and Arithmetic) in the Melbourne or other recognised University, or—

Passed such other recognised examination, or produce such certificates from the Education Department, or other authority, as will satisfy the Surveyor-General as to his competency in the three subjects named, and as to his general educational proficiency.

He shall also with such certificates submit a specimen of his plan drawing.

COMPETITIVE EXAMINATION.

Having duly complied with the foregoing requirements, he will undergo a competitive examination in trigonometrical computation, plotting and plan drawing, when the competitors to whom shall be awarded a sufficient number of points by the Examiners will be recommended for appointment, subject to the regulations of the department as to probation.

PROBATION.

Accepted candidates approved by the Minister shall enter the office as probationers for a period of one month without pay; and at the end of that time, if reported by the Surveyor-General to have displayed aptitude for the work, may be appointed as pupils, and will be subject to the General Regulations for the Public Service as far as they are applicable.

TERM OF SERVICE.

The pupil's service in the Department shall be for a term of four years, the first two of which will be served in the office, where he will be engaged in drawing and computing. He will then (if thought necessary) be examined in trigonometry, including computation of areas and reduction of traverse surveys, also plotting from field book and plan drawing. If his progress up to this time be not deemed satisfactory, he will be liable to be dispensed with; but, if satisfactory, he will be placed under a departmental surveyor for two years for field practice.

Afterwards he will have the privilege of attending for two months at the Melbourne Observatory, where he will be instructed in such branches of practical astronomy as are necessary for the duties he may be called on to perform as a qualified surveyor.

He will be allowed to present himself at the next ensuing or subsequent examination for land surveyors for the purpose of obtaining the certificate of the Surveyors Board as to his qualifications.

REMUNERATION.

He will receive the following remuneration during the term of his pupilage:—1st year, £40; 2nd year, £52; 3rd year, £65; 4th year, £80.

SUBJECT TO REGULATIONS.

During the whole term of his pupilage and service in the Department he shall be subject to the Regulations for the Public Service of Victoria as far as they are applicable.

BONDS REQUIRED.

Each successful candidate for appointment as pupil surveyor and draughtsman will be required to find two approved sureties, who shall enter into bonds for £150 each for the faithful performance of his duties, and to provide for his remaining in the service of the Department for a further term of two years, if required, at a salary not less than £160 per annum.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

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 Petty Sessions to be held at the places specified hereunder, to consider the applications of the persons named for Auctioneers' General Licences:—

Place.	Name.
Melbourne	Thomas J. Heard
Bendigo	H. M. Marks
"	W. A. Martin
Korumburra	E. Begg
"	R. W. Little

W. A. WATT,
Treasurer.

The Treasury,
Melbourne, 16th June, 1909.

LAW DEPARTMENT—SOLICITOR-GENERAL.

COURT OF PETTY SESSIONS.—ORDER
APPOINTING KALENO REVOKED.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 62 of the Act No. 1105, has, by an Order made on the 15th day of June, 1909, revoked the appointment of Kaleno (Pitfield Plains) as a place for the holding of Courts of Petty Sessions, made by Order in Council of the 13th day of August, 1900.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

LAW DEPARTMENT—ATTORNEY-GENERAL.

CHANGE OF NAME OF A COMPANY.

IN pursuance of the provisions of the *Companies Act* 1890 (54 Vict. No. 1074), the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 15th day of June, 1909, approved the change of the name of "Hughes Patents Proprietary Limited" to that of

"THE HUGHES' PATENTS PROPRIETARY LIMITED."

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

SHIRE OF MIRBOO.

THE Minister of the Crown for the time being administering the *Local Government Act* 1903 (Edward VII. No. 1893), on the sixteenth day of June, 1909, confirmed the Order hereinafter referred to, in pursuance of the 467th Section of the said Act, viz.:—

"An Order of the Council of the Shire of Mirboo, made on the 10th November, 1908, for the purpose of opening a new road through allotments 46, 48, 49C, and 71, parish of Mirboo, county of Buln Buln, in accordance with the notice published in the *Government Gazette* of the 1st July, 1908.

JAMES CAMERON,

Acting Commissioner of Public Works.

Department of Public Works (Local Government Branch),
Melbourne, 16th June, 1909.

Companies Act 1890.

I HEREBY certify that "T. McDonough and Company Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares.

Dated this nineteenth day of June, 1909.

H. HOSKEN,

Deputy Registrar-General.

Registrar-General's Office, Melbourne.

Companies Act 1890.

I HEREBY certify that "The Victorian Poultry and Kennel Club" has been this day registered by me, and notify that the said company is incorporated and is limited by guarantee.

Dated this twenty-first day of June, 1909.

H. HOSKEN,

Deputy Registrar-General.

Registrar-General's Office, Melbourne.

June 23, 1909

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Victoria Gazette

GOLD MINING LEASES SURRENDERED.

MARYBOROUGH DISTRICT.—MARYBOROUGH DIVISION:
No. 5557; J. T. McCann; 15a. 2r.; parish of Bet Bet.
No. 5572; J. T. McCann; 23a. 3r. 18p.; parish of Bet Bet.
A new lease, No. 5676, has been issued in lieu of the above leases.

W. DICKSON,
Secretary for Mines.

Office of Mines,
Melbourne, 21st June, 1909.

DEPARTMENT OF MINES.
Mining Development Acts.

ADVANCES TO MINERS FOR PROSPECTING.— ORDER PARTLY REVOKED AND ORDER MADE.

IN pursuance of the provisions of Part V. of the *Mining Development Act 1896* (No. 1461), and Part II. of the *Mining Development Act 1908* (No. 2145), the Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by Order made on the 16th day of June, 1909, granted advances to the parties of miners named in the Schedule hereunder of the amounts set forth opposite their respective names, for the purpose of assisting the said parties to prospect for gold in various localities as specified in such Schedule.

Further, His Excellency has, by the Order above mentioned, revoked the Order in Council of the 8th April, 1909, in so far as it relates to the granting of advances to W. T. Collingridge and party of £109, A. Dunstan and party of £50, and A. Roberts and party of £50.

SCHEDULE.

Name.	Locality.	Amount.
Renaldy, J., and party ...	Stringers Creek ...	£50
Strahan, F., and party ...	Tongio West ...	50
Hudson, N., and party ...	Tarnagulla ...	250
Ohr, E., and party ...	Vaanvarra ...	150
Dunphy, P. J. ...	Wandiligong ...	50
Burns, J., and party ...	Goldsbrough ...	50
Matheson, C., and party...	Daylesford ...	100
Ringberg, P., and party...	Omeo ...	100
Campbell, T., and party...	Ensay ...	75
Rankin, F. M., and party	Havelock ...	200
Harding, T., and party ...	Bulunwaal ...	150
Total ...		£1,225

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

APPLICATIONS FOR GOLD MINING LEASES ABANDONED.

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

District.	Division.	Application No.	Lease No.	Applicants.	Area.	Locality.
					A. R. P.	
Gold Mining Leases.						
Ballaarat ...	Ballaarat ...	1238	6781	J. J. Kerr ...	39 1 21	Parish of Ballaarat
" ...	" ...	1243	6783	J. Chambers ...	20 1 15	Parish of Ballaarat
" ...	" ...	1246	6803	J. Colaben ...	31 0 13	Parish of Ballaarat
" ...	" ...	1247	6804	J. McRobinson ...	41 0 13	Parish of Ballaarat
" ...	" ...	1283	6855	J. McRobinson ...	19 1 20	Parish of Ballaarat
Beechworth ...	Beechworth ...	565	6392	G. B. Fletcher ...	18 0 35	Parish of Beechworth

Office of Mines,
Melbourne, 21st June, 1909.

W. DICKSON,
Secretary for Mines.

APPLICATIONS FOR GOLD MINING LEASES AND TAILINGS LICENCE REFUSED.

IT is hereby notified that the undermentioned Applications for Leases and Licence have been refused.

District.	Division.	Application No.	Lease No.	Applicants.	Area.	Locality.
					A. R. P.	
Gold Mining Leases.						
Ballaarat ...	Creswick ...	430	6928	M. Heagney ...	21 2 28	Parishes of Creswick and Bungaroo
Castlemaine ...	St. Andrews ...	1374	6465	M. Metzler, Kangaroo Lead G. M. Coy.	115 1 20	Parish of Nillumbik
Tailings Licence.						
Bendigo ...	Sandhurst	482	R. W. Day	Parish of Sandhurst

Office of Mines,
Melbourne, 21st June, 1909.

W. DICKSON,
Secretary for Mines.

MINING LEASES, TAILINGS LICENCES, AND WATER RIGHT LICENCE DECLARED VOID

It is hereby notified that the undermentioned Leases and Licences have been declared void :—

District.	Division.	No. of Lease or Licence.	Date of Lease or Licence.	Lessee or Licensee.	Area.	Locality.
					A. R. P.	
Gold Mining Leases.						
Ararat	Stawell	1961	26.9.1905	J. Allinson	329 0 0	Parish of Ilawarra
Ballaarat	Ballaarat	6810	8.9.1908	A. M. Greenfield	1,010 2 22	Parish of Dowling Forest
"	Creswick	3138	2.4.1897	The Barry Consols Ex- tended G. M. Coy. N. L.	3 0 2	Parish of Smeaton
"	"	6420	2.9.1907	Welsh and Slater G. M. Coy. N. L.	19 1 33	Parish of Dean
"	Smythe's Creek	4072	31.7.1899	Glenfine South G. M. Coy. N. L.	640 0 0	Parish of Commercialghip
"	"	6819	24.9.1908	A. G. Serjeant	44 1 33	Parish of Lvnchfield
"	"	6865	31.3.1909	G. Burridge	16 1 0	Parish of Mannibadar
"	"	6346	30.10.1906	C. M. Clinton	17 1 14	Parish of Doreel
"	(Rokewood)					
"	Smythe's Creek	6343	31.10.1906	P. Lewis	48 0 18	Parish of Doreel
"	"	6507	21.10.1907	W. P. Clinton	40 2 12	Parish of Doreel
Beechworth	Goulburn	5964	26.9.1906	C. T. Lloyd	18 3 17	Parish of Kevington
"	(Jamieson)					
"	Goulburn	6175	16.9.1907	W. Douglas	70 1 15	Parish of Tallangalook
"	(Mansfield)					
"	Indigo (Chiltern)	6024	4.2.1907	W. H. Spinks	146 2 20	Parish of Eldorado
"	Buckland	6349	8.9.1908	P. W. Tewksbury	23 1 29	Parish of Bright
"	(Bright)					
"	Mitta Mitta	6348	31.3.1909	L. W. Grayson and another	150 1 31	Parish of Talgarno
"	(Bethanga)					
Castlemaine	Castlemaine	6512	30.4.1909	J. Bertenshaw	29 2 7	Parishes of Castlemaine and Fryera
"	Fryers	6166	9.4.1907	Loddon Gold Dredging Coy. N. L.	12 2 7	Parish of Guildford
"	Daylesford	5296	24.3.1903	J. H. Patterson	8 0 17	Parish of Holcombe
"	"	5297	24.3.1903	J. H. Patterson	36 3 1	Parishes of Holcombe and Wombat
"	"	5298	24.3.1903	J. H. Patterson	26 2 2	Parish of Wombat
"	"	5320	7.9.1903	Glenmona G. M. Coy. N. L.	28 3 6	Parishes of Wombat and Holcombe
"	"	6163*	18.11.1907	The North Mikado G. M. Coy. N. L.	14 3 20	Parishes of Franklin and Holcombe
"	"	6285	2.3.1908	Florence Coy. N. L.	22 3 15	Parish of Wombat
"	Tarngower	5324	25.9.1903	J. Rowell	4 2 31	Parish of Maldon
"	"	5574	31.3.1905	A. C. Meyer and another	33 1 23	Parish of Tarngower
"	"	6293	16.9.1907	J. Lewis	19 1 36	Parish of Maldon
"	Taradale	5829	26.9.1906	G. Berry	88 2 35	Parishes of Elphinstone and Metcalfe
"	"					Parish of Burke
"	Taradale	6427	8.9.1908	H. Hill	16 0 0	
"	(Kyneton)					
"	St. Andrews	6423	24.9.1908	G. Peel	11 0 14	Parish of Burgoyne
Gippsland	Jericho	3706	10.9.1900	J. Rae the younger	29 3 15	Parish of Moolpah
"	Russell's Creek	4351	2.3.1908	J. A. Lowe	26 3 5	Parish of Tanjil
"	(Moe)					
"	Stringer's Creek	4461	24.11.1908	W. A. Fox	106 0 10	Parish of Walhalla
"	Mitchell River	4467	31.3.1909	J. L. Bagley	55 0 36	Parish of Nova Nova
"	(Bruthen)					
Maryborough	Maryborough	4811	2.9.1902	Duke United Mines Limited	6 2 34	Parish of Bet Bet
"	Wedderburn	5633	31.3.1909	T. Leech	17 2 35	Parish of Wedderburn
Bendigo	Sandhurst	8173	2.9.1907	Carshalton G. M. Coy. N. L.	12 1 0	Parish of Sandhurst
"	"					
"	Englehawk	8420	16.9.1907	T. Kirby	19 2 20	Parish of Nerring
"	Kilmore	8605	24.9.1908	E. Balmer	37 0 18	Parish of Clonbinane
"	Heathcote	8611	"	J. Sussems	34 3 0	Parish of Heathcote
Private Property Lease.						
Bendigo	Sandhurst	2969	18.6.1896	J. D. Crofts	0 0 35½	Parish of Sandhurst
Mineral Leases.						
Beechworth	Goulburn	2668	8.9.1908	W. R. Haig	82 0 12	Parishes of Wabonga and Matong North
"	(Benalla)					
Gippsland	Tarwin	2259	12.9.1903	A. Kurrle	100 0 0	Parishes of Woorara and Toora
"	"					
"	Russell's Creek	2520	23.8.1907	T. J. Heskett	493 0 20	Parish of Narracan
"	(Moe)					
"	Omeo (Bendoc)	2712	31.3.1909	M. Moore	63 1 21	Parish of Jingallala
"	"	2714	"	M. Moore	135 1 1	Parish of Jingallala
Water Right Licence.						
Gippsland	Tarwin	837	24.3.1903	A. E. Kurrle	16 0 0	Parishes of Woorara and Toora
Tailings Licences.						
Maryborough	Maryborough	317	29.4.1908	F. Murrells	70 0 10	Parish of Bet Bet
Bendigo	Rushworth	325	14.3.1908	P. Obarriol	6 3 9	Parish of Whreo

* The applicant for forfeiture will be granted a new lease under section 36 of Act No. 1514.

W. DICKSON,
Secretary for Mines.

Office of Mines,
Melbourne, 21st June, 1909.

GOLD MINING LEASES, ETC.

THE undermentioned Gold Mining Leases, &c., have been recently issued, and are now awaiting execution by the respective lessees, and delivery to the licensees. If by the 17th 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 forfeiture.

District.	Division.	No. of Lease or Licence.	Date of Lease or Licence.	Term (No. of Years.)	Lessee or Licensee.	Area.	Annual Rent.	Fee.	Payable to Receiver at—
						A. B. P.	£ s. d.	£	
Gold Mining Leases.									
Ararat	Ararat	2119	17.6.09	15	S. Thomas	53 3 1	3 7 0	1	Ararat
Ballaarat	Steiglitz	6877	9.6.09	15	New Black Horse Mining Coy. N.L.	23 1 9	3 0 0	1	Melbourne
Beechworth	Buckland (Bright)	6413	"	15	E. A. Duncan	7 0 11	1 0 0	1	Bright
Castlemaine	Castlemaine	6561	"	15	G. Chaster	35 0 15	4 10 0	1	Castlemaine
"	Fryors Creek	6549	"	15	R. W. Armitage	20 0 32	2 12 6	1	Melbourne
"	"	6569	"	15	W. Shill	22 2 17	2 17 6	1	Castlemaine
"	Taradale	6535	"	15	T. Legg	18 1 35	1 15 0	1	Kyneton
Maryborough	Maryborough	5676	27.5.09	13 yrs. 223 days	J. T. McCann	39 1 18	3 8 0	1	Maryborough
"	Dunolly	5632	3.4.09	15	Burnt Creek G. M. Coy. N.L.	40 0 0	1 0 0	1	Melbourne
Bendigo	Sandhurst	8710	1.5.09	15	Edith Lansell and the Sandhurst and Northern District Trustees Executors and Agency Coy. Limited, executrix and executor of the late George Lansell	19 2 2	2 10 0	1	Bendigo
"	Eaglehawk	8774	23.4.09	15	South Prince of Wales Consols Coy. N.L.	1 1 15	0 5 0	1	"
Water Right Licences.									
Beechworth	Mitta Mitta	942	20.11.08	15	Theresa M. Walsh	17 1 20	10 0 0	1	Beechworth
"	Beechworth	945	19.12.08	15	H. Dettmann and H. C. Dettmann	2 2 37	3 0 0	1	"
Bendigo	Eaglehawk	946	19.3.09	15	The Catherine Reef United Claimholders G. M. Coy. N.L.	10 2 3	3 0 0	1	Bendigo

(1) In lieu of Nos. 5557 and 5572 surrendered. Fine £2.

(2) In lieu of No. 2141 P.P., expired.

(3) In lieu of No. 6453, expired.

(4) In lieu of No. 6452, expired.

(5) In lieu of No. 691, expired.

(6) In lieu of No. 658, expired.

(7) In lieu of No. 694, expired.

Office of Mines,
Melbourne, 21st June, 1909.

PETER McBRIDE,
Minister of Mines.

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 Gazette* of 9th June, 1909, page 2616.

District.	Division.	No. of Lease.	Date of Licence.	Particulars of Licence.
Beechworth	Buckland (Bright)	6332	12th June, 1909	To The Bright District Prospecting and G. M. Coy. N. L., to mortgage all its right, title, and interest in and to the said lease unto the Treasurer of the State of Victoria
Castlemaine	St. Andrews	6209	9th June, 1909	To the Caledonia Gold Mines N. L., to let on tribute a portion of the land the subject of the said lease unto G. Elletson, L. Johns, F. Johansen, and D. Murray
Bendigo	Sandhurst	7635	11th June, 1909	To the Hustlers Royal Reserve Coy. No. 2 No Liability, to let on tribute portions of the land the subject of the said lease
Ballaarat	Smythes Creek	6605	14th June, 1909	To W. H. Lumsden, to transfer the said lease unto Boyds Hydraulic Gold Sluicing Company N. L.
Gippsland	Mitchell River	3531	" "	To The Beehive G. M. Coy. N. L., to mortgage all its right, title, and interest in and to the said lease unto the Treasurer of the State of Victoria

Office of Mines,
Melbourne, 21st June, 1909.

W. DICKSON,
Secretary for Mines.

APPLICATIONS FOR MINING LEASES.

[In pursuance of the Mines Act, it is hereby notified that it is intended to grant Leases of the portions of ground unmentioned, subject to such excisions, modifications, and reservations as may be necessary.

Department of Mines,
Melbourne, 21st June, 1909.

PETER McBRIDE,
Minister of Mines.

Mining District.	No. of Application.	Name of Applicant, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.	Minimum Number of Men to be employed from and after the Date of Lease.		Precise Locality.	Term of Lease and General Remarks, showing excisions to be made from Area applied for, &c.
					During the First Six Months.	After the First Six Months.		
				A. R. P.				
Gold Mining Leases.								
Ballarat	50	G. F. Hancock	6906	85 3 5	Seven men	Twenty-five men	Parish of Clunes	15 years. Existing overlap on lease block No. 5954.
"	57	G. F. Hancock	6914	113 0 26	Nine men	Thirty-two men	Parish of Clunes	15 years.
"	427	J. Powell, transferred to Wm. Green	6925	110 0 32	Three men	Nine men	Parish of Korweinguboorn	15 years.
"	3/09	C. Pender, North New Jubilee G. M. Coy.	6933	40 0 25	Five men	Fifteen men	Parish of Stawdell	15 years. Existing Jude's Mining Claim.
"	273	G. Day	6942	36 3 31	Four men	Fourteen men	Parish of Doreel	15 years.
"	3/09	G. Sharp and J. Greenwood, West	6949	44 0 1	Five men	Seventeen men	Parish of Clarksdale	15 years.
Beechworth	9/03	W. P. Meagher and J. Arter	6441	31 3 8	Four men	Thirteen men	Parishes of Stanley and Yackandandah	15 years. Existing overlap on allotment A20.
Castlemaine	1589	J. Bertenshaw, transferred to The Campbell's Creek Dredging Coy. N.L.	6496	32 0 0	Three men	Nine men	Parish of Guildford	15 years. Existing the sold land other than allotment 1, 2, 3, 4, 5, 6, 37, 38 (part), also existing the area at the south-west end of block also the Quartz Prospecting Claim.
"	1173	J. A. Lowe	6550	17 0 30	Three men	Nine men	Parish of Maldon	15 years.
"	1197	W. Robin	6591	19 3 2½	Three men	Ten men	Parish of Maldon	15 years.
"	1294	J. Moyes	6595	12 1 5½	Two men	Six men	Parish of Maldon	15 years.
"	1201	F. C. White	6605	1 0 14	Two men	Two men	Parish of Maldon	15 years.
"	...	C. R. Ferguson	6606	14 2 10	Seven men	Seven men	Parish of Warrandyte	15 years. This lease is granted under the provisions of section 36 of Act 1514, and the area is identical with that lately held under lease No. 6228, Castlemaine.
"	425	B. Beer, on behalf of G. Beer, J. Beer, and B. Beer	6565	17 1 30	Three men	Nine men	Parish of Metcalfe	15 years.
Gippsland	120	J. Speers	4503	4 3 7	Two men	Two men	Parish of Wollanaby	15 years.
Maryborough	719	T. J. Smith	5651	33 0 10	Four men	Thirteen men	Parish of Rathear	15 years.
"	1/09	T. Brockfield, The New Federation G. M. Coy.	5670*	23 1 36	Three men	Ten men	Parish of Tarnagulla	15 years.
Benigo	6246	The Langdon G. M. Coy. N.L.	8709	18 3 28	Three men	Nine men	Parish of Mandurang	15 years. Existing the dam site and the surface of lease block No. 8556.

* In lieu of particulars published in Government Gazette of 12th May, 1909, p. 2294.

Factories and Shops Act.

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

RUSSELL, ROBSON PTY. LTD., DRESSMAKERS, BOURKE-STREET, MELBOURNE,

for a period of two weeks from the 15th June, 1909, 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 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-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.
3. 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 their consent.
5. 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 21st day of June, 1909.

J. MURRAY,
Minister of Labour.

Factories and Shops Act.

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 MISS A. BRACKENRIDGE, DRESS-MAKER, TOORAK-ROAD, SOUTH YARRA,

for a period of one week from the 15th June, 1909, 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 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.
3. 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 their consent.
5. 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 17th day of June, 1909.

J. MURRAY,
Minister of Labour.

Unused Roads and Water Frontages Act 1903, Section 5.

LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred as shown hereunder.

Department of Public Works (United Roads and Water Frontages Branch),
Melbourne, 16th day of June, 1909.

W. L. BAILLIU, U.
Commissioner of Public Works.

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on—		Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to Receiver of Revenue at
					Allotment.	Section.				
252	Quinn, Edward, Myers Flat (1)	A. R. P. 4 2 0	Marong	Nerring	1	2	1.1.1905	31.12.1910	£ s. d. 0 11 3	Rendigo
202	Henry, James, Mooralla (2)	4 0 0	Dundas	Bear	20, 20A	...	"	"	0 4 0	Hamilton
250	Hunter, Joseph, Serpentine (3)	8 2 0	East Lodden	Ja-tember East	31, 32A, 32B	...	"	"	1 9 9	Inglewood
1593	Clarkin, Elizabeth, Runyip South (4)	0 1 15	Berwick	Koo-wee-rup East	68	...	"	"	0 7 0	Melbourne
3995	McCallum, Joseph, Evansford (5)	22 3 0	Talbot	Beckworth	98, 99	...	"	"	1 12 3	Clunes

- (1) In lieu of entry in *Gazette*, 13th February, 1907, page 1103. Rent amended.
 (2) In lieu of entry in *Gazette*, 22nd November, 1905, page 4387. Canceled as from 31st December, 1909.
 (3) In lieu of entry in *Gazette*, 29th November, 1905, page 4497. Name of licensee amended.
 (4) In lieu of entry in *Gazette*, 5th September, 1906, page 3742. Canceled as from 31st December, 1909.
 (5) In lieu of entry in *Gazette*, 25th September, 1907, page 4284. Rent amended.

Unused Roads and Water Frontages Act 1908—Section 5.

LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred, as shown hereunder.

Department of Public Works, Unused Roads and Water Frontages Branch,

Melbourne, 18th day of June, 1909.

J. CAMERON,
Acting Commissioner of Public Works

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on—		Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to Receiver of Revenue at—
					A	Section.				
2861	McComas, William, Bairnsdale (1) ...	A. B. P. 10 1 0	Arriples	Kalbar	13, 26	...	1.1.1905	31.12.1910	£ s. d. 0 10 3	Horsham
1629	Kerr, Andrew, Springvale, Nareen (2) ...	80 0 0	Wannon	Wangaratta	11A, 11B, 11C, 103, 97, 87A, 100, 101, 104, 105, 81	...	"	"	7 0 0	Hamilton
60	Grace John, North Warranahood (3) ...	1 1 24	Warranahood	Enmore	35, 37	...	"	"	0 9 10	Warranahood
3892	Aberdeen, William, Yapeen (4) ...	5 0 0	Mount Alexander	Guildford	6, 7, 8, 9	...	"	"	1 0 0	Castlemaine
3893	Allardice, Donald, Grassdale (5) ...	3 0 0	Nowstead	Wingaring	35, 37	...	"	"	0 12 0	"
2472	Dwyer, John, Oxley (6) ...	6 0 0	Portland	Lacey	66, 97B	...	"	"	0 6 0	Hamilton
5421	Nightingale Brothers, Carrington (7) ...	16 3 0	Oxley	Carrington	B, 2A, 3, 41	...	"	"	2 5 0	Wangaratta
56	Nightingale Brothers, Carrington (8) ...	2 0 0	Albion	Myrree	79B	...	"	"	0 2 0	Rosedale
4988	Wallace, Robert, Moyhu (9) ...	1 0 0	Oxley	Tambo	68, 73	...	"	"	0 1 0	"
5230	Waik, Leslie Herbert, Mossface (10) ...	15 1 0	Tambo	Byaduk	A3	...	"	"	2 13 6	Wangaratta
5071	McLean, Christina, Byaduk North (11) ...	2 1 0	Dundas	Digby	16	...	"	"	1 2 6	Bairnsdale
4938	Johnson, Donald A., Merino (12) ...	126 2 0	Glenalg	Merino	1, 5, 6, 11, 2, 3, 1, 2, 17, 4	...	1.1.1907	31.12.1909	0 14 0	Hamilton
5027	Young, James, Hamilton (13) ...	15 2 0	Dundas	Merino	5, 2, 3, 4, 21, 5, 4, 4, 27, 5	...	"	"	2 13 9	Casterton
4712	Wedd, Arthur J., Ardno (14) ...	7 0 0	Glenalg	Merino	6A, 2B, 5, 6A, 6B, 5A	...	1.1.1905	31.12.1907	1 3 0	Hamilton
5842	Executors of A. Chirnside, deceased (15) ...	138 3 0	Arauc	Ardno	48B, 49B	...	"	31.12.1910	0 7 0	Casterton
				Willaura	71A, 73A, 73B	...	"	"	20 15 0	Arauc
					45B, 46, 20A, 20, 27A, 27B, 46B, 53B, 22, 48, 51A, 51B, 50A, 50B	...	"	"		

- (1) In lieu of entry in *Gazette*, 6th March, 1907, page 1393. Cancelled as from 31st December, 1908.
 (2) In lieu of entry in *Gazette*, 24th September, 1905, page 3816. Cancelled as from 31st December, 1909.
 (3) In lieu of entry in *Gazette*, 27th September, 1905, page 3707. Cancelled as from 31st December, 1909.
 (4) In lieu of entry in *Gazette*, 28th August, 1907, page 3959. Cancelled as from 1st January, 1905.
 (5) In lieu of entry in *Gazette*, 24th February, 1908, page 5366. Area and rent amended, and renewed for a further period of three years.
 (6) In lieu of entry in *Gazette*, 24th February, 1908, page 5366. Area and rent amended, and renewed for a further period of three years.
 (7) In lieu of entry in *Gazette*, 27th September, 1905, page 3707. Transferred from trustees of the late Henry G. Biggs.
 (8) In lieu of entry in *Gazette*, 27th September, 1905, page 3707. Transferred from trustees of the late Henry G. Biggs.
 (9) In lieu of entry in *Gazette*, 5th February, 1908, page 5005. Rent amended.
 (10) In lieu of entry in *Gazette*, 2nd December, 1908, page 5227. Area and rent amended, and renewed for a further term of three years.
 (11) In lieu of entry in *Gazette*, 25th November, 1908, page 5448. Transferred from John Ferguson.
 (12) In lieu of entry in *Gazette*, 9th September, 1908, page 4549. Cancelled as from 30th June, 1908.
 (13) In lieu of entry in *Gazette*, 27th January, 1909, page 768. Transferred from John Rurside, of Minyip.
 (14) In lieu of entry in *Gazette*, 8th April, 1908, page 2030. Area and rent amended.
 (15) In lieu of entry in *Gazette*, 31st March, 1909, page 1816. Cancelled as from 31st December, 1906.

Unused Roads and Water Frontages Act 1903, Section 5.

LICENCES TO OCCUPY WATER FRONTAGE.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Water Frontages issued to the following persons have been amended, transferred, or cancelled, as shown hereunder.

Department of Public Works, Unused Roads and Water Frontages Branch,
Melbourne, 16th day of June, 1909.

W. L. BAILLIEU,
Commissioner of Public Works.

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on—		Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to Receiver of Revenue at—
					Aliement.	Section.				
2429	The Trustees, Executors, and Agency Company Limited, 412 Collins-street, Melbourne	A. B. P. ...	Wodonga	Wodonga	1, 1, 2, 3	20, 21	1.7.1903	31.12.1910	£ s. d. 6 5 0	Wodonga

In lieu of entry in *Gazette*, 28th October, 1903, page 5133. Name of licensee amended.

Unused Roads and Water Frontages Act 1903, Section 5.

LICENCES TO OCCUPY WATER FRONTAGE.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Water Frontages issued to the following persons have been transferred, amended, or cancelled as shown hereunder.

Department of Public Works, Unused Roads and Water Frontages Branch,
Melbourne, 16th day of June, 1909.

J. CAMERON,
Acting Commissioner of Public Works.

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on—		Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to Receiver of Revenue at—
					Aliement.	Section.				
1157 1591 663	Hamilton, Hugh G., Tamleugh Johns, David, Yarragon Clutton, Charles C., Nyora	A. B. P. 33 0 0 1 2 0 9 0 0	Violet Town Narracan Poowong and Jeetho	Tamleugh Darrum Jeetho West	61, 63 16 10	...	1.1.1905 " "	31.12.1910 " "	£ s. d. 2 9 6 0 15 0 0 13 6	Shepparton Warragul "

(1) In lieu of entry in *Gazette*, 25th May, 1907, page 2291. Transferred from Thomas R. Kennedy, of Tamleugh.

(2) In lieu of entry in *Gazette*, 25th September, 1907, page 4286. Transferred from Albert J. Arndt, of Yarragon.

(3) In lieu of entry in *Gazette*, 28th November, 1906, page 4814. Cancelled as from 31st December, 1906.

Forests Act 1907.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licences under Section 25 of the *Forests Act 1907* having been approved, it 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.

State Forests Department,
Melbourne, 17th June, 1909.

PETER MORRIDE,
Minister of Forests.

Number of Licence.	Name and Address of Licensee.	Description.	Area.	Locality.	Date of Licence.	Amount to be Collected.			Payable to Receiver of Revenue at—
						Rent.	Fee for Licence.	Total Amount of First Payment.	
						£ s. d.	£ s. d.	£ s. d.	
Under Section 25 of the <i>Forests Act 1907</i> .—Payment to be made quarterly.									
931	J. Marchbank, Gaffney's Creek	Sawmill site	3 0 0	Knockwood	1.1.1908	1 0 0	...	4 0 0a	Jameson
951	J. Marchbank, Gaffney's Creek	"	3 0 0b	"	1.1.1909	1 0 0	...	1 0 0a	"
1382	A. and R. Sinclair, Stanley	"	3 0 0	Bruarong	"	1 0 0	...	2 0 0a	Beachworth
1286	E. Roberts, Glen Wills	"	3 0 0	Wollondilly	"	1 0 0	...	1 0 0a	Omeo
532	W. W. Gunn, Crossover	"	3 0 0	Neerim East	"	1 0 0	...	1 0 0a	Warragul
Under Section 25 of the <i>Forests Act 1907</i> .—Payment to be made yearly.									
313	W. Cain, Melbourne	Grazing area	330 0 0	Mojra	1.7.1908	8 5 0	0 5 0	8 10 0a	Echuca
314	W. Cain, Melbourne	"	640 0 0	"	"	16 0 0	0 5 0	16 5 0a	"
1216	Parry and Burke, Cobuna	"	350 0 0	Gunbower State Forest	"	11 0 0	0 5 0	11 5 0a	"
478	G. Folkes, Fyans Creek	"	184 0 0c	Boreoka	"	1 10 8	0 5 0	2 3 4a	Stawell
1679	F. J. Walter, Casterton	"	3,310 0 0	Drajkirk	"	26 1 8	0 5 0	26 6 8a	Casterton
998	H. W. Morgan, Cann River	"	2,740 0 0	Noorinbee	"	6 0 0	0 5 0	6 5 0a	Bairnsdale
1476	H. E. Sellers, Bundoc	"	7,600 0 0d	Errinundra	1.10.1908	6 13 4	0 5 0	5 5 0a	"
1602	Victorian Railways Commissioners, Melbourne	Tramway	...	Barramunga	1.1.1909	1 0 0	...	1 0 0a	Colac

(a) Amount paid.
(b) This is a renewal.

(c) For fifteen months.
(d) For nine months.

CONTRACTS ACCEPTED.—(Series 1908-9).

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.
2313	MINES— Erection of a new 5-head Battery at Moonambel	£ s. d. 68 10 0	P. Tainsh ...	Surplus Revenue Act	} P. McBride. 17.6.1909.
2314	Cartage of Battery from Avoca Railway Station to a site at Moonambel	11s. 6d. per ton	Messrs. Moore and Murgatroyd	Ditto ...	
2315	VICTORIAN RAILWAYS— (3)—Supply and delivery of Bluestone Screenings and Toppings within a distance of thirty (30) miles from Spencer-street Railway Station, as ordered, during the year ending 30th June, 1910. Deposit, £5	Rates as per Annex	A. Ebeling ...	Railway Stores Suspense Account, Act 1439, Section 20	} J. S. Rees, for Secretary, by order of the Victorian Railways Commissioners. 21.6.1909.
2316	(3)—Supply and delivery of Wooden Hammer Handles. Deposit, £5	Ditto ...	The Queensland Carriage & Woodware Coy. Ltd.	Ditto ...	
2317	(6)—Supply and delivery of Cement, as ordered, during the year ending 30th June, 1910, at 11s. 1d. per cask. Deposit, £48	Rates ...	The Commonwealth Portland Cement Coy. Ltd.	Ditto ...	
2318	(3)—Erection of one Four-roomed Employee's Residence at Ultima Railway Station. Deposit, £23	£ s. d. 230 6 9	J. Amess ...	Act 2164/49 ...	
2319	Building Refrigerator Trucks at Newport (labour only), 6, at £36 each. (Not publicly advertised)	Rates ...	F. Gaulton and party	Act 2164/40H ...	
2320	Building Refrigerator Trucks at Newport (labour only), 6, at £36 each. (Not publicly advertised)	Ditto ...	D. Robertson and party	Ditto ...	
2321	Building Refrigerator Trucks at Newport (labour only), 6, at £36 each. (Not publicly advertised)	Ditto ...	G. H. Scott and party	Ditto ...	}
2322	(2)—Supply and delivery of Galvanized Telegraph Wire, at £10 15s. per ton. Deposit, £13	Ditto ...	R. Johnson, Clapham, and Morris Ltd.	Railway Stores Suspense Account	
WATER SUPPLY— GOULBURN-WARANGA WORKS.					
2323	1,000 casks of Australian Portland Cement, at 11s. 3d. per cask	Rates ...	Australian Portland Cement Coy. Pty. Ltd.	Loan ...	} Geo. Graham. 21.6.1909.
2324	1,000 casks of Australian Portland Cement, at 11s. 3d. per cask	Ditto ...	D. Mitchell ...	Ditto ...	

Corrigenda.

Victorian Railways.—Contract No. 19066/2394/1908-9, *Gazette*, 77, of 16th June, 1909, party should read E. Kuehn and Coulston.

" " Contract No. 18688/1193/1908-9, *Gazette*, 117, of 30th September, 1909, Item 8 increased from 3d. to 4d. per ton.

—J. S. REES, for Secretary, by order of the Victorian Railways Commissioners. 21.6.1909.

Melbourne, 23rd June, 1909.

ANNEX TO CONTRACT NO. 2315.

A. Ebeling.

Contract—Supply and delivery of Bluestone Screenings and Toppings within a distance of thirty (30) miles from Spencer-street Railway Station, as ordered, during the year ending 30th June, 1910.

No. of Item.	Description.	Rate per Cubic Yard
		£ s. d.
1	Bluestone Metal, 2½-inch ring gauge ...	0 3 3
2	Bluestone Metal, 1½-inch ring gauge ...	0 3 5½
3	Bluestone Screenings, ¾-inch ring gauge ...	0 3 8½
4	Bluestone Toppings, ¾-inch gauge ...	0 3 8½

ANNEX TO CONTRACT NO. 2316.

The Queensland Carriage Woodware Coy. Ltd.

Contract—For the supply and delivery of Wooden Hammer Handles.

Item No.	Description.	Of Australian Manufacture.
		Rate per Dozen.
	Handles, Hammer, Australian Timber—	£ s. d.
8	16" ...	0 2 10
9	18" ...	0 3 1
10	20" ...	0 3 6
11	22" ...	0 4 0
12	24" ...	0 4 5
13	30" ...	0 5 7
14	36" ...	0 6 8

ORDERS IN COUNCIL.—(Series 1908-9.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	AGRICULTURE—	£ s. d.			
2325	Supply of one 8-h.p. Double-cylinder Traction Engine	1,250 0 0	J. E. Cowley ...	Loan ...	Approved by the Governor in Council the 15th June, 1909.— F. W. Mabbott, Clerk of the Executive Council.
2326	Supply of Rabbit Crates for May, 1909 ...	206 10 8	A. Sturrock ...	Vote ...	
2327	Printing the <i>Journal of Agriculture</i> , December, 1908, and January to April, 1909, issues	616 17 10	The Government Printer	Ditto ...	
	VICTORIAN RAILWAYS—				
	(One Self-contained Direct Steam-driven Log Frame	Total Cost, £3,081 15s. 6d. inclusive of the payment of Customs Duty			
2328	One Powerful Scrap Shears ...		Bayan and Edwards Proprietary Ltd.	Railway Stores Suspense Account	
	One 6-ft. Radial Drilling Machine ...				
	One Shaping Machine ...				
	One Small Punching and Shearing Machine				
	One Punching and Shearing Machine ...				
	Two Wall Radial Drilling Machines ...				
2329	One Slotting Machine ...		Thomas McPherson and Son	Ditto ...	
	One Small Drilling Machine ...				
	One Double-headed Screwing Machine ...				
2330	One small Drilling Machine ...		Benson Bros. ...	Ditto ...	Approved by the Governor in Council the 15th June, 1909.— F. W. Mabbott, Clerk of the Executive Council.
2331	One Slot Drilling Machine ...		M. C. Coates ...	Ditto ...	
2332	Three Portable Motor Bench Grinders ...		Gibson, Battle, and Co. Ltd.	Ditto ...	
	One small Drilling Machine ...				
2333	Westinghouse Brake Repair Parts and Brake Gear	4,813 19 0	Westinghouse Brake Co. Ltd.	Ditto ...	
2334	One Screw Cutting Lathe ...	62 11 4	Benson Bros. ...	Ditto ...	
2335	Twelve Hydraulic Jacks ...	110 0 0	M. C. Coates ...	Ditto ...	
2336	One Pooley Weighbridge, 35 ton ...	226 10 0	Gibson, Battle, and Co. Ltd.	Ditto ...	
	WATER SUPPLY—				
2337	Extras on Contract No. 61, Waranga-Mallee Channel (No. 1770, <i>Government Gazette</i> of 4th March, 1908, page 1509)	392 2 9	M. McGuiness ...	Loan ...	
2338	Extras on Contract No. 62, Waranga-Mallee Channel (No. 1771, <i>Government Gazette</i> of 4th March, 1908, page 1509)	147 19 10	M. McGuiness ...	Ditto ...	
2339	Extras on Contract No. 248, Eastern Goulburn Channel (No. 1527, <i>Government Gazette</i> of 15th January, 1908, page 115)	25 10 4	Ahern and Mathers	Ditto ...	
2340	Extras on Contract No. 249, Eastern Goulburn Channel (No. 1529, <i>Government Gazette</i> of 15th January, 1908, page 115)	50 8 9	Ahern and Mathers	Ditto ...	

Melbourne, 23rd June, 1909.

MEDICAL BOARD OF VICTORIA.

THE following additional List of Legally Qualified Medical Practitioners, registered under the provisions of Part I. of the *Medical Act 1890* and the *Medical Act 1906*, is published for general information:—

No. of Certificate.	Date of Registration.	Name	Address	Qualification.
	1909.			
2660	15th June	George Leonard Lillies ...	High-street, Armadale	M.B. et Ch.B. Melb. 1909
2661	"	William Bernard Ryan ...	Barker's-road, Auburn	M.B. et Ch.B. Melb. 1909
2662	"	Maurice Charles Davies ...	Hospital, Stawell	M.B. et Ch.B. Melb. 1909
2663	"	Joseph Lexden Shellshear ...	Albany, New South Wales	M.B. et Ch.M. Sydney 1907
2664	"	Richard Salts ...	Marshall-street, Ivanhoe	M.B. et Ch.B. Melb. 1909
2665	"	Algernon Claude Herbert Salter ...	33 Gladstone-street, Moonee Ponds	M.B. et Ch.B. Melb. 1909
2666	"	Leonard John Cole Mitchell ...	706 Sturt-street, Ballarat	M.B. et Ch.B. Melb. 1909
2667	"	Charles John Daniel ...	Ardmillan-road, Moonee Ponds	M.B. et Ch.B. Melb. 1909
2668	"	John Adamson ...	McKinley-avenue, Malvern	M.B. et Ch.B. Melb. 1909
2669	"	Elizabeth Emily Clucas ...	17 Kingsley-street, East Camberwell	M.B. et Ch.B. Melb. 1909
2670	"	Reginald Bishop Perrins ...	"Chaddesley," Balac-lava-road, Balac-lava	M.B. et Ch.B. Melb. 1909
2671	"	William Lockyer Potter...	116 Station-street, Port Melbourne	M.B. et Ch.B. Melb. 1909

Additional qualifications registered:—No. 2403, Howard Cecil Fulford, Ch.B., M.D., 1904, Melb.; No. 2637, Christina Hamilton, Ch.B., 1909, Melb.; No. 2531, James Francis Spring, M.D., 1909, Melb.; No. 2460, Paul Greig Dane, M.D., 1909, Melb.; No. 2530, Montefiore David Silberberg, Ch.B., 1907, M.D., 1909, Melb.; No. 2638, Ethel May Hawkins, Ch.B., 1909, Melb.; No. 2657, Andrew Joseph Brennan, Ch.B., 1909, Melb.; No. 1949, Glen Albun Knight, M.D., 1909, Melb.; No. 2523, Thomas Stawell Hutchings, Ch.B., 1907, M.D., 1909, Melb.

Name of deceased practitioner removed from Register.—No. 687, Edwin Hincheliff.

Medical Board of Victoria,
15th June, 1909.

No. 79.—JUNE 23, 1909.—7434.—2.

W. P. HEATHERSHAW,
Secretary.

Local Government Act 1903.

DEPARTMENT OF PUBLIC WORKS.

MUNICIPAL SURVEYORS BOARD.—CERTIFICATES OF COMPETENCY.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 15th day of June, 1909, in pursuance of provisions contained in section 169 of the *Local Government Act 1903* (3 Edw. VII. No. 1893), rescinded all previous regulations affecting the issue of Certificates of Competency by the Municipal Surveyors Board, and in lieu thereof His Excellency has made the following Regulations, that is to say:—

REGULATIONS RELATING TO THE ISSUE OF CERTIFICATES OF COMPETENCY BY THE MUNICIPAL SURVEYORS BOARD.

1. Examinations of candidates for certificates of competency will be held in the months of May and November in each year at such place in Melbourne as the Board may from time to time appoint.

2. Every candidate must be in attendance at the examination-room punctually at the appointed time, and in the event of any adjournment, at the hour named for such adjournment.

3. Every candidate must forward to the Secretary of the Board fourteen (14) clear days at least before the commencing day of the examination at which he intends to present himself, notice in writing of such intention with satisfactory documentary evidence of having complied with one of the following conditions:—

(a) Of having completed articles of indenture for a period of not less than three (3) years under some practising civil engineer.

(b) Of having had three (3) years' experience in designing or executing civil engineering works.

Each candidate must submit a detailed statement of the nature and extent of the work at which he has been engaged.

4. A certificate shall not be issued to any candidate until he has attained the age of twenty-three (23) years, and satisfactory evidence must be produced, if required, as to respectability of character. No person shall be eligible for examination who has been convicted of a breach of trust.

5. Every candidate will be required to pay to the Secretary of the Board the sum of £3 3s.

6. The examination will occupy such times as the Board may from time to time direct.

7. Each candidate for examination must provide himself with a book of logarithms, plotting scales, parallel ruler, and all necessary appliances (except paper) for drawing and computing. He will be permitted to use any ordinary manual of reference or book of tables, which he may bring with him into the examination-room, but will not be permitted to leave the room during the progress of the examination.

8. Any candidate receiving assistance during the examination will be disqualified.

9. Each candidate presenting himself for examination before 1st July, 1910, will be examined in a selection made by the Board from the subjects set out in clause 8 of the Regulations of 2nd February, 1904.

Each candidate presenting himself for examination after 1st July, 1910, will be examined in the following subjects:—

I.—SURVEYING.

Principles of construction, adjustment and use of the several instruments used in surveying.

Topographical surveying.

Leveling.

Engineering trial surveys.

Permanent engineering surveys and setting out works.

Measurement of earthwork, masonry and brickwork, timber work, and iron work.

Plotting and drawing plans and sections.

Calculations connected with the foregoing.

II.—PRINCIPLES OF ENGINEERING CONSTRUCTION.

General principles of statics and dynamics.

Strength of materials, co-efficients of strength.

Strength of beams, columns and arches.

Factors of safety in strength and in stability.

Production and transmission of stresses and strains in structures.

Special structures—in stone, masonry, brickwork, concrete, carpentry, cast and wrought iron or steel, combined structures, reinforced structures.

III.—DRAINAGE AND SANITARY ENGINEERING.

Discharge from watersheds, in relation to drainage area and rainfall.

Flow of water in open channels, in pipes and closed conduits, through orifices and over weirs.

Determination of water-ways for bridges and culverts.

Treatment and disposal of sewage.

IV.—ROAD AND STREET ENGINEERING.

Location and grading of roads.

Laying out of town streets as to convenience of traffic and facilities for drainage.

Construction, maintenance, cleansing of roads and streets.

Design of bridges and culverts in masonry, timber, iron or steel.

Revetments and retaining walls in masonry and timber.

10. Any candidate who has passed the examination prescribed shall be entitled to and shall receive a "Certificate of Competency" granted by the Board that he is duly qualified to fulfil the duties of Municipal Surveyor.

11. Any holder of a certificate of competency issued prior to 6th August, 1903, may obtain an amended certificate of competency. When making application for such amended certificate, the certificate previously issued must be returned, accompanied by a fee of half-a-guinea (10s. 6d.).

12. Every applicant for certificate of competency must legibly give his name in full and postal address in the margin of his letter of application, which should be addressed to—

Secretary, Municipal Surveyors Board,
Public Works Department,
(Local Government Branch),
Melbourne.

F. W. MABBOTT,
Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

Local Government Act 1903.

DEPARTMENT OF PUBLIC WORKS.

MUNICIPAL SURVEYORS BOARD.—CERTIFICATES OF QUALIFICATION.

IN pursuance of the provisions of the *Local Government Act 1903*, the Municipal Surveyors Board appointed under the provisions of the said Act makes the following Regulations with reference to the issue of Certificate of Qualification as Municipal Surveyor under the said Act:—

1. The Board will grant a certificate of qualification without examination as follows:—

(a) To any holder of certificate of qualification as municipal engineer granted after examination by the examining committee appointed under the *Local Government Act 1906* of New South Wales.

(b) To any corporate member of the Institution of Civil Engineers, London, who can produce evidence that he has for a period of not less than three (3) years been engaged in carrying out works such as are usually supervised by a municipal surveyor or engineer.

(c) To any graduate who holds the degree of M.C.E. or of B.C.E. of the University of Melbourne (or the corresponding degree of any University whose graduates in civil engineering are admitted by the University of Melbourne *ad eundem gradum*) who can produce evidence that he has for a period of not less than three (3) years been engaged in carrying out works such as are usually supervised by a municipal surveyor or engineer.

2. The Board will grant certificate of qualification after partial examination as follows:—

(a) To any applicant who has had one (1) year's practical experience in civil engineering work, and holds the degree of M.C.E. or of B.C.E. of the University of Melbourne (or the corresponding degree of any University whose graduates in civil engineering are admitted by the University of Melbourne *ad eundem gradum*) on passing the Board's examination in "Road and Street Engineering."

(b) To any applicant who has had one (1) year's practical experience in civil engineering work, and holds the Certificate of Engineer of Water Supply granted after examination by the Board of Examiners appointed under the provisions of the *Water Act 1800*, on passing the Board's examination in "Drainage and Sanitary Engineering" and in "Road and Street Engineering."

- (c) To any applicant who has had two (2) years' practical experience in civil engineering work, and holds the Certificate of Land Surveyor granted after examination by the Board of Examiners for land surveyors of any Australian State or of the Dominion of New Zealand or of Mining Surveyor granted after examination by the Mining Surveyors Board of Victoria on passing the Board's examination in "Principles of Engineering Construction," and in "Drainage and Sanitary Engineering," and in "Road and Street Engineering."
3. On each certificate of qualification shall be stated—
- (a) The qualification in respect of which it is issued.
 - (b) Whether it is granted without examination, or if after partial examination the subjects in which the applicant was examined.
4. In all cases an applicant must submit satisfactory documentary evidence in detail as to his experience, and satisfy the Board that the rights conferred by the certificate, diploma, or membership in virtue of which he makes his application have not been cancelled or suspended.
5. Certificate shall not issue to any applicant until he has satisfied the Board that he has attained the age of twenty-three (23) years, and satisfactory evidence must be produced, if required, as to respectability of character. No person shall be eligible who has been convicted of a breach of trust.
6. Each application for a certificate must be accompanied by a fee of three guineas (£3 3s.).
7. Every applicant for certificate of qualification must legibly give his name in full and postal address in the margin of his letter of application, which should be addressed to—

The Secretary, Municipal Surveyors Board,
Public Works Department,
(Local Government Branch),
Melbourne.

THOMAS WALKER FOWLER,
Chairman, Municipal Surveyors Board.

(SEAL) A. C. MOUNTAIN, Member.
STUART MURRAY, Member.
T. W. H. HOLMES, Secretary.
Municipal Surveyors Board.
Public Offices, Melbourne,
28th April, 1909.

Approved by the Governor in Council,
15th June, 1909.

F. W. MABBOTT,
Clerk of the Executive Council.

SHIRE OF DANDENONG.

BY-LAW NUMBER 18.

IN pursuance of all or any of the powers conferred by the *Health Act 1890*, and by the *Local Government Act 1903*, the President, Councillors, and Ratepayers of the Shire of Dandenong order as follows, that is to say:—

1. All former By-laws so far as they relate to the matters and things provided for in this By-law are hereby repealed.
2. This By-law shall apply to and have operation in the following portions of the Shire of Dandenong known as the Carrum district or part of such district, that is to say:—Commencing at the corner of Eel-Race-road and Church-street; thence along Church-street to Bridge-road; thence along Bridge-road to south-west corner of allotment 26 on lodged plan in Titles Office number 4108; thence along road to Paterson River; thence by the Paterson River to Beach-road; thence along Beach-road to Mordialloc Creek; thence along Mordialloc Creek to Port Phillip Bay; thence along the shores of Port Phillip Bay to Eel-Race-road; thence along Eel-Race-road to commencing point. The Council of the said Shire may, upon the recommendation of the Officer of Health or the Inspector of Nuisances, exempt any premises within the boundaries aforesaid from the operation of this By-law or any part or parts of such By-law.
3. Every person or persons permitting any other person or persons to camp on land within the aforesaid area or portions of the said Shire of which such first-named person or persons is or are owner, lessee, or tenant, or owners, lessees, or tenants, or of which he, she, or they has or have the management or control wholly or in part, shall at all times whilst any person or persons are camping on such land, provide thereon for the use of campers proper privies, earth closet or earth closets, in accordance with the provisions hereinafter contained, and the provisions of clauses numbered 4, 8, 9, 10, and 11 of this

By-law shall apply to every such person and to such land as aforesaid, as if he or she were an occupier, and as if such land was premises within the meaning of such clauses or any of them.

4. Every occupier and every person having the management and control of any house or premises within the aforesaid area or portions of the said Shire shall construct or cause to be constructed thereon a proper privy in the form of an earth closet, which shall consist of a suitable privy building, the floor of which is at no point less than 3 inches above the surrounding ground surface, and shall have requisite apparatus for the application of dry earth or other deodorizing material to the contents thereof, and shall be constructed and placed so as to afford easy means of access for the purpose of removing the pan, and emptying and cleansing the same. Every privy attached to any school, licensed public house, hotel, factory, work-room, or common lodging-house shall be paved or flagged with some non-absorbent material, having a fall or inclination from the rise of the seat towards the back of the building of half-an-inch to the foot. All privies shall be constructed with proper openings or flues to provide sufficient means of ventilation, and shall be prepared and permitted to be used for the double pan service herein provided for.

5. The Council shall cause every closet or privy to be supplied and kept supplied with two pans for the reception of night-soil and a lid to closely fit the same, and shall cause one or other of such pans to be kept under the seat aforesaid.

6. The Council shall at least once a week cause the pan in use to be closed with a close-fitting lid and removed with its contents from the premises in the day time, and the other pan to be left in its place and the night-soil removed rendered inoffensive.

7. Before leaving any pan in a closet or privy the Council shall cause the same to be cleansed by superheated steam and tar-painted inside, or by some equally efficient means.

8. The occupier or person as aforesaid shall not contract for the providing of pans for or removal of night-soil from such premises except such supply and removal be in accordance with this By-law.

9. No occupier or such person as aforesaid shall use a closet pan for depositing any house or yard rubbish or any other material in (except for deodorizing), other than night-soil, or shall damage such pan or lids in any manner whatsoever.

10. Every such occupier or person shall cause to be kept in every closet a proper supply of dry earth, ashes, lime, sawdust, charcoal, or some other effective deodorant for effectually deodorizing night-soil, and shall cause all night-soil which may be deposited in the pan placed in such closet to be immediately on such deposit covered with a quantity of such deodorizing material sufficient to thoroughly disinfect the contents of such pan.

11. The Council shall have power, in lieu of making a rate, to make an annual charge on each occupier or other person as aforesaid for the pans supplied, and for the removal of night-soil and the other work herein directed, the amount in default of payment to be recovered in any court of petty sessions.

12. Every person who shall by any wilful act or default be guilty of any breach of this By-law shall be liable to a penalty, at the discretion of the Court or Justices, either of Five pounds for every such breach, or Two pounds for each day during which such breach shall be committed or continued, unless the justices before whom the penalty is sought to be recovered shall order any portion only of either of the said penalties, such portion being not less than Five shillings, to be paid; and any person committing any such breach as aforesaid shall be liable to the penalty notwithstanding that the Council may be empowered by this By-law or otherwise to remedy such breach, and whether such Council has or has not taken advantage of such powers.

Resolution for passing this By-law agreed to by the Council on the 20th day of March, 1909, and confirmed the 3rd day of May, 1909.

(SEAL) R. G. KEYS, President.
H. L. KEYS, Secretary.

The foregoing By-law was allowed and confirmed by the Board of Public Health in and for the State of Victoria (it having been first certified that notice of the intention to apply for such confirmation had been given in the Shire for which the same has been made in the manner required by law) this sixteenth day of June, in the year of our Lord One thousand nine hundred and nine.

By order of the Board,

J. W. COLVILLE,
Secretary.

VICTORIAN RAILWAYS.

VICTORIAN TOURIST BUREAU.

Corner of Collins and Swanston streets, City. Inquire personally or by letter re *Holiday Trips, Tourists' Resorts, &c.* Tickets issued daily.

DINING-CAR SERVICE.

A dining car is run on Inter-State Express trains. Tariff:—No. 1 saloon—Dinner, 4s.; breakfast, 3s.; lunch, 3s. No. 2 saloon—Dinner, 2s.; breakfast, 2s.; lunch, 2s.

PICTURESQUE VICTORIA.

A new issue (5th Edition), containing VIEWS and descriptions of the beauty spots of Victoria, and all information re fishing, shooting, &c., on sale at the principal stations; also at Railway Book Stalls, and leading Booksellers in the city. Price 6d.

INTER-STATE CHEAP EXCURSIONS.

Fast excursion trains will run as under:—Wednesdays, 7th July and 11th August—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 10s. Thursdays, 8th July and 12th August—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, booking to Mount Gambier, Penola, Narracoorte, Wolsley, Broken Hill, &c., on posters at stations.

WEEK-END EXCURSIONS.

Week-end tickets are issued at Holiday Excursion Fares from any station to any other station distant more than 9 miles by the last train on Fridays, and by all trains on Saturdays, also by the last train in the week on any line on which no train runs on Fridays or on Saturdays. The tickets will be available for return till the last through train on the following Monday, provided that on any line on which no train runs on Monday such tickets will be available for return by the first train in the week following their issue. Week-end tickets are also issued (1) at all stations on the Serviceton and Frankston lines on Sundays; (2) by the following trains from Melbourne on Fridays:—Bendigo line, 4.50 p.m.; Ballarat line, 4.30 p.m.; Warrnambool and Queenscliff lines, 3.55 p.m.; Seymour line, 4.0 p.m.; Bairnsdale line, 4.30 p.m.; Frankston and Mornington line, 5.30 p.m.

The Metropolitan Suburban Traffic is excepted from the above arrangements, also that within the Ballarat suburban radius of North Creswick and Buninyong.

SUNDAY TRAINS.

Lilydale, &c.—Leave Prince's-bridge for Box Hill, Ringwood, and Lilydale at 10.36 a.m., and return at 8.12 p.m., stopping at all stations going and returning.

Warburton line.—Leave Melbourne at 11.10 a.m. (express to Croydon), and return at 6.5 p.m. Passengers from stations between Prince's-bridge and Lilydale will require to travel by the 10.36 a.m. train to Lilydale and join the special. Return fares, first class, 3s. 6d., second class, 2s. 6d.

Healesville line.—Leave Melbourne at 11.22 a.m. (express to Croydon), and return at 6.55 p.m. Passengers from stations between Prince's-bridge and Lilydale will require to travel by the 10.36 a.m. train to Lilydale and join the special. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Pakenham line.—Leave Flinders-street for Pakenham at 11 a.m., and return at 7.27 p.m. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Lyndhurst, 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 5.40 p.m., arriving in Melbourne at 9.48 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 7.3 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 7.26 p.m. Return fares, first class, 3d.; second class, 1s.

Tickets available for return on day of issue only.

Full particulars on posters at stations.

THROUGH RAIL AND COACH TICKETS TO BUFFALO HOSPICE.

Tickets are issued daily at the Central Booking-office, Swanston-street, and at Spencer-street station to the Buffalo Hospice, available from Melbourne to Bright or Porepunkah (rail), thence by coach to Buffalo Hospice, and return

at the following combined fares:—*Via Bright*, 1st class, 54s. 8d.; second class, 41s. 5d.; *via Porepunkah*, 1st class, 51s. 6d.; second class, 38s. 6d. Tickets available for return for two months from date of issue. The rail journey cannot be broken.

Commencing at once, Benalla, Wangaratta, and Beechworth will issue through rail and coach tickets to the Buffalo Hospice at the following combined fares:—From Benalla *via Porepunkah*, 1st class, 26s. 9d.; 2nd class, 22s. 2d.; *via Bright*, 1st class, 30s.; 2nd class, 25s.; from Wangaratta *via Porepunkah*, 1st class, 21s. 11d.; 2nd class, 18s. 11d.; *via Bright*, 1st class, 25s. 4d.; 2nd class, 22s.; and from Beechworth *via Porepunkah*, 1st class, 21s.; 2nd class, 18s. 3d.; *via Bright*, 1st class, 24s. 1d.; 2nd class, 21s. 2d. The tickets will be available for return for two months from date of issue, and the railway journey cannot be broken.

Passengers from stations other than Benalla, Wangaratta, and Beechworth may obtain tickets at holiday excursion fares to the nearest of these stations on payment in addition of the through rail and coach fare to Buffalo Hospice.

ASPENDALE PARK RACES.

On Wednesday, 23rd June, special trains will leave No. 10 platform, Flinders-street, for Ascendale Park at 12.5, 12.43, 12.58, 1.9, 1.27, and 1.45 p.m.; and return after the races. Race fares as usual. Passengers from Caulfield must travel by trains leaving there at 12.22, 1.9 (local special), 1.35, and 2.2 p.m. The train usually leaving Caulfield at 5.17 p.m. will leave at 5.12 p.m. and run 5 minutes earlier, thence to Flinders-street; and the train usually leaving Mordialloc for Melbourne at 5.10 p.m. will leave at 5.26 p.m. and run 16 minutes later.

OPENING OF ULTIMA TO CHILLINGOLLAH LINE.

On and after Thursday, 1st July, the line between Ultima and Chillingollah, with stations at Gowan, Waitchie, and Chillingollah, will be open for passenger and goods traffic. Trains will leave Ultima for Chillingollah at 8.45 p.m. on Mondays, Wednesdays, and Fridays, and Chillingollah for Ultima at 7.30 a.m. on Tuesdays, Thursdays, and Saturdays, connecting with trains from and to Bendigo and Melbourne. Goods consigned to stations on this line will be at owner's risk, as there is neither shed accommodation nor crane power available. Consignees must take delivery immediately on arrival.

MOONEE VALLEY RACES.

On Saturday, 26th June, trains will leave Flinders-street for Moonee Ponds at 11.55 a.m., 12.10, 12.15, 12.24, 12.31, 12.38, 12.48, 12.54, 12.59, 1.6, 1.13, 1.16, 1.22, 1.26, 1.46, 1.53, 2.11, and 2.29 p.m.; the special trains returning after the races. Fares:—First class, 6d.; second class, 4d.

Combined rail and race tickets can now be obtained at Flinders-street, Spencer-street, and North Melbourne.

Free Railway Tickets in the Outer Suburbs.—Till 30th June, 1910.

RESIDENTIAL BUILDINGS OF BRICK, STONE, OR WOOD.			
Valued at—(exclusive of Value of land and fencing).	Carry a Free Ticket.	For a Term of—	
£150—300 ...	Second Class ...	One year	
£300—400 ...	" ...	Two years	
£400—500 ...	First Class ...	Three "	
£500—600 ...	" ...	Four "	
£600—700 ...	" ...	Five "	
£700—800 ...	" ...	Six "	
£800—900 ...	" ...	Seven "	
£900—1,000 ...	" ...	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 erection 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 Tickets 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.

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

L. McCLELLAND, Secretary.

THE GEELONG HARBOR TRUST COMMISSIONERS.

REGULATIONS.

IN pursuance and by virtue of the *Geelong Harbor Trust Act 1905*, the Geelong Harbor Trust Commissioners make the following Regulations:—

1. *Introduction.*—The provisions of these Regulations shall apply only within the limits of the places over which the Commissioners have or may obtain or be given jurisdiction.

2. *Interpretation.*—In the construction interpretation and application of these Regulations the following words and expressions when used therein shall respectively, unless inconsistent with or repugnant to the context or the Act, mean or include the persons objects or subjects specified or detailed by or in the further words printed hereunder after each of such first-mentioned words and expressions (that is to say):—

The Act means and shall include the *Geelong Harbor Trust Act 1905*, and every Act of Parliament of Victoria amending or adding to the same.

Ballast shall include everything used for the ballasting of vessels and whether liable to rates or otherwise.

Boat includes every description of vessel used in navigation not being a ship.

Boatman.—See "Master."

Buoys, Beacons, both include all other marks and signs of the sea, wherever used.

Cargo.—See "Goods."

Carriage includes every mechanical construction drawn or self-propelled and used or which may be used upon any wharf road street or way for the conveyance or transport of passengers or goods.

Collector means any person authorized by the Commissioners to collect or receive moneys on their behalf.

Commissioners, Trust, both mean the Geelong Harbor Trust Commissioners.

Consignee.—See "Owner."

Consignor.—See "Owner."

Day-time means from sunrise to sunset.

Explosive shall have and include the several meanings assigned to or comprised within it or defined in the *Explosives Act 1890*, or in any Act or Order in Council amending the same or Regulation thereunder.

Goods, Cargo, both include all wares merchandise machinery timber ballast live stock and substances and articles of every description in respect of which tolls rates charges dues or duties are imposed or payable by or under the Act or these Regulations, or any amendment of or addition to either, or which are carried as loading or ballast by a vessel.

Harbor Master includes any person acting as such or as Assistant Harbor Master under the authority of the Commissioners.

Lands includes lands tenements and hereditaments of any tenure.

Lighter.—See "Vessel."

Master includes any person having lawfully or *de facto* the command charge or management of a ship, and in reference to any boat belonging to a ship includes the master of the ship, and includes also boatman waterman or other person temporarily or otherwise engaged in the navigation or management of a boat.

Month means Calendar month.

Night-time means from sunset to sunrise.

Owner, when used in relation to goods, includes the agent of the owner, and also any consignee shipper, or agent for sale or custody loading or unloading of such goods, as well as the actual owner thereof, and includes also the holder of any bill of lading or other document representing such goods and every person having or claiming any right title or interest thereto or therein.

Owner when used in relation to a ship includes any person and a shareholder in any company or body corporate to whom the whole or part of a ship belongs, either beneficially or otherwise, and also includes the manager or secretary of any such company or body corporate.

Person includes a Corporation aggregate or sole and any Commission or other public body although not incorporated and persons trading together in partnership.

Port, the Port, means so much of the Port of Geelong, the waters falling into it and the lands on the margin thereof as defined in the Act, and included within the metes and bounds therein referred to or which may be defined in any amendment of the Act, or of such metes and bounds or addition to the lands and waters at present included therein, and for the purposes of these Regulations also means and shall include so much of the Barwon River and the Barwon River Flats and the Lake Connemara as is or are now or may be under the control of or vested in the Commissioners, or over which they may acquire or be given control power or authority.

River includes Creek.

Rate, Rates, means any toll rate charge duty due licence-fee or other payment in the nature thereof now or hereafter imposed or made payable by or under the Act or these Regulations or any amendment of or addition to either, but shall not include licence-fee for land.

Secretary means the Secretary to the Commissioners or any person acting as such under their authority.

Ship means every description of vessel not propelled exclusively by oars used in navigation and includes hulk store and repairing ship.

Shore means the shore so far as the tide flows and reflows between high and low water marks at ordinary tides and includes the margins or banks of the Barwon River and of the lakes through which such river flows within the control of the Commissioners.

Ton means (except where otherwise stated) a ton of 2,240 lbs. weight avoirdupois or 40 cubic feet measurement at the option of the Commissioners.

"Tons," "Tonnage," or words of similar import when used in connexion with a vessel's carrying capacity mean the registered tonnage (British Standard).

Vessel includes both boat and ship.

Wreck includes jetsam, flotsam, lagan and derelict.

Wharf includes pier jetty landing stage quay dock slip platform breastwork and all approaches to and all sheds or other constructions upon either, and shall include any storage or shelter shed of the Commissioners adjacent to or used in connexion with any wharf as herein defined.

Week, Day or Hour means and includes a portion of a week day or hour when the whole has not been required or used.

CONDUCT OF BUSINESS AND OFFICERS.

3. *Business Hours.*—The offices of the Commissioners shall be open for the transaction of business between the hours of 9 a.m. to 1 p.m., and from 2 p.m. to 5 p.m. on Monday to Friday inclusive, and between 9 a.m. and 12 noon on Saturday.

4. *Common Seal.*—The common seal of the Commissioners shall be kept under lock and key. Two locks shall be used, the key of one of which locks shall be kept by the Chairman of Commissioners, and of the other of which the Secretary shall have a key. A duplicate key of each lock shall be lodged at such bank as the Commissioners may direct. The common seal shall be used only by order of the Commissioners. The Chairman and one other Commissioner and the Secretary, or when the Chairman is absent the other two Commissioners and the Secretary shall subscribe their signatures to every document sealed.

5. *Who may give Valid Receipts.*—All moneys due or payable to the Commissioners shall be paid to them only or to such officer or officers as they may authorize to collect or receive the same. No payment otherwise made shall be binding on the Commissioners in any way whatsoever.

6. *Moneys Collected.*—Every officer of the Commissioners who has collected or received any moneys on their behalf, shall upon the day on which the same has been collected or received, or within such other time as the Commissioners may direct, pay such moneys to the Secretary, and at the same time furnish him with particulars thereof, and the Secretary shall give to such officer an acknowledgment of the receipt of such moneys.

7. *Secretary to Enter and Pay into Bank.*—The Secretary shall make or cause to be made true entries in the books for that purpose provided by the Commissioners of all moneys paid to or received by him for and on behalf of the Commissioners, and he shall, within 24 hours or such shorter time as the Commissioners may direct after receipt thereof, pay the same moneys into such bank as the Commissioners may from time to time appoint, to the credit of the "Geelong Harbor Trust Fund."

8. *Secret Commissions or Bribery.*—Every officer of the Commissioners who receives any gift or consideration or anything whatsoever by way of an inducement or reward for any act done or to be done or any forbearance observed or to be observed or any favour or disfavour shown or to be shown in relation to the affairs or business of the Commissioners or on their behalf, or for obtaining or having obtained or aiding or having aided to obtain for any person an agency or contract for or with the Commissioners, shall be guilty of an offence, and shall be liable for every such offence to a penalty of £50.

9. *Officers not to Divulge Business.*—Every officer of the Commissioners who divulges to any person not in the service of the Commissioners any particulars from or contained in any document submitted or furnished to the Commissioners or to such officer for them, or any information whatever not of a public nature unless authorized by the Commissioners, shall be dismissed from the service of the Commissioners.

10. *No Loans between Employés.*—No officer or other person employed by the Commissioners shall lend to or borrow from any employé of the Commissioners.

11. *Assignment or Order.*—The Commissioners shall not be bound to recognise or make any payment in respect of any order made or given by an officer or other employé of or in anticipation of any salary wages or pay, and no such order made or given without their consent shall be binding upon the Commissioners.

HARBOR MASTER.

12. *Harbor Master, Powers of.*—The Harbor Master is hereby authorized and required to give such orders and directions relative to the following matters and purposes as may be necessary to promote order within the port, and for the safety and equal convenience of all vessels therein (that is to say):—

- (a) For regulating the time at and the manner in which any vessel shall enter into, go out of, or lie in the port, and its position, mooring or unmooring, placing and removing whilst therein.
- (b) For regulating the position in which any vessel shall take in or discharge its cargo or any part thereof, or shall take in or land passengers, or shall take in or deliver ballast within the port.
- (c) For regulating the manner in which any vessel entering the port shall be dismantled, as well for the safety of the vessel as for preventing injury to other vessels, and to the port and the moorings thereof.
- (d) For removing unserviceable and neglected vessels and other obstructions from the port, and keeping the same clear, or for removing any such vessel from one part of the port to another.
- (e) For regulating the quantity of ballast or dead weight in the hold which each vessel in the port shall have during the unshipping of her cargo, or after having discharged the same.

Provided that nothing in this Regulation shall authorize the Harbor Master to do or cause to be done any act repugnant to or inconsistent with the Act, or any other Act of Parliament, or any law relating to Customs or any regulation thereunder.

13. *Master of Vessel, Duties of.*—The master of a vessel shall regulate such vessel according to the directions of the Harbor Master and any master of a vessel who neglects or refuses to obey such direction or does not after notice in writing forthwith regulate his vessel in accordance therewith, shall be liable on conviction to a penalty for every offence not exceeding £5, and shall in addition to the penalty pay all expenses which the Harbor Master may incur or be put to in consequence of such neglect or refusal.

14. *Harbor Master to be Obeyed.*—Every person employed at any work or engaged in any occupation on any wharf, and every boatman or waterman lying with his boat at any landing or passenger stairs, shall promptly and without question obey every order of the Harbor Master.

15. The Harbor Master may at any time order any person to quit any wharf shed or building under the control of the Commissioners, and every such person must instantly obey every such order.

NAVIGATION OF VESSELS.

16. *Port Signals.*—The following signals are to be used within the port, viz:—

HARBOR PILOT	The ensign at the foremast-head.
HEALTH OFFICER	Ensign at the mainmast-head, with blue flag underneath.

QUARANTINE	Yellow flag at the mainmast-head.
SEA PILOT	The Pilot Jack at the foremast-head.
POLICE	Day signal—The ensign at the mainmast-head. Night signal—Two lights vertical at any masthead or the peak, having five feet between the two.
CUSTOMS BOAT	Pilot Jack at the peak.
TUG BOAT	Rendezvous flag at the peak or on mizzenmast.
EXPLOSIVES ON BOARD	Red burgee at the main. See also Regulations as to Explosives.
MEDICAL ASSISTANCE	Flag B at the peak.
BOARDING OFFICER	Blue flag at the main.
MAILS ON BOARD	White flag at the fore, to be kept flying until the mails are out of the vessel.
CLEARANCE OFFICER OUT-WARDS	White flag at the mainmast-head when ship is ready for sea.
LAUNCHING VESSELS	Square red flag to be hoisted on a flagstaff at place of launching one hour before launching.
BALLAST	Flag S at the mizzen.
WATER	Flag M at the mizzen.
BLASTING OPERATIONS	Square red flag hoisted at the work.

17. *National Colours to be Shown.*—The master of every vessel exceeding 20 tons burden shall, in the day, time, hoist and keep flying her national colours under the following circumstances:—

- (1) When entering the port, from the time of entering until the vessel has arrived at her final destination.
- (2) On Sundays and public holidays, weather permitting.
- (3) On leaving the port.

18. *Collision Regulations.*—The master of every vessel within the port shall observe and obey the Regulations for Preventing Collisions at Sea, or any Collision Regulations of the Commonwealth of Australia substituted therefor or in addition thereto, as well as the Regulations of the Commissioners.

19. *Guns, Firearms, Signal Lights.*—The master of every vessel shall cause the guns thereof to be unshotted before entering the port, and shall not, whilst therein unless permission in writing be given by the Harbor Master, or in case of urgently requiring assistance at night-time, discharge, or use any gun firearm blue lights rockets or other explosive.

20. *Complement of Crew.*—Every ship under weigh shall be in charge of a competent master, and manned by a sufficient number of experienced seamen, and in the case of steam-ships shall carry a properly qualified engineer and necessary staff.

21. *Steam includes other Power.*—Any Regulation applying to steam vessels shall apply to vessels propelled by any other mechanical power.

22. *Speed in Channels.*—The master of a steam vessel shall not allow her to be navigated in any channel at a greater speed over the ground than 7 knots per hour, and shall cause her speed to be still further reduced if such maximum speed is likely to cause by the wash from such vessel damage to any other vessel or the property of the Commissioners.

23. *Sailing Vessels in Channels.*—No master of a sailing ship shall permit his ship to enter any proclaimed channel within the port whilst any other ship is navigating such channel in an opposite direction, nor shall any ship under sail alone be permitted to enter any such channel unless she holds a commanding breeze which will enable such vessel to be navigated through the same without tacking or luffing up.

24. *Speed when Towing.*—The master of a steam vessel having a vessel or vessels in tow shall, when meeting another steam vessel also towing a vessel or vessels, slacken speed as far as practicable and keep a reduced speed until the respective steam vessels and the tow of each have passed each other.

25. *As to Vessels in Tow in Channels.*—The master of a vessel in tow of a steam vessel shall whilst in tow and proceeding through any channel have all yards of such vessel braced fore and aft, and jibbooms rigged in, and all running bowsprits run in close to the stems, and quarter and stern davits and main and mizzen booms and bumpkins rigged in.

26. *Lights when in Tow.*—The master of every vessel in tow during night-time shall cause to be exhibited thereon a red light on the port side, and a green light on the starboard side, as described in the said Collision Regulations but shall not exhibit a white light. If the vessel in tow is under 20 tons register and does not carry the lights prescribed by such Regulations, the master thereof shall carry thereon a lantern having a green slide on one side, and a red slide on the other side, and on the approach of any other vessel shall, at a sufficient distance therefrom to prevent a collision, exhibit such lantern so that the light thereof shall show through the red slide only on the port side, and through the green slide only on the starboard side.

27. *Lights on Boats under Weigh.*—The master of every boat under weigh, at night-time and not in tow shall exhibit an efficient white light thereon in such a position as to be plainly visible all round, and shall also carry and cause to be as therein mentioned exhibited the lantern referred to in the preceding Regulation for vessels under 20 tons burden in tow.

28. *Anchor Lights and on Vessels in Tier.*—The master of a vessel at anchor or moored in tier to another vessel which is moored at a wharf shall during night-time cause to be exhibited thereon a bright white light in a globular lantern not less than 8 inches in diameter, and so constructed and placed as to show a clear uniform unbroken light all round at a distance of at least a mile. If such first-named vessel shall exceed 150 feet in length, there shall be exhibited thereon two such lights, one at the bow and one at the stern thereof, each placed in the manner prescribed for one light.

This Regulation shall not apply to vessels anchored moored or lying within the following areas, viz. :—

(a) To the south and west of a line drawn from the north end of Limeburners' Jetty bearing westerly towards the north end of Yarra Pier to the point of intersection with another line projected from the shore northerly and parallel with and distant 200 feet east from the Eastern Jetty, and thence to the shore by the last-mentioned line.

(b) To the south and west of a line drawn from the shore to a point bearing east from the southern boundary of allotment 54, Moorparryal, and distant 900 feet from the shore and bearing thence southerly to a point east of the Western Beach Ladies' bathing-house and distant 900 feet from the shore and to the north of a line bearing west from the last-mentioned point to the shore.

29. *Signals and Lights on Dredgers.*—The master of a dredger engaged in the work of the Commissioners shall when such dredger is at work or in position for working cause to be exhibited the following signals and lights :—

(a) By Day-time.—A basket ball at yardarm which shall be an indication to an approaching vessel that the dredger must be passed on the side of such yardarm whereon the ball is exhibited.

(b) By Night-time.—The white light or white lights required under the preceding Regulation and also two red globular lamps vertically placed 6 feet apart, and so as to be clearly visible at a distance of one mile. The position of these lamps shall be an indication to an approaching vessel to pass the dredger on the side whereon they are exhibited.

When not at work or in a position for working the lights required by Regulations 18 or 28 as required shall be exhibited.

30. *Grounded or Sunken Vessels.*—In the event of a vessel grounding or sinking, the master thereof shall, in addition to the white light or lights required by Regulation 28 for vessels at anchor, exhibit or cause to be exhibited at night-time two red lights placed vertically 6 feet apart in globular lanterns not less than eight inches in diameter, and of such a character as to be visible all round the horizon at a distance of at least a mile, and in such a position relative to the white light or lights as to indicate to the master of an approaching vessel the position and extent of the obstruction caused by such grounding or sinking, and he shall also have a man on board or in a boat adjacent, so stationed as to enable such man to give warning to approaching vessels, and the master shall also during day-time exhibit or cause to be exhibited on the vessel grounded or sunk two balls or shapes placed in same positions as the red lights are required to be in at night-time.

31. *Timber Rafts, Anchoring, Mooring, and Lights of.*—No rafts of timber shall be anchored or moored in any navigable channel or fairway of the port, nor in any river or lake under the control of the Commissioners, so as to impede navigation, and every such raft, whenever anchored or moored at night-time, shall have exhibited

thereon by the owner thereof, the light or lights required by these Regulations for vessels at anchor or moored. Provided, however, that the Commissioners may permit the anchoring or storing of timber or rafts of timber in any place or places they may appoint for the purpose.

32. *Steam Vessels passing Dredgers.*—The master of a steam vessel shall, at least 200 yards from any dredger at work or in position for working, cause the engines of such vessel to be put at "dead slow," and prior to passing over or along the mooring chains of any dredger or any work in progress, shall stop the engines of such vessel whilst passing such mooring chains and work.

33. *Number or Length of Tow.*—No master of a steam vessel shall permit her to tow at one time more vessels of any description than will make the total length of the tow or train exceed 480 feet, measured from the stem of the towing vessel to the stern or end of the last vessel towed.

34. On the occasion of any race, regatta or public procession within the port, the masters of vessels under weigh shall cause them to be navigated so as not to obstruct, impede, or interfere with such race, regatta or procession, or to endanger the safety of any persons assembled thereat, and shall obey all directions given by the Harbor Master or any person authorized by the Commissioners to superintend or assist in superintending the observance of their Regulations or orders.

35. *Docking of Vessels.*—Before any vessel shall enter any dock, the master of such vessel shall cause her to be dismantled as may be directed by the Harbor Master.

36. *Approaching or Leaving Wharf or Dock.*—No master of any vessel shall permit her to approach any dock or wharf for the purpose of coming thereto whilst any vessel is passing therefrom, or until ordered to do so by the Harbor Master, nor shall the master of any vessel take or attempt to take such vessel out of any dock or leave any wharf whilst another vessel is entering or approaching thereto, or until ordered to do so by the Harbor Master.

37. *Grounding, Sinking, and Collisions to be Reported.*—Should any vessel ground or sink or collide with any other vessel or any other object, then the master of every vessel and every other person concerned in any such grounding sinking or collision, shall immediately report the circumstances to the Harbor Master in writing.

MOORING OF VESSELS.

38. *Fairways, Channels and Rivers, no Obstruction of.*—No vessel shall be permitted, unless inevitable circumstances compel, to be anchored moored or to lie in any fairway or channel, or near the middle of any river, nor shall any cable, chain, hawser, rope or other obstruction be placed across either through or above water in any such fairway channel or river without the permission in writing of the Harbor Master. The Commissioners may from time to time by notice published at least twice in one Geelong daily newspaper, at intervals of not less than four nor more than seven days, set apart and define the same by bearings or otherwise, as they may deem convenient, any other portion of the port within which no vessel shall be brought up or moored.

39. *Mooring, Manner of.*—The master of a vessel which is not under weigh shall cause her to be and be kept properly and effectually moored. If she be moored with her own anchors, they must not be placed in a position which may endanger the safety of other vessels navigating or moored in the port. Such extra anchors warps moorings and chains for securing such vessel shall be run out from time to time as the Harbor Master may direct.

40. *Anchor Buoys.*—The master of a vessel whose anchor is let go shall cause to be attached to it a watch buoy capable at all stages of the tide of marking the position of such anchor, but shall at any time remove such watch buoy if so required by the Harbor Master.

41. *Anchors and Cables.*—The master of a vessel moored with two anchors shall cause both cables to be kept clear, and the master of a vessel moored with one anchor shall keep the second anchor (if there be one) ready to be cast. Every cable shall be kept by the master ready to be slipped, veered, or hove in.

42. *Parting from Anchor or Moorings. Losing Anchor. Hooking of Moorings or Cables.*—If any vessel parts from her anchor or mooring or should an anchor be accidentally dropped overboard from any vessel not being attached thereto, the master of the vessel concerned shall cause the fact to be reported to the Harbor Master as soon as practicable. Every anchor, kedge, cable or mooring slipped, parted or cut from, or dropped as aforesaid, shall be weighed within twelve hours, unless permission in writing to the contrary has been obtained from the Harbor Master. If at any time the anchor of a vessel hooks any mooring belonging to the Commissioners, or any cable, the master of the vessel shall not proceed to clear the same, but shall forthwith give notice to the Harbor Master, in order that aid may be given for clearing such mooring or cable without damaging the same.

43. *Anchors not on Ground.*—The master of a vessel whose anchor or one of whose anchors is not on the ground shall cause the anchor not on the ground to be taken in clear of the gunwale, or hove up with the stock close to the hawse pipe.

44. *Berthing at Wharf—What Constitutes.*—Every vessel riding by a hawser or rope or otherwise attached to any portion of a wharf, or to another vessel moored or berthed thereat, shall be considered as moored or berthed at a wharf, and shall be subject to all rates and Regulations affecting vessels moored directly to or berthed at a wharf.

45. *Before Berthing, Projections to be within Rails.*—The master of a vessel about to be berthed at a wharf and whilst so berthed, shall have the anchors thereof hove up with the stock close to the hawse pipe, the lower yards topped or braced sharp up, and all other projections stowed within the rails of his vessel. In order to facilitate removal or for other reasons, the Harbor Master may require the vessel to be further dismantled, or the gear thereof shifted.

46. *Screw Shackles.*—No shackles other than screw shackles shall be used for mooring a vessel to a wharf.

47. *Questions of Priority.*—The Harbor Master shall in all cases decide the question of priority when two or more masters of vessels desire to occupy a particular berth at a wharf at the same time. No vessel whilst waiting for a berth occupied by another shall be allowed to approach within 150 yards of the one already berthed.

48. *Mooring or Berthing in Tier.*—The master of a vessel berthed at a wharf shall, if so directed by the Harbor Master, permit mooring or berthing in tier to his vessel, and also give free passage for persons and goods across and over the deck of his vessel to and from the wharf and any other vessel moored or berthed in tier to the vessel first named.

49. *Vessels Anchored or Moored not to be left without Watch.*—The master or owner of a ship at anchor or moored, whether to a wharf or otherwise, shall cause at least one responsible person to be on board at all times whilst such vessel is so anchored or moored, and shall during night-time keep at least one seaman at watch. This Regulation shall not apply to vessels moored within either of the areas limited in Regulation 28.

50. *Challenge of Officials.*—Every person in charge of or at watch on board a vessel shall at once answer a challenge by police, Customs officer or officer of the Commissioners.

51. *Vessel not to be made Fast to another.*—No master of a ship shall make fast or hang on to another ship without permission, unless ordered to do so by the Harbor Master.

52. *Nor to Moorings, Buoy or Beacon without Licence.*—No master of a vessel shall make fast or hang on to any moorings or mooring buoy, or buoy or beacon, or to another vessel already thereat, except under licence of the Commissioners, or in compliance with instructions given by the Harbor Master.

53. *Manner of Mooring at Wharfs.*—No person shall make fast any rope or mooring to any part of a wharf, other than the mooring piles and rings provided for mooring purposes, nor to any shed, pillar, lamp post, crane or other erection on a wharf.

54. *No Obstruction to Access by Vessel to Wharf.*—The master of a vessel shall not permit such vessel to be placed in any position that may obstruct or interfere with access by any other vessel to any wharf without the permission of the Harbor Master.

55. *Boats, &c., Astern.*—The master of a vessel at anchor shall not permit any boat to ride astern of or be attached to such vessel at a greater distance therefrom than 18 feet, nor shall he permit any deeply laden boat, log or logs of timber, or other floating object likely to injure other vessels to ride astern of or be fastened to his vessel.

56. *Sunday Work Prohibited.*—No vessel shall for any purpose of trade or commerce (except vessels plying for hire for passengers only) be unmoored or got under weigh on Sundays, and no work shall be done on or in connexion with any such vessel on Sundays, except such as may be necessary for the cleanliness and safety thereof and of the crew, and in case of the excepted vessels the comfort and safety of the passengers, unless by the express permission of the Harbor Master in writing.

57. *Prohibited Anchorages.*—No vessel shall be anchored within 600 feet of any wharf save at Ocean Grove and Barwon Heads, where the prohibited area shall be 60 feet on each side and for the full length of the existing jetties. No vessel shall be anchored within 300 feet of any public bath. Except as to public baths this Regulation shall not apply to the areas limited in Regulation 28, nor to vessels temporarily anchored for the purpose of immediately hauling in to a wharf.

58. *Docks—Ingress and Egress.*—No vessel shall be placed in or removed from any dock unless 12 hours' previous notice shall be given to the Harbor Master, and his consent in writing obtained.

59. *Rats—Protection against.—Board of Health Regulations.*—Every hawser or rope by which a vessel is made fast to a wharf or the shore shall, if required by the Harbor Master, be defended by at least one metal disc of a size and pattern approved of by the Harbor Master, and every such metal disc shall, if not affixed to the hawser or rope to the satisfaction of the Harbor Master, be removed to a position on the said hawser or rope pointed out by him. The master of every such vessel shall comply with every Regulation of the Board of Public Health affecting vessels moored to a wharf or to the shore.

60. *Gangway Stages, Gangways and Lighting of same.*—Every vessel moored to a wharf or to another vessel moored to a wharf, shall be provided with a good and sufficient gangway stage, which shall be effectively lighted at night-time for the use of persons coming from or going on board such vessels, and every stage shall be made of not less than two (2) inch planks, and shall be at least two (2) feet six (6) inches broad, with cross battens and ropes on both sides from the vessel to the wharf, or from vessel to vessel, supported by wooden or iron stanchions not less than three (3) feet high, and also with a good and sufficient net of not less than the following dimensions, viz.:—Length, eighteen (18) feet; breadth, eight (8) feet; to be made of not less than one-and-a-half (1½) inch rope, to be seven-and-a-half (7½) inches from seizing to seizing, so as to form fifteen (15) inch meshes, placed underneath the stage. And every vessel anchored or moored otherwise than at a wharf shall, unless lying within either of the areas limited in Regulation 28, be provided whilst so anchored or moored with a sufficient gangway, and the same shall be sufficiently lighted at night-time. Such gangway and the lighting thereof to be subject to approval by the Harbor Master.

61. *Deck and Side Openings.*—During night-time every deck opening or opening in the side of a vessel moored at a wharf shall unless work in loading or unloading is proceeding on such vessel either be closed or efficiently lighted and protected.

62. *Lights for Passengers Landing, &c.*—The master of every vessel carrying passengers shall, when arriving at or departing from a wharf, or transferring passengers during night-time, provide and use a sufficient number of bright lights so placed as to enable passengers to land, board, or transfer with ease and safety. Such lights shall both as to quality and number be subject to the approval of the Harbor Master.

63. *Furnace Fires, Lights, &c.*—The master of every vessel moored shall—

- (a) Cause all furnace fires therein to be so regulated as to prevent accidents by fire and nuisance from smoke.
- (b) Extinguish all other fires between the hours of 10 p.m. and 4 a.m.
- (c) Have all fires for domestic purposes safely secured and use no naked lights.
- (d) At the close of each day satisfy himself that there are no signs of fire in any part of his vessel, and that the preceding portions of this Regulation are observed, and daily make an entry in his log book of the facts.

The Harbor Master may at any time board any vessel to ascertain by inspection whether this Regulation is being complied with, and may extinguish all fires and lights contrary thereto.

64. *Propellers not to be Worked when at Wharf.*—The master of a steam vessel shall not without the permission of the Harbor Master work or allow to be worked the propeller of his vessel whilst moored to a wharf.

65. *Wharf to be Cleansed before Unmooring.*—No vessel shall be unmoored from a wharf until the portion of the wharf which has been occupied for or devoted to the service of such vessel has been swept clean, and all portable appliances and material used in loading or unloading such vessel and all rubbish and litter have been removed to some place appointed or approved of by the Harbor Master. In case of non-observance of this Regulation the master owner and agent of the vessel shall respectively be liable for any expense incurred by the Commissioners in remedying the neglect, and any such expense shall be recoverable in addition to the penalty.

66. *Boats at Landing Places.*—No person shall permit a boat in his charge to remain at any landing place for passengers longer than required to receive or land passengers, which must be done expeditiously.

67. *To give way to other Boats.*—The master of any boat lying alongside any steps or landing place or ship's gangway, shall cause such boat to give way to Government vessels on duty, to the vessels of the Commissioners, and also to other vessels with passengers.

68. *Latrines or Water Closets.—Steam Pipes Screened.*—Upon the mooring of a vessel at a wharf all latrines or water closets in such vessel shall be cleansed and

locked up, and shall not be used whilst the vessel remains so moored. Under special circumstances the Harbor Master may grant permission in writing to use such latrines or water closets temporarily. No filth, excreta, or refuse of any kind shall be discharged from such vessel or the scuppers thereof whilst so moored, and all steam pipes shall be effectively screened.

60. *Duties of Master of Vessel, and Authority of Harbor Master.*—The master of every vessel shall moor, unmoor, place or remove such vessel according to the directions of the Harbor Master, given in accordance with the Act and these Regulations, but should there be no person on board of any such vessel to whom directions could be given, or in the opinion of the Harbor Master competent to attend to such directions, the Harbor Master may cause such vessel to be moored, unmoored, placed or removed as he shall under the circumstances think fit, and for that purpose he may cast off, unloose, slacken or cut the rope, or unshackle, or break the chain by which any such vessel is moored or fastened, and all expenses attending the mooring, unmooring, placing or removing of such vessel shall be paid to the Commissioners by the master thereof, together with any costs of ascertaining and recovering the same. Provided always that before the Harbor Master shall cast off, unloose, slacken, cut, unshackle or break any rope or chain by which any vessel without any person on board competent to protect the same shall be moored or fastened, he shall cause a sufficient number of persons to be put on board of such vessel for the protection thereof, the cost and expense attending which, and of recovering the same, shall also be paid by the master of such vessel to the Commissioners.

70. The removal by or in charge of the Harbor Master to or from a wharf of a vessel shall be deemed to be a service performed in respect of such vessel, and shall be paid for by the master owner or agent of or for the vessel. The Commissioners may from time to time determine the fees to be charged and paid for such removals. No such removal shall be charged for when made for the convenience of the Commissioners, or for the more convenient loading or unloading of cargo.

CARGO OF VESSELS.

71. *Certificate of Registration.*—The master of every registered vessel shall on demand produce the certificate of the registry of such vessel to any officer of the Commissioners.

72. *Owner of Goods to Observe Regulations.*—Except where otherwise provided the owner of all goods placed or brought on a wharf for whatever purpose shall be bound to see that all Regulations affecting such goods directly or indirectly are faithfully observed, and shall be liable for every breach of such Regulations, whether committed by himself or others acting for him.

73. *Notice for Berth.*—At least 48 hours before a berth at a wharf is required for a vessel, the agent or master thereof shall make application to the Harbor Master on the form appointed therefor.

74. *Appointed Berth to be Occupied at Once.*—On a loading or discharging berth being appointed for a vessel, she must without delay be moored thereat and loading or unloading forthwith commenced and continued, otherwise the berth may be given to another vessel.

75. *Manifest—Copy of to be Furnished.*—The master of every vessel arriving within the port shall within 24 hours after arrival deliver to the collector a true and complete copy of the manifest of his vessel upon the manifest form appointed therefor, and shall on such form faithfully render the particulars required thereby.

76. *Contents of.*—Every such copy manifest shall clearly distinguish between cargo to be unshipped within the port, specifying any portion thereof intended to be transhipped, and cargo not to be discharged within the port.

77. *Unladen Vessels.—Discharge of Ballast.*—In the case of a vessel not laden, the manifest form shall be marked "Nil" as to goods other than ballast, and shall be delivered as aforesaid, and if any such vessel has ballast on board which the master thereof intends to discharge, he shall give written notice of his intention to the Harbor Master, and in such notice shall state the nature and quantity of ballast to be discharged.

78. *Manifest Copy to be Signed.*—Every copy manifest or manifest form so to be delivered as aforesaid shall be signed by the master of the vessel as correct.

79. *Goods not to be Unshipped until Manifest Delivered.*—No goods shall be unshipped, whether for transshipment or otherwise, until the copy manifest has been delivered as aforesaid.

80. *Notice to be given prior to Discharge.*—The master of every vessel laden or in ballast shall give to the collector 12 hours' notice of the time at which it is proposed to commence to unship from such vessel.

81. *Wharfage Certificate and Contents.*—Upon the unshipment of any goods, whether for transshipment or otherwise, the owner thereof shall deliver to the collector a wharfage certificate on the form appointed therefor, which shall contain an accurate statement of all goods

unshipped, and also of all rates payable thereon or in respect thereof, and in case of no rates being payable it shall be so stated, and shall sign such certificate as correct, and, if required by the Commissioners, verify the same by statutory declaration.

82. *Coal Cargo.*—As to coal cargo, the following sub-Regulations shall apply:—

(a) *Permit to Discharge.*—Notwithstanding Regulation 79, the collector may grant in writing a permit for the unshipment of coal immediately upon the arrival of the vessel laden therewith.

(b) *Wharfage Certificate.*—It shall be a sufficient compliance with Regulation 81 if the wharfage certificate is delivered before the vessel bringing the coal is cleared outwards, provided, however, that it must be delivered within 72 hours after the time of arrival of such vessel.

(c) *Certificate of Weight.*—The wharfage certificate for coal shall be accompanied by a certificate of the weight thereof from a weigher approved of by the Commissioners, and such certificate shall state for whom the coal has been weighed.

(d) *Certificate of Pit Owner.*—As to coal brought from without the State, certificates from the owner or duly authorized agent of the owner of the colliery from whence such coal was laden shall be produced to the collector by the master or agent of every vessel carrying such coal, within 72 hours after the time of arrival of such vessel.

(e) *Registers to be kept by Coal Importers.*—Registers, which must be accessible at offices on or near the wharf, of discharge must be kept by coal importers, which shall show the disposition of all coal consigned to them and unshipped within the port, and also the portion of any cargo of coal not so unshipped. Such registers shall be completed as to each vessel bringing coal within the port immediately upon her discharge, and shall be available for inspection and verification by any duly authorized officer of the Commissioners at any time.

(f) *Registers on Coal Hulks.*—A register shall be kept on every vessel used for the storage of coal, in which entries shall be made showing the input and output from such vessel, the name of the vessel from which coal has been received, the name of the owner of coal received, and the distribution of all coal, with the names of the persons to whom the same was delivered, and the weights of all coal received and discharged. Receipts shall be given and taken for all coal received and discharged. Every register and document shall be available for inspection and verification by any duly authorized officer of the Commissioners at any time.

(g) *Penalty for False Entries.*—A false entry in any register above referred to shall render the person making the same and the master of the vessel and the owner of the coal in respect of which such false entry has been made liable to a fine of not less than £5 nor more than £20.

83. *Penalty for Non-compliance with Regulations as to Goods.*—Every master of a vessel and every owner of goods therein who shall neglect or fail to comply with any Regulation affecting goods, or who shall deliver or give any false copy manifest manifest form particulars notice or wharfage certificate, shall for every such offence be liable to a penalty of not less than £5 nor more than £20.

84. *Transshipment of Goods Discharged.*—Goods unshipped but not removed from the wharf or vessel whereon or into which they have been discharged may be transhipped, although not specified therefor in the copy manifest of the vessel from which the same were unshipped, provided that within 24 hours after the unshipment thereof notice in writing specifying the goods desired to be transhipped by reference to the copy manifest aforesaid be given to the collector.

85. *Transshipment, Time for.*—All goods intended to be transhipped must be transhipped within 48 hours after the vessel unshipping the same has finally discharged, otherwise such goods will be subject to the rates and charges on goods not transhipped.

86. *Transshipment, Meaning of.*—Transshipment of goods as mentioned in the Act and these Regulations shall mean transshipment within the port of goods to be seaborne without the port within the time limited as aforesaid, subject, however, to the following Regulation.

87. *Extension of Time for Transshipment.*—Provided all Regulations affecting the same have been otherwise complied with, goods intended for transshipment may, on payment of the special rates provided therefor in the 3rd Schedule, Part A, remain within the port for eight days after the expiration of the said 48 hours. Payment of such special rates must be made before the goods are passed to the custody of the master of the vessel by which it is intended the goods are to be taken without the port.

88. *Outward Goods, Manifest of.*—The master or agent of every vessel by which goods are or have been shipped shall within 48 hours after shipment thereof deliver to the collector a true copy of the outward manifest of such vessel, upon the form appointed therefor, and shall

faithfully render all particulars required in such form and sign the same as correct, and, if required by the Commissioners, verify the same by statutory declaration.

89. *Prosecution of Loading or Unloading.*—The master of a vessel shall, if required by notice in writing signed by the Harbor Master and left on board such vessel, cause the loading or unloading thereof to be proceeded with vigorously and without any intermission except for Sundays, and shall render all necessary assistance and provide the necessary facilities material and gear to permit of expeditious loading or unloading. In the event of the neglect, failure, or refusal of the master to cause the loading or unloading of his vessel to be proceeded with according to notice as aforesaid, or should the master refuse or fail to render and provide necessary assistance, facilities, material and gear as aforesaid, he shall be liable to a penalty not exceeding £1 for each and every hour and part thereof during which any such neglect, failure or refusal shall continue, or during which the notice aforesaid shall not be faithfully complied with. Sundays and any period during which the weather conditions may in the opinion of the Harbor Master be such as to render it impracticable to comply with the notice or furnish the assistance required, or liable to damage the cargo whilst in course of loading or unloading being excepted.

90. *Loading or Unloading by Stevedores.*—The Harbor Master may at any time direct that a vessel shall be loaded or unloaded by stevedores, and all such stevedores shall be employed by and at the expense of the master, owner or agents of the vessel, who shall bear and pay every such expense in addition to any penalty incurred. The Commissioners shall not be held liable for any such employment and consequent expense.

91. *Removal of Goods from Wharf.*—Subject as here under provided all goods unshipped and placed upon a wharf shall be removed therefrom within 24 hours after unshipment. If in the opinion of the Commissioners the exigencies of trade will permit, goods unshipped may be allowed to remain upon a wharf for more than 24 hours, but in no case for more than six days from time of unshipment thereof.

92. *Storage Rent may be Charged.*—Should any goods be not removed within the time limited by Regulation 91, there may be levied by the Commissioners as and by way of storage rent from the expiration of the said 24 hours or the expiration of any further time which may be allowed under the preceding Regulation, the charges specified in the 3rd Schedule, Part B.

93. *Calculation of Time.*—Time for the purposes of the preceding Regulations 91 and 92 shall run from the commencement of the unshipping of the goods. No Sunday and no other day which the Commissioners may declare or appoint to be considered a holiday on any specified wharf whereon goods unshipped are lying will be included in the computation of such time.

94. *Notice to Remove Goods.*—Notwithstanding anything hereinbefore contained, and whether goods are under storage rent or not, the Commissioners may at any time by notice placed upon the goods to be removed or posted to the owner, order any such goods to be removed from the wharf whereon the same are lying within a time to be named in such notice, and if the goods in respect of which notice shall have been given as aforesaid be not removed by the owner thereof according to notice, the Commissioners may forthwith remove such goods to any place they may think fit, and the owner thereof shall pay to the Commissioners all charges and expenses incidental to such removal, and also any storage rent which may have accrued due to the Commissioners before removal, and all rent and charges after removal.

95. *Penal Rates for Non-Removal.*—If the goods in respect of which notice to remove shall be given are under storage rent, such rent may be doubled every 24 hours after the lapse of time provided by the notice to remove the same, and if the goods are not under storage rent when such notice to remove shall be given, storage rent shall commence to run in respect of such goods from the expiration of the time provided by notice to remove at the rates named in the said 3rd Schedule, Part B, and may be doubled every 24 hours thereafter during which the goods are not removed according to such notice.

96. *Goods for Shipment.*—May be placed on Wharf Subject Quayage Rates.—Subject as hereinafter provided no goods intended for shipment shall be placed on any wharf more than 48 hours before the shipment of the same is to be commenced. If in the opinion of the Commissioners the exigencies of trade will permit, goods for shipment may be placed on the wharf from which it is intended to ship the same before the said 48 hours, but for any time prior to or in excess thereof quayage rates as appointed in the 1st Schedule, Part A, shall be paid by way of storage rent for such goods in respect of the vessel receiving the goods, in addition to quayage rates for the time during which such vessel is actually moored to the wharf from which such goods are

shipped. Time for the purposes of this Regulation shall run from the commencement of the placing of the goods upon the wharf.

97. *Goods must be Properly Stacked.*—All goods placed in any shed or on any wharf under the control of the Commissioners shall be placed and stacked as the Harbor Master shall direct, and as far as possible as may be convenient for Customs officers.

98. *All Rates, Penalties, &c., to be Paid before Removal.*—No goods which have been unshipped from any vessel shall be removed from any wharf, shed, warehouse or vessel into which they have been unshipped, by the owner of such goods or any other person, until all rates, penalties, and rents due or payable to the Commissioners in respect of such goods have been paid in accordance with these Regulations, and no delivery or removal of any goods unshipped shall take place without production of authority to deliver or remove.

99. *Dangerous, and Objectionable Goods.*—The owner or person in charge of any acids, benzene, chemicals, flax, gasoline, kerosene, kapok, matches, naphtha, oils, paints, petrol, pitch, resin, rags, spirits, tar, turpentine, or any other combustible or inflammable dangerous or objectionable goods or substance, which shall be unshipped upon any wharf or exposed upon the deck of any vessel moored thereat, shall cause the same to be immediately removed from such wharf or vessel's deck, and for every hour he shall fail to do so he shall forfeit a sum not exceeding 40s., and no person shall, under the same penalty, place any such goods or substance upon any wharf for shipment therefrom until the vessel in which the same goods are to be shipped is moored at the wharf.

100. *May be Guarded or Removed.*—The Harbor Master may at the expense of the owner thereof provide during the time any such combustible, inflammable or dangerous goods or substance be not removed, a sufficient number of persons to guard the same, or may remove the same to a suitable warehouse to be there stored at the owner's expense. All expenses incurred for watchmen or in any such removal shall be paid by the owners to the Commissioners.

101. *Manner of Deposit of Goods on Wharf.*—The owner of goods unshipped from or to be shipped into a vessel shall not allow any portion thereof to be deposited within 4 feet of the edge of any wharf, or so as to obstruct the free and safe use of the wharf, or any crane, mooring post or ring, or water main, plug, or other fixture thereon; and no cargo, whether unshipped or to be shipped, shall occupy a greater length of that portion of the wharf devoted to cargo than the length of and alongside such vessel out of or into which the cargo is to be placed.

102. *No Obstruction to Landing, &c.*—No goods, luggage, fish in bulk including shell fish, or any other obstruction shall be placed and allowed to remain on any landing, landing steps or approaches thereto, appurtenant to a wharf.

103. *Slings of Goods.*—The master of a vessel loading or unloading goods shall be responsible for the proper slinging of all such goods, and for any damage that may occur either from the breakage of slings, or from goods being improperly slung.

104. *Precautions in Loading, &c.*—The master of a vessel loading or unloading goods which in the opinion of the Harbor Master shall require such protection, shall cause good and sufficient tarpaulins, port sails, canvas, or other protection approved of by the Harbor Master to be so secured from the side of the vessel during the whole time of loading or unloading as effectually to prevent any part of such goods from falling into the port or on to the wharf.

105. *Loss or Damage to Goods Commissioners not Responsible.*—Unless owing to their wilful neglect the Commissioners shall not be responsible for any damage to or sustained by any goods from any cause whatever, nor for the loss of any goods whilst in their custody, or on or in property under their control, and whether such goods are under or liable to storage rent or otherwise. Nor shall the Commissioners be responsible for damage caused by any goods drifting loose from any place of storage thereof.

EXPLOSIVES.

106. *Explosives Regulations in Addition to Others.*—The Regulations under this heading shall be observed in regard to vessels having explosives on board, and in regard to explosives in addition to other Regulations affecting vessels and the goods thereby conveyed.

107. *Classification under Explosives Act.*—Whenever in these Regulations an explosive is distinguished by reference to a particular class or division of a class, the classification of explosives as contained in an Order of Council, dated the 13th day of December, 1897, in pursuance of the *Explosives Act* 1890, is intended.

108. *Exemptions.*—The Regulations regarding explosives shall not apply—

(a) To British or Australian vessels of war.

(b) To vessels having on board explosives of the ammunition class consisting of safety cartridges, safety fuses for blasting, railway fog signals, percussion caps, or manufactured fireworks consisting of squib, cracker, serpent, rocket other than war rocket, maroon, star, lance, wheel, Chinese fire, Roman candle, or other article adapted for the production of pyrotechnic effects or pyrotechnic signals.

(c) To vessels having on board not exceeding 50 lbs. of explosive shipped and carried in accordance with the said Explosives Act, and which such vessels are compelled by law to carry for signalling purposes.

109. *Signals for Explosives on Board.*—The master of a vessel having explosives on board as cargo or part cargo, and of every vessel used for the storage or conveyance within the port of explosives shall fly, and keep flying, so long as explosives are on board any such vessel, the red burgee at the main or only mast, or if without a mast, shall fly a red flag or vane at least 2 feet square on a flag pole provided for the purpose, not less than 12 feet high. For anchor lights on all vessels with explosives on board as cargo or for storage vegetable oils only shall be burned.

110. *Notice of Expected Arrival.*—Before the expected arrival of a vessel having explosives on board, and before the shipping or discharging of explosives at least 48 hours' notice in writing shall be given to the Harbor Master by the importer or exporter, as the case may be, or by the agent of either.

111. *Vessels to be Moored within Certain Areas.*—All vessels having explosives on board as cargo, or upon or within which explosives are stored, shall be moored within an appointed area, and every other vessel within the port shall, whilst explosives are on board, be anchored or moored within an appointed area only.

112. *Appointed Areas for Mooring.*—The areas appointed within which vessels having explosives on board must be anchored or moored are as follows:—

Inner Harbor.—To the north of a line on a bearing which brings the westernmost beacon of the North Channel and the Bird Rock Beacon in line, but not within half-a-mile of any part of the shore.

Outer Harbor.—Anywhere except within half-a-mile of any fairway or channel therein.

And such other area or areas in addition to or substitution for the above as the Commissioners may from time to time limit or appoint.

113. *Shipping, Unshipping, &c.*—No explosives shall be unshipped, shipped, or stored except at such place or places as may be appointed or approved of by the Commissioners.

114. *Times for Removal of Explosives.*—No removal of explosives from or into a vessel or place of storage shall take place within the hours of 4 p.m. and 10 a.m., without the consent in writing of the Harbor Master.

115. *Licensing of Vessels and Carriages.*—No vessel or carriage shall be used for the transport of explosives within the port, unless such vessel or carriage has been licensed for the purpose by the Commissioners. With every application for a license to carry explosive there must be lodged a valid license under the Explosives Act, for the vessel or carriage sought to be licensed. On the license under the Explosives Act ceasing to be valid, the license of the Commissioners shall terminate also.

116. *Extinguish Fire and Lights.*—Before shipping or unshipping explosives, all fires and lights on board every vessel about to be engaged in so doing shall be extinguished, except in the case of steamships, the engine fires of which must be carefully banked up. This Regulation shall not be deemed to prevent the use in vessels carrying explosives as cargo of artificial light of such construction, position, or character as not to cause any danger of fire or explosion.

117. *Explosives to be Stowed before Removal of Vessel.*—The master of a vessel carrying explosives shall not move such vessel until all explosive has been safely stowed in the hold, and the hatches thereto have been securely fastened and covered with tarpaulin or other suitable material.

118. *No Sliding, &c., of Explosives.*—All loading and unloading of explosives shall be by hand, and casks and packages shall not be pitched, slung, slid or rolled, or allowed to fall or strike against each other or against any other thing.

119. *Holds, &c., to be Swept.*—The master of a vessel shall immediately before and after shipping or unshipping explosives cause her hold (as far as possible), gangways, deck, and all other places where the explosive has been placed, or where particles therefrom may have penetrated, to be carefully swept and cleaned. If while shipping or unshipping explosives any be spilt from a

containing package, it shall be at once swept up and put in water, or otherwise safely disposed of.

120. *Passenger Boat not to Carry Explosives.*—Explosives shall not be carried on a carriage or boat whilst carrying or plying for passengers, unless the quantity be less than 5 lbs., and all due precautions be taken for the prevention of accidents by fire or explosion. Provided that there shall not be carried in any such carriage or boat any explosive of the 5th (fulminate) class, or any explosive of the 3rd division of the 6th (ammunition) class, or any explosive of the 1st division of the 7th (fireworks) class.

121. *Storing and Stowing of Explosives.*—If two or more explosives are kept in the same magazine of a vessel or stowed in a vessel whilst within the port, they shall be separated from each other by an intervening partition of such substance and character or by such intervening space as will effectually prevent explosion or fire in the one communicating with the other, subject nevertheless to the following grouping or classification:—

(a) The various explosives of Class I. (gunpowder), Class II. (nitrate mixture), Class III. (nitro compound), safety fuse belonging to the 1st division of Class VI. (ammunition), and such of the various explosives of the 2nd division or Class VI. (ammunition) as do not contain any exposed iron or steel.

(b) The various explosives of the 1st division of Class VI. (ammunition).

(c) Such of the various explosives of the 2nd division of Class VI. (ammunition) as contain any exposed iron or steel.

(d) The various explosives of the 3rd division of Class VI. (ammunition).

(e) The various explosives of Class VII. (fireworks)

may be kept together as grouped or classified above, the several groups or classes only being separated by an intervening partition or space as aforesaid.

122. *Responsible Person to be Present.*—During the time any vessel is shipping or unshipping explosives and until completion of the receipt, delivery and stowage thereof, there shall be present an officer of the vessel, or when the vessel is not one carrying officers there shall be present some responsible person, and such officer or person shall supervise such receipt, delivery and stowage, and all persons on or about a vessel carrying explosives shall take every possible precaution for the prevention of accidents by fire or explosion in the same, and for preventing access to the vessel or the explosives therein by unauthorized persons, and shall abstain from and prevent any other person from committing any act whatever which may tend to cause fire or explosion, and is not reasonably necessary for the purpose of the work of the vessel. Any such other person who, after being warned, commits any such act, shall be deemed to commit a breach of this Regulation.

123. *Smoking not Allowed.*—No person shall smoke on board a vessel whilst such vessel is shipping or unshipping, or on any carriage or vessel engaged in conveying explosives.

124. *Intoxicated Person not to be Employed.*—No person whilst under the influence of intoxicating liquor shall be employed by any master or other person in or upon any carriage or vessel conveying explosives, or in loading, unloading, or stowing explosives.

125. *Person in Charge of Vessel.*—Every vessel licensed to carry explosives shall whilst explosives are on board be in charge of at least one responsible person, who shall during that time be constantly on board, and shall see that all Regulations affecting such vessel are strictly observed.

126. *Hatches of Vessels.*—The hatches of the magazine of a vessel carrying explosives as cargo, and of a vessel licensed to carry explosives shall be kept closed, battened down and covered with tarpaulin so long as explosives are on board, except when actually engaged in loading, unloading or stowing the same.

127. *Special Clothing of Persons Employed.*—All persons employed at works in the powder magazine of a vessel or on a vessel licensed to carry explosives shall whilst working in such magazine or on board such vessel when explosives are on board, wear powder magazine shoes and clothes, and shall not be permitted to have any matches pipes keys iron hooks or any other article considered likely to be a source of danger about their clothes, and may if necessary be searched, and any such articles taken from them.

128. *Iron and Steel to be Covered.*—All exposed iron and steel in or near the place where explosives are being passed or stowed, shall be covered over with tarpaulins, wadmilt tilts or other suitable material.

129. *Stowing with other Goods.*—In the stowing of explosives on any licensed carriage or licensed or other vessel, due precautions shall be taken by means of partitions or otherwise, and careful stowing, to secure such explosives from contact with or being endangered by any other article or substance which is liable to cause fire or explosion.

130. *No Delay in Transit.*—The master or person in charge of a licensed carriage or vessel carrying explosives shall not delay for a longer time than shall be reasonably necessary, nor stop at any place unnecessarily, where such stopping would be attended with public danger.

131. *Limit of Approach of Other Vessels.*—No vessel without reasonable excuse shall approach within 200 yards of a vessel at anchor and flying the explosives signal.

132. *Transhipment of Explosives.*—The Harbor Master may, however, grant permission in writing for the transhipment at an appointed place of explosives to be exported from the State, and for that purpose permit the vessel into which the explosives are to be transhipped to go alongside another vessel within an appointed area.

133. *Licensed Vessel when Loaded.*—No vessel licensed to carry explosives shall after being loaded remain alongside of or approach within 200 yards of any other vessel, except with the consent of the Harbor Master in writing.

134. *No Volatile Oil or Spirit.*—No volatile oil or spirit shall be taken on board a vessel licensed to carry explosives for any purpose whatever.

135. *No Mooring at Wharf without Permission.*—No vessel having explosives on board shall be allowed to go alongside any wharf within the port without permission in writing from the Harbor Master, and no explosives shall be landed upon any wharf pending the arrival at or during the absence from such wharf of the carriage by which the same is to be removed from such wharf.

136. *No Work during Thunderstorm.*—On the approach of, and during a thunderstorm, all operations connected with the loading or unloading of explosives shall be suspended, and magazine hatches shall be closed.

137. *Towing of Vessels with Explosives on Board.*—No vessel licensed to carry explosives shall be towed by a steam tug with a lesser clear distance than 60 feet between such vessel and the tug, and no steam tug with boiler furnace exposed shall be employed in towing any such licensed vessel.

138. *Explosives to be Packed and Marked, &c.*—Nothing in these Regulations shall be construed as permitting the shipping or unshipping or conveyance of explosives not packed and marked as required by the said Explosives Act and Regulations made thereunder, nor of any explosive not authorized to be imported into or manufactured or sold in the State of Victoria.

139. *Explosives on Exempt Vessels of War.*—Before being moored to any wharf or going into any dock, the ships of war exempted from the operation of these Regulations shall, as regards the disposition of explosives on board be subject to such directions as the Minister having the administration of the Explosives Act may from time to time give.

VESSELS PLYING FOR HIRE.

140. *Licensing of Vessels.*—No person shall permit any vessel to be plied for or let out on hire, or carry passengers or goods for any valuable consideration or reward, or to be used for the transport to or from other vessels of explosive, or as a tug, ferry steamer, or ferry boat, storage or coal hulk, floating plant vessel, or for any purpose of trade whatever within the limits of the control of the Commissioners, unless such vessel has been licensed by them.

141. *Application for Licence.*—With every application for a licence or renewal of a licence, the applicant shall lodge with the Commissioners the appointed fee for the survey and examination of the vessel for which the licence is sought.

142. *Inspection of Vessel.*—Before the issue of a licence either by way of renewal or otherwise, and provided the required fee has been lodged, the vessel will be surveyed and examined by an officer of the Commissioners authorized for the purpose, who will report to the Commissioners in respect to—

- (a) The dimensions of the vessel;
- (b) The state of repair, seaworthiness, and cleanliness thereof;
- (c) If mechanically propelled, the state of repair and working capacity of the machinery, and the protection afforded to passengers or others against contact with such machinery;
- (d) The equipment of the vessel with machinery, gear, and furniture, having regard to the purpose for which a licence is sought;
- (e) If a licence for passenger traffic is sought:—
 - (1) The number of passengers the vessel may with safety be permitted to carry;
 - (2) The sufficiency of the life belts or other life-saving means provided;
 - (3) The sufficiency of the ballast provided in such vessel, and the means taken to secure the same therein;
- (f) If a licence for goods traffic is sought:—
 - (1) The marking of the vessel having regard to the Regulations in that behalf;
 - (2) The quantity of goods the vessel may with safety be permitted to carry;

(g) If a licence to transport explosive is sought, the suitability of the vessel therefor, having regard to the *Explosives Act 1890* and Regulations thereunder;

(h) If a licence for a tug boat is sought, the maximum tonnage the vessel may with safety be permitted to tow;

And if on such survey and examination the vessel proves to be in every respect pertaining to the nature of the traffic or business for which a licence has been applied for well found suitable and fit, the examining officer shall give a certificate thereof to the Commissioners.

143. *Passengers on Steam Vessels.*—The number of passengers allowed to be carried by a vessel propelled by any mechanical power shall in no case exceed the number stated in any valid certificate of survey issued by a recognised official authority in respect of such vessel.

144. *Passenger Boat.*—The number of passengers to be carried by a boat licensed for passenger traffic shall not exceed the number which can be seated allowing 18 inches of the sitting accommodation provided in the same vessel for every adult passenger. Two children under twelve years of age being reckoned as one adult. The accommodation measured must be clear of all interference with the working of the vessel.

145. *Deduction for Luggage.*—For every 150 lbs. weight of luggage carried with passengers in a licensed boat, one passenger shall be deducted from the maximum number of passengers authorized to be carried.

146. *Equipment, &c.*—Every licensed vessel shall be kept fully equipped with proper gear and furniture, and with every appliance requisite for the particular employment for which the vessel is licensed, and in a seaworthy and clean condition, and properly marked as required by these Regulations, and whilst employed adequately manned for her safe navigation.

147. *Marking of Vessels.*—To every vessel licensed will be assigned a serial number which must, as to the vessels hereunder comprised, forthwith be painted, together with the further particulars as hereunder mentioned. All such painting must be approved of by the Harbor Master.

(a) In vessels propelled by any mechanical power the serial number of the licensed vessel in figures not less than 4 inches in height on each side of the bows, and on the inside of the gunwale in some conspicuous place the name of the owner of such vessel together with in the case of a vessel licensed to carry passengers the maximum number of passengers licensed to be carried in letters and figures not less than 2 inches in height, and on the outside of the stern of all such vessels the name thereof.

This Sub-regulation shall not apply to steam vessels engaged in daily traffic between other ports and the Port of Geelong, nor to steam vessels engaged on holiday or special excursion traffic or towing between ports outside the Port of Geelong and the last mentioned port.

(b) In boats licensed to carry passengers and not propelled by mechanical power, the serial number of the licensed boat in figures not less than 4 inches in height, upon each side of the bows thereof. On the outside of the stern the name of the vessel, and on the inside of the stern or on some other place, approved by the Harbor Master, the maximum number of passengers authorized to be carried, and also the name of the owner or of the boatman or waterman plying with it for hire. The letters and figures to be not less than 2 inches in height.

(c) In all other vessels licensed, the serial number of the licensed vessel on each side of the bows thereof in figures not less than 12 inches deep and 2 inches wide.

148. *Marking of Draft.*—Every vessel plying for hire for the carriage of goods shall have an iron batten not less than 3 inches wide secured to both sides of the stem and stern posts so marked as to show the draft of water for every 5 tons weight carried.

149. *Marks for Ballast Vessels.*—In addition to the marks named in the preceding Regulation, every vessel used for the carriage of ballast shall have two (2) grooves cut into the planking (if built of wood) from stem to stern post on each side, and such groove shall be not less than 2 inches wide and painted white on a black ground or vice versa: should the vessel be built of iron corresponding bands shall be painted thereon in the same place and manner and of the same width. These grooves or bands shall be so placed that the lower edge of the lowest shall denote the unloaded draught line of the vessel in question, and the lower edge of the upper band shall denote the fully loaded draught.

150. *Alteration of Marks.*—No person shall alter any number name mark or other writing placed upon any licensed vessel in accordance or compliance with these

Regulations without notice to the Harbor Master and obtaining his consent in writing, and every such alteration shall be intorsed upon the licence of such vessel.

151. *Change of Ownership.*—Every licence for a vessel shall cease to be valid on change of ownership of such vessel, and on every change of ownership notice in writing must be given to the Commissioners by the holder of the licence of such vessel, and the licence handed in to them. Should the holder of the licence fail to do this, he shall not be eligible to receive any other licence.

152. *Survey at any Time.*—The Harbor Master or any other officer or person appointed by the Commissioners for the purpose may at any time survey and examine any licensed vessel, and the state of repair thereof, and the machinery (if any) gear furniture and equipment therein and thereof, and the accuracy of any measurement, and may appoint the time place and manner when where and in which such inspection examination or measurement shall be made, and the owner of a licensed vessel shall, when called upon so to do, submit such vessel for survey and examination. Any defects inaccuracies or deficiencies found, or breach of any Regulation affecting the vessel or licence thereof shall in addition to the penalty incurred thereby, render the licence liable to revocation.

153. *Owner to Pay Expense of.*—The expense of measuring, remeasuring, and of marking any vessel sought to be licensed or licensed vessel, shall be borne and paid by the owner thereof, and no licence or renewal thereof shall be issued until all such expenses have been paid.

154. *Licensed Vessel to be used according to Licence.*—No licensed vessel shall be used for any purpose other than that for which such vessel was licensed, nor be permitted to carry more passengers, goods or explosives, than the number or quantity named in the licence thereof.

155. *Property Left in Boat.*—All goods and property left in any licensed boat shall be handed by the finder as soon as found to the master thereof, who shall as soon as practicable hand all such goods and property so left in his licensed boat to the Harbor Master or nearest police officer.

156. *Boat not to be Let to Incapable Person.*—No owner or other person in charge of a licensed vessel shall let any such vessel out for hire to any person or persons desirous of undertaking the whole responsibility thereof unless he is satisfied that the intended hirer or hirers is or are capable of safely navigating the same.

157. *Hirer to Observe Regulations.*—Every person to whom any licensed vessel has been let out on hire for any valuable consideration or reward shall, in addition to the owner, be responsible for the due observance of all Regulations affecting the same.

158. *Commissioners may fix Fares and Rates.*—The Commissioners may from time to time determine the fares and rates to be charged by the licensees of licensed vessels for the carriage conveyance or transport of goods and passengers within the port, and for the hiring of licensed boats, and upon every such determination notice thereof shall be posted at the offices of the Commissioners and a copy given to every such licensee, and after such posting no licensee shall charge or attempt to charge any sum in excess of the rate so determined, and every such licensee shall keep an authorized copy of the fares and rates permitted to be charged on board his licensed vessel, and shall produce the same on demand to any person engaging or a passenger in such vessel. Failure to provide a licensee with a copy of any such determination as aforesaid shall not be a defence for any breach of this Regulation.

CARRIAGES PLYING FOR HIRE.

159. *Applying Regulations to Carriages to be Licensed.*—The Regulations hereunder, numbered 160 to 166, both inclusive, shall not take effect until the Commissioners by notice published at least twice in one Geelong daily newspaper at intervals of not less than four days nor more than seven days so declare. The Commissioners may by or in any such notice from time to time limit or apply the said Regulations to such carriages or class or classes of carriages plied for hire, as they may think fit, and they may from time to time by notice published as aforesaid amend, alter, or revoke any prior notice given under this Regulation.

160. *Licensing of Carriages.*—No carriage to which by notice published as aforesaid these Regulations may be made applicable shall be plied for hire or to carry passengers or goods for any valuable consideration or reward upon or over any wharf or approach thereto, road, or street, or property under the control of the Commissioners, unless such carriage has been licensed by the Commissioners.

161. *Town or Stage Coach Licence.*—No carriage shall be licensed for the conveyance of passengers to or from the port, and within the Town of Geelong and a distance of eight miles from the limits of such town, unless the same is at the time duly licensed for the same purpose by the corporation of the Town of Geelong, or is licensed as a stage coach, but the existence of any such licence shall in no wise bind the Commissioners to grant a licence

for the same carriage. The licence of the Commissioners shall terminate if the other licence ceases to be valid.

162. *Application for Licence.*—With every application for a licence or a renewal of a licence the applicant shall lodge with the Commissioners such fee as the Commissioners may determine for the inspection and examination of the carriage for which a licence is sought.

163. *Inspection of Carriages.*—Before the issue of a licence either by way of renewal or otherwise, the carriage will be inspected and examined by an officer of the Commissioners authorized for the purpose, who will report to the Commissioners in respect to:—

- (a) The state of repair thereof;
- (b) The state of repair and working condition of any machinery used for propelling purposes or the condition of the horse or horses if such be used, and harness;
- (c) The suitability of the carriage for the work for which it is proposed to be used;
- (d) If for passenger traffic the maximum number of passengers to be carried, allowing 18 inches sitting room for each passenger; and if for goods traffic the maximum weight to be carried. In each instance the number of horses (if such are to be employed) which should be used proportionate to passengers or loading;

And if on such inspection and examination the carriage and equipment is found to be in every respect pertaining to the nature of the business for which a licence has been applied, well furnished, suitable, and fit, the examining officer shall give a certificate thereof to the Commissioners.

164. *Serial Number.*—A serial number will be assigned to every carriage licensed by the Commissioners, which shall, together with such letters or sign as the Commissioners may appoint, be painted on some conspicuous part of the carriage in letters at least 1 inch in length, to the approval of the Commissioners.

165. *Carriages, &c., to be kept in Good Condition.*—Every carriage licensed, and all machinery or horses whereby the same is propelled or drawn, and the harness of all horses shall be kept by the owner or licensee in a good state of repair and clean.

166. *Inspection at any Time.*—Any authorized officer of the Commissioners may at any time inspect and examine any licensed carriage, and the machinery, horses, and harness as the case may be connected therewith, and any defect found therein, or breach of any Regulation affecting the same shall, in addition to the penalty incurred thereby, render the licence liable to revocation.

PERSONS PLYING FOR HIRE, OR WITH LICENSED VESSELS, OR CARRIAGES.

167. *Applying Regulations to Persons to be Licensed.*—The Regulations hereunder numbered 168 to 174, both inclusive, shall not take effect until the Commissioners shall by notice published at least twice in one Geelong daily newspaper at intervals of not less than four days nor more than seven days so declare. The Commissioners may by notice published as aforesaid from time to time limit or apply the said Regulations to such of the persons or class or classes of persons as are named in or come within the scope of the following Regulations as they may think fit, and they may from time to time by notice published as aforesaid amend, alter, or revoke any prior notice given under this Regulation.

168. *Licensing of Masters of Vessels, Boatmen, &c.*—No person shall be a master of a licensed ship or employed as a boatman or waterman in any licensed boat plying for hire, or carrying passengers or goods for any valuable consideration or reward, unless such person has been licensed by the Commissioners.

169. *Licensing of Drivers and Porters.*—No person shall drive or be in charge of any carriage plying for hire, or employed in the conveyance or transport of passengers or goods for any valuable consideration or reward, and no person shall ply for hire as a porter unless such person has been licensed by the Commissioners.

170. *Application for Licence.*—With every application for a licence under the last two preceding Regulations there must be lodged written evidence that the applicant is a person of respectability and of temperate habits, and that the applicant possesses a competent knowledge of the duties for the performance of which a licence is sought.

171. *Examination as to Competency.*—The Commissioners may, in addition to the written evidence produced, require an applicant to submit to an examination as to his competency by the Harbor Master, or some other person appointed by the Commissioners for the purpose.

172. *Badge.*—The Commissioners may require every such licensed person to wear a suitable badge on the front of his hat or cap during the time he is engaged in his calling, and such badge shall be kept distinctly visible. No badge shall be lent by a licensee nor transferred by him. The badge must be approved of by the Commissioners.

173. *Boarding of Vessels by Licensed Persons.*—No licensed waterman driver or porter shall board any vessel without the consent of the master thereof, nor obstruct any gangway or landing stage of a vessel.

174. *Commissioners may fix Charges.*—The Commissioners may from time to time determine the charges to be made by licensed porters for their services, and upon every such determination the same shall be posted at the offices of the Commissioners, and a copy given to every licensed porter, and thereupon no licensed porter shall make or attempt to make any charge for his services in excess of the amounts so determined as aforesaid. Failure to provide a licensee with a copy of any such determination as aforesaid shall not be a defence for any breach of this Regulation.

THE SUPPLY AND DISCHARGE OF BALLAST.

175. *Contractors to be Licensed.*—No person shall supply or discharge or remove ballast to or from any vessel, unless such person is licensed by the Commissioners for the purpose.

176. *Masters or Owners to deal with Licensed Persons.*—No master or owner of a vessel shall employ or be privy to the employment of, nor receive from, or discharge ballast to any unlicensed person, or into any unlicensed vessel or carriage.

177. *Examination of Ballast Vessel.*—The master or owner of a vessel receiving ballast shall have power at any time during the employment of a ballast vessel with him, to inspect and examine such ballast vessel, and to order the pumping out thereof, and to test the accuracy of all marks and measurements, and the weight of ballast supplied, and no master or owner of a ballast vessel shall refuse to allow any inspection, examination, or test, or disobey any order in accordance with this Regulation. The penalty for every such refusal or disobedience shall be not less than £5 and not more than £20.

178. *Weighing of Ballast.*—Unless the ballast line of a vessel has been accurately defined or approved of by the Harbor Master, no person shall deliver ballast from any carriage to the master of such vessel, until such ballast has been weighed on a weighing machine of, or approved of, by the Commissioners, and the weighbridge ticket delivered to the said master.

179. *Penalty for Fraud.*—Every master or owner of a ballast vessel supplying or delivering, and every person contracting for or engaging in the supply, delivery, discharge, or removal of ballast, who shall defraud or attempt to defraud the master or owner of any vessel by any misrepresentation or false suggestion, either verbally or in writing, as to the weight of ballast supplied, delivered, discharged, or removed to or from such last-named vessel, shall be guilty of an offence. The penalty for every such offence shall be £20.

THE SUPPLY OF WATER.

180. *Rates for Water.*—No person shall supply water to any vessel unless such person is licensed by the Commissioners. The Commissioners may supply water as required for any vessel, and may from time to time appoint the charges therefor. Such charges shall be at per 1,000 gallons, and shall be payable by the master or owner of such vessel or agent therefor.

MACHINERY ON WHARFS.

181. *Licensing of Machinery.*—No person shall place or permit to be used on a wharf any machinery for the purpose of hoisting or conveying goods or any other material or thing into or out of a vessel without the licence of the Commissioners, and no machinery shall be used for any such purpose until the same has been licensed by the Commissioners.

182. *Application for Licence.*—Every application for a licence to place or to use machinery on a wharf for the purposes indicated in the preceding Regulation shall include particulars of such machinery and of the use intended to be made thereof, and there must be lodged therewith the appointed fee for inspection and examination of such machinery.

183. *Inspection.*—Before the issue of a licence either by way of renewal or otherwise, the machinery sought to be licensed must be submitted for inspection and examination by an authorized officer of the Commissioners, who will report to the Commissioners in respect to—

- (a) The nature and condition thereof;
- (b) The suitability and safety thereof for the work to which it is intended to be applied;

And if on such inspection and examination the machinery is found to be in good working order and condition, and suitable and safe to be used for the work intended, then such officer shall give his certificate thereof to the Commissioners.

184. *Licensing of Person in Charge.*—No person shall be in charge of any such licensed machinery for the purpose of driving or working the same, unless such

person shall hold proper qualifications therefor, which must be produced to the Commissioners, nor unless licensed by the Commissioners. With every application for a licence the qualifications of the applicant must be stated.

185. *Inspection at any time.*—All licensed machinery may be inspected by an officer of the Commissioners authorized for the purpose at any time, and any licence may be suspended or cancelled by the Commissioners if the machinery licensed be reported by such officer as defective in any particular or unfit for the work engaged in.

186. *Duration of Licence.*—No licence for machinery will be granted for a longer period than six months, and every such licence shall terminate on the 30th day of June or the 31st day of December, whichever shall first succeed the date of the granting thereof.

CRANES.

187. *Use of Cranes.*—Every person desiring to use a crane of the Commissioners shall lodge an application therefor, together with the appointed fee, which will, subject to Regulation 190, be taken as on account payment of the crane rates for the use of cranes which the Commissioners may from time to time appoint.

188. *How dealt with.*—Every application will be registered and dealt with in order of lodging, and should the person requiring the crane be unable to use it at the time appointed by the Commissioners, his application will be placed at the bottom of the list, unless others on the list agree otherwise.

189. *Rates when Payable.*—Rates for the use of a crane must be paid within seven days after the account has been rendered therefor, or the deposit paid will be forfeited, and the account will have to be paid in full.

190. *Use of Wharf.*—So long as a crane on or at a wharf is employed, the vessel in connexion with which it is engaged shall have a prior claim to use the wharf abreast such vessel.

191. *Careful use of Crane.*—Every person about to use a crane shall see that all the working parts thereof have been carefully oiled, and must be careful not to lift a greater weight than that indicated on the jib as the maximum lift thereof, and must not use any such crane for any other than its originally intended purpose.

192. *User Responsible.*—The person who has hired the use of a crane shall be responsible therefor, and make good any damage sustained by such crane when in his use.

193. *Commissioners not Responsible.*—The Commissioners accept no responsibility for a crane when in use by any hirer thereof, and the persons using the crane when hired on behalf of the hirer are to be deemed the servants of the latter, and not of the Commissioners.

MOORINGS.

194. *Moorings, Licensing of.*—No vessel shall be moored to the bed shore margin or bank of the port, nor shall any person lay down or use any moorings therein unless under licence from the Commissioners, and subject to the payment of the appointed rates, and no moorings shall be removed without the permission of the Commissioners.

195. *Laying down Moorings.*—Every application for a licence to lay down moorings must be accompanied by full particulars as to site and nature of moorings and vessel to be moored thereat, and whether the moorings are to be permanently or otherwise occupied.

196. *Application for Moorings.*—For the use of moorings or the right to moor a vessel as aforesaid for any time exceeding one month, application must be made for a licence.

197. *Payment of Rates.*—For the use of moorings or the right to moor a vessel as aforesaid for any time being one month or less, no application will be necessary, but the rates appointed therefor must be paid prior to mooring when practicable, or failing such prior payment, immediately after mooring or upon demand by an officer of the Commissioners authorized to collect such rates.

198. *Power to Exempt.*—The Commissioners may exempt any particular class of vessels or special vessel (not at the time engaged in passenger or goods traffic) which may be brought into the port or to any particular part thereof under special circumstances or in connexion with any public ceremony or event from the payment of mooring rates.

199. *Vessels awaiting Shipping or Discharge of Cargo.*—The above Regulations numbered 194 to 197 inclusive shall not apply to vessels moored in the stream whilst waiting for a wharf berth or moorings at which to receive or discharge goods.

FISHING BOATS.

200. *Fishing Boats, Registration of.*—Every boat used for the purpose of fishing as a business pursuit must be registered at the office of the Commissioners, and if used for any purpose within the meaning of Regulation 140 must also be licensed therefor, and be subject to the Regulations regarding such use.

201. *Marking of.*—Every fishing boat will on registration be assigned a serial number, which must be painted on both sides of the bows thereof in figures at least 4 inches long, and such figures must be followed by such letters or sign as the Commissioners may appoint, painted in same manner and of the same size, and as approved of by the Harbor Master.

202. *Fisheries Acts must be complied with.*—All fishing conducted with or from a registered boat must be done in accordance with the Fisheries Act or Acts at the time in operation, and every breach of any such Act shall be an offence against these Regulations.

CAMPING AND TENT AND PICNIC SITES.

203. *Camping, Licensing of.*—No person shall camp for a longer time than 24 hours nor erect a tent for private purposes to remain for a longer time than 24 hours, and no person shall erect or place a tent of any description, stall, table, boiler or oven for any other purpose or for gain, on any land or property under the control of the Commissioners, without having first obtained a licence from the Commissioners.

204. *Application for.*—Applicants for licences must together with the application therefor lodge a plan of the site required or the locality thereof, or such particulars as will enable the Commissioners to accurately describe such site or locality in the licence thereof if granted, and must also state the purpose for which the site is required or intended to be occupied, and must also with such application lodge the appointed fee.

205. *Fees, how Calculated.*—The licence-fee for any such licence will be calculated at per week, every portion of a week being taken as a week.

206. *Number of Tents.*—No person to whom a licence of a site is granted shall erect more than one tent on such site, provided however that if the accommodation be required for the use of *bond fide* members of the licensee's family and the extended privilege is asked for in his application and granted, then he may erect not exceeding two additional tents on such site, each tent on the site being not more than 6 feet apart.

207. *Good Conduct required.*—Every licensee must whilst occupying the licensed site conduct himself so as not to cause annoyance to others, and must not permit any other person with him on the licensed site to do otherwise.

208. *Production of Card or Badge.*—Every licensee will in addition to his licence be given a card or badge, which must be produced whenever demanded at the site licensed by an officer of the Commissioners or police officer.

YACHTING AND BOATING CLUB HOUSES, BOAT HOUSES, WHARVES, LANDINGS, OFFICES, LOCKERS, BOXES, ETC., UPON FORESHORE OR WATER FRONTAGES, OR UPON OR WITHIN STRUCTURES ATTACHED THERETO.

209. *Building Sites, &c.*—No building and no construction post or pillar of any material nature or description or for any purpose whatsoever and no obstruction of any description whatsoever shall be erected made or placed or permitted to remain after notice to remove the same upon over under or within any property under the control of the Commissioners without their licence.

210. *Common Plan for Private Boat-houses.*—For private boat-houses or boat-sheds the Commissioners will provide a common plan and specifications which may be used free of charge by any lessee or licensee of a site or area for such a structure.

211. Plans of all proposed constructions upon or to be used upon any wharf or landing or within any structure attached thereto or any building of the Commissioners must be submitted to them for approval, and no such construction must be proceeded with until the Commissioners have approved of such plans, and no alteration in any such construction must be made without their permission.

212. Every such structure shall unless otherwise agreed by the Commissioners become their property upon the termination from any cause of the licence.

213. *Term of Licence.*—If the licensee shall have the right to remove any such structure, he shall remove the same before the termination of his licence, and shall leave the site thereof in good order, and until such removal any licence-fees provided for or made payable by the licensee shall continue to be paid by the licensee to the Commissioners, notwithstanding the termination of his licence. The Commissioners may, failing such removal as aforesaid, cause the structure to be removed at the expense of the licensee, or may take possession of and retain the same as their absolute property, and upon either event the licence-fees above referred to shall cease to be payable, but this shall not affect or prejudice any licence or other fee already paid or accruing due. The Commissioners shall not be responsible for any damage or loss to or sustained by any structure not removed as aforesaid by a licensee, and every such licensee shall be liable for any damage caused by the non-removal of any such structure, or which may be sustained by any person in consequence of any such non-removal.

214. *Calculation of Rent or Fees.*—The licence-fees for a site or area on or within a wharf for any purpose will be

calculated at per square foot of the superficial area proposed to be occupied used or enclosed in the case of buildings, and at per cubic foot in the case of lockers or boxes.

215. *Structures liable to Inspection.*—Every building construction obstruction locker and box and the contents of every such shall at all times be liable to inspection and examination by any authorized officer of the Commissioners, and all locks must be released or opened upon the demand of such officer, and if not so released or opened, may be forced.

216. Regulations 244 to 260 inclusive shall, unless modified or negatived in licences granted in terms of the preceding Regulations 209 to 215 inclusive, be deemed to be part of the conditions of such licences in addition to the last-named Regulations.

BATHS AND BATHING.

217. *Prohibition of Open Bathing.*—No person shall bathe from any wharf or in any of the waters of the port which is or are open to public view, except at such places and at such times as the Commissioners may appoint or licence for bathing purposes, and no person shall bathe in any appointed or licensed place, or in any licensed public or private bathhouse, or from any licensed bathbox or site, unless such person is for the purpose suitably clothed, or clothed as the Commissioners may from time to time by resolution direct.

218. *Licensing of Baths.*—No public or private bathhouse or box shall be constructed erected or built unless a licence for the area or site to be occupied thereby has been granted by the Commissioners, and no bathhouse or box shall be permitted to remain unless licensed by the Commissioners.

219. *Common Plan of Private Buildings.*—The Commissioners will provide a common plan and specifications for a private bathhouse or bathbox, which may be used free of charge by any licensee of a site or area for such a structure.

220. *Commissioners may order Improvements, &c.*—The lessees licensees owners or occupiers of public and private bathhouses and boxes shall make such improvements or additions thereto for the convenience or safety of the users of public baths, or for public decency in both public and private baths, as the Commissioners may direct.

221. *Public Baths.*—The licensees lessees owners or occupiers of public baths shall—

- (a) Erect gauges in at least three (3) different portions of the area licensed, and used for bathing, which shall properly and plainly show the depth of water at such places at all states of the tide, and shall keep all such gauges in good order.
- (b) Provide proper and sufficient life-saving apparatus, and keep the same in good order and condition, and readily available when required.
- (c) Display or cause to be displayed or affixed at all times in conspicuous and convenient places full and clear printed instructions for the resuscitation of the apparently drowned.
- (d) If the baths are used during night time, have the same lighted to the satisfaction of the Commissioners.
- (e) Have in attendance whenever the baths are in use a person or persons expert in the art of swimming.
- (f) Permit children attending State schools situate within certain limits to be defined by the Commissioners to have the use of the baths on two days in each week between the hours of 2 p.m. and 4 p.m.

The children to be accompanied by a teacher in the school at which they attend. The days to be mutually arranged between the licensees lessees owners or occupiers of the baths and the head teacher of such school, or in case of disagreement, to be named by the Commissioners. The children to provide their own towels and bathing dresses if required. In the case of baths used by both males and females at different hours, the hours for female children may be those ordinarily set apart for adult females.

222. *Liability to Inspection.*—Every bathhouse and box may be inspected by an authorized officer of the Commissioners at any time, and if such bathhouse or box shall be found in a bad state of repair or in any way defective, the licence thereof may be cancelled.

223. Regulations 244 to 260 inclusive shall, unless modified or negatived in licences granted in terms of the preceding Regulations numbered 218 to 222 inclusive, be deemed to be part of the conditions of such licences in addition to the last-named Regulations.

FISHING AND SHOOTING PRIVILEGES.

224. *Commissioners may Limit and License Shooting and Fishing.*—The Commissioners may from time to time by notice published at least twice at intervals of not less than four days nor more than seven days in one Geelong daily

newspaper appoint limit or define any part or parts of any lands property or waters under their control, whereon or within or upon which no person shall unless licensed by the Commissioners be permitted to enter or use a boat or punt for the purpose of shooting taking sporting trapping killing or carrying away any wild fowl snipe quail or any other bird or any animal or fish or any subject of sport, whether native or acclimatised, and whether protected by or included or named in any Game Acts, or in the case of fish, Fisheries Act, or Proclamation of the Governor in Council under any such Acts or otherwise. The Commissioners may grant licences for any of the purposes aforesaid and may license the use of boats or punts for any or in connexion with any of such purposes. The Commissioners may by notice published as aforesaid amend alter or revoke any prior notice given under this Regulation.

225. *Evidence of Prohibited Shooting or Fishing.*—After the publication of any notice appointing limiting or defining any part or parts of the lands property or waters under the control of the Commissioners as provided by or in exercise of the preceding Regulation the presence of any person without licence upon any land or property appointed limited or defined by or in such notice having in his possession any firearm trap fishing rod or net or with him any sporting dog not on the chain, or the presence of any person in an unlicensed boat or punt upon any waters appointed limited or defined by or in such notice and having in such boat or punt any firearm trap fishing rod or net shall be an offence, and it shall not be necessary for the Commissioners to prove in any proceedings against an offender the use by him within the land or property or upon or in the waters appointed limited or defined by or in such notice of any firearm trap fishing rod net or sporting dog found in his possession.

226. *Observance of Acts of Parliament.*—Every licensee shall observe and comply with the provisions of every Act of Parliament or Proclamation thereunder affecting the preservation and taking of birds or animals or fish, and every breach of any such Act by a licensee under these Regulations shall be an offence against these Regulations.

227. *Fair Exercise of Privileges.*—All rights or privileges granted or conferred by any licence shall be personal to the licensee only, and shall be exercised in a fair and sportsmanlike manner, and so as not to interfere with the concurrent rights of other licensees.

228. *Gun—Weight of.*—No gun shall be used by any licensee other than a shoulder gun not exceeding 8 lbs. in weight, and 12-gauge in bore, and no rifle of any description shall be used.

229. *Traps, Poison, &c., Prohibited.*—No trap (except for rabbits) or engine of destruction or poison for any animal or bird, and no net (other than landing net or net to procure bait), pot, fish trap, device, drug, or apparatus other than rod and line, and landing net or gaff, shall be used by any person holding a licence issued under Regulation 224.

230. *Loose Dogs.*—No person shall take upon any lands or property under the control of the Commissioners any dog likely to attack or worry or cause damage to any sheep, cattle, horses, or other domesticated animal or any domesticated bird upon such land, and it shall not be necessary in case of a breach of this Regulation and damage being caused by any such dog for the Commissioners to prove a knowledge on the part of the owner that the dog was given or likely to attack worry or cause damage to any such animal or bird.

231. *Card or Badge to be worn.*—Every licensee will in addition to his licence be given a card or badge, which must be worn on some part of the licensee's clothing in a visible position at all times whilst he is exercising the privileges conferred by his licence.

LICENCES OTHER THAN LICENCES FOR LAND.

232. *Licences Generally.*—Every application for a licence or a renewal of a licence shall be on the proper form therefor, which may be had at the offices of the Commissioners, and must be supported by such documentary or other evidence, certificates, particulars or information as may be required by the Regulations or in addition thereto by the Commissioners.

233. *Applications for.*—Every such application duly signed by the applicant, together with all required supporting documents, particulars or information above referred to, must be lodged at the offices of the Commissioners, together with the appointed fee.

234. *Fees, how payable.*—All licence-fees must be paid in advance and before the issue of the licence, and no right or privilege intended to be conferred by licence shall be exercised in anticipation of the issue of a licence without the consent in writing of the Commissioners.

235. *Duration of Licences.*—Licences may be granted for such periods of time as the Regulations prescribe, or in default as the Commissioners may determine, but all licences shall, unless otherwise provided for by Regulation, terminate on the 31st day of December of the year of issue thereof.

236. *No Right of Renewal.*—The issue of a licence shall not unless otherwise provided confer a right to a renewal thereof.

237. *Renewals, Applications for.*—Every application for a renewal of a licence must be lodged at the offices of the Commissioners at least ten days before the expiration of the licence sought to be renewed, together with the appointed fee, and before the issue of a licence being a renewal of one previously issued, the expired or expiring licence must be delivered to the Commissioners.

238. *Personal Licence.*—No personal licence shall be assignable or transferable, and no other licence shall be assignable or transferable either by action of law or otherwise, without the consent of the Commissioners in writing.

239. *Sickness of Licensee.*—Any person licensed who may be prevented by sickness from pursuing the avocation business or calling for which he has been licensed may, on depositing with the Commissioners a certificate of an approved medical man to that effect, nominate a substitute, who shall, if required by the Commissioners, furnish written evidence as to character and ability. The Commissioners, if satisfied, may upon such terms and for such time or times as they may think fit, grant to the proposed substitute a permit to act for the licensee. Every such substitute shall comply with and observe the Regulations, and the conditions of his nominator's licence.

240. *Licensee, Conduct of.*—No licensee shall in the exercise of any right or privilege conferred by or the performance of any act under his licence, conduct himself dishonestly improperly or disorderly or be guilty of abusive or insulting language, or jeopardize in any way the safety of passengers or goods in any licensed vessel or carriage, or goods or other property entrusted to his care.

241. *Regulations and Terms of Licence to be observed.*—Every licensee shall, so far as the same are applicable to the exercise of any right or privilege conferred by his licence, conform to and observe the Regulations of the Commissioners, and also the provisions and conditions of the licence.

242. *License and Copy Regulations, Production of.*—Every licensee shall continually retain possession of his licence, and shall also provide himself with a copy of the Regulations, and shall whenever required produce either or both as may be asked for to any officer of the Commissioners, or to any Customs officer, police officer on duty within the port or being a master boatman or waterman engaged on a licensed passenger vessel, to any passenger thereon.

243. *Breach of Regulations or Licence, &c.—Penalty.*—Every breach, non-observance or non-performance by a licensee of any Regulation applicable to him, or to the exercise of any right or privilege conferred by licence, or of any condition of his licence, shall be an offence, and shall in addition to the penalty incurred thereby, render the licence liable to be suspended or cancelled at the discretion of the Commissioners without prior notice, and without recourse by the licensee for any loss or damage which may accrue to him from such suspension or cancellation.

LEASES AND LICENCES OF LAND AND OTHER PROPERTY.

244. *Definitions.*—For the purposes of the following Regulations No. 245 to 260, both inclusive, "Lease" shall include Agreement for Lease and Licence; "Lessee" shall include Licensee; "Rent" shall include Licence-fee for a year or portion of a year; "Improvements" shall mean and include buildings and constructions of any description, and any alteration of or addition to either. "Premises" shall, unless qualified, mean all land or other property included in a lease.

245. *Applications.*—Every application for a lease or for a renewal of a lease shall be made on the form appointed therefor by the Commissioners.

246. Every such application shall clearly set forth full particulars of the land or other property which it is desired to lease, and the purpose for which such land or property is required, and the applicant shall if requested by them furnish the Commissioners with such further particulars as they may deem necessary.

247. *Fees with Application.*—With every application there shall be lodged the fee appointed by the Commissioners, and also when required by them a deposit in cash of such proportion of the whole of the first year's rent as they may determine. The fee lodged will not be returned even though an application or tender be withdrawn before consideration of the same by the Commissioners. All other moneys lodged will be refunded to unsuccessful applicants.

248. *Execution of Lease.*—Every applicant whose application is granted must within fourteen days after request in writing execute or accept a lease in the form adopted by the Commissioners, and in case of refusal or neglect so to do within the time aforesaid, the application may at the option of the Commissioners be deemed to be abandoned, and all moneys lodged or deposited therewith may be declared absolutely forfeited to them; but no such forfeiture shall be deemed to free the applicant in default

from such further liability in respect of his default as the Commissioners may have the power to impose or enforce.

249. *Improvements.*—Before the construction of any improvements upon any premises, and before altering or adding to any such which at any time may be upon such premises, the lessee shall submit to the Commissioners for their approval plans and specifications of the intended improvements, and such plans and specifications shall be amended or altered and further particulars furnished as the Commissioners may require, and no improvements shall be proceeded with without their approval or consent in writing.

250. All work shall be subject to the inspection and approval of the Commissioners or their authorized agent, who shall have power to stop any not being done in their opinion in a proper or workmanlike manner.

251. Unless otherwise provided for in the lease, all improvements shall at the end or sooner determination thereof become the property of the Commissioners without compensation or payment of any description to the lessee.

252. If a lessee has been given by the Commissioners the right to remove improvements, he shall twenty-eight days before exercising such right give notice in writing to the Commissioners of his intention so to do, and the Commissioners may purchase the improvements or any part thereof at a valuation to be made in case of dispute by a sworn valuer nominated by them.

253. All improvements the removal of which is permitted by the Commissioners must be removed before the expiration of the lease, otherwise the same shall become the property of the Commissioners without compensation or payment thereof.

A lessee removing improvements must leave the land or other property from which the removal was made in good order and free from litter or *débris*.

254. *Resumption of Leased Land.*—In the event of premises included in any lease or any portion thereof being required by the Commissioners at any time during the currency of the lease thereof for any purpose connected with the business of the Commissioners, they may determine the lease thereof or in respect of so much thereof as they may require by giving to the lessee where the unexpired term does not exceed six years previous notice equal to not less than one-eighth of such unexpired term, and where the unexpired term exceeds six years not less than twelve months' previous notice of their intention to resume possession, and upon the expiration of the period limited by such notice the lessee shall give to the Commissioners quiet and peaceable possession of the premises required by them, and he shall have no action or claim against the Commissioners for loss or injuries sustained by reason of such determination as aforesaid.

255. If a lessee having the right of removal shall with the consent of the Commissioners remove his improvements from the premises resumed or intended to be under notice as aforesaid, the Commissioners shall pay to him such reasonable sum as they may determine to be just towards or as the cost and expense of removal. All such improvements must be removed before the Commissioners resume possession of the premises, failing which Regulation 253 shall apply.

256. *Compensation.*—Notwithstanding any regulation to the contrary, the Commissioners shall pay compensation for all improvements made by a lessee with the consent of the Commissioners upon his premises resumed by them under notice as aforesaid, and which improvements the lessee shall not have the right to remove, or having the right to remove shall, although the Commissioners may not desire to purchase, elect to leave upon the premises so resumed and so notify the Commissioners. A valuation of the improvements shall be made by a sworn valuer appointed by the Commissioners, to whom the lessee shall if so desired by the valuer submit full particulars of the amounts actually expended by him upon the improvements to be valued, and the amount of the valuation when made shall be divided by the total number of months in the full term of the lease of the premises to be resumed, and for every month or fraction of a month such lease shall have to run after peaceable possession of the premises required by them shall have been given to the Commissioners, the Commissioners shall pay to the lessee as compensation for the improvements valued the amount of the dividend produced as aforesaid.

Should the premises resumed be used or intended to be used by the lessee for purposes of cultivation, and the lessee have expended moneys thereon for or in anticipation of such purposes, or should there be at the time of resumption crops of any description upon such premises actually sown or planted prior to service of notice of intended resumption as aforesaid, the Commissioners shall pay to the lessee such sum as they may deem just and reasonable as compensation for the moneys expended by him for any of the above-mentioned purposes, and for

the purpose of any crops sown or planted as aforesaid, or in lieu of paying for such crops the Commissioners may permit the lessee to harvest the same in due season and remove the produce from the premises resumed. In addition to other compensation provided for when premises are resumed under this Regulation, the Commissioners shall pay to the lessee as compensation for dispossession a sum equal to the rent of the premises resumed for a term corresponding to the length of the notice of the intended resumption thereof. If the whole of the premises included in the lease are not resumed such sum shall be a proportionate part of the rent for the whole for a like term.

257. All rent in respect of any premises of which the Commissioners may resume possession shall cease from the time when possession is retaken by them, and should only a portion of the premises leased be resumed, a proportionate part only of the rent shall be abated.

258. The rent reserved in all leases for more than 12 months shall be payable quarterly in advance on every 1st day of January, 1st day of April, 1st day of July, and 1st day of October during the continuance of the lease, and in all leases for 12 months and less shall be payable in advance, or otherwise, and as the Commissioners may appoint.

259. *Stamp Duty and Cost of Copy Lease.*—When stamp duty is chargeable upon a lease, the lessee shall upon request pay the amount thereof to the Commissioners, and every lessee shall pay to the Commissioners unless some special agreement be made otherwise the sum of £1 rs. as his proportion of the expenses of the Commissioners incidental to the preparation and execution of the lease, and for such sum shall be entitled to receive a duplicate or copy thereof.

260. *Implied Covenants.*—In every lease there shall be implied the following covenants with the Commissioners and their assigns by the lessee, binding the latter, his executors administrators and assigns, unless any of such covenants are negatived restrained or limited by express words contained in the lease (that is to say):—

- (1) That the above Regulations, numbered 249 to 250 both inclusive shall bind the lessee, and be duly observed by him in as full and effective a manner as if included in specific covenants by him.
- (2) To pay the reserved rent on the days named in or appointed under Regulation 258, or as appointed by the Commissioners and named in the lease.
- (3) To bear pay and discharge all rates taxes assessments duties impositions and outgoings whatever imposed or charged during the lease upon the premises or upon the owner or occupier or payable by either in respect of such premises.
- (4) That all structures or improvements on the premises shall be deemed to be part thereof and included in the lease.
- (5) To use the premises for the purposes named in the lease only unless the Commissioners shall in writing otherwise consent.
- (6) To keep the premises and all drains soil and other pipes and sanitary and water appliances therein or appurtenant thereto in good and tenable repair and condition, reasonable wear and tear excepted.
- (7) To permit the Commissioners and their authorized officers to enter upon the premises to view the state of repair and cleanliness thereof at all reasonable times, and within 28 days after notice in writing to repair or cleanse such premises according to notice, and in default thereof the Commissioners shall be at full liberty to do so, and in such case the moneys which shall be necessarily expended in and about such repairs or cleansing shall be borne and paid by the lessee, and in default of payment thereof within seven days after demand, the same shall be recoverable like the rent reserved.
- (8) Not to assign underlet or part with the possession of the premises or any part thereof without the consent in writing of the Commissioners.
- (9) Not to permit the premises or any part thereof to be used so as to cause nuisance annoyance or inconvenience to the occupiers of adjacent properties in the neighbourhood.
- (10) Not to erect any signboard or exhibit or permit to be exhibited any advertisement, placard, or poster upon the premises, or any external indication of business, except of a character approved of by the Commissioners.
- (11) In all sanitary matters to comply with the provisions of the Health Acts and the requirements of the local municipal authorities.
- (12) Not to do or suffer to be done anything whereby the insurance of any structure upon the premises may be rendered void or voidable or the premiums increased.

- (13) To permit the Commissioners and their authorized officers together when necessary with workmen and appliances to enter upon the premises at all reasonable times to execute any works thereon which the Commissioners may deem necessary for the improvement or safety thereof or of adjoining premises.
- (14) And if the lease be of land to be cultivated or grazed, the following covenants in addition to those preceding:—
- (a) To properly till and cultivate all land broken up and keep the same amply manured.
 - (b) To plant such trees as the Commissioners may provide around the boundaries of or at other suitable places for shelter or ornament within the premises, and properly attend to same so as to secure their preservation, and not to cut down injure or destroy any live shrubs or trees or permit stock to damage the same or hedges.
 - (c) To keep hedges properly trimmed to a level of 4 feet from the ground.
 - (d) Not to remove any manure loam sand or shell from the premises, and in the course of cultivation thereof to use all manure produced on the said premises.
 - (e) To comply with the provisions of the Thistle and Vermin Destruction Acts.
 - (f) In the conduct of any dairying business to comply with the provisions of the Dairy Supervision Act.
- (15) So far as the same are applicable to comply with all other Regulations of the Commissioners.
- In every lease there shall also be implied the following provisos and agreements:—
- (A) That the Commissioners may determine the tenancy and re-enter upon the premises in the event of any portion of the rent reserved being at any time unpaid for fourteen days after the date appointed for the payment thereof whether demanded or not, or in the event of the lessee vacating the said premises or without the consent in writing of the Commissioners ceasing for one month to use the same for the purpose for which they were leased to him, or in event of the lessee becoming an insolvent or making an assignment for the benefit of his creditors, or failing to perform or observe any covenant on his part whether implied or otherwise.
 - (B) That service of any notice may be made upon the lessee his executors administrators or assigns personally, or by sending the same to him or them by post to the address of the lessee appearing in the lease, or by affixing or posting the same upon some part of the premises. Every notice sent by post shall be deemed to have been received by the addressee in the ordinary course of post.
- SPECIFIC OFFENCES.**
261. *Specific Offences, and Penalty for.*—Every person who shall commit any of the acts following shall be guilty of an offence, and shall for every such offence incur a penalty not exceeding £20 and unless otherwise provided by the Act not less than £1, that is to say:—
- (1) Boil or heat any pitch, tar, resin, turpentine, spirits, oil or other combustible matter in or on any ship or boat or wharf, except in such place and in such manner as shall be specially appointed by the Harbor Master for that purpose.
 - (2) Burn any refuse or other material in or upon any shed, wharf, or approach thereto, or road within the port.
 - (3) Bring any loaded gun or firearm on any wharf or work.
 - (4) Pump or discharge from any vessel or tank any oil, spirit, or other inflammable liquid into the waters of the port, or on to any wharf therein.
 - (5) Cause any vessel within the port to be fumigated or smoked without the permission in writing and under the direction of the Harbor Master.
 - (6) Use drags or grapplings for the purpose of lifting articles or things from the bed of the port, or disturb such bed in any way whatever, without the consent in writing of the Harbor Master first obtained.
 - (7) Remove any stone, sand, shell, marl, seaweed, thatch grass or rushes, or any material whatever from any property or place under the control of the Commissioners, unless licensed by the Commissioners, or by their special permission in writing.
 - (8) Cut, break, bark, root up or otherwise destroy damage or remove the whole or any part of any tree sapling underwood shrub or timber in or upon any property under the control of the Commissioners, unless licensed by the Commissioners.
 - (9) Ride or drive at a rate of speed beyond a walking pace, or negligently drive on the wrong side of any wharf, road or street, or on any footpath, or without permission of the Harbor Master, drive or conduct two carriages at the same time, or bring on to or move or cause to be moved upon any wharf any carriage which shall with the load exceed 7 tons in weight, or be of a construction likely to damage the decking of the wharf, or drive on to any wharf any carriage self-propelled.
 - (10) Unless actually and actively employed in the transport of goods or passengers to or from a wharf, store, shed or any works of the Commissioners, permit any carriage to be backed up against or to be upon any wharf or approach thereto; or if employed as aforesaid to remain so backed up or upon any such place longer than actually required in the course of such employment; and of the time so required the Harbor Master shall be the judge.
 - (11) Negligently or violently or otherwise than as directed by the Harbor Master, discharge or unload from any vessel or carriage pig iron, timber, stone, machinery or other heavy goods or packages on to any wharf, or draw or trail any sledge timber or other heavy material upon a wharf, or place any materials or substance upon any wharf or approach thereto, or road or street upon, or within property under the control of the Commissioners to the injury or obstruction thereof.
 - (12) Cut, break or destroy the mooring or fastening of any vessel, or remove, unmoor, interfere with, cast off, or take away from any wharf or place appointed or licensed by the Commissioners for the mooring of vessels, any boat, without the permission of the owner or licensee thereof.
 - (13) Except for the purpose of saving life or dragging for drowned persons, remove or in any manner interfere with any life-saving gear, lifehook, drag, grapnel, life buoy or any other life-saving apparatus, the property of the Commissioners, or placed within the port with their consent.
 - (14) Except under licence from the Commissioners or upon premises leased from or licensed by them, carry on or conduct any retail business, or hawk, sell, or expose for sale or barter any goods or article of trade, sale or exchange; or being licensed by the Commissioners, hawk, sell, or expose for sale or to public view any literature or pictures which in the opinion of the Commissioners is or are immoral or obscene or objectionable.
 - (15) Sort, bulk or repack goods, repair casks or cases or other article or thing enclosing goods, or weigh or sample grain or other goods upon any wharf or in any shed under the control of the Commissioners without the consent of the Harbor Master, and as directed by him.
 - (16) Tout for or solicit customers or patronage for any shop, residence, restaurant, boardinghouse, hotel or place of amusement, or passengers for any vessel or carriage.
 - (17) Throw, drop, place or discharge either from a vessel or from the land or a wharf, or permit to be discharged from any sewer or drain into or upon any part of the port or the waters thereof, or upon or into any wharf, street, road or other property under the control of the Commissioners any ballast, stone, sand, gravel, coal, cinders, ashes, wreckage, refuse, rubbish, animal with intention to drown the same, dead animals fish or birds, filth, drainage of any description, or any putrifying or objectionable vegetable or animal matter, except in such places and in such manner as the Commissioners may appoint, approve of or direct, or deposit or discharge or permit to be deposited or discharged any substance above-named in a position where the same may be washed by rain or otherwise into or upon the port or the waters thereof, or into or upon any property under the control of the Commissioners.
 - (18) Hold any meeting or address any assemblage upon or within property under the control of the Commissioners, without the consent of the Commissioners in writing.

- (19) Smoke, loiter, lounge, sleep, play at any game, be the worse for liquor, use filthy offensive abusive or insulting language, or act in an idle, disorderly or obscene manner, or commit any nuisance on or against any property of the Commissioners, or expose his person, or refuse to leave any property under the control of the Commissioners, or obstruct any officer or employé of the Commissioners in the execution of his duty.
- (20) Affix to or post or stick or write on any wharf building, wall, fence, rail, hoarding, post, board, buoy, beacon, vessel or cliff under the control of the Commissioners any printed or written matter, picture or inscription, unless licensed by the Commissioners.
- (21) Graze any sheep cattle or horses upon any lands under the control of the Commissioners, except on such terms as the Commissioners may from time to time determine.

262. Increased Penalty for certain other specified Offences.—Every person who shall commit or be accessory to the commission of any of the acts following shall, for every such offence, incur a penalty not exceeding £20 and unless otherwise provided by the Act not less than £5:—

- (1) Injure, remove, alter or destroy any light exhibited within the port for navigation or otherwise, or any erection, vessel, buoy, beacon, lamp, lamp post or lamp iron bearing or containing such light, or any cable or wire leading thereto, or shall extinguish any such light.
- (2) Alter, injure or destroy any signal, signal staff, buoy, beacon, pile, guiding post, semaphore or flag.
- (3) Sink, soil, deface, injure, throw down or destroy any vessel, wharf, shed, fence, wall, hoarding, breakwater, breastwork, dam, lock, sluice, sluice gate, embankment, drain, pipe, or any property whatever under the control of the Commissioners.

GENERALLY.

263. Master, Owner, Agent, responsibility of.—The master owner and agent of a vessel, and pilot whilst in charge shall each be responsible for the due performance and observance of all Regulations applying to such vessel, and in no case shall the responsibility of either relieve the other or others of his or their responsibility.

264. Commissioners—No liability.—Neither the Commissioners nor any officer of the Commissioners shall be responsible for the security and safety of any vessel, nor for any damage to a vessel caused through defective condition of any mooring or appliance under their control or otherwise howsoever, unless such damage shall arise from their wilful neglect.

265. Injury or Damage to Person or Property.—Should any accident causing loss of life personal injury loss of or damage to property occur within the port or on or within property under the control of the Commissioners, then each and every person in any way concerned in such accident, or to whom the accident is directly or indirectly due, shall immediately report the circumstances to the Commissioners in writing.

266. Death to be reported.—The master of a vessel shall immediately report to the police the death of any person which may occur on board his vessel, and shall afterwards in due course and according to law cause the body to be buried on shore.

267. Life-saving Appliances.—Every licensed vessel must be equipped with the life-saving appliances required for her class by the Regulations of the Marine Board of Victoria, or Regulations under any Act of the Commonwealth in lieu thereof.

268. Careening, &c.—No vessel shall be careened hove down or hauled on shore for the purpose of inspection or repairs without permission from the Harbor Master in writing.

269. Landing Stages to be kept clear.—No boat shall be placed or allowed to remain on the stage of any landing-place or hove down alongside thereof.

270. Placing and Removal of Vessels on or from Slips or Landing Places.—No vessel above 15 tons burden shall be hauled upon or launched from or removed to any patent slip slip-way or launching-way without the permission of the Harbor Master in writing.

271. Use of such places of the Commissioners.—No person shall use any slip or launching-way of the Commissioners for the purpose of launching any vessel therefrom unless he has obtained permission so to do and paid the fee for such use which the Commissioners may appoint.

272. Repairs, Painting, &c., on Wharfs, &c.—No person shall make repair dress scrape paint or varnish soars or masts, or do any kind of carpenters' smiths' boiler-makers' blacksmiths' or rigging work on any wharf or under any shed thereon, or hang or place sails masts spars or any other thing to or upon any beam or joist of any

such shed, or hang nets or fishing gear upon any hand-rail of a wharf or steps thereof, without the consent of the Harbor Master in writing.

273. Drifting or Stranded Boats, &c.—Every boat and all timber and every other article of value found drifting on the waters of the port or stranded on the shores or banks thereof and not apparently in the charge of any person, shall be immediately delivered up by any finder thereof to the Harbor Master, or may be taken possession of by him, and he shall subject as hereunder retain the same until claimed by the owner, and such owner shall, before receiving his property from the Harbor Master, pay to the Commissioners all expenses incurred in connexion therewith. Should any such property be not claimed within six months after the date of possession thereof being taken by the Harbor Master, such property shall be deemed to be forfeited by the owner, and shall become the property of the Commissioners to be dealt with as they may think fit, and in case of sale thereof, the former owner shall have no claim whatever on the proceeds of sale.

274. Bathing of Horses.—Horses shall not be bathed in Corio Bay within the area extending from a point 500 yards east of the Eastern Beach Ladies' Baths west to a point 500 yards westward of the Western Beach Ladies' Baths, except within that portion of such area extending from the northern end of Bellerine-street to a point 200 yards west thereof, where they may be bathed between the hours of 4 a.m. and 10 a.m.

275. Computation of Time.—Unless otherwise specially provided, Sundays and public holidays shall be counted in the computation of time required by any Regulation, but where the last day of the time within which any act has to be done happens to be a Sunday or public holiday, then such Sunday or holiday as the case may be shall be excluded from the computation.

276. Vessels of Commissioners.—No Regulation of the Commissioners shall be held to refer to or comprise the vessels of the Commissioners unless expressly made applicable thereto.

RULES AND REGULATIONS UNDER MARINE ACTS.

277. Marine Acts—These Regulations substituted for Regulations under.—These Regulations are made in lieu of any Regulations affecting the port under the authority or in pursuance of the Marine Acts.

TOLLS, RATES, AND CHARGES, DUTIES, DUES, AND FEES.

278. Rates on Goods—Liability for.—The owner of goods unshipped or shipped and in addition in respect of goods shipped, the master owner and agent of every vessel into which goods are shipped shall be liable for the payment of rates on or in respect of any such goods, and no claim made or proceedings by the Commissioners upon or against one or more person or persons liable to pay any such rates shall relieve any other or others of his or their liability or responsibility either for rates or for any penalty incurred for non-payment or evasion thereof.

279. On Default in Payment of.—In case the Commissioners shall on default in payment of any rates in respect of goods exercise the power of sale over such goods conferred by the 86th section of the Act, and the net proceeds of sale shall be insufficient to pay the rates in respect of which default has been made, no person shall by the exercise of such power of sale be relieved from the payment of the amount of any deficiency or from the payment of any penalty incurred for non-payment or evasion of such rates.

280. Goods on Railway Waggon who liable for Rates.

—When goods are unshipped from any vessel into railway waggons or cars, or unshipped on to a wharf and then loaded into railway waggons for consignment from such wharf, the master or agent of the discharging vessel and the person upon whose order the said waggons were supplied shall, in addition to all other persons liable, be held responsible for the payment of all rates on or in respect of such goods.

281. Power to enter Vessel.—An officer of the Commissioners shall have the power either alone or with other persons to enter any vessel in order to ascertain the rates payable in respect of the vessel or of the goods therein, and the master of such vessel shall give every facility to such officer in the execution of his duty, and no person shall hinder or molest the officer or persons aforesaid, or refuse to allow him or them to enter or search the vessel.

282. Evasion of Rates, Penalty for.—If the master of any vessel or the owner of any goods evade the payment of rates due or payable to the Commissioners in respect of such vessel or goods or any part thereof, he shall pay to the Commissioners three times the amount of rates of which he shall so have evaded payment, and the same shall be recoverable from such master or owner in the same manner as a penalty. If the amount of penal rates shall exceed the sum of £20, then the amount thereof shall be recoverable by action in the Supreme Court.

The imposition of the foregoing penal rates shall not prejudice the exercise of the power of sale over the goods conferred by section 86 of the Act.

283. *Power to and Mode of Imposing Fees or Rates under Regulations.*—The Commissioners may by notice published at least twice in one Geelong daily newspaper at intervals of not less than four days nor more than seven days, appoint the fees or rates which shall be paid under or in respect or pursuance of any or either of the Regulations hereunder mentioned, or any Regulation in addition to the same or substituted therefor which the Commissioners may make, or in respect of applications for and licences granted under any or either of such Regulations, or for licence or permission to exercise any privilege or power or to do any act otherwise prohibited by any Regulation. The Commissioners may from time to time in the same manner alter amend vary or revoke any such fee or rate or appoint others in addition thereto or substitution therefor.

Regulations referred to:—

Numbers 140 to 260 (both inclusive);

Number 261 (sub-regulations 7, 8, 14, 20 and 21).

284. *Tolls on Wharfs.*—(a) The Commissioners may by notice published at least twice in one Geelong daily newspaper at intervals of not less than four days nor more than seven days appoint such toll charges for the use of any wharf or other property of the Commissioners thereon as they may deem desirable to be paid by or in respect of every person embarking from any wharf within the port upon any vessel to be carried in such vessel for any valuable consideration or reward, or by or in respect of every other person landing upon any wharf within the port from any vessel arriving therein from without the port and having been carried in such vessel for valuable consideration or reward, or to be paid in respect of any luggage or goods conveyed by the Commissioners along any wharf to or from any vessel thereat, or into or out of any shed upon any wharf, or adjacent thereto, or in lieu of a licence-fee for any carriage plying for hire for passengers or goods to be paid by the driver of every such carriage for each time he shall enter on or within a wharf to ply for hire or take passengers or goods on or to a wharf.

(b) The master owner or agent of the vessel carrying any such person as aforesaid shall be liable for any toll charge in respect of such person, and the owner or his agent for the toll charges in respect of the luggage and goods aforesaid.

PENALTIES.

285. *Penalties generally.*—Every person who shall offend against or fail to observe or who shall in any manner obstruct impede or interfere with the doing of anything enjoined or authorized to be done by any of these Regulations, or by any Regulation of the Commissioners in substitution for or in addition to these Regulations shall, unless a specific penalty is imposed or provided by the Act or any Regulation, be liable to a penalty not exceeding £20 and unless otherwise provided by the Act not less than £1; and when, through any act neglect or default on account whereof any person has incurred a penalty imposed by the Act or any Regulation, any damage to the property of the Commissioners has been committed or caused by such person, he shall be liable to make good such damage as well as to pay such penalty, and the amount of such damages in case of dispute shall be determined by the justices by whom the party incurring such penalty shall have been convicted.

QUAYAGE.

286. *Quayage and Rates, Schedule 1, Part A and B.*—There shall be paid to the Commissioners by the master owner or agent of a vessel berthed at or moored either directly or indirectly to a wharf, in respect of the use of such wharf, such of the rates specified in Parts A and B of the First Schedule hereunder as may be applicable to such vessel. The rates so payable shall be in addition to the rates chargeable under Regulation 66 in respect of the time during which goods may be deposited on a wharf in anticipation of the mooring thereat of the vessel by which such goods are to be shipped, and shall also be in addition to any other rate or penalty which may be payable or be incurred in respect of such vessel.

The word wharf used in this Regulation shall mean and include any place of mooring or moorings whereat a vessel may be anchored or moored during the shipping or unshipping of passengers or goods on or from such vessel.

287. *Berthing at more than one Wharf in Corio Bay.*—If any vessel shall without leaving Corio Bay be moored at more than one wharf or place of mooring as aforesaid within such Bay, the time at each being consecutive, the aggregate time during which such vessel is so moored shall be charged and paid for.

288. *Repairs—Time allowed.*—In the case of a vessel moored to a wharf or moorings for the sole purpose of having repairs effected, three days' time or such further time not exceeding in all fourteen days as the Commissioners direct, may be allowed for such purpose free of rates.

289. *Rates on net register (British) tonnage.*—All rates imposed under or in pursuance of Regulation 286 shall, unless otherwise specified, be calculated at per ton of the net register tonnage.

290. *Time—How calculated.*—Subject to any minimum rate imposed in computing rates any part of an hour thirty minutes or less shall not be charged for. Over thirty minutes shall be charged for as one hour.

291. *Sundays and Holidays.*—No Sunday and no other day which the Commissioners may declare or appoint to be considered a holiday on any specified wharf or at any place of mooring as aforesaid shall be charged for, unless a vessel receives or discharges passengers or goods at or from any such specified wharf or mooring aforesaid on any such day, in which case rates shall be paid in respect of such vessel.

292. *Power to accept Yearly Sum.*—The Commissioners may for the purpose of facilitating trade or for the convenience of themselves or of any person liable to pay the same, by agreement in writing, accept in lieu of the rates imposed under Regulation 286 for the use of any wharf or place of mooring a gross sum per annum or for any lesser period of a year, and every such gross sum so agreed upon shall be paid by such portions or instalments thereof in advance as the Commissioners may determine.

WHARFAGE.

293. *Wharfage and Rates, Second Schedule.*—There shall be paid to the Commissioners in respect of all goods unshipped within the port, unless exempted by the provisions of any Act of Parliament the rates specified and particularized in the Second Schedule hereunder. All rates so specified shall be in addition to any other rate or penalty which may be payable or incurred in respect of any such goods.

294. *How Rates Calculated.*—The Commissioners may calculate the rates specified as aforesaid at per ton by weight or by measurement at their option.

THE FIRST SCHEDULE.

QUAYAGE RATES.

Part A.

For vessels hereunder mentioned, not included under Part B—

	£	s.	d.
Excursion vessels carrying passengers only, and not exceeding 200 tons, and not berthing in the port daily, per day or part of a day ...	1	0	0
Other vessels not exceeding 200 tons, for every 50 tons and fraction of 50 tons, per day or part of a day ...	0	2	6

Vessels exceeding 200 tons, for every hour of the first 144 hours (the minimum amount of rate to be paid being 15s.), one forty-eighth of one penny per ton.

And after the first 144 hours (the minimum time to be paid for being 48 hours), one ninety-sixth of one penny per ton.

Part B.

Vessels engaged only in Inter-State, State or port trade when laid up and out of commission and moored at a wharf—

	£	s.	d.
Vessels not exceeding 200 tons, per month or part of a month ...	0	5	0
Vessels exceeding 200 tons and not exceeding 500 tons, per month or part of a month ...	0	10	0
Vessels exceeding 500 tons and not exceeding 1,000 tons, per month or part of a month ...	1	0	0
Vessels exceeding 1,000 tons, per month or part of a month ...	1	10	0

THE SECOND SCHEDULE.

WHARFAGE RATES.

Part A.

Goods brought from any other port within the Commonwealth—

	£	s.	d.
Goods the produce or manufacture of the Commonwealth, at per ton ...	0	1	0
With a minimum charge of 1d. on single packages and a maximum charge of 2s. 6d. for agricultural implements.			
Returned empties, being casks, cases, boxes, crates, baskets, biscuit and lolly tins and bags, at per ton ...	0	0	3
Sea shell, seaweed, and ballast consisting of stone, sand or shingle, at per ton ...	0	0	3

Part B.

Goods brought from any port outside the Commonwealth—

Special Rates.

	£	s.	d.
Ballast, consisting of stone, sand or shingle, at per ton ...	0	0	3
Bricks, building or fire, at per ton ...	0	1	8
Clays, fire and other, at per ton ...	0	1	8
Earths, not being ballast or mineral, at per ton ...	0	1	8
Fire-lumps, at per ton ...	0	1	8
Firewood, at per ton ...	0	1	0
Ores and mineral earths, at per ton ...	0	1	8
Oil, kerosene, in bulk, at per ton of 250 gals. ...	0	5	0
Oil, fuel, in bulk, at per ton of 250 gals. ...	0	5	0
Phosphatic rock, at per ton ...	0	1	0
Returned empties, at per ton ...	0	2	0
Rope, old, condemned, at per ton ...	0	1	0
Scenery, theatrical, at per ton ...	0	1	0
Slates, roofing, at per 1,000 ...	0	3	0
Tiles, roofing, at per 1,000 ...	0	3	0
Turf moss, at per ton ...	0	1	8
Timber, being logs round or rough hewn, to be milled in the State, at per ton ...	0	2	0

General Rates.

Alkalis—potash, soda, caustic or otherwise, silicate, nitrate
 Bamboos, canes and rattans
 Bass
 Cement
 Charcoal
 Coal
 Coke
 Copra
 Cotton, raw
 Earthenware
 Ferro-manganese
 Fibres
 Glass, plain moulded only
 Iron and steel (not galvanized), bar, rod, angle, tee, plate, sheet, ingot, pig, scrap, blooms, billets, slabs, hoop, wire
 Kapok
 Manures (other than guano, bones and bone-dust, which are exempt)
 Marble, unwrought
 Nuts, edible or oil producing
 Oakum
 Plaster of Paris
 Rags
 Resin
 Salt, cake
 Slate, Slabs
 Stone, unwrought
 Sulphur
 Tar
 Timber, hewn, split, sawn, spars or piles
 Tow
 Whiting

In respect of the goods above specified or included within any or either of the foregoing designations, a general rate at per ton ... 0 3 0

In respect of all other goods not specified above or not included within any or either of the foregoing designations, a general rate at per ton ... 0 5 0

THE THIRD SCHEDULE.

Part A.

£ s. d.

Transshipment rates—

In respect of goods transhipped and not taken without the port within 48 hours after the time of the final discharge of the vessel unshipping such goods, under and subject to the provisions of Regulation 87, per ton ... 0 1 0

Part B.

Storage rent—

For the storage of goods under Regulation 92, for every day after the expiration of any permitted time under such Regulation, per ton ... 0 0 2

(See also Penal Rates, Regulation 95.)

The common seal of The Geelong Harbor Trust Commissioners was hereunto affixed this twenty-second day of March, 1909—

(SEAL) G. F. HOLDEN, Chairman.
 E. H. LASCELLES, Commissioner.
 JAMES HILL, Commissioner.
 W. S. CROWLE, Secretary.

Approved by the Governor in Council,
 15th June, 1909.

F. W. MABBOTT,
 Clerk of the Executive Council.

DEPARTMENT OF WATER SUPPLY.

MACEDON WATERWORKS TRUST.—AUTHORITY TO OBTAIN OVERDRAFT.

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 273 of the *Water Act 1905*, has, by an Order made on the 15th day of June, 1909, authorized the Macedon Waterworks Trust to obtain an Overdraft at the Commercial Bank of Australia Limited, Gisborne, provided the amount of such overdraft shall not at any one time exceed the sum of One hundred pounds (£100).

F. W. MABBOTT,
 Clerk of the Executive Council.

At the Executive Council Chamber,
 Melbourne, the 15th June, 1909.

APPOINTMENT OF POLLING PLACE FOR ELECTORAL DISTRICT.

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1909.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

IN pursuance of the provisions contained in *The Constitution Act Amendment Act 1890* (54 Vict. No. 1075, section 207), His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, doth by this Order appoint the place named in the second column of the Schedule hereunder to be a Polling Place within and for the Division of the District specified in conjunction therewith in the first column of the said Schedule, viz:—

Electorat District and Division.	Polling Place Appointed.
Flemington District— North Footscray Division	Sunshine (within the Division)

And the Honorable John Murray, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
 Clerk of the Executive Council.

Indeterminate Sentences Act 1907.

REGULATIONS.

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1909.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray
Mr. Graham
Mr. Cameron

Mr. Edgar
Mr. Hagelthorn.

WHEREAS by section 32 of the *Indeterminate Sentences Act 1907* (7 Edw. VII. No. 2106), it is amongst other things provided that the Governor in Council may make regulations for prescribing all matters necessary or convenient to be prescribed for carrying out or giving effect to the provisions of the said Act: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations, that is to say:—

REGULATIONS UNDER THE INDETERMINATE SENTENCES ACT 1907.

1. In these regulations "Board" means the Indeterminate Sentences Board constituted under the *Indeterminate Sentences Act 1907*.

"Inspector-General" means the Inspector-General of Penal Establishments.

"Superintendent" means the Officer for the time being in charge of a Reformatory Prison, and includes the Matron in Charge of a Reformatory Prison for Females.

"Inmate" means any person detained in a Reformatory Prison other than a habitual criminal.

"Reformatory" means a Reformatory Prison set apart under the provisions of the *Indeterminate Sentences Act 1907*.

2. The Board shall meet from time to time as may be necessary; minutes of each meeting shall be kept by the Secretary and signed by the Chairman.

3. The Board, or two members thereof, shall visit each Reformatory at least once in each month, and shall examine the conduct reports of the inmates and the accounts of their earnings.

4. The Board may at such visits examine any inmates eligible for promotion in grade, or for release on probation, and may inquire generally into the treatment of the inmates and the practical working of the *Indeterminate Sentences Act*.

5. Each inmate shall as soon as practicable after admission to a Reformatory be examined by a Medical Practitioner appointed for the purpose, who shall furnish a report of such examination to the Superintendent.

6. There shall be three grades—the first or higher grade, the second grade, and the third or lower grade. Each inmate on admission shall be placed in the second grade.

7. There shall be a distinction in the dress of the inmates of the respective grades. The clothing shall be of such material and pattern as may from time to time be directed by the Inspector-General, with the approval of the Chief Secretary. In addition to their working clothes inmates will have issued to them clean clothing, including trousers and jacket for wear at lectures, assemblies, and on Sundays.

8. Subject to the conditions contained in clause 38 of the Rules and Regulations under the *Gaols Act 1890*, inmates of the second grade will be allowed to receive and write one letter monthly, and, on promotion to the first grade, at more frequent intervals with the approval of the Inspector-General. Inmates while in the third grade, will be allowed to receive from their friends one letter monthly, and to write one letter every two months.

9. A visit by relatives and friends will be allowed to inmates of the second grade at intervals of not less than two months, and to inmates of the first grade at intervals of not less than one month. On maintaining a good-conduct record for three consecutive months, inmates of the first grade will be allowed to receive visits from reputable persons at more frequent intervals with the approval of the Inspector-General. While in the third grade, inmates will be permitted to have a visit at intervals of not less than three months.

10. Rations will be issued in accordance with the dietary scales under the *gaol regulations*, with the addition of $\frac{1}{4}$ oz. of ration tea and 1 oz. of ration sugar per diem to inmates of the second and first grades. On maintaining a good-conduct record for three consecutive months, inmates of the second grade will be allowed to spend portion of their earnings, as may be determined by the Board, on the purchase of such extras as are marked with an asterisk in the indulgence list below: inmates of the first grade, while conduct continues good, will be allowed to spend portion of their earnings, as may be determined by the Board, on the purchase of such extras as are marked thus †—

INDULGENCE LIST.

† * Postage stamps.
† Butter.
† * Coffee.
† Cocoa.
† Cheese.
† * Fruit.

† Jam.
† * Milk.
† * Oatmeal.
† Rice.
† Tobacco.

11. Inmates of the second grade will take their meals in their cells. They will be privileged while conduct remains exemplary to be present at lectures or addresses that may be given in the prison, to change their library books thrice weekly, and, under proper supervision to associate for recreation outside working hours at such times as may be sanctioned by the Inspector-General.

Inmates of the first grade will dine in association. They will be permitted to change their library books as often as may be required, and on maintaining a good-conduct record for three consecutive months will be given access to such weekly journals and newspapers as may be sanctioned by the Inspector-General. They will attend lectures and other meetings that may be held in the prison, and will be granted extended privileges in regard to association and recreation in the discretion of the Inspector-General.

12. Promotion may be earned by good conduct, including prompt and cheerful obedience to all rules and regulations, assiduity at work, and efforts made to acquire skill and rapidity thereat, also attention to and interest shown in any lectures or classes and reasonable progress in subjects of instruction.

13. Good conduct must be shown for at least six consecutive months in order to earn promotion to a higher grade, except in such cases as may, in the opinion of the Board, be considered deserving of special reward.

14. An inmate shall not be released on probation unless—

- (1) He shall have shown good conduct in the first grade for at least six consecutive months ;
- (2) And shall have assurance of immediate employment, or
- (3) Shall have standing to his credit, money sufficient to maintain him for fourteen days after leaving the Reformatory ; and
- (4) Shall have reasonable prospects, in the opinion of the Board, of earning an honest livelihood.

Provided that the Board may recommend the suspension of any of these conditions in regard to any inmate who is considered deserving of exceptional treatment.

15. Inmates who are not engaged at special trades, but who discharge such duties as may be assigned them in keeping the premises in good order, and whose conduct is good, shall be credited with earnings at the rate of 2s. per day, subject to a deduction of 1s. per day for food. So much of the balance, as the Board may think fit, shall be applied towards the maintenance of the wife and family (if any) of the inmate, or of any person dependent upon him.

16. The superintendent shall keep a record of the conduct of each inmate, and of the amounts earned, and of the amounts deducted for payment for food or clothing or the purchase of extras, and the amounts (if any) remitted towards the maintenance of any persons dependent on the inmate for support, or deducted by way of punishment, and any inmate shall be entitled to know the particulars of his own account.

17. The Superintendent shall furnish monthly reports to the Inspector-General, stating the inmates admitted during the month, the total number of inmates in the Reformatory, the punishments inflicted, the state of the health of the inmates, and such other particulars as the Inspector-General may from time to time direct.

18. The Board may reduce to a lower grade for such term as they may think fit any inmate whose behaviour is, in their opinion, such as to be injurious to the discipline of the Reformatory or to the other inmates.

19. The Visiting Justice shall have power, in addition to, or in substitution for, any punishment he is empowered to inflict under the *Gaols Act* 1890, to punish any inmate for any breach of discipline by imposing a fine, not exceeding 20s., to be deducted from any sum at any time standing to the credit of such inmate in the account kept in the Reformatory.

20. The hours of rising, the time for meals, the hours of work and of instruction, the times allowed for reading and exercise, the hours for lights out and bed, the hours to be spent at military drill and the arrangements therefor, together with such other internal arrangements as may be necessary, shall be in the discretion of the Inspector-General.

21. The rules and regulations made under the provisions of the *Gaols Act* 1890 and all General Orders in regard to prisons shall, as far as practicable, and where not inconsistent with these regulations, apply to every Reformatory.

22. Any order made by a Court of Petty Sessions under the provisions of section 6 (1) of the *Indeterminate Sentences Act* 1907 shall be in the form of the First Schedule hereto or to like effect.

23. Any Order made by a Judge of the Supreme Court or Chairman of a Court of General Sessions of the Peace under section 6 (3) of the *Indeterminate Sentences Act* 1907 shall be in the form of the Second Schedule hereto or to like effect.

FIRST SCHEDULE.

Indeterminate Sentences Act 1907.

Act No. 2106, s. 6.

ORDER FOR TAKING AN OFFENDER TO BE DEALT WITH BY HIGHER COURT.

In the Court of Petty Sessions at
In the Bailiwick.

In the matter of the *Indeterminate Sentences Act 1907*,
and

In the matter of of
convicted on the information of
of an offence of a kind which having regard to previous
convictions subjects the offender to be dealt with under the
said Act.

- (1) Place.
(2) Name of P.M.
(3) Name or names of
Justices.
(4) "s" if more than
one Justice.
(5) Name of offender.
(6) If more than 17
"upwards of."
(7) State shortly nature
of offence.
(8) If such be the case
"as amended by law."
(9) Term of imprison-
ment.

WHEREAS at a sitting of the Court of Petty Sessions this day holden at (1) Esquire a
in the said Bailiwick and the State before (2) Police Magistrate of the said State and (3)
Justice (4) of the Peace in and for the said Bailiwick of the same, One (5)
a person apparently of the age of (6) seventeen
years was convicted of (7) (the same being an
offence under Part III. of the *Police Offences Act 1890*) (8)
for which offence he has been now sentenced to a term of imprisonment of not less than
three months, that is to say to a term of (9)

- (10) Name of offender.
(11) "Supreme Court
for the hearing of criminal
trials" or "Court of
General Sessions of the
Peace."
(12) Place.
(13) Date.
(14) "Judge" or
"Chairman."

AND WHEREAS the said offender prior to such conviction has been previously convicted
on at least two occasions of an offence of a description referred to in section 6 of the
Indeterminate Sentences Act 1907, these are to order and direct that you the said
keeper of the said gaol before the completion of the term of imprisonment this day
passed to cause the said (10)
to be brought up at the sitting of the (11)
holden at (12)
on the (13) day of now
next before the (14) presiding to be then and there dealt
with under the provisions of the *Indeterminate Sentences Act*.

Dated at the
day of 19

SECOND SCHEDULE.

- (1) Supreme Court or
Court of General Ses-
sions of the Peace.
(2) Place.

In the (1)
At (2)
Bailiwick
State of Victoria.

To wit.

In the matter of the *Indeterminate Sentences Act 1907*

and

- (3) Name of prisoner.
(4) Place.
(5) Place.
(6) Date.
(7) Offence.

In the matter of (3) of (4)
convicted at the Court of Petty Sessions (5) on
the (6) of (7) the same
being an offence of a kind which having regard to the
previous convictions subjects the offender to be dealt with
under the said Act.

- (8) Supreme Court for
hearing of criminal trials
or Court of General Ses-
sions of the Peace.
(9) Place.
(10) Supreme Court or
Court of General Ses-
sions.
(11) Name of prisoner.

WHEREAS at the sittings of the (8) holden at (9) in
the said Bailiwick before me the undersigned one of the Judges of
the (10) of the said State one (11) was brought before
me on an Order made by the Court of Petty Sessions at on the day
which Order recites that at a sittings of such Court that
day holden before a Police Magistrate of the said State and
Justice of the Peace in and for the Bailiwick (12)
apparently of the age of upwards of seventeen years was convicted before them of
(13) (the same being an offence under Part III. of the *Police
Offences Act 1890* as amended by law) for which offence he had then been sentenced to
a term of imprisonment for (14) and which further recited that the said
(15) prior to such conviction had been previously convicted on at
least two occasions of an offence or offences of a description referred to in section 6 of
the *Indeterminate Sentences Act 1907* and which Order directed that the said (16)
be brought up at the present sittings of this Court before the Judge presiding to be then
and there dealt with under the provisions of the *Indeterminate Sentences Act 1907*.

- (12) Name of prisoner.
(13) Offence.
(14) Sentence.
(15) Name of prisoner.
(16) Name of prisoner

AND WHEREAS being satisfied that the person before me was over the age of seven-
 teen years, and due proof being given of the identity of that person then before me
 with the (17) referred to in the Order of the Court of Petty Sessions (17) Name of Prisoner.
 aforesaid, and of his conviction by the Court of Petty Sessions at (18) Offence.
 as recited on the day of for the offence of (18) , and of the fact
 of the sentence thereon for a term of , as recited in the said Order AND
 WHEREAS due proof has been given of the previous convictions of the said
 for offences amounting in number to (a) (b) being (a) Total convictions.
 offences under Part III. of the *Police Offences Act* 1890, and the remainder for offences (b) Number under Part
 included in a class of offences mentioned in the Second Schedule to the *Indeterminate III.*
Sentences Act 1907. I NOW THEREFORE, under the powers by the *Indeterminate*
Sentences Act 1907, conferred upon me and under all other powers me enabling in that
 behalf DO HEREBY by this my Order DIRECT that on the expiration of the term of
 month's imprisonment imposed by the Court of Petty Sessions at
 on the said on the day of for the offence hereinbefore
 set out that he the said be detained during the GOVERNOR'S
 PLEASURE in a Reformatory prison

Given under my hand this day of 19 .

And the Honorable John Murray, His Majesty's Chief Secretary for the State of Victoria, shall
 give the necessary directions herein accordingly.

F. W. MABBOTT,
 Clerk of the Executive Council.

Stock Diseases Act 1890. REGULATIONS.

At the Executive Council Chamber, Melbourne, the
 fifteenth day of June, 1909.

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

WHEREAS by Part I. of the *Stock Diseases Act* 1890, among other things the Governor in Council is empowered from time to time to make Orders and Regulations for the purposes therein mentioned, and to rescind the same: And whereas by Order in Council dated the eleventh day of November, 1890, Regulations were made for the introduction of Stock into Victoria and for other purposes: And whereas it is desirable to amend such Regulations: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in exercise of the powers conferred by the above-recited Act, and of every other power enabling him in that behalf, order as follows (that is to say):—

The word "Wangrabelle" shall be added to the Fourth Schedule of the Regulations of the eleventh day of November, 1890, hereinbefore referred to.

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

F. W. MABBOTT,
 Clerk of the Executive Council.

TREE RESERVES IN THE SHIRE OF BORUNG.

At the Executive Council Chamber, Melbourne, the
 fifteenth day of June, 1909.

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

HIS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in the *Local Government Act* 1903 (3 Edw. VII. No. 1893), and in compliance with a request made by the Council of the Shire of Borung, doth by this Order declare portions of the roads coloured yellow on a plan marked "A" attached to correspondence deposited in the Office of Public Works, Melbourne, to be Tree Reserves within the meaning of section 507 of the Act aforesaid, and doth furthermore authorize the Council of the said Shire to take charge of, plant, and cultivate same.

The situations of the roads are in the parishes of Kellalac and Nullan, and intersect at allotments 69 and A, parish of Kellalac, and 33 and 39, parish of Nullan.

And the Honorable James Cameron, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
 Clerk of the Executive Council.

ROAD IN THE PARISH OF TARRANGINNIE REDUCED IN WIDTH.

At the Executive Council Chamber, Melbourne, the
 fifteenth day of June, 1909.

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

HIS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in accordance with the provisions of, and in exercise of the powers conferred by, the *Local Government Act* 1903, doth by this present Order confirm the scheme for the reduction in width of a road fronting and abutting on Crown allotment 498 in the parish of Tarranginnie, in the county of Lowan; the said scheme being under the seal of the Council of the Shire of Lowan of the first part, the seal of the Board of Land and Works of the second part, and under the hands and seals of the parties of the third part, viz., owners of land having a frontage to the road aforesaid.

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

F. W. MABBOTT,
 Clerk of the Executive Council.

Stock Diseases Act 1890. REGULATIONS CONCERNING THE INTRO- DUC- TION OF STOCK INTO VICTORIA FROM NEW SOUTH WALES.

At the Executive Council Chamber, Melbourne, the
 fifteenth day of June, 1909.

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

HIS Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, under the powers conferred on him by section 4 of the *Stock Diseases Act* 1890, and all other powers him enabling in that behalf, deeming it necessary and expedient to make further regulations concerning the introduction into the State of Victoria from the State of New South Wales of loose horses, cattle, sheep, camels, and goats (hereinafter referred to under the term "Stock"), doth now make the following regulations to take effect from the first day of July, 1909 (that is to say):—

Notwithstanding anything contained in the regulations made on the eleventh day of November, 1890, and the regulations made on the fourth day of December, 1906, stock may be introduced into Victoria under the following conditions:—

1. The owner of such stock shall make a declaration in form, or to the effect of Schedule "A" hereto.
2. The Inspector of Stock at the crossing place, or in charge of the district adjoining the border through which such stock last passed, prior to crossing into the State of Victoria, shall certify that no outbreak of the diseases known as anthrax, pleuro-pneumonia contagiosa, and cattle

tick infestation has been notified as occurring on the holding from which such stock started, or on the stock route they have travelled during the next preceding sixty days.

3. The authorized person in charge of such stock shall deliver Schedule "A" duly completed, to the inspector in charge of the gazetted crossing place, at which such stock are introduced into Victoria.

4. Notice of intention to introduce stock into Victoria from New South Wales shall be given to the Inspector of Stock at the crossing at which it is desired to introduce such stock or to the Inspector of Stock of the district into which such stock first entered on crossing, in the form or to the effect of Schedule "B" hereto, at least forty-eight hours before it is intended such stock should cross.

5. The crossing places at which such stock may cross the border from the State of New South Wales into the State of Victoria are as follow, viz. :—

Wangrabelle (Timbilica),
 Delegate (Bondi, Quimburra, Upper Bendoc, Lower Bendoc, Kirkenong),
 Jingellic,
 Tintaldra,
 Wodonga (Albury),
 Gooramadda (Howlong),
 Wahgunyah (Corowa),
 Yarrowonga (Mulwala),
 Cobram,
 Tocumwal,
 Echuca (Moama),
 Koondrook (Barham),
 Swan Hill,
 Tooleybuc,
 Narung,
 Mildura (Abbotsford).

SCHEDULE "A."

Declaration of Owner of Stock to be introduced from New South Wales into Victoria.

I, _____ of _____ being the owner (or authorized agent) of the stock more particularly described in Schedule below, do solemnly and sincerely declare that, to the best of my knowledge and belief, such stock do not manifest any symptoms of the diseases known as anthrax, pleuro-pneumonia contagiosa, and cattle tick infestation, and have not been exposed to any risk of infection by any such disease during the next preceding sixty (60) days.

Particulars of Stock.

Number—
 Description, brands, and marks—
 Name of owner and person in charge—
 Name of holding where stock from—
 Route and destination—
 Consignee—

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the *Oaths Act 1900*.

Signed— _____
 Date— _____

Witness—
 Date—

I hereby certify that no outbreak of such diseases has been notified to exist among the stock on the holding mentioned in the above Schedule "A," or on any part of the route they have travelled during the next preceding sixty (60) days.

Signed—
 Inspector of Stock,
 Crossing or District.

SCHEDULE "B."

Notice of Intention to introduce Stock (Loose Horses, Camels, Cattle, Sheep, and Goats) from New South Wales into Victoria.

To _____
 Inspector,
 Crossing or District.

Take notice that it is my intention to introduce at the gazetted crossing place at _____ the stock more particularly described below, at the time and date therein mentioned, and of which _____ is the owner.

Particulars of Stock.

Number—
 Description, brands, and marks—
 Name of owner and person in charge—
 Name of holding where stock from—
 Route and destination—
 Time and date of crossing—
 Consignee—
 Dated _____

Owner or Authorized Agent.
 And the Honorable George Graham, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
 Clerk of the Executive Council.

Factories and Shops Acts.

REGULATION OF CHEMISTS' SHOPS IN THE CITY OF ESSENDON.

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1909.

PRESENT :

His Excellency the Governor of Victoria.
 Mr. Murray
 Mr. Graham
 Mr. Cameron
 Mr. Edgar
 Mr. Hagelthorn.

UNDER 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 a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlers) of the particular class or kind to be affected, doth hereby make the following Regulations, that is to say :—

1. The Regulation made on the fourth day of July, 1906, directing that all chemists' shops (being shops of a class or kind mentioned in the Fourth Schedule to the *Factories and Shops Act 1905*, No. 1975), within the municipal district of the Town of Essendon within the Metropolitan District constituted by section 21 of the *Factories and Shops Act 1905* (No. 2), No. 2008, shall be closed during the whole of each year on the evenings of Sunday, Monday, Tuesday, Wednesday, Thursday, and Friday, from the hour of Nine o'clock, and on the evening of Saturday from the hour of Eleven o'clock in each and every week, shall from and after the date hereof be and the same is hereby rescinded.

2. All chemists' shops (being shops of a class or kind mentioned in the Fourth Schedule to the *Factories and Shops Act 1905*, No. 1975), within the municipal district of the City of Essendon within the Metropolitan District constituted by section 21 of the *Factories and Shops Act 1905* (No. 2), No. 2008, shall be closed during the whole of each year on the evenings of Sunday, Monday, Tuesday, Wednesday, Thursday, and Saturday from the hour of Nine o'clock, and on the evening of Friday from the hour of Ten o'clock in each and every week.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
 Clerk of the Executive Council.

Factories and Shops Acts.

REGULATION OF CHEMISTS' SHOPS IN THE CONTIGUOUS MUNICIPAL DISTRICTS OF THE CITY OF HAWTHORN, THE TOWN OF CAMBERWELL, AND THE BOROUGH OF KEW.

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1909.

PRESENT :

His Excellency the Governor of Victoria.
 Mr. Murray
 Mr. Graham
 Mr. Cameron
 Mr. Edgar
 Mr. Hagelthorn.

UNDER 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 a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlers) of the particular class or kind to be affected, doth hereby make the following Regulation, that is to say :—

All Chemists' shops (being shops of a class or kind mentioned in the Fourth Schedule to the *Factories and Shops Act 1905*, No. 1975), within the contiguous municipal districts of the City of Hawthorn, the Town of Camberwell, and the Borough of Kew, within the Metropolitan District constituted by section 21 of the *Factories and Shops Act 1905* (No. 2), No. 2008, shall be closed during the whole of each year on the evenings of Sunday, Monday, Tuesday, Wednesday, Thursday, and Saturday, from the hour of Nine o'clock, and on the evening of Friday from the hour of Ten o'clock in each and every week.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
 Clerk of the Executive Council.

SEYMOUR NEW CEMETERY.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

WHEREAS by the *Cemeteries Act 1890* (54 Vict. No. 1072) it is amongst other things enacted that no cemetery or burial ground shall be established or opened in Victoria save with the approval of the Governor in Council: Now therefore His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, doth by this Order approve of the opening as a Public Cemetery, to be known as the

SEYMOUR NEW CEMETERY,

of that piece of land containing ten acres, being portion of Crown allotment 53 of section 1., parish of Tallarook, county of Anglesey: Commencing at a point on the northern boundary of the said allotment and bearing N. 87 deg. 44 min. E. twenty-three chains five links from the north-west angle of that allotment, and bounded thence by lines bearing respectively N. 87 deg. 44 min. E. ten chains by a roadway, S. 2 deg. 16 min. E. ten chains; S. 87 deg. 44 min. W. ten chains, and N. 2 deg. 16 min. W. ten chains to the point of commencement.

And the Honorable William Lawrence Baillieu, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
Clerk of the Executive Council.

Factories and Shops Acts.

DETERMINATION OF THE AGRICULTURAL IMPLEMENTS BOARD APPLIED TO PORTION OF A MUNICIPAL DISTRICT.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

UNDER the powers in that behalf conferred by the Factories and Shops Acts, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order apply the Determination of the Agricultural Implements Board, appointed under the provisions of the Factories and Shops Acts, which was published in the *Government Gazette* of the 18th March, 1909, to the portion of the Municipal District named hereunder, that is to say:—

Such portion of the Shire of Bungaree as is within Ten miles of a City or Town.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
Clerk of the Executive Council.

Factories and Shops Acts.

DETERMINATION OF THE BUTCHERS BOARD APPLIED TO A CERTAIN MUNICIPAL DISTRICT.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

UNDER the powers in that behalf conferred by the Factories and Shops Acts, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order apply the Determination of the Butchers Board, appointed under the

provisions of the Factories and Shops Acts, which was published in the *Government Gazette* of the 29th August, 1907, to the Municipal District named hereunder, that is to say:—

Borough.
St. Arnaud.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
Clerk of the Executive Council.

Factories and Shops Acts.

DETERMINATION OF THE BREAD CARTERS BOARD APPLIED TO CERTAIN MUNICIPAL DISTRICTS.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

UNDER the powers in that behalf conferred by the Factories and Shops Acts, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order apply the Determination of the Bread Carters Board, appointed under the provisions of the Factories and Shops Acts, which was published in the *Government Gazette* of the 20th May, 1909, to the Municipal Districts named hereunder, that is to say:—

Boroughs.
Coburg,
Eaglehawk,
Geelong West,
Kew,
Newtown and Chilwell, and
Sebastopol.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
Clerk of the Executive Council.

Factories and Shops Acts.

DETERMINATION OF THE IRONMOULDERS BOARD APPLIED TO PORTION OF A MUNICIPAL DISTRICT.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT:

His Excellency the Governor of Victoria.	
Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

UNDER the powers in that behalf conferred by the Factories and Shops Acts, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order apply the Determination of the Ironmoulders Board, appointed under the provisions of the Factories and Shops Acts, which was published in the *Government Gazette* of the 9th December, 1907, to the portion of the Municipal District named hereunder, that is to say:—

Such portion of the Municipal District of the Shire of Bungaree as is within Ten miles of a City or Town.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
Clerk of the Executive Council.

Factories and Shops Acts.
DETERMINATION OF THE SHIRT BOARD AP-
PLIED TO CERTAIN MUNICIPAL DISTRICTS.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT :

His Excellency the Governor of Victoria.

Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

UNDER the powers in that behalf conferred by the Factories and Shops Acts, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order apply the Determination of the Shirt Board, appointed under the provisions of the Factories and Shops Acts, which was published in the *Government Gazette* of the 18th May, 1909, to the Municipal Districts named hereunder, that is to say :—

Boroughs.

Coburg,
Eaglehawk,
Geelong West,
Newtown and Chilwell, and
Sebastopol.

And the Honorable John Murray, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,
Clerk of the Executive Council.

AMENDMENT OF REGULATIONS UNDER THE
LAND ACT 1901.

*At the Executive Council Chamber, Melbourne, the
fifteenth day of June, 1909.*

PRESENT :

His Excellency the Governor of Victoria.

Mr. Murray	Mr. Edgar
Mr. Graham	Mr. Hagelthorn.
Mr. Cameron	

WHEREAS by section 208 of the *Land Act* 1901 power is given to the Governor in Council from time to time to make, alter, and rescind rules, regulations, and orders for the various purposes therein prescribed : Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following amendment of the Regulations made under the *Land Act* 1901 (that is to say) :—

Land Acts.

Amendment of Regulations made on 24th June, 1902.

PART II.—CROWN LANDS OTHER THAN MALLEE LANDS.—
CHAPTER IX.—MISCELLANEOUS LICENCES.—SECTION 145,
LAND ACT 1901.

In Condition I. of Schedule T⁴ to the Regulations made by His Excellency the Governor in Council on 24th June, 1902, after the word "sublet" the following words shall be added, "without the consent, in writing, of the Minister for the time being administering the *Land Act* 1901."

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

F. W. MABBOTT,
Clerk of the Executive Council.

TOWNSHIP AT KERRAREEK.—PROCLAMATION
PARTLY RESCINDED.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by a Proclamation as hereunder set forth, made in pursuance of the *Land Act* 1890, certain Crown lands were proclaimed as townships : And whereas it is expedient to partly rescind 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 Part I. of the *Land Act* 1901, do hereby order as follows, viz. :—

The Proclamation bearing date the 27th February, 1900, by which certain Crown lands were proclaimed as townships, is hereby rescinded so far only as it relates to the

township at Kerrareek, in the parish of Toolongrook.—
(T.196(4) (08.C.42384).

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

H. MCKENZIE,
Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Teachers Act 1905.

TRAINING SCHOOLS PROCLAIMED.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by section 33 of the *Teachers Act* 1905 (5 Edw. VII. No. 2006), it is provided that the Governor in Council may proclaim any school as a training school or model school or continuation school or preparatory school : 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, do hereby proclaim the schools named hereunder as Training Schools, that is to say :—

Glenroy State School No. 3118;
Waverley Road State School No. 3432.

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

A. A. BILLSON,
Minister of Public Instruction.

GOD SAVE THE KING!

Game Acts 1890 and 1896.

PROTECTION OF NATIVE GAME OF ALL KINDS
—LAKE TERANGPOM AND CERTAIN LAND IN
THE PARISH OF CORANGAMITE.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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 section 14 of the *Game Act* 1896 (60 Vict. No. 1463), do by this my Proclamation direct that the part of Victoria hereunder described shall be a locality in which from the first day of January to the thirty-first day of December (both days inclusive) in each year it shall be unlawful for any person to kill or destroy any native game set forth in the Third Schedule to the *Game Act* 1890.

Part of Victoria above referred to :—Lake Terangpom and the surrounding allotments and sections, viz. :—Crown Section IX.C, Crown Allotment B of Section IX., Crown Allotments A and B of section XI., and Crown Allotment 2 of Section XI., all in the Parish of Corangamite, County of Hampden.

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

W. L. BAILLIEU,
Commissioner of Public Works.

GOD SAVE THE KING!

Land Act 1901.

AREAS OF LANDS INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS 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 1, 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 1, 2, 3, 7, and 8 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 2 AND 3 INCREASED.

County.	Parish.	Allotment.	Area.			Class.	Description.
			A.	R.	P.		
DeLatite ...	Porepunkah ...	3, sec. 10A	1,000	0	0	Third	In the middle of the parish
Bogong ...	Wodonga ...	10, sec. 17	350	0	0	Third	In the west of the parish
Bogong ...	Belvoir West ...	6, sec. 1	360	0	0	Third	In the east of the parish
Normanby ...	Curraeurt ...	10	134	0	0	Third	In the north part of the parish
Gladstone ...	Kurraea ...	26, sec. A	425	0	0	Third	In the north-east of the parish, adjoining the holding of H. E. Holt
Talbot ...	Tarrngowor ...	34A, sec. C	11	0	0	Third	In the north of the parish, near Welshman's Reef
Talbot ...	Yandoit ...	16A, sec. 1B	6	0	0	Second	In the west of the parish, west of J. McPherson's freehold allotment
Bendigo ...	Huntly ...	3 and 1, sec. 13	229	0	0	Second	In the north-east of parish
Talbot ...	Amherst ...	A 6, sec. 11	60	0	0	Second	In the east part of the parish
Talbot ...	Bung Bong ...	16, sec. 1	32	0	0	Second	In the north-west part of parish
Evelyn ...	Greensborough ...	59, sec. D	10	0	32	Second	In the south-east of the parish
Benambra ...	Mowamba ...	11	231	2	35	Third	In the south-west of parish. Forfeited by E. Gill

AREA OF LAND COMPRISED IN CLASS 3 DIMINISHED AND CLASS 1 INCREASED (ALTERATION OF CLASSIFICATION).

County.	Parish.	Allotment.	Area.	Transferred.		Description.
				From Class.	To Class.	
			A. R. P.			
Gladstone ...	Korong ...	46, sec. A	51 0 0	3rd	1st	In the south-east of the parish

AREA OF LAND COMPRISED IN CLASS 3 DIMINISHED AND CLASS 2 INCREASED (ALTERATION OF CLASSIFICATION).

County.	Parish.	Allotment.	Area.	Transferred.		Description.
				From Class.	To Class.	
			A. R. P.			
Heytesbury ...	Carpentait ...	25	105 0 0	3rd	2nd	In the centro of parish

AREAS OF LANDS COMPRISED IN CLASS 7 (LANDS WHICH MAY BE SOLD BY AUCTION) INCREASED.

County.	Parish.	Allotment.	Area.			Description.
			A.	R.	P.	
Gladstone ...	Glenmona	5	0	39	Allotments 29A and 29B, section 2
Bendigo ...	Huntly	2	2	0	Allotment 29, section 18
Rodney ...	Cornelia	35	3	10	Allotment 95c
DeLatite ...	Balmattum	6	0	8	Allotment 11B
DeLatite ...	Oxley	8	3	8	Allotment 5, section 18

AREAS OF LANDS COMPRISED IN CLASS 8 (AURIFEROUS LANDS) DIMINISHED.

County.	Parish.	Allotment.	Area.			Description.
			A.	R.	P.	
Delatite	Porepunkah	1,000	0	0	Allotment 3, section 10A
Bogong	Wodonga	350	0	0	Allotment 10, section 17.
Bogong	Belvoir West	260	0	0	Allotment 6, section 1
Gladstone	Kurra	425	0	0	Allotment 26, section A
Gladstone	Wedderburne	1	3	36	Allotment 36B, section 5
Gladstone	Glenmona	5	0	39	Allotments 29A and 29B, section 2
Bendigo	Huntly	229	0	0	Allotments 3 and 1, section 13
Bendigo	Sandhurst	3	0	0	Allotment 120A, section O
Talbot	Amherst	60	0	0	Allotment A ¹ , section 11
Talbot	Bung Bong	52	0	0	Allotment 16, section 1
Talbot	Lillicur	1	0	0	Allotment A ²
Evelyn	Greensborough	10	0	32	Allotment 59, section D

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

H. McKENZIE,

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Milk and Dairy Supervision Act 1905, No. 2011—
Section 31 (a).

PROHIBITION OF ANY PERSON KEEPING, GRAZING, OR MILKING COWS ON A PART OF THE MUNICIPAL DISTRICT OF THE CITY OF PRAHRAN.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by section 31, sub-section (a), of the Milk and Dairy Supervision Act, the Governor in Council is empowered, on the application of the Council of any Municipal District within a milk area, and if approved by the Minister, to prohibit any person keeping, grazing, or milking cows on any part or parts or in any part of such Municipal District; and whereas the Council of the Municipal District of the City of Prahran has applied to the Governor in Council to prohibit any person keeping, grazing, or milking cows on the following area, being part of such Municipality:—

Commencing at the junction of the River Yarra and Punt-road, thence southerly along Punt-road to Wellington-street, thence easterly along Wellington-street and Dandenong-road to Kooyong-road, thence northerly along Kooyong-road to Malvern-road, thence westerly along Malvern-road to Orrong-road, thence northerly along Orrong-road to Toorak-road, thence westerly along Toorak-road to Rockley-road, thence northerly along Rockley-road to the River Yarra, thence following the course of the River Yarra to commencing point;

and whereas the Minister administering for the time being the *Milk and Dairy Supervision Act 1905* has approved of such application to prohibit as aforesaid: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, with the advice of the Executive Council of the said State, do by this my Proclamation prohibit any person keeping, grazing, or milking cows on any such part of the Municipal District of the City of Prahran in the State of Victoria aforesaid, on and after the 1st day of October, 1909.

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

GEO. GRAHAM,
Minister of Agriculture.

GOD SAVE THE KING!

Milk and Dairy Supervision Act 1905, No. 2011—
Section 31 (a).

PROHIBITION OF ANY PERSON KEEPING, GRAZING, OR MILKING COWS ON A SPECIFIED PART OF THE MUNICIPAL DISTRICT OF THE TOWN OF BRIGHTON.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by section 31, sub-section (a), of the Milk and Dairy Supervision Act, the Governor in Council is empowered, on the application of the Council of any Municipal District within a milk area, and if approved by the Minister, to prohibit any person keeping, grazing, or milking cows on any part or parts or in any part of such Municipal District; and whereas the Council of the Municipal District of the Town of Brighton has applied to the Governor in Council to prohibit any person keeping, grazing, or milking cows on the following area, being part of such Municipality:—

Allotment situate at the corner of Windermere-crescent and Lynch-street, having a frontage to Windermere-crescent of 79 feet 9 inches and a frontage to Lynch-street of 52 feet;

and whereas the Minister administering for the time being the *Milk and Dairy Supervision Act 1905* has approved of such application to prohibit as aforesaid: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, with the advice of the Executive Council of the said State, do by this my Proclamation prohibit any person keeping, grazing, or milking cows on such allotment, being part of the Municipal District of the Town of Brighton in the State of Victoria aforesaid, on and after the 1st day of October, 1909.

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

GEO. GRAHAM,
Minister of Agriculture.

GOD SAVE THE KING!

TOWNSHIP PROCLAIMED.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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 Part I., section 111, of the *Land Act 1901* (1 Edw. VII. No. 1749), do hereby proclaim as a township the lands comprised within the boundaries hereinafter described, that is to say:—

TOWNSHIP AT KERRAREEK IN THE PARISH OF TOOLONGROOK.

County of Lowan, parish of Toolongrook: Commencing at a point bearing N. 34 deg. 50 min. E. one chain seventy-four links from the north angle of section 1; bounded thence by allotment 29 bearing S. 0 deg. 15 min. E. thirteen chains thirty-seven links; thence by a line and allotments 27 and 27B bearing S. 89 deg. 45 min. W. nine chains thirty-nine links, and by the latter allotment bearing S. 34 deg. 50 min. W. sixteen chains thirty-five links; thence by a line bearing N. 57 deg. 57 min. W. two chains forty-three links; thence by allotment 116 bearing N. 20 deg. 45 min. E. six chains eighty-nine links, N. 12 deg. 50 min. W. twenty-two chains twenty-three links, and N. 72 deg. 57 min. E. seven chains twenty links; thence by a road bearing S. 46 deg. 58 min. E. five chains ninety links and N. 84 deg. 52 min. E. four chains twenty-six links, and by that road and a line bearing S. 55 deg. 10 min. E. seven chains; and thence by the road to Horsham bearing N. 34 deg. 50 min. E. three chains thirty-eight links to the point of commencement.—(T.196(4) (o.S.C.42384).

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

H. MCKENZIE,
Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

COMMON ABOLISHED.

PROCLAMATION

By His Excellency Sir Thomas David Gibson Carmichael, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by Part I. of the *Land Act 1901* (1 Edw. VII. No. 1749) it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the *Government Gazette*, diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: 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, do hereby abolish

THE OMEO GOLD-FIELD COMMON.

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

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

H. MCKENZIE,
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:—

	No. of Gazette.
Birchip—Thursday, 15th July ...	74
Cobden—Thursday, 24th June ...	*65, 68
" Supplementary—Thursday, 24th June	68
Colac—Tuesday, 13th July ...	74
Melbourne—Tuesday, 29th June ...	68
Stawell—Friday, 25th June ...	65
Warrnambool—Friday, 25th June ...	*65, 68
" Supplementary—Friday, 25th June	68
Woomelang—Friday, 16th July ...	74

* Detailed particulars published in this number of *Gazette*.

Lands and Survey Office, Melbourne.

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the *Land Act 1901* (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 15th day of June, 1909, revoked the temporary reservation of the lands hereinafter referred to, viz:—

EAGLEHAWK.—Site for Water Supply purposes (partly revoked). See *Gazette* of 21st April, 1909, page 2044.

ESSENDON.—Site for a Road, &c. See *Gazette* of 21st April, 1909.

NOORINBEE.—Site for Camping purposes (partly revoked). See *Gazette* of 21st April, 1909.

NYAH.—Site for Race-course, &c. See *Gazette* of 12th May, 1909, page 2326.

TERRICK TERRICK WEST.—Site for a State School. See *Gazette* of 12th May, 1909.

WARRA WARRA.—Site for Camping, &c. See *Gazette* of 12th May, 1909.

YUONAMITE.—Site for Water Supply purposes (partly revoked). See *Gazette* of 21st April, 1909.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of the *Land Act 1901*, notice is hereby given that the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1909, reserved, temporarily, from sale and leasing, and from having a licence granted in respect thereof, and has also excepted from occupation for residence or business under any miner's right or business licence the lands hereinafter described, viz:—

WANGARATTA.—Site for an Agricultural High School, also excepted from occupation for residence or business under any miner's right or business licence.—Twenty acres, county of Moira, municipal district of Wangaratta, in the two separate portions hereinafter described, viz:—

One acre one rood thirty-nine perches: Commencing at the intersection of the north side of Evans-street and the east side of Swan-street; bounded thence by the latter street bearing N. 0 deg. 32 min. E. five chains ten links; thence by Johnson-road bearing S. 46 deg. 32 min. E. eight chains and a half link; and thence by Evans-street aforesaid bearing N. 86 deg. 0 min. W. five chains eighty-seven links to the point of commencement.

And eighteen acres two roods one perch: Commencing at the intersection of the north-east side of Johnson-road and the east side of Park-lane; bounded thence by Park-lane bearing north twenty-three chains sixty-five links; thence by lines bearing respectively east six chains thirty-three links and south twenty chains fifty-two links; thence by the Public Recreation reserve bearing S. 18 deg. 5 min. E. ten chains eighty-one links; thence by Evans-street bearing N. 86 deg. 0 min. W. two chains thirty-three links; and thence by Johnson-road aforesaid bearing N. 46 deg. 32 min. W. ten chains fifteen links to the point of commencement.—(W.63(1) (o.S.C.44343).

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

COMMONS ABOUT TO BE ALTERED, DIMINISHED, OR ABOLISHED.

IN pursuance of the provisions contained in Division 9 of Part I. 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 alter, diminish, or abolish (as the case may be) the Commons hereinafter mentioned, viz. :—

The following Notices were gazetted 1st on 2nd June, 1909, pursuant to Orders of 27th May, 1909.

THE CRESSY COMMON is about to be abolished.—(76.M.6036.)

THE REDCASTLE GOLD-FIELD COMMON is about to be abolished.—(08.C.41034.)

H. MCKENZIE,
Commissioner of Crown Lands and Survey.
Department of Lands and Survey, Melbourne.

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. :—

The following Notices were gazetted 1st on 9th June, 1909, pursuant to Orders of 27th May, 1909.

BUNGULUKE.—The temporary reservation, by Order of the 11th August, 1888, of 20 acres of land in the parish of Bunguluke, being allotment 67, as a site for Recreation purposes, is about to be revoked.—(B.653(2) (07.W.22530.)

ENFIELD (GARIBALDI).—The temporary reservation, by Order of the 17th May, 1887, of twelve acres five perches of land in the parish of Enfield as a site for the Supply of Material for Road-making purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Four acres three roods twenty-five perches: Commencing at the north-west angle of the site; bounded thence by lines bearing respectively N. 56 deg. 59 min. E. ten chains, S. 51 deg. 51 min. E. four chains eighty-seven links, S. 83 deg. 33 min. W. one chain sixty-seven links, S. 49 deg. 56 min. W. ten chains three links, N. 80 deg. 54 min. W. eighty-three links, and N. 26 deg. 44 min. W. four chains fifty-six links to the point of commencement.—(E.52(3) (09.C.43870.)

HAYANMI.—The temporary reservation, by Order of the 19th April, 1887, of forty-five acres, more or less, of land in the parish of Hayanmi, being allotment 150, as a site for Water Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Thirty-three acres, more or less: Commencing at a point on the left bank of Bullock Creek where the north boundary of the site abuts thereon; bounded thence by roads bearing respectively S. 89 deg. 57 min. W. twenty-six chains seventy-four links, and south eleven chains eighty-five links; thence by lines bearing respectively east ten chains and south eight chains fifty-five links; and thence by Bullock Creek aforesaid downwards to the point of commencement.—(H.117(2) (09.C.43376.)

HAYANMI.—The temporary reservation, by Order of the 17th October, 1887, of fifty-seven acres three roods two perches of land in the parish of Hayanmi, being part of allotment 109, as a site for Water Supply and Public Recreation purposes, is about to be revoked.—(H.117(2) (09.C.43376.)

KERANG.—The temporary reservation, by Order of the 30th April, 1901, of eight acres, more or less, of land in the parish of Kerang, as a site for Water Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—One acre: Commencing at a point bearing N. 21 deg. 33 min. W. seven chains three links and a half, and S. 68 deg. 27 min. W. two chains from the south-west angle of allotment 248 of section B; bounded thence by a road bearing N. 21 deg. 33 min. W. two chains forty-four links; and thence by lines bearing respectively S. 68 deg. 27 min. W. three chains ninety-eight links, S. 21 deg. 33 min. E. ninety-seven links, S. 6 deg. 30 min. E. one chain fifty-two links, and N. 68 deg. 27 min. E. four chains thirty-seven links and a half to the point of commencement.—(K.19(4) (09.C.43926.)

KILMORE.—The temporary reservation, by Order of the 4th September, 1871, of one acre thirty-eight perches and four-fifths of land in the town of Kilmore, being part of section 36, as a site for Gaol purposes, is about to be revoked.—(K.46) (09.C.43820.)

MOOROPNA.—The temporary reservation, by Order of the 25th September, 1894, of one acre one rood seven perches of land in the parish of Toolamba, at Mooropna, as a site for a Public Park and Garden, is about to be revoked.—(T.201(2) (08.C.42514.)

MOOROPNA.—The temporary reservation, by Order of the 14th March, 1908, of thirty-six perches of land in parish of Toolamba, at Mooropna, as a site for Water supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Fourteen perches and eight-tenths: Commencing at the north-west angle of the site; bounded thence by the road to Shepparton bearing N. 80 deg. 1 min. E. fifty-nine links and four-tenths; and thence by a line bearing respectively S. 1 deg. 13 min. E. twenty-four links, S. 42 deg. 58 min. E. one chain forty-four links, S. 45 deg. 2 min. W. forty-nine links and six-tenths, N. 42 deg. 58 min. W. one chain seventy-one links and seven-tenths, and N. 10 deg. 10 min. W. twenty-nine links to the point of commencement.—(T.201(2) (08.C.42514.)

MOYHU.—The temporary reservation, by Order of the 17th May, 1887, of six thousand three hundred and ten acres, more or less, of land in the parishes of Moyhu and Myrhee, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Seven acres two roods one perch and a half, parish of Moyhu, being the portion taken for the purposes of the Wangaratta and Whitfield Railway.—(M.218(2) (08.C.40929.)

NAR-NAR-GOON.—The temporary reservation, by Order of the 19th February, 1889, of one acre of land in the parish of Nar-nar-goon, as a site for a State School (Application No. 2945) is about to be revoked.—(N.11(4) (08.C.42250.)

NAVARRE.—The temporary reservation, by Order of the 28th January, 1890, of five acres three roods twenty-six perches of land in the parish of Navarre, as a site for Camping and Watering purposes, is about to be revoked.—(N.106(2) (09.C.43653.)

SUNBURY.—The temporary reservation, by Order of the 16th March, 1897, of thirteen acres three roods twenty-three perches of land in the town of Sunbury, as a site for a Public Park and General Recreation, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—One rood thirty-nine perches: Commencing at the south-west angle of the site; bounded thence by Jackson-street bearing N. 29 deg. 30 min. E. three chains two links and a half; thence by lines bearing respectively S. 88 deg. 40 min. E. one chain fourteen links and eight-tenths, and S. 1 deg. 20 min. W. two chains sixty-five links; and thence by a street bearing N. 89 deg. 5 min. W. two chains fifty-seven links and six-tenths to the point of commencement.—(S.351(2) (08.C.41835.)

TIMMERING.—The temporary reservation, by Order of the 2nd February, 1886, of ten acres of land in the parish of Timmering, being part of allotment 45, as a site for Watering purposes, is about to be revoked.—(T.183(3) (09.C.43164.)

WHROO.—The temporary reservation, by Order of the 8th February, 1875, of five acres of land in the parish of Whroo, as a site for State School purposes (Application No. 1370), is about to be revoked.—(W.139(2) (09.C.43642.)

WINDHAM.—The temporary reservation, by Order of the 22nd October, 1883, of the unappropriated Crown lands on the banks of the King Parrot and Carver's Creeks, in the parishes of Flowerdale and Windham, for Public purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Seven acres, more or less, parish of Windham: Commencing at a point on the left of Carver's Creek bearing N. 12 deg. 4 min. E. four chains sixty-three links from the north-west angle of allotment 1138; bounded thence by a line bearing S. 12 deg. 4 min. W. two chains fifty-eight links; thence by a road bearing east twenty chains ninety-three links; thence by a line bearing north one chain nineteen links; and thence by Carver's Creek aforesaid westerly to the point of commencement.—(W.149(3) (07.C.37446.)

The following Notices were gazetted 1st on 23rd June, 1909, pursuant to Orders of 15th June, 1909.

CHARLTON WEST.—The temporary reservation, by Order of the 18th November, 1878, of one thousand one hundred and fifty acres, more or less, of land in the parish of Charlton West, as a site for Public purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Forty-two acres one rood: Commencing at the north-east angle of allotment 234; bounded thence by a road bearing east forty-two chains eighty-three links; thence by a line bearing S. 0 deg. 2 min. W. twenty-two chains sixty-two links; thence by allotment 18A bearing N. 89 deg. 58 min. W. three chains thirty-four links; thence by lines bearing respectively N. 15 deg. 19 min. W. ninety links, N. 44 deg. 15 min. W. fourteen chains fifty links, N. 40 deg. 2 min. W. six chains twenty links, N. 53 deg. 10 min. W. four chains twenty links, N. 75 deg. 46 min. W. three chains twenty-nine links, S. 84 deg. 45 min. W. four chains ten links,

S. 71 deg. 40 min. W. six chains twenty-four links, and S. 55 deg. 51 min. W. nine chains twenty-one links; and thence by allotment 23a aforesaid bearing N. 0 deg. 4 min. W. ten chains ninety-five links to the point of commencement.—(C.377(7) (og.C.43949).

CORACK AND CORACK EAST.—The temporary reservation, by Orders of the 20th April, 1886, and the 1st December, 1890, of three hundred and twenty-five acres one rood six perches of land in the parishes of Corack and Corack East, for the Growth and Preservation of Timber, is about to be revoked. — (C.405(9) 405(11) (og.C.44449).

GRAMPIANS STATE FOREST.—The temporary reservation, by Order of the 23rd April, 1894, of one hundred and seventy-two thousand eight hundred acres, more or less, of land in the parishes of Larnceebunyah, Jalur, Boreang East, Boreang West, Billiminah, Wing Wing, Burrong North, Burrong South, Boroka, Willam, Jallukar, Moyston West, Nekeeya, Watgania West, and Burrah Burrah, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Five acres one rood twenty-six perches, parish of Willam: Commencing at the north-east angle of allotment 112; bounded thence by a line bearing S. 75 deg. 3 min. E. six chains thirty-nine links; thence by the road from Stawell bearing S. 32 deg. 22 min. W. twelve chains fifty-eight links; thence by the Water Supply reserve bearing N. 75 deg. 3 min. W. two chains sixty-three links; and thence by allotment 112 aforesaid bearing N. 14 deg. 57 min. E. twelve chains to the point of commencement.—(W.346(2) (os.W.31226).

NEILBOROUGH.—The temporary reservation, by Order of the 26th March, 1877, of nine acres eighteen perches of land in the parish of Neilborough, as a site for affording access to Water, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre sixteen perches: Commencing at the north-west angle of the State School reserve; bounded thence by lines bearing respectively N. 0 deg. 27 min. W. one chain, N. 89 deg. 33 min. E. four chains, N. 0 deg. 27 min. W. two chains, and S. 89 deg. 33 min. W. five chains; thence by allotment 5 of section G bearing S. 0 deg. 27 min. E. three chains; and thence by a line bearing N. 89 deg. 33 min. E. one chain to the point of commencement.—(N.52(4) (os.C.39977).

POREPUNKAH.—The temporary reservation, by Order of the 9th April, 1895, of two acres one rood thirty-three perches of land in the township of Porepunkah, situate in section 1A, as a site for Public Recreation, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Twenty-one perches and two-tenths: Commencing at the intersection of the south side of Pyke-street and the north-west side of Martley-street; bounded thence by the last-named street bearing S. 28 deg. 30 min. W. one chain seventy-three links and seven-tenths; thence by Service-street bearing N. 30 deg. 45 min. W. one chain seventy-seven links and six-tenths; and thence by Pyke-street aforesaid bearing east one chain seventy-three links and seven-tenths to the point of commencement.—(P.70F) (os.C.40686).

WANGARATTA.—The temporary reservation, by Orders of the 18th December, 1871, the 18th November, 1872, and the 29th November, 1875, of one hundred and twenty-nine acres one rood thirty-nine perches of land in the municipal district of Wangaratta, as a site for a Public Park, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Twenty acres three roods twenty-five perches: Commencing at the intersection of the north side of Evans-street and the east side of Swan-street; bounded thence by the latter street bearing N. 0 deg. 32 min. E. six chains forty-six links and six-tenths; thence by Park-lane bearing north twenty-three chains sixty-five links; thence by lines bearing respectively east six chains thirty-three links and south twenty chains fifty-two links; thence by the Public Recreation reserve bearing S. 18 deg. 5 min. E. ten chains eighty-one links; and thence by Evans-street aforesaid bearing N. 86 deg. 0 min. W. nine chains seventy-seven links to the point of commencement.—(W.63(1) (og.C.44343).

H. MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne.

LANDS AVAILABLE FOR APPLICATION UNDER SECTIONS 47, 54, AND 35, LAND ACTS 1901-4.

COUNTY OF BULN BULN, PARISHES OF FUMINA, FUMINA
NORTH, NOOJEE EAST, AND TOORONGO.

Melbourne District.

APPPLICATIONS will be received from the date hereof for the undermentioned lands. All applications lodged on or before 16th July, 1909, will be deemed to have been simultaneously made.

No. 79.—JUNE 23, 1909.—7434.—4.

Applicants may obtain from any Local Land Officer, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a ticket at excursion fares to enable them to inspect the land, or to attend the Local Land Board.

Specially reduced rates are also allowed for removal of a selector's family and belongings to the land.

Applications, accompanied by a duty stamp for 5s., fee for registration, must be made on usual form, and delivered or forwarded by post to any Local Land Office as undermentioned.

Not more than one allotment can be included in any application, but any number of applications may be lodged, with the prescribed fee in each case.

The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified.

Plans and any further information, also pamphlet for intending settlers, may be obtained at the Inquiry Office, Lands Department, Melbourne, and Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabeal.

Plans may be inspected at the Police Stations at Traralgon, Yarram, Foster, Toora, Rosedale, Port Albert, Leongatha, Mirboo North, Korumburra, Outtrim, Jumbunna, Moe, Warragul, Yarragon, Neerim South, Drouin, Trafalgar, Morwell, and various Railway Stations.

H. MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 14th June, 1909.

SCHEDULE OF ALLOTMENTS.

Allotment.	Area.	Class.	Value of Land per Acre.
	A. R. P.		£ s. d.
<i>Parish of Fumina.</i>			
8	230 2 23	Third	0 10 0
9	235 0 0	"	0 10 0
110	100 0 0	"	0 10 0
13	140 0 0	"	0 10 0
15	149 0 0	"	0 10 0
17	123 0 0	"	0 10 0
28	313 0 0	"	0 10 0
29	313 0 0	"	0 10 0
30	306 0 0	"	0 10 0
31	280 0 0	"	0 10 0
33	275 1 0	"	0 10 0
34	289 2 0	"	0 10 0
35	292 1 0	"	0 10 0
42	311 1 30	"	0 10 0
43	313 2 0	"	0 10 0
49	304 3 12	"	0 10 0
50	308 0 0	"	0 10 0
51	307 1 15	"	0 10 0
52	314 2 0	"	0 10 0
53	258 0 10	"	0 10 0
55	314 2 0	"	0 10 0
56	317 0 0	"	0 10 0
67	113 1 35	"	0 10 0
104	189 1 22	"	0 10 0
105	237 1 37	"	0 10 0
121	244 0 0	"	0 10 0
122	221 1 2	"	0 10 0
123	182 0 14	"	0 10 0
127	150 2 5	"	0 10 0
128	87 2 17	"	0 10 0
129	147 1 14	"	0 10 0
130	160 0 30	"	0 10 0
148	215 2 33	"	0 10 0
149	188 0 34	"	0 10 0
153	318 1 32	"	0 10 0
154	317 3 15	"	0 10 0
155	307 3 11	"	0 10 0
156	393 2 30	"	0 10 0
157	460 1 31	"	0 10 0
158	563 1 38	"	0 10 0
160	392 2 28	"	0 10 0
162	523 3 15	"	0 10 0
163	475 3 24	"	0 10 0
164	315 3 16	"	0 10 0
165	480 0 0	"	0 10 0
166	405 3 0	"	0 10 0
169	317 0 0	"	0 10 0
170	281 2 0	"	0 10 0
171	287 0 0	"	0 10 0
172	316 2 0	"	0 10 0
174	321 0 0	"	0 10 0
91A (1)	151 0 0	Second	0 15 0
100 (1)	171 0 0	"	0 15 0
102 (1)	203 0 0	"	0 15 0
106 and 106A (1)	102 0 0	"	0 15 0
61 and 62A (1)	86 0 0	First	1 0 0
98	179 0 36	"	1 0 0

SCHEDULE OF ALLOTMENTS—continued.

Allotment.	Area.	Class.	Value of Land per Acre.
	A. R. P.		£ s. d.
<i>Parish of Fumina North.</i>			
7	125 0 0	First	1 0 0
8	125 0 0	"	1 0 0
9	125 0 0	"	1 0 0
10	125 0 0	"	1 0 0
11	130 0 0	"	1 0 0
12	130 0 0	"	1 0 0
13	135 0 0	"	1 0 0
14	140 0 0	"	1 0 0
15	160 0 0	"	1 0 0
22	155 0 0	"	1 0 0
23	153 0 0	"	1 0 0
1	203 0 0	Second	0 15 0
2	242 0 0	"	0 15 0
3	271 0 0	"	0 15 0
4	281 0 0	"	0 15 0
5	264 0 0	"	0 15 0
6	224 0 0	"	0 15 0
10	260 0 0	"	0 15 0
17	211 0 0	"	0 15 0
18	219 0 0	"	0 15 0
19	222 0 0	"	0 15 0
20	240 0 0	"	0 15 0
21	217 0 0	"	0 15 0
<i>Parish of Noojee East.</i>			
11	318 3 14	Second	0 15 0
15 (1)	317 0 24	"	0 15 0
45 and 45B	214 0 38	"	0 15 0
45A and 45C	220 2 17	"	0 15 0
52 and 52B (1)	316 2 6	"	0 15 0
52A and 52D	206 3 22	"	0 15 0
52B and 52C	145 2 20	"	0 15 0
25A and 25B	180 3 29	Third	0 10 0
30A (1)	184 1 19	"	0 10 0
32A (1)	266 2 6	"	0 10 0
33A (1)	127 0 0	"	0 10 0
34	204 0 0	"	0 10 0
34A	202 2 19	"	0 10 0
34B	191 3 24	"	0 10 0
45B and 45C	247 3 14	"	0 10 0
46 (1)	322 0 0	"	0 10 0
46C (1)	310 0 0	"	0 10 0
46A	224 0 0	"	0 10 0
4 B	220 3 29	"	0 10 0
47B and 47C	294 3 33	"	0 10 0
48B	280 2 37	"	0 10 0
48S	246 1 36	"	0 10 0
<i>Parish of Toorongo.</i>			
15	181 0 0	Second	0 15 0

(1) Improvements on this allotment to be valued.

Land Act 1901, Section 145.

LANDS AVAILABLE FOR RESIDENCE AND GARDEN LICENCES UNDER SECTION 145 OF THE LAND ACT 1901.

PARISH OF WANGARATTA SOUTH, COUNTY OF DELATITE, IMMEDIATELY SOUTH OF THE TOWN OF WANGARATTA.

Benalla District.

THE allotments mentioned in the Schedule hereunder are now available for application for Residence and Garden Licences 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, Benalla, or the Inquiry Office, Lands Department, Melbourne.

All applications so lodged on or before Wednesday, 21st July, 1909, 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.

The following are the conditions under which licences will issue:—

1. That the licensee shall within six (6) months from the date of licence, establish his home on the land described in this licence, and erect on such land a dwelling of the value of not less than Twenty-five pounds (£25).

2. That the licensee shall within twelve (12) months from the date of licence, establish his home on the land described in this licence, and, if married, the home of his family, and shall personally reside on such land during the continuance of this licence, and shall, moreover, cultivate at least one-fourth (1/4) portion thereof.

3. That the licensee shall not sublet, assign, transfer, or part with the possession or grant the use of or agree to assign, transfer, or part with the possession of the land described in this licence or any portion thereof without the consent, in writing, of the Board of Land and Works first had and obtained.

4. The licensee may, with the consent, in writing, of the Minister of the Crown for the time being administering the Land Acts, first had and obtained, assign, or give a lien over the improvements on the land described in this licence.

5. That this licence shall be produced by the licensee upon the request of any Bailiff of Crown Lands.

6. That the non-observance of or non-compliance with or non-performance of any of the obligations or conditions set forth in this licence shall render such licence null and void, and the Governor in Council may thereupon cancel such licence and cause the land described therein to be re-entered by any Bailiff of Crown Lands and dealt with as unoccupied Crown land.

Plans and further information may be obtained at the Inquiry Office, Lands Department, Melbourne; Lands Office, Benalla; and Receipt and Pay Office, Wangaratta.

H. MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th June, 1909.

SCHEDULE.

Parish.	Allotment.	Section.	Area.	Annual Rental.	Survey Charge.
			A. R. P.	£ s. d.	£
Wangaratta South	1	31A	2 0 0	2 0 0	1
"	2	"	2 0 0	2 0 0	1
"	3	"	2 0 0	2 0 0	1
"	4	"	2 0 0	1 10 0	1
"	5	"	2 0 0	1 10 0	1
"	6	"	2 0 0	1 10 0	1
"	7	"	2 0 0	1 10 0	1
"	8	"	2 0 0	1 10 0	1
"	9	"	2 1 30	1 10 0	1
"	10	"	2 1 30	1 10 0	1
"	11	"	2 0 0	1 10 0	1
"	12	"	2 0 0	1 10 0	1
"	13	"	2 0 0	1 10 0	1
"	14	"	2 0 0	1 10 0	1
"	15	"	2 0 0	1 10 0	1
"	16	"	2 0 0	1 10 0	1
"	17	"	2 0 0	1 10 0	1
"	18	"	1 1 17	1 5 0	1
"	19	"	1 1 17	1 0 0	1
"	20	"	1 0 20	1 0 0	1
"	21	"	1 0 20	1 0 0	1
"	22	"	1 0 20	1 0 0	1
"	23	"	1 0 20	1 0 0	1
"	24	"	1 0 1	1 0 0	1
"	25	"	1 0 1	1 0 0	1
"	26	"	1 0 1	1 0 0	1
"	27	"	1 0 2	1 0 0	1
"	28	"	1 0 2	1 0 0	1
"	29	"	3 0 0	2 0 0	1
"	30	"	3 0 0	2 0 0	1
"	31	"	3 0 0	2 0 0	1
"	32	"	3 0 0	2 0 0	1

Land Acts.

GRAZING LANDS AVAILABLE FOR APPLICATION UNDER SECTION 54, LAND ACTS 1901-4.

COUNTY OF CROAJINGOLONG, PARISHES OF WEERAGUA, LOOMAT, COOAGGALAH, COMBIENBAR, AND NOORINREE.

Cann Valley.

APPLICATIONS will be received from the date hereof for the undermentioned lands. All applications lodged on or before 23rd July, 1909, will be deemed to have been simultaneously made.

Applicants may obtain from any Local Land Officer, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a ticket at excursion fares to enable them to inspect the land, or to attend the Local Land Board.

Specially reduced rates are also allowed for removal of a selector's family and belongings to the land.

Applications, accompanied by a duty stamp for 5s., fee for registration, must be made on usual form, and delivered or forwarded by post to any Local Land Office as undermentioned.

Not more than one allotment can be included in any application, but any number of applications may be lodged, with the prescribed fee in each case.

The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified.

The term for payments may extend over a period of either 20 or 40 years at option.

Successful applicants will be granted a Licence for the first 6 years for compliance with Conditions of Residence and Improvements, and thereafter a Lease for either 14 or 34 years. The Crown Grant may be obtained at any time after 6 years on payment of balance of Purchase Money.

Plans and any further information, also pamphlet for intending settlers, may be obtained at the Inquiry Office, Lands Department, Melbourne, and Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabeal.

Plans may also be inspected at the Post Offices at Orbost, Bruthen, Buchan, Bendock, Bonang, Cann River, Club Terrace, Genoa, Mallacoota, Wangarabell, Bairnsdale, Cunningham, and Ensay, and the Police Stations at Orbost, Bruthen, Buchan, and Bendock.

H. MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 19th June, 1909.

SCHEDULE OF ALLOTMENTS.

Allo- ment.	Section.	Area.	Class.	Value of Land per Acre.	Approximate Half-yearly Payment, 20-year Table.
		Acres.		£ s. d.	£ s. d.
<i>Parish of Weeragaa.</i>					
3	B	580	Third	0 10 0	7 5 0
4	B	600	"	0 10 0	7 10 0
5	B	640	"	0 10 0	8 0 0
6	B	640	"	0 10 0	8 0 0
7	B	640	"	0 10 0	8 0 0
8	B	640	"	0 10 0	8 0 0
9	B	520	"	0 10 0	6 10 0
10	B	640	"	0 10 0	8 0 0
11	B	640	"	0 10 0	8 0 0
12	B	640	"	0 10 0	8 0 0
13	B	580	"	0 10 0	7 5 0
14	B	640	"	0 10 0	8 0 0
15A	B	320	"	0 10 0	4 0 0
16	B	640	"	0 10 0	8 0 0
17	B	640	"	0 10 0	8 0 0
<i>Parish of Loomat.</i>					
2	...	640	Third	0 10 0	8 0 0
3	...	640	"	0 10 0	8 0 0
4	...	640	"	0 10 0	8 0 0
5	...	640	"	0 10 0	8 0 0
6	...	640	"	0 10 0	8 0 0
7	...	570	"	0 10 0	7 2 6
<i>Parish of Coogabath.</i>					
1	...	600	Third	0 10 0	7 10 0
2	...	640	"	0 10 0	8 0 0
3	...	640	"	0 10 0	8 0 0
<i>Parish of Combienbar.</i>					
6	B	640	Third	0 10 0	8 0 0
8	B	640	"	0 10 0	8 0 0
9	B	620	"	0 10 0	7 15 0
10	B	520	"	0 10 0	6 10 0
11	B	520	"	0 10 0	6 10 0
12	B	520	"	0 10 0	6 10 0
14	B	540	"	0 10 0	6 15 0
<i>Parish of Noorinber.</i>					
21	A	190	Third	0 10 0	2 7 6
24D	A	320	"	0 10 0	4 0 0
24E	A	400	"	0 10 0	5 0 0

DEPARTMENT OF LANDS AND SURVEY.

LANDS EXCEPTED FROM OCCUPATION, ETC.

IN pursuance of the provisions of the Mines Acts, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 15th day of June, 1909, excepted from occupation for residence or business under any miner's right or business licence the lands hereinafter described, viz.:—

Mines Acts.

ALLAMBEE.—Land excepted from occupation for residence or business under any miner's right or business licence.—County of Buln Buln; parish of Warragul, at Allambree: Commencing at the south-west angle of allotment 116; bounded thence by that allotment bearing S. 79 deg. 37 min. E. twenty-two chains eighty-six links; thence by the western boundary of allotment 117 southerly to the south-west angle thereof; thence by a road bearing N. 79 deg. 32 min. W. nineteen chains forty-one links; and thence by a road bearing N. 10 deg. 16 min. E. twenty-eight chains and N. 9 deg. 18 min. E. thirteen chains seventy-seven links to the point of commencement. —(W:313(4) (og.C.44536).

HUNTLY.—Land excepted from occupation for residence or business under any miner's right or business licence.—Three acres three roods fourteen perches, county of Bendigo, parish of Huntly, being allotment 5D of section 19, held under section 145 of the Land Act 1901, by T. E. W. McGaughie. —(H.107(5) (og.637/103).

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

Land Act 1901.

EXCHANGE OF ROADS.—PARISHES OF NOOJEE AND NOOJEE EAST.

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 (1 Edw. VII. No. 1749) has, by an Order made on the 15th day of June, 1909, accepted the exchange of a road in the parishes of Noojee and Noojee East, shown by pink tint on a tracing attached to correspondence marked C.34942, which is deposited in the office of Lands and Survey, Melbourne, for another road in the same parishes, coloured blue on the tracing hereinbefore mentioned.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 15th June, 1909.

Vermin Destruction Act 1890, Section 41.— Seventh Schedule.

NOTICE.

UNDER and by virtue of the Vermin Destruction Act 1890, I hereby declare that all the provisions of such Act are henceforth applicable to the following lands, held under Part II. of the Land Act 1890, namely, all those lands in the North Riding of the Shire of Swan Hill, containing about seven hundred and forty-four acres, being land owned or occupied by Olive E. Howard, of Leopold, occupation unknown, proper steps not having been taken by such owner or occupier to destroy vermin or harbor for vermin thereon.

Dated at Melbourne this 16th day of June, 1909.

H. MCKENZIE,
Minister for Lands.

Closer Settlement Acts.

LEASE UNDER THE CLOSER SETTLEMENT ACT 1904 DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void for the reason stated.

Department of Lands and Survey,
Melbourne, 14th June, 1909.

H. MCKENZIE,
Commissioner of Crown Lands and Survey.

No of Lease.	Name of Lessee.	Parish.	Area.	Allo- ment.	Sec- tion.	Order in Council Dated.	Reasons for Declaring Void:	Pay Office.
			A. R. P.					
2746/49	Richard Prest	Drouin East	34 2 21	5	C	15.6.09	Non-compliance with conditions of lease	Warragul

June 23, 1909

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Victoria Gazette

Closer Settlement Acts.

ACCEPTANCE OF SURRENDER OF LEASES UNDER THE CLOSER SETTLEMENT ACT 1904.

IT is hereby notified that the Surrenders of the Leases issued to the persons named in the Schedule hereunder have been accepted.

Department of Lands and Survey,
Melbourne, 14th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

Number of Lease.	Name of Lessee.	Estate.	Parish.	Area.	Allotment.	Section.	Date of Lease.	Order in Council Dated—	Pay Office.
				A. R. P.					
2465/49	John Michael Kerlin ...	Colbinabbin	Corop ...	142 3 32	3, 3A, 3B	B	1.6.1907	15.6.1909	Rushworth
2298/50	David Cairns Myers ...	Footscray ...	Cut Paw Paw	0 1 0	59	15B	1.5.1908	"	"

Land Acts.

PERMIT TO OCCUPY ISSUED TO APPROVED APPLICANT.

NOTICE is hereby given that a Permit to occupy Crown Lands has been issued to the following approved applicant, and that the rent specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey,
Melbourne, 18th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

Number of Licence.	Name and address of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Date of Permit.	Amount to be Collected.		Payable to Receiver of Revenue at—
							Payment.	Total Amount of First Payment.	
		A. R. P.					£ s. d.	£ s. d.	
Under Section 145 of the <i>Land Act</i> 1901.—Payment to be made yearly.									
04	Alf. Johnstone, Maindample	2 0 0	Maindample (T.)	1, 2, 3 and 4	3	1.7.1909	1 0 0	1 0 0	Mansfield

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

Corr. No.	Name.	Area.	Parish.	Date of Payment.	Amount Collected.				Paid at—
					Balance.	Grant Fee.	Assurance Fee.	Total Amount.	
		A. R. P.			£ s. d.	£ s. d.	s. d.	£ s. d.	

Under Section 170 of the *Land Act* 1898.

634/170	John Duncan MacInnes	453 0 36	Vectis East ...	10.6.1909	1,946 1 9 1	1 11 6	92 9	1,952 6 0	Melbourne
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(1) Includes £38 2s. 10d. interest.

Department of Lands and Survey,
Melbourne, 11th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

[SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.]

Corr. No.	Name.	Area.	Parish.	Date of Payment.	AMOUNT COLLECTED.				Paid to Receiver of Revenue at—
					Balance.	Grant Fee.	Assurance Fee.	Total Amount.	
		A. R. P.			£ s. d.	£ s. d.	s. d.	£ s. d.	
Under Section 20 of <i>The Land Act</i> 1869 as amended by <i>The Land Act</i> 1878.									
5938	R. Windsor ..	253 0 0	Jernk ..	1.6.09	42 16 10	1 6 0	10 7	44 13 5	Melbourne 1.10.87
10300	W. F. Jones (1) ..	320 0 0	Morea ..	31.5.09	32 0 0	1 11 6	13 4	35 4 10	Horsham 0/68. 2.6.95
Under Section 18 of the <i>Land Act</i> 1901.									
2220	Francis Murphy (2)	20 0 0	Scarsdale ..	2.6.09	..	1 1 0	0 10	1 1 10	Ballaarat
Under Section 44 of the <i>Land Act</i> 1890.									
696	Thos. Healey ..	51 0 0	Kamarooka ..	9.6.09	20 8 0	1 6 0	2 2	21 16 2	Melbourne 1.6.03
604	Richard Field ..	28 1 13	Avoca ..	31.5.09	5 16 0	1 1 0	1 3	5 18 3	Avoca 1.7.98
2632	L. P. Larsen ..	10 0 27	Monbulk ..	8.6.09	2 4 0	1 1 0	0 6	3 5 6	Melbourne 1.11.99
274	M. Ambrose ..	228 0 0	Tarwin	11 8 0	1 6 0	9 6	13 3 6	.. 1.7.95
2343	J. Charlton ..	156 0 0	Dumbalk ..	9.6.09	58 10 0	1 6 0	6 6	62 2 1	.. 1.1.00
Under Section 44 of the <i>Land Act</i> 1890 as amended by the <i>Land Act</i> 1898.									
14485	M. Keatley (3) ..	23 0 21	Warrandyte	9.6.09	8 14 0	1 1 0	0 9	9 15 9	Melbourne 1.3.09
Under Section 49 of the <i>Land Act</i> 1901.									
2336	R. Goldsmith (4) ..	19 3 35	Sandhurst ..	2.6.09	14 0 0	1 1 0	0 10	15 1 10	Bendigo
2796	J. F. Read (5) ..	10 2 21	Mandurang ..	5.6.09	..	1 1 0	0 5	1 1 5	..
2766	Geo. Perry (3) ..	320 0 0	Lawloit ..	5.6.09	162 0 0	1 11 6	10 0	164 1 6	Nhill 1/117. 2.3.09
2148	Jas. Callahan (4) ..	11 0 10	Bullarto ..	1.6.09	8 8 0	1 1 0	0 6	9 9 6	Daylesford
2140	Agnes Carroll (3) ..	274 3 31	Salisbury West ..	2.6.09	5 3 2	1 6 0	11 6	7 0 8	Inglewood 1.1.96
3690	Emanuel Jose (4) ..	20 0 0	Wareek ..	4.6.09	..	1 1 0	0 10	1 1 10	Maryborough
2843	James Smart (5) ..	19 3 29	Ararat ..	1.6.09	10 10 0	1 1 0	0 8	11 11 8	Ararat
2867	Harriet Stewart (5) ..	20 0 0	Barkly ..	2.6.09	7 12 0	1 1 0	0 8	8 14 2	Avoca
3250	Hy. Gulley (4) ..	20 0 0	Tarnagulla ..	8.6.09	..	1 1 0	0 10	1 1 10	Tarnagulla
3251	Philip Gulley (4) ..	20 0 0	1 1 0	0 10	1 1 10	..
629	M. Simons (4) ..	20 0 0	Warrenmang	1 1 0	0 10	1 1 10	Avoca
3907	Lillias Truscott (5) ..	20 0 0	Tchuterr ..	10.6.09	6 0 0	1 1 0	0 8	7 1 8	Inglewood
17992	R. Sharp (6) ..	19 0 0	Greensborough ..	3.6.09	0 16 6	1 1 0	0 10	1 18 4	Melbourne
17993	M. Sharp (6) ..	19 0 0	1 1 0	0 10	1 1 10	..
Under Section 49 of the <i>Land Act</i> 1901 as amended by the <i>Land Act</i> 1904.									
4443	Emma Jury (7) ..	19 3 38	Borrinda ..	31.5.09	8 10 0	1 1 0	1 3	9 12 3	Bright 1.7.07
2844	Luke T. G. Smith (5) ..	20 0 0	Beaufort ..	8.6.09	10 10 0	1 1 0	0 8	11 11 8	Ballaarat
2821	Executors of John Reid, deceased (8) ..	9 0 38	Ballaarat ..	9.6.09	7 0 0	1 1 0	0 5	8 1 5	..
3285	Executors of P. Roach, deceased (9) ..	19 3 38	Beaufort ..	1.6.09	13 10 0	1 1 0	1 3	14 12 3	..
07	Jas. B. Keating (4) ..	10 0 0	Creswick ..	5.6.09	2 10 0	1 1 0	0 5	3 11 5	Creswick
3147	Executrix of Andrew Clarke, deceased (5) ..	19 2 25	..	9.6.09	4 0 0	1 1 0	0 8	5 1 8	..
Under Section 50 of the <i>Land Act</i> 1890 as amended by the <i>Land Act</i> 1898.									
14153	G. T. Campbell (5)	18 0 0	Greensborough	11.6.09	9 13 0	1 1 0	0 7	10 14 7	Melbourne
Under Section 56 of the <i>Land Act</i> 1901.									
2226	Wm. Donaldson, son. (10) ..	72 3 2	Glenhope ..	3.6.09	25 11 0	1 6 0	3 1	27 0 1	Heathcote
5226	Henry G. Drew (10) ..	23 1 1	Glenmaggie ..	31.5.09	8 8 0	1 1 0	0 6	9 9 6	Sale
Under Section 56 of the <i>Land Act</i> 1901 as amended by the <i>Land Act</i> 1904.									
4652	Jane Walsh (10) ..	19 3 34	Bullioh ..	4.6.09	3 0 0	1 1 0	0 10	4 1 10	Tallangatta
Under Section 146 of the <i>Land Act</i> 1901.									
3152	D. Cameron (11) ..	3 0 0	Digby ..	5.6.09	10 0 0	1 1 0	0 9	11 1 9	Casterton 1/46
3944	Mary Wade (12) ..	3 0 0	Harrow ..	3.6.09	2 16 8	1 1 0	0 5	3 18 1	Harrow 1/269
3943	Richd. Wade (12) ..	3 0 0	2 16 8	1 1 0	0 5	3 18 1	..
1167	Chas. G. Collander (13) ..	3 0 0	Maneroo ..	31.5.09	..	0 10 6	0 3	0 10 9	Bairnsdale
Under Section 345 of the <i>Land Act</i> 1901.									
588	J. B. Mallett (14, 15) ..	5 0 0	Sale ..	9.6.09	22 16 3	1 1 0	1 7	33 13 10	Sale
588	J. B. Mallett (16) ..	0 1 29	9 10 0	1 1 0	0 8	10 11 8	..

(1) Includes £1 interest.

(2) Purchase money, £20, paid as rent.

(3) Second class.

(4) From licence. First class.

(5) From licence. Second class.

(6) From licence. Second class. Special valuation, £1 per acre.

(7) First class. £1 10s. per acre.

(8) From licence. Second class. £1 per acre.

(9) From licence. Second class. £1 10s. per acre.

(10) From licence. Third class.

(11) £6 10s. rent paid credited.

(12) £6 13s. 4d. rent paid credited.

(13) Purchase money, £5, paid as rent.

(14) Allotment 18 of C.

(15) Includes £9 15s. monetary aid.

(16) Allotment 8 of D.

H. McKENZIE,

Commissioner of Crown Lands and Survey,

Land Acts.

APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the balance to complete the Purchase and Fees specified in each case may be received by the undermentioned Revenue Officers.

Name.	Parish.	Extent.	Amount to be Collected.						Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Balance to complete Purchase.	Fees.			Total to Pay.		
				Grant.	Certificate.	Assurance.			
		A. R. P.	£ s. d.	£ s. d.	£	£ s. d.	£ s. d.		
Under Section 18 of the <i>Land Act</i> 1901.									
James F. Palmer (1) ...	Doreel...	20 0 0	...	1 1 0	...	0 0 10	1 1 10	Ballaarat 227	
Under Section 49 of the <i>Land Act</i> 1901.									
Teresa and Jeremiah Falvey, as executrix and executor of W. Falvey (2) ...	Landsborough ...	17 0 24	0 18 0	1 1 0	...	0 0 7	1 19 7	Stawell 2296/1/41	
Richard Bassett (3) ...	Greensborough...	13 3 10	1 8 0	1 1 0	...	0 0 6	2 9 6	Melbourne 14057	
Wm. Scott (4) ...	"	20 0 0	...	1 1 0	...	0 0 8	1 1 8	" 17691	
Under Section 49 of the <i>Land Act</i> 1901 as amended by the <i>Land Act</i> 1904.									
John T. Pook (5) ...	Redcastle ...	20 0 0	17 0 0	1 1 0	...	0 1 1	18 2 1	Heathcote 3761/2/119	
Wm. Towers (6, 7) ...	Bullarto ...	11 1 28	8 8 0	1 1 0	...	0 0 6	9 9 6	Daylesford 2908	
Robert John Morse, as administrator (6, 7) ...	Kurting ...	19 3 35	2 10 0	1 1 0	...	0 0 10	3 11 10	Inglewood 629	
Robert John Morse (6, 7) ...	"	19 3 34	2 10 0	1 1 0	...	0 0 10	3 11 10	" 630	
Searia Kitchell (2, 7) ...	Ararat ...	19 3 35	...	1 1 0	...	0 0 8	1 1 8	Ararat 3445	
George F. Brady (2, 7) ...	"	19 3 34	...	1 1 0	...	0 0 8	1 1 8	" 3083	
James Fleming (6, 7) ...	"	19 3 1	...	1 1 0	...	0 0 10	1 1 10	" 3498	
Under Section 50 of the <i>Land Act</i> 1890 as amended by the <i>Land Act</i> 1898.									
Isabella MacGibbon (8) ...	Greensborough	15 0 0	0 15 0	1 1 0	...	0 0 6	1 16 6	Melbourne	
Under Section 146 of the <i>Land Act</i> 1901.									
George Taylor (9) ...	Mandurang ...	3 0 0	...	1 1 0	...	0 0 3	1 1 3	Bendigo 920/2/254	
Isaac Davies (10) ...	Sandhurst ...	2 3 38	...	1 1 0	...	0 0 4	1 1 4	" 262/2/74	
Thomas Taylor (11) ...	Monia North ...	3 0 0	3 0 0	1 1 0	...	0 0 5	4 1 5	Seymour 1923/2/255	
Malcolm McCall (12) ...	Bundalong ...	0 2 36	0 11 8	1 1 0	...	0 0 3	1 12 11	Yarrowonga 1612/1/182	
John Barrow (13) ...	Trentham ...	0 2 6	...	1 1 0	...	0 0 5	1 1 5	Daylesford 2053	
Bridget Hyland (14) ...	Ballaarat ...	2 3 1	11 7 11	1 1 0	...	0 1 2	12 10 1	Ballaarat 123	
George D. Knight (15) ...	Scarpdale ...	1 0 2	...	0 10 6	...	0 0 2	0 10 8	" 139	
Jesse Holdsworth (16) ...	Euraubeeu ...	3 0 0	...	1 1 0	...	0 0 6	1 1 6	" 119	
Under Sections 103-170 of the <i>Land Act</i> 1898.									
Thomas Sussex ...	Yarragon ...	26 3 17	203 2 2	1 1 0	...	0 10 2	204 13 4	Warragul 836	
Under Sections 130-383 of the <i>Land Act</i> 1901.									
F. L. Furnell ...	Yarragon ...	80 0 0	812 18 5	1 6 0	...	2 0 0	816 4 5	Warragul 2306	
Under Section 322 of the <i>Land Act</i> 1901.									
John Branson ...	Tallygaroopna ...	18 0 33	12 16 6	1 1 0	...	0 0 10	13 18 4	Shepparton 8054	
Under Section 346 of the <i>Land Act</i> 1901.									
W. T. Matthews (17)...	Yarragon ...	24 1 19	117 10 0	1 1 0	...	0 6 3	118 17 3	Warragul 542	
W. T. Matthews (18)...	"	0 2 0	6 0 0	1 1 0	...	0 0 3	7 1 3	" 542	
Under Sections 5-10 of the <i>Settlement on Lands Act</i> 1893.									
A. V. Hotchin, executrix (19) ...	Katamatite ...	13 1 7	5 5 0	1 1 0	...	0 0 7	14 11 10	Yarrowonga 388	
J. Bowen (20) ...	Echuca North ...	20 0 0	8 0 0	1 1 0	...	0 0 10	25 1 10	Echuca 2079	

- (1) Purchase money £20 paid as rent.
- (2) 2nd class.
- (3) £9 2s. rent paid credited.
- (4) £24 rent paid credited.
- (5) 2nd class, £1 5s. per acre.
- (6) 1st class.
- (7) From licence.
- (8) £10 10s. rent paid credited.
- (9) £15 5s. paid as rent under licence credited.
- (10) £8 1s. 8d. paid as rent under licence credited.

- (11) £6 paid as rent under licence credited.
- (12) £5 8s. 4d. paid as rent under licence credited.
- (13) £9 rent paid credited.
- (14) £16 3s. 4d. paid as rent credited.
- (15) Purchase money £4 paid as rent.
- (16) Purchase money £12 paid as rent.
- (17) Allotments 7a and 18a of C.
- (18) Allotment 23 of C.
- (19) £8 5s. 3d. monetary aid included.
- (20) £16 monetary aid included.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

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.

Name.	Parish.	Extent:	Amount to be Collected.						Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Purchase Money.	Fees.			Total to Pay.		
				Grant.	Plan or Survey.	Assurance.			
		A. B. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.		
Under Section 184 of the Land Act 1901.									
John Mahoney	Stawell	4 0 0	5 0 0	0 10 6	0 0 3	5 10 9	Stawell	B.121104	
Michl. Fitzgerald	Wombelano	11 0 16	11 2 0	1 1 0	0 0 0	13 3 6	Casterton	B.119403	
Ellen Hicks	Yanipy	16 3 14	42 1 11	0 1 0	0 0 0	44 4 9	Nhill	B.120001	
John McDonald	"	3 1 31	8 12 3	1 1 0	0 0 0	10 13 8	"	B.12 001	
H. A. Rokeby	Karnak	7 2 8	18 17 6	1 1 0	0 0 0	20 19 4	Horsham	B.122955	
Thomas Biggin	Lexington	4 3 4	11 18 9	1 1 0	0 0 0	13 0 3	Ararat	1071/103	
Colin McPherson	Colvinsky	3 1 19	6 10 0	1 1 0	0 0 0	10 0 4	"	15078w	
James Henry Leversha	Harcourt	1 0 9 3/4	3 0 0	0 10 6	0 0 2	3 10 8	Castlemaine	22785w	
Joseph Jackson Murdoch	Warrenmang	1 1 11	1 6 5	0 10 6	0 0 1	2 17 0	Avoca	29679w	
Robert Parker	Ballaarat	1 3 13	5 0 0	0 10 6	0 0 3	6 10 9	Ballaarat	J.4729	
William Greenbank	Haddon	4 3 34	19 17 0	1 1 0	0 0 0	21 18 10	"	T.21546	

Under Clause 2, Section 102 of the Local Government Act 1891.

Jane Rintoule	Kinimakatka	11 0 32	33 12 0	1 1 0	0 10 0	0 0 1 5	37 4 5	Nhill	B.122366
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Under Section 181 of the Local Government Act 1903.

Jessie Mabel Campbell (1)	Whorel	3 3 34	27 12 0	1 1 0	1 0 0	0 0 1 2	29 14 11	Colac	J.1230
Walter Williamson (1)	Eversley	1 3 22	4 14 0	0 10 6	1 0 0	0 0 3	6 4 9	Ararat	31951w
Charlotte Cameron (1)	Springfield	2 2 21	13 3 2	1 1 0	1 0 0	0 0 7	15 4 9	Melbourne	G.14181

(1) Purchase money, when paid, to be passed to the credit of the Unused Roads and Water Frontages Fund.

Department of Lands and Survey,
Melbourne, 18th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 193RD SECTION OF THE LAND ACT 1901.

NOTICE 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 Responsible Minister of the Crown administering the said Acts, to hear the same 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 places 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.

H. McKENZIE,
Commissioner of Crown Lands and Survey,
Being the Responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey,
Melbourne, 22nd June, 1909.

Schedule.

Place and Date of Hearing.	Persons appointed by the Minister.	No. of Licence or Lease.	Date of Licence or Lease.	Name of Licensee or Lessee.	Area.	Locality.
Beechworth, 25th June, 1909	Land Officer	2805/47	2.3.1903	Herman Rosengroen	A. B. P. 20 0 0	Stanley
		890/29	1.1.1900	Mary Sherritt	319 0 0	Beechworth
		865/29	1.1.1900	John Sherritt (deceased), representative of	357 0 0	"
Bairnsdale, 7th July, 1909	Land Officer	3714/54	1.1.1904	Dendix Nelson	53 0 0	Gillingall
		3623/54	1.7.1903	George McKnight	42 0 0	Tambo
		1361/29	1.7.1902	Robt. H. Hodge	293 0 0	Murrindal West
		331/29	2.7.1900	Walter L. Gibbs	559 0 0	Tildesley West
Echuca, 16th July, 1909	Land Officer	2259/47	1.8.1906	Herbert H. Pentling	83 0 0	Gunbower
		1904/41	1.4.1901	Francis Wilson	49 0 0	Cohuna
		2989/47	1.7.1903	Francis Wilson	56 0 0	"
		2910/47	1.9.1902	James W. Thom	100 0 0	Patho
Colac, 13th July, 1909	Land Officer	4091/47	2.1.1905	John Jones	158 0 0	Olangolah
		4234/47	2.10.1905	James Dickason	100 0 0	Wongarra
Warrnambool, 14th July, 1909	Land Officer	2662/59	1.12.1901	Patk. McMahon	63 0 0	Laang
Geelong, 5th July, 1909	Land Officer	2515/49	1.11.1902	Ruby L. Lancashire	154 0 0	Olangolah
		2514/42	1.11.1902	Leslie F. Lancashire	185 0 0	"

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 193RD SECTION OF THE LAND ACT 1901.

NOTICE is hereby given that, at the time and places mentioned in the Schedule hereunder, applications for Leases and Licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, 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.

H. McKENZIE,

Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey,
Melbourne, 22nd June, 1909.

Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board.
	1909.	
Colac	Tuesday, 13th July, at Two p.m.	M. Taylor, Esq.
Warrnambool	Wednesday, 14th July, at Ten a.m.	M. Taylor, Esq.
Echuca	Friday, 16th July, at Ten a.m.	H. J. Jackson, Esq.
Kaniva	Tuesday, 6th July, at Ten a.m.	R. McRae Stewart, Esq.
Natimuk	Wednesday, 14th July, at Two p.m.	R. McRae Stewart, Esq.
Birchip	Wednesday, 14th July, at Ten a.m.	J. B. Gregson, Esq.

Land Acts.

SWAMP LANDS AVAILABLE FOR APPLICATION UNDER CONDITIONAL PURCHASE LEASE.

SECTIONS 130-383 OF THE *Land Act* 1901 AS AMENDED BY THE *Land Act* 1904.

THE allotment mentioned in the Schedule hereunder will be available for application on or before Wednesday, 21st July, 1909.

Applications, accompanied by a duty stamp of 5s. for registration, must be made on usual form, and lodged at the Crown Lands Office, Melbourne.

All applications so lodged on or before the above-mentioned date 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.

Applicants may obtain from a Local Land Officer, or the Inquiry Branch, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a ticket at excursion fares to enable them to inspect the land, or to attend the Local Land Board.

Plans (price 1s.) and further information may be obtained at the Inquiry Room, Lands Department, Melbourne, and Land Offices, Seymour, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Sale, and Warracknabeal.

Care should be taken by the applicant that he secures the correct form, and that it is properly filled up.

Conditional Purchase Lease.

The conditional purchase lease will be dated the 1st day of August, 1909, and may be for such a term of years, not exceeding 31½, as may be agreed upon between the lessee and the Board.

Rent.

The purchase money, with interest at 4½ per cent., must be paid by 63 or a lesser number of half-yearly instalments (including deposit), calculated according to any of the tables under Division 3 of Part I. of the *Savings Banks Act 1890 Amendment Act 1896*. Each instalment will include interest upon the balance of the purchase money remaining unpaid.

On a conditional purchase lease application a deposit equal to the two (2) first instalments of purchase money, together with fees (including survey charge), must be paid within fourteen days after an allotment has been recommended.

Every conditional purchase lease of an allotment will contain the following special conditions:—

- (a) a condition that the lessee or purchaser shall make substantial improvements on the land to the extent of 10s. per acre in each of the first three years from the date of lease or sale; and
- (b) a condition on the part of the lessee or purchaser to keep open all canals and drains.

The Board has power to grant, subject to such terms and conditions as it thinks fit, authority to the owner or occupier of any allotment to cut a drain through any adjoining allotment without making compensation to the owner or occupier thereof, such drain to run parallel with and within 10 links (approximately 6½ feet), where practicable, of a boundary line of such allotment.

On payment of deposit or rent, together with fees, a permit to occupy will forthwith issue.

Residence is not necessary.

H. McKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 17th June, 1909.

Schedule.

County.	Parish.	Allot.	Sec.	Area.	Price per Acre.	Half-Yearly Rent.	Survey Fee.	Value of Improvements.	Amount of Deposit (including Fee for Lease).	Remarks.	Corr. No.
				A. R. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.		
Delatite ...	Doolan ...	5	A	24 3 26	5 0	3 15 0	3 9 0	41 4 0	53 3 0	Formerly held by C. West	3961/130

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

RETURN of all Transfers registered at the Office of Titles of Leases issued under Sections 29, 35, 85, 42-44, 47-49, 50-51, 59-61, and 54-56, of the Land Acts 1890, 1898, 1901, and 1904 for the following periods.

Department of Lands and Survey,
Melbourne, 18th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

Corr. No.	Name of Transferor.	Name of Transferee.	Particulars of Land Transferred.				Receiver of Revenue at—
			Parish.	Allotment.	Section.	Extent.	
						A. R. P.	
Week ending Saturday, the 8th day of May, 1909.							
2496/42-44	Patrick G. Lacey ...	Patrick Gavan Lacey, Pyramid Hill	Mologa ...	26c, 26d	B	30 0 16	Kerang
11843/42-44	Ernest A. Atherton	John Benjamin Wilkins, Ringwood	Kinglake ...	3	C	100 0 5	Melbourne
2836/42-44	Margaret A. McManus	Patrick Seymour, Sugar Loaf Creek	Lowry ...	14	B	35 1 23	Seymour
2733/42-44	James Hall ...	Charles Begg Irvine, Nicholson...	Coolungoolun	4B	A	298 1 17	Sale
1245/42-44	Margaret Weare ...	William James Hunter, Knowsley	Weston ...	10A	1	30 2 10	Heathcote
2496/42-44	Mary Lacey ...	Patrick Gavan Lacey, Pyramid Hill (administrator)	Mologa ...	26c, 26d	B	31 0 16	Kerang
2301/42-44	John Forsyth ...	Thomas Elsom, Wallup ...	Wallup ...	131, 131A		80 0 10	Warracknabeal
1681/42-44	James M. Smith ...	Edward William Henry Burris, Mitre Lake	Natimuk ...	148, Pt. 147		316 2 25	Horsham
1802/42-44	William Turner ...	James Turner, Shepherd's Creek	Langwornor ...	11	7	52 0 30	Heathcote
117/42-44	Johann C. Buchholz	John McLachlan, Minyip ...	Nullan ...	114		111 0 17	Warracknabeal
14570/47-49	Annie Moscript (administratrix of Robert Moscript)	Annie Moscript, Toora...	Woorarra ...	36	C	114 1 0	Yarram
2728/59-61	John Osmand ...	William Silvanus Cheshire, Burrowye	Burrowye ...	3, 1d	13, 14	113 0 0	Bethanga
2296/59-61	Irvin Martin (sheriff of W. F. Fadersen)	Henry Fadersen, Bendigo ...	Lockwood ...	2 and 3	3	220 3 24	Bendigo
2441/59-61	Sydney W. Jephcott	George Kepler Jephcott, Tintal-dra	Tintal-dra ...	22, 22B	1A	305 1 33	Tallangatta
2728/59-61	Ellen O'Brien ...	Thomas Forster Rutledge, North Geelong	Boorolite ...	80, 89		343 0 36	Mansfield
2940/59-61	Louisa E. Varney ...	Alexander McPherson, Lindenow South	Coongulmerung	20	B	41 2 18	Bairnsdale
14964/54-56	Harold Webster ...	Mary Webster, Tarwin Lower ...	Tarwin ...	54d		115 2 5	Melbourne
538/29	John Mahoney ...	William Patrick Mahoney, Bringalbart South	Yallakar ...	21A	A	399 0 0	Harrow
1545/29	John Mahoney ...	Thomas Quinlivan, Coghill's Creek	Binginwarri ...	23	C	659 0 0	Yarram
782/29	Ballararat Trustees Exors. and Agency Coy. Ltd. (adm. of Ellen Quinlivan)	John Ray Stockwell, Yarram	Sunday Island	1		968 0 0	"
946/29	Harriet A. Winter	His Majesty the King ...	Knaawing ...	Pt. 29		319 3 20	Horsham
544/29	George Morris ...	Alexander Brown Hamilton, Fish Creek	Doomburrim ...	56A		200 0 0	Warragul
47/29	Alfred C. Barr ...	Florence Louisa Hamilton, Fish Creek	"	56B		120 0 0	"
1079/29	Alfred C. Barr ...	George Collett, Omeo ...	Thorkidana ...	52		698 0 0	Omeo
293/29	James Fisher (executor of Thompson Fisher)	Emily Hill, Mt. Elliot ...	Towong ...	32		280 0 0	Tallangatta
1048/29	William J. Braniff ...	Richard Terence Forrest, Nillaha-cootie	Nillaha-cootie ...	100A, 100C		229 0 0	Mansfield
323/29	John Forrest ...	Ballararat Trustees Executors and Agency Coy. Ltd. (admin-istrator)	Binginwarri ...	83A, 83B		472 0 0	Yarram
782/29	Ellen Quinlivan ...	James Maunder, Wallaloo (admin-istrator)	Bolangum ...	147C		41 0 0	Stawell
537/29	Mary A. Maunder ...	John Mahoney, Bringalbart South (executor)	Yallakar ...	21A	A	399 0 0	Harrow
538/29	Timothy Mahoney ...	James Fisher, Benambra (executor)	Thorkidana ...	52	C	698 0 0	Omeo
1545/29	Thompson Fisher ...	Victor William Hahn, Perry Bridge	Meerlieu ...	5, 6	37	227 0 0	Sale
293/29	George N. Bedgood	Freemantle Edwards, Karnak ...	Karnak ...	63		1,265 0 0	Horsham
2031/35	William F. Passmore	Freemantle Edwards, Karnak ...	Kalingur ...	35		1,265 0 0	Horsham
Week ending Saturday, the 15th day of May, 1909.							
2714/42-44	Isaac G. Newton ...	James Corcoran Newton, Launceston, Tasmania; William Edward Wilson, Chiltern (executors)	Byawatha ...	5	5	156 0 22	Wangaratta
1501/42-44	John Pritchard ...	William John Pritchard, Swan Hill; and George Pritchard, Lang Lang (executors)	Warngar ...	23, 24	4A	250 0 16	Stawell
1258/42-44	Donald McKenzie ...	Donald McKenzie, jun., Rupanyup	Rupanyup ...	154c		31 3 36	"
1246/42-44	John T. Oram ...	Donald McKenzie, jun., Rupanyup	"	154B, 154D		169 1 34	"
1526/42-44	Thomas Schilling ...	Arthur Otto Sachse (as Minister of Education)	Wonthaggi North	Pt. 103		2 0 0	Melbourne
1526/42-44	Thomas Schilling ...	Arthur Otto Sachse (as Minister of Education)	"	Pt. 103		1 0 37½	"
1526/42-44	Arthur O. Sachse (as Minister of Education)	Thomas Schilling, Ryanston ...	"	Pt. 103		1 0 37½	"
5473/42-44	John J. O'Neill ...	President, Councillors, &c., Shire of Narracan	Allambee ...	Pt. 94c		2 0 1½	Warragul
3476/42-44	James Howe ...	Charles Edward Coy, Rushworth	Wanalta ...	Pt. 95A		1 1 8½	Rushworth
2219/42-44	James Corcoran Newton and William Edward Wilson (executors of Isaac George Newton)	Christopher Ford, Byawatha ...	Byawatha ...	5	5	156 0 22	Wangaratta
2437/42-44	William J. Joyce ...	Neil Wallace McMillan, Ryan's Creek	Lurg ...	Pt. 15		10 2 26	Benalla

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.—continued.

Cort. No.	Name of Transferor.	Name of Transferee.	Particulars of Land Transferred.				Receiver of Revenue at—
			Parish.	Allotment.	Section.	Extent.	
						A. R. P.	
Week ending Saturday, the 15th day of May, 1909—continued.							
4613/47-49	Joseph Lockwood ...	John Fraser, Birchip ...	Narraport ...	70A	99 3 33	Wycheproof
3397/50-51	Samuel Haw, jun. ...	William Hipwell, Gunbower ...	Gunbower ...	25 ...	7	44 1 18	Echuca
2469/59-61	Franz H. Kramme ...	George Henry McDougall, Bruthen, and Helena Kramme, Mossiface (executor and executrix)	Tambo ...	55, 55A	106 1 28	Bairnsdale
10449/59-61	Maud R. Robbins ...	James Bruce, Longwarry ...	Jindivick ...	115C, 115D	216 0 0	Warragul
4781/59-61	Joseph Quigley ...	Charles Sandier Smyth, Morwell ...	Yinnar ...	27 ...	A	112 2 2	Traralgon
4781/59-61	Joseph Quigley ...	William Ritchie, Jambuk ...	" ...	25 ...	A	134 1 34	"
2254/59-61	Michael J. Deane ...	Patrick Deane, Dookie ...	Whroo ...	25 and 26 ...	A	319 1 39	Rushworth
2222/59-61	James Shorton ...	James Peter Cummins, Barmah ...	Glenmaggie ...	48 ...	A	57 2 10	Maffra
4859/59-61	William R. Young ...	Christina Young, Costerfield ...	Moornool West ...	46A, 46B	98 1 13	Heathcote
5848/54-56	John Manning ...	Amelia Morgans, Traralgon ...	Boola Boola ...	13A, 22 ...	A	275 0 36	Traralgon
2983/59-61	Albion Brooksby ...	Jessie Brooksby, Willaura (executrix)	Jilpauger ...	27A	39 3 21	Harrow
5536/54-56	Farquhar McLure (administrator of Patrick McLure)	Farquhar McLure, Yea ...	Woodbourne ...	20	612 0 0	Yea
1046/29	Francis Ormston ...	Nora Whiting, Stawell ...	Bellellon ...	6	160 0 0	Stawell
647/29	Ormond Edwin Desailly (administrator of Grace Isabel Desailly)	Mary Evans, Hillside ...	Nungatta ...	6	97 0 0	Bairnsdale
1248/29	Ellen Bartlett ...	James Wescombe Bartlett, Perry Bridge	Moerlieu ...	32	684 0 0	Sale
45/29	Thomas B. Waters ...	John Robert Turner, Tintaldra ...	Towong ...	21	600 0 0	Tallangatta
968/29	Charles E. Bramley ...	Minnie Adeline Bramley, Berrington	Berrington ...	51	515 0 0	"
60/29	Henry Smith ...	Bannister Herbert Booth, Tittybong	Tittybong ...	21A, 21B	630 0 0	Wycheproof
839/29	Percy B. Dahlsen ...	William Lynch, Wy Yung ...	Wy Yung ...	134A	320 0 0	Bairnsdale
1240/29	James Lonergan ...	Robert John Almond, Ancona ...	Borodomanin ...	10 ...	6	370 0 0	Mansfield
1241/29	George Rathbone ...	Albert Rathbone, St. Germans ...	Kotupna ...	9	199 0 0	Nathalia
65/85				65	29 1 23	
1583/42-44					...	265 3 13	

(1) Date of transfer, 18th November, 1898.

Land Acts.

LICENCES UNDER THE LAND ACTS 1869, 1890, 1891, 1898, AND 1901 EXPIRED OR BECAME NULL AND VOID.

NOTICE is hereby given that the Licences 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 heading in this issue "Fortnightly List of Crown Lands Available."

Department of Lands and Survey,
Melbourne, 18th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

District.	Cort. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
					A. R. P.			
Licences under the Land Acts 1869, 1890, 1891, 1898, and 1901.								
State Forests	389	E. O. Dunstan ...	145	Noorongong	3 0 0	...	Abandoned 30.6.08 ...	Tallangatta
Bendigo ...	692	Ah Yon ...	47, Land Act 1869	Sandhurst ...	1 0 0	...	Expired ...	Bendigo
Warracknabeal	352w	David Gugins (1) ...	145	Werrigar (Town of Warracknabeal)	0 1 8	...	Non-payment of rent	Warracknabeal
Hamilton ...	3906	William Tait (2) ...	145	Casterton (Township of Sandford)	1 3 38	...	Expired ...	Casterton
Geelong ...	3543	Thomas Macmeikan (3) ...	47	Krambruk ...	174 0 0	1st V.O.	Expired ...	Geelong
Ballarat ...	3304	Thomas Evans ...	145	Commeralghip (Kaleno)	0 1 3	...	Expired ...	Ballarat
" ...	1415	Edward Hall (4) ...	22	Amberst ...	5 0 0	...	Expired ...	Talbot
Melbourne	11633	Richard McLeish (5) ...	42	Kinglake ...	20 0 0	2nd	Expired ...	Melbourne
"	14711	Lewis Nelson (6) ...	47	"	20 0 0	2nd	Expired ...	"
"	4496	Ellen E. Gregory (7) ...	145	Wandin Yallock (Seville)	1 2 7	...	Expired (land sold) ...	"
"	3211	Alfred Cuttriss ...	145	Kirrak (Inverloch)	Jetty site	...	Expired ...	"

(1) Allotment 3, section 30.
(2) Allotment 8, section 12.
(3) Allotment 35A, section 1.
(4) Allotment 3, section 16s.

(5) Allotment 5, section B.
(6) Allotment 4A, section B.
(7) Allotment 41A.

Land Acts.

APPLICATIONS FOR LICENCES APPROVED.

THE following applications for Licences having been approved, it 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, 18th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

Number of Licence.	Name and Address of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Date of Licence.	Amount to be Collected.			Payable to Receiver of Revenue at -
					Payment.	Fee for Licence.	Total Amount of First Payment.	
		A. R. P.			£ s. d.	£ s. d.	£ s. d.	
Under Section 145 of the Land Act 1901.—Payment to be made quarterly.								
07	F. J. Rodor, Bairnsdale (1)	3 0 0	Wamta ...	1.4.09	1 0 0	...	1 0 0	Bairnsdale 2/231
Under Section 145 of the Land Act 1901.—Payment to be made yearly.								
2785	George A. Prater, Cani- ambo	1 0 0	Caniambo ...	1.6.09	0 10 0	...	0 5 10	Shepparton
021	James Irvine, Peter- borough (2)	Bathing box	Narrawaturk ...	1.1.09	0 10 0	...	0 10 0	Warrnambool 127
1843	Edward R. Rogers, Tongio West	2 3 38 Dwelling and garden	Tongio-Munjie West	"	1 0 0	...	1 0 0	Omeo 1/245
Under Section 187 of the Land Act 1901.—Payment to be made yearly.								
...	E. C. Naylor, Cullen P.O. (3)	25 0 0	Gunbower West ...	1.10.08	0 18 9	0 5 0	1 3 9	Echuca
2551	T. Murphy (4, 5) ...	127 0 0	Natimuk ...	1.7.08	3 3 6	0 5 0	4 4 5	Horsham 2/186
...	Wm. Smith, Apsley (5)	2 0 0	Boik-rbert ...	"	0 10 0	0 5 0	0 17 6	Harrow
...	Julia Wade, Harrow (5, 6)	515 0 0	Harrow ...	1.5.08	2 2 11	0 5 0	1 2 11	"
...	Wm. Marsh, Mooree, via Coleraine (5)	13 0 0	Mooree ...	1.7.08	0 9 9	0 5 0	0 17 3	"
...	Margt. Kain, St. Helen's, Ardno (5, 7)	2,125 0 0	Malangange ...	1.5.09	9 2 7	0 5 0	4 1 1	Portland
...	M. Kain, St. Helen's, Ardno (5, 7)	2,125 0 0	Malanganee and Palpara	"	9 2 7	0 5 0	4 1 1	"
...	W. E. Mills, Macar- thur	209 0 0	Macarthur ...	"	0 14 4	0 5 0	0 11 0	"
2678	Christina McKenzie, Cobra Killuc (2)	14 0 0	Cobra Killuc ...	1.1.08	1 6 3	0 5 0	1 11 3	Terang 2/179
...	E. T. Harrington, For- rest (2)	391 0 0	Kaanglang ...	1.6.09	0 13 4	0 5 0	0 18 4	Colac 2/111
...	R. Newcombe, Forrest (2)	1 0 0	Yaughier ...	1.1.09	0 4 6	0 5 0	0 9 6	" 213
...	F. G. Bardett, Forrest (2)	2 0 0	" ...	"	0 1 11	0 5 0	0 6 11	" 131
...	L. Jones, Kennedy's Creek (2)	135 0 0	Wirdjil ...	1.9.08	0 12 3	0 5 0	0 17 3	Camperdown 146
...	Alexr. Nelson, Cressy (2)	15 0 0	Cundare ...	1.5.09	0 2 1	0 5 0	0 7 1	Colac 213
...	Thos. E. Parsons, Beech Forest (2)	11 0 0	Wyelangta ...	1.3.09	1 18 6	0 5 0	2 3 6	"

(1) Amount paid. £3 deposit paid at Bairnsdale on 3rd March, 1909, credited.

(2) Amount paid.

(3) Rent paid to 30th September, 1909.

(4) This is a renewal.

(5) Rent and fee paid to 30th September, 1909.

(6) Renewable for three years from 1st October, 1909.

(7) Renewable for six years from 1st October, 1909.

NOTES.

CASTLEMAINE DISTRICT.—In notice gazetted 9th June, 1909, page 2649, re licence 3888/47, 63 acres, parish of Baringhup, the name of licensee should be *George W. Stewart*, not *George W. Steward*.

ST. ARNAUD DISTRICT.—In notice gazetted 9th June, 1909, page 2652, re licence 014/103, 20 acres, parish of St. Arnaud, the name of licensee should be *Mary T. Bennett*, not *Mary T. Bennetts*.

SALE DISTRICT.—Footnote 54 in *Gazette*, 9th June, 1909, page 2653, should read £1 6s. 7d. of rent paid under section 29 credited. This applies to licence 6724/54, Lillian C. O'Brien.

Land Acts.

TRANSFER APPROVED.

THE following Application for Transfer of a Licence under the 187th section of the Land Act 1901 having been approved, it is hereby notified that the Rent specified may be received by the undermentioned Revenue Officer.

Number of Licence.	Name of Transferrer.	Name of Transferee.	Area subject to modification of boundaries and area.	Parish.	Field under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid.	Rent payable to Revenue Officer at—
			A. R. P.				£ s. d.		
1618	Trustees of late W. D. McPherson	Trustees of late John McPherson	24 0 0	Nerrin-Nerrin	187	1.7.97	1 16 0	10s., Melbourne	Camperdown 190

Department of Lands and Survey,
Melbourne, 18th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

Land Acts.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Revenue Officers. When Lease is ready for execution Lessee will be duly advised.

Date of Lease.	Name of Lessee.	Parish.	Class.	Extent.	Conditions—How Complied with.					Amount to be Collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—		
					Fencing.		Cultivation.	Improvements.		Total.	Residence.	Rent payable Half-yearly.	Fees.			Total to pay.	
					£	s. d.		£	s. d.				£	s. d.			£
Under Section 44 of the Land Act 1890 as amended by the Land Act 1898.																	
2.6.08	Sidney J. P. Moor	Lawloit	2nd	155 3 20	129 0 0	...	2 18 6	8 15 6	1	...	9 15 6	Nhill	2586/1/0
1.7.08	Ferdinand Dietrich (1)	Yinnar	1st V.C.	46 1 20	63 0 0	Yes	0 11 9	1 0 6	1	...	2 0 6	Traralgon	4216/2/30
1.1.07	Annie Chisholm (2)	Gembrook	2nd V.C.	49 2 18	41 0 0	Yes	0 9 5	2 7 1	1	...	3 8 4	Melbourne	11190
4.4.09	Christopher Hanlon	Gonyah Gonyah	1st V.C.	172 3 30	424 0 0	Yes	2 3 3	2 3 3	1	...	3 3 3	Traralgon	12361
Under Section 49 of the Land Act 1901.																	
1.6.09	Lazarus Watts	Patho	1st V.C.	96 3 15	55 0 0	45 0 0	100 0 0	Yes	3 12 9	3 12 9	1	...	4 12 9	Echuca	2988/1/155
1.6.05	William A. Fleet (3)	Wesleyville	1st V.C.	264 3 0	73 0 0	Yes	3 6 3	3 11 3	1	...	3 11 3	Colac	3294/2/42
1.12.06	Ellen Feeney	Windivick	2nd	83 1 25	Yes	1 11 6	3 3 0	1	...	4 3 0	Warragul	13321
2.11.08	Albert E. Hart	Jumbuk	1st V.C.	166 2 1	30 0 0	225 0 0	253 0 0	Yes	2 1 9	4 3 6	1	...	5 3 6	Traralgon	5367/2/62
Under Section 49 of the Land Act 1901 as amended by the Land Act 1904.																	
Under Section 61 of the Land Act 1898.																	
1.1.07	Thos. Murphy	Woodbourne	3rd	234 1 10	46 0 0	81 0 0	127 0 0	Yes	2 18 9	14 13 9	1	...	15 13 9	Yes	2564/2/86
2.3.08	James Irvine	Narran-turk	3rd	488 3 38	99 0 0	170 0 0	268 0 0	Yes	6 2 3	18 6 9	1	...	19 6 9	Warrnambool	244/1/65
1.9.08	Michael J. McKitterick	Dumtall	3rd V.C.	290 1 15	150 0 0	Yes	1 16 5	3 12 10	1	...	4 12 10	Warragul	13634
Under Section 56 of the Land Act 1901.																	
1.1.09	Robt. G. Anderson	Roroka	3rd	121 3 18	69 0 0	Yes	1 10 6	1 10 6	1	...	2 10 6	Stawell	2958/1/2
1.8.08	William Robe	Wangarrup	3rd V.C.	84 2 20	62 0 0	92 0 0	Yes	0 10 8	1 1 4	1	...	2 1 4	Colac	3792/2/199
1.1.09	John M. Evans	"	3rd	359 2 8	144 0 0	200 0 0	344 0 0	Yes	4 10 0	4 10 0	1	...	5 10 0	"	428/3/37
"	Henry Adamson	Meenyan	3rd	245 1 3	136 0 0	Yes	3 1 6	3 1 6	1	...	4 1 6	Warragul	14010
Under Section 55 of the Land Act 1901 as amended by the Land Act 1904.																	
1.1.06	Mary A. Maunder	Bolangum	3rd N.R.	319 3 8	160 0 0	...	4 0 0	28 0 0	1	...	29 0 0	Stawell	2591/1/85

(1) 3s. overpaid under licence credited.

(2) 1s. 3d. interest under licence included.

(3) In lieu of lease for 263a. 2r. 14p. rate Gazette of 29th November, 1905.

Department of Lands and Survey,
Melbourne, 17th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

FORTNIGHTLY LIST OF CROWN LANDS AVAILABLE.

THE undermentioned areas are available for application as provided by various sections of the Land Acts, and all applications received on or before Wednesday, the 21st July, 1909, will be deemed to have been simultaneously made; but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board (seven days prior to the sitting thereof).

Applications on proper form, accompanied by 5s. duty stamp uncanceled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands office in Victoria.

Applicants may obtain from Local Land Officers, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at excursion fares to enable them to inspect available areas or to attend Local Land Boards.

Marked plans of any particular area, application forms, a pamphlet explaining various sections of the Land Acts, and any further information may be obtained from the Inquiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horeham, Melbourne, Omeo, Sale, Seymour, Stawell, St. Arnaud, and Warracknabeal.

Department of Crown Lands and Survey,
Melbourne, 17th June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

* Improvements may be subject to re-valuation after land has been granted to an applicant.

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.			Valuation of Improvements (if any).	Location of Land, &c.	Nearest Railway Station and distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Soil, Timber, suitability, Grazing, &c.
						Section of Land Act.	Classification.	Value per Acre.						
AGRICULTURAL AND GRAZING LANDS.														
Selection Lands—1st and 2nd Class, Section 47; 3rd Class, Section 54. Grazing Area Lease Lands, Section 35.														
Beechworth (a)	Hogong ...	Myrtleford	5	4	50 0 0	47	2nd	0 15 0	5 2 0	Nil	In the north-east of parish (H. 79773)	Main road and bush track	To be conserved	Low lying hills, suitable for grazing; timbered with box and stringybark
"	"	Wodonga	10	17	350 0 0	54	3rd	0 10 0	10 3 0	Nil	In the west of the parish (5308/187)	Made road and bush track	To be conserved	Rough hilly country, suitable for grazing only; timbered with box and stringybark saplings for sheep grazing; low suckers
"	"	Belvoir West	6	1	360 0 0	54	3rd	0 10 0	10 3 0	Nil	In the east of the parish (5457/187)	Main road and bush track	To be conserved	Hilly country, suitable for sheep grazing; low suckers
"	Delatite ...	Forepunkah	3	10A	1,000 0 0	35	3rd	0 10 0	18 10 0	Nil	In the middle of the parish (5102/187)	Made road and bush track	Two-mile Creek	Small portion creek frontage; balance rangy country, suitable only for grazing; timbered with peppermint and stringybark
Seymour (a) ...	Anglesey	Woodbourne	74A	...	127 0 0	54	3rd	0 10 0	10 7 0	Nil	In the south of parish on Yea River (2719/32)	Road ...	Yea River ...	Hilly country, fair soil, suitable for grazing and fruit-growing; timbered with mesquite, peppermint, and mountain ash
Horeham ...	Borong ...	Warung ...	20	...	832 0 0	54 & 35	3rd	0 10 0	18 10 0	Nil	South of W. M. Morgan's 35th section leasehold, allotment 11, and adjacent main 3-chain road (2038/35)	By road	Creek ...	Undulating country, sandy soil suitable for grazing; timbered with stringybark, white iron bark, scrub, and heath
Hamilton ...	Villiers ...	Billpach ...	87B	...	156 0 0	54	3rd	0 10 0	6 7 0	£60, fencing, ringing, & burning	In south-east part of parish. Forfeited by J. Farmer (2302/54)	By road	To be conserved	Sandy soil, suitable for grazing; scrub, gum, and ferns

(a) Subject to Special Mining Condition, section 98, Land Act 1901.

Low lying hills, suitable for grazing; timbered with box and stringybark.
Rough hilly country, suitable for grazing only; timbered with box and stringybark saplings.
Hilly country, suitable for sheep grazing; box suckers.
Small portion creek frontage, balance rangy country, suitable only for grazing; timbered with peppermint and stringybark.
Hilly country, fair soil, suitable for grazing and fruit-growing; timbered with messmate, peppermint, and mountain ash.
Undulating country, sandy soil, suitable for grazing; timbered with stringybark, white ironbark, scrub, and heath.
Sandy soil, suitable for grazing; scrub, gum, and ferns.

Fortnightly List of Crown Lands Available—continued.

* Improvements may be subject to re-valuation after land has been granted to an applicant.

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.			Valuation of Improvements (if any).	Location of Land, &c.	Nearest Railway Station or Township and distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Soil, Timber, Situation, &c.	
						Section of Land Act.	Classification.	Value per Acre.							
															A.
AGRICULTURAL AND GRAZING LANDS—continued.															
Hamilton	Normanby	Curraucut	10	...	134 0 0	3rd	0 10 0	0 1 0	To be valued	In north part of the parish (1892/42).	10 miles from Condah R.S.	By road	...	To be conserved	Undulating and flat, fairly well-grassed in places; timbered with stringy bark and gum.
Ararat	Kara Kara	Glenlogie	223	...	35 0 0	3rd.	0 10 0	4 14 0	Nil	Adjoining Lexton-road (3734/47).	2 miles from Glenlogie R.S.	By road	...	Good catchments for dams in gulches.	Low hills, thickly timbered with stringy bark and box saplings; some grazing; cleared; suitable for fruit-growing.
St. Arnaud	Gladstone	Korong	46	A	51 0 0	1st	1 0 0	4 8 0	To be valued	In the south-east of parish, east of A. Gray's holding (W. 23550).	1½ miles from Glenalbyn R.S.	Good road	...	To be conserved	Unimproved country, very fair grazing land; highly timbered.
"	"	Kurraucut	26	A	425 0 0	3rd	0 10 0	0 10 3 0	To be valued	In the north-east of the parish, adjoining H. E. Holt's holding (3794/123).	5 miles from Waddiaborne R.S.	Good road	...	To be conserved	Undulating country, fair soil in parts; suitable chiefly for grazing; timbered with box, gum, and mallee.
Bendigo	"	Brennagh	9	C	184 2 23	1st	1 0 0	8 19 0	Nil	In the south of the parish, near Mount Kooroora (3499/47).	6 miles from Glenalbyn R.S.	By road	...	Creek within 30 chains	Rangy country, fair soil; parts suitable for cultivation; timbered with box, gum, and mallee.
"	"	"	12	C	137 0 16	1st	1 10 0	7 14 0	£11/11/3 fencing	Near Mount Kooroora, formerly recommended to G. Russell (3098/47).	5 miles from Glenalbyn R.S.	By road	...	To be conserved	Parts suitable for cultivation; balance grazing; timbered with box and gum.
"	Talbot	Tarren-gower	31A	C	11 0 0	3rd	0 10 0	3 1 0	To be valued	In the north of parish, near Welshman's Reef (W. 23382).	4 miles from Newstead R.S.	Good road	...	Creek	Suitable chiefly for grazing; timber of 10 value.
"	"	Yandoit	16A	1B	6 0 0	2nd	0 15 0	2 11 0	Nil	In the west of the parish, west of J. McPherson's freehold allotment (W. 30766).	4 miles from Strangways R.S.	By road	...	To be conserved	Soil of fair quality, suitable chiefly for grazing; so ab.
"	"	Castle-maine	80B	3rd	10 0 0	3rd	0 10 0	2 19 0	Nil	In the south of the parish, between railway line and W. Morris' allotment (3405/54).	Half-a-mile from Campbell's Creek R.S.	By road	...	To be conserved	Stone heaps and shingle beds. Shingle beds adaptable for growing lucerne; no timber.
"	Bendigo	Huntly	3 & 1	13	229 0 0	2nd	0 15 0	7 11 0	Nil	In the north-east of parish (Y. 3700).	3 miles from Huntly R.S.	By road	...	Depending on rainfall; good water courses	Undulating country, suitable for cultivation and grazing; timbered with red box, grey box, gum, silver-leaf mallee, and scrub.
Ballarat	Greenville	Warrambine	A48	...	200 0 0	2nd	0 15 0	8 19 0	Nil	In north-west corner of parish (J. 1039).	14 miles from Newtown R.S., and 2 miles from Deredj	Roads	...	By conservation	Undulating country, suitable for grazing; all timber of value cut and removed.
"	Bourke	Blackwood	9	11	39 0 0	2nd	0 15 0	4 14 0	£16, fencing and clearing	North boundary of parish (56/42).	14 miles from Ballan R.S.	Roads	...	Fronting Allen's Creek.	Rangy country, fair soil; thickly timbered with stringy bark and gum.

Ballarat	(a)	Talbot	Amherst	A16	11	60	0	0	47	2nd	0	15	0	5	9	0	Nil	In east portion of parish (08/45)	1 mile from Talbot R.S.	Roads	By conservation	Open land, fairly level, partly covered by old alluvial diggings, the other portion suitable for grazing and cultivation; useful growing saplings
"	(a)	"	Bung Bong	16	1	52	0	0	47	2nd	0	15	0	5	9	0	Nil	In north-west portion of parish (08/45)	2 miles from Bung Bong R.S.	Roads...	By conservation	Open land, fairly level, partly covered by old alluvial diggings, the other portion suitable for grazing and cultivation; useful growing saplings
Geelong	"	Heyesbury	Carpenters	25	"	105	0	0	47	2nd	0	15	0	7	4	0	£4 dam	In centre of parish (5534/4)	6 miles from Stoneyford R.S.	Roads...	To be conserved	Level country; timbered with messmate, gum, saplings, and bracken
"	"	"	La Trobe	23A	"	300	0	0	54	3rd	0	10	0	10	14	0	18s. ring-	In east portion of parish. Forfeited by T. Rhodes (3815/51)	18 miles from Tumb on R.S.	Roads...	Creek	Hilly country, fairly and soil; timbered with messmate, poplar, pine, willow, grass, etc., bracken
"	"	"	"	85	"	71	0	0	47	2nd	0	15	0	6	2	0	£7 15s. fencing and ring-	In east portion of parish. Forfeited by M. Robe (28/8/187)	19 miles from Tumb on R.S.	Roads...	Fronting the Gellibrand River	Level country, fairly and soil; timbered with messmate, poplar, pine, willow, grass, etc., bracken
"	"	"	Brucknell	74, 75A, 84, & 85	"	1,108	0	0	54 & 35	3rd	0	10	0	20	0	0	£5 ring-	On southern boundary of parish (794/35)	6 miles from Tumb on R.S.	Roads...	Curdie's River	Level country, fairly and soil; timbered with messmate, poplar, pine, willow, grass, etc., bracken
"	"	"	Nirraanda	49, 50	"	289	0	0	54	3rd	0	10	0	6	14	0	Nil	In north-west portion of parish (5048/54)	12 miles from Tumb on R.S.	Roads...	To be conserved	Undulating country, fair sandy soil; dense messmate scrub
"	"	"	Wirdjil	4A	"	100	0	0	54	3rd	0	10	0	6	14	0	Nil	In north portion of parish (5004/54)	15 miles from Tumb on R.S. and 10 miles from Princetown R.S.	Roads...	Fronting Kennedy's Creek	Suitable for grazing; timbered with messmate and gum
"	(a)	Polwarth	Moonow-	12	"	97	0	0	47	2nd	0	15	0	6	14	0	Nil	In north-west portion of parish (2105/52)	13 miles from Beech Forest R.S.	Roads...	Fronting the Gellibrand River	Rangy country, good soil; timbered with messmate, gum, and blackwood
"	(a)	"	Wongarra	7B, 7C	"	230	0	0	47	2nd	0	15	0	13	3	0	Nil	In north-east corner of parish (3077/42)	11 miles from Forrest R.S.	Roads	Wye River	Rangy country, good grey loam on clay; timbered with gum, messmate, and scrub
"	(a)	"	"	7A, 7F	"	200	0	0	47	1st	1	0	0	12	2	0	Nil	In north-east corner of parish (3068/42)	11 miles from Forrest R.S.	Roads	Wye River	Rangy country, good grey loam on clay; timbered with gum, messmate, and scrub
"	(a)	"	Krambruk	35A	"	174	0	0	47	1st	1	0	0	15	8	0	£50 10s.	In centre of parish. Forfeited by J. Macmel-	7 miles from Beech Forest R.S. and 2 miles from Krambruk	Roads	Fronting the Barham River	Hilly, good grey soil; timbered with gum, blackwood, hazel, musk, and ferns
"	"	Grant	Duridwar-	F	"	60	0	0	54	3rd	0	10	0	5	9	0	Nil	On east boundary of parish (2534/)	9 miles from Meredith R.S.	Roads	To be conserved	Suitable for grazing; heavily timbered
"	"	"	Anakie	832	"	59	0	0	54	3rd	0	10	0	5	9	0	Nil	In west portion of parish (2534/)	9 miles from Meredith R.S.	Roads	To be conserved	Suitable for grazing; heavily timbered
Melbourne	"	Bala Bala	Bingwarri	523	"	200	0	0	47	1st	1	0	0	10	4	0	£17 15s. ring-	In west of parish, on Allert River (19615/47)	15 miles from Boodarra R.S.	By road and track	On Albert River	Hilly, grey loam, clay sub-soil; timbered with blackbutt, blackwood, gum, messmate, etc.; grazing
"	"	"	Necrim East	8	A1	50	2	24	54	3rd	0	10	0	5	2	0	£11 2s. fencing, ring-	In the south-east of parish (1043/42)	16 miles from Noe R.S.	By road	Creek	Undulating country, with patches of good volcanic soil, suitable for grazing, parts cultivable; timbered with peppermint and messmate
"	"	Evelyn	Kinglake	4A	B	19	3	39	47	2nd	0	15	0	3	14	0	Nil	In south of parish. Forfeited by L. Nelson (1417/47)	10 miles from Yarra Glen R.S.	By road	By conservation	Hilly country, soil fair to good, suitable for cultivation; timbered with gum, stringybark, messmate, and scrub

(a) Subject to Special Mining Condition, section 98, Land Act 1901.

Fortnightly List of Crown Lands Available—continued.
 * Improvements may be subject to re-valuation after land has been granted to an applicant.

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.			Valuation of improvements (if any).	Location of Land, &c.	Nearest Railway Station or Township and distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land— Soil, Timber, suitability (Grazing, &c.).
						Section of Land Act.	Classification.	Value per Acre.						
AGRICULTURAL AND GRAZING LANDS—continued.														
Melbourne ...	Evelyn ...	Kinglake	5	B	19 1 25	47	2nd	0 15 0 3 14 0	£4 12s. clearing and fencing	In south of parish. Forfeited by R. McLeish (11633/42)	10 miles from Yarra Glen R.S.	By road	By conservation	Hilly country, medium to good volcanic soil; timbered with messmate, gum, and peppermint; suitable for cultivation and grazing.
" (a) ...	"	Greensborough	50	D	10 0 32	47	2nd	0 15 0 3 1 0	£17 2s. clearing and fencing	In south-east of parish, about 3 of a mile south-east of Pantmon Hill (2796/103)	10 miles from Eltham R.S.	By road	By conservation	Hilly country; timbered with box and peppermint; suitable for fruit growing
" ...	Mornington	French Island	9, 10, 11	O	149 1 24	47	2nd	0 15 0 8 3 0	Nil	In north-east of island. Forfeited by J. S. Ramsay (17816/54)	13 miles from Stony Point R.S.	By boat to Tankerton, thence by road	By conservation	Level country, sandy soil; lightly timbered with messmate and heathy scrub; suitable for grazing
" ...	"	"	42A	...	150 0 9	47	2nd	0 15 0 8 3 0	To be valued	Near centre of island. Forfeited by C. Stockton (17081/54)	11 miles from Stony Point R.S.	By boat to Tankerton, thence by road	By conservation	Lightly undulating country, reddish and sandy soil, suitable for grazing; timbered with stringybark, messmate, peppermint, and heathy scrub
" ...	Bulu Bulu	Noojee	3	...	119 0 32	47	1st	1 0 0 9 13 0	To be valued	In south of parish on Latrobe River (10130/59)	10 miles from Neerim South R.S.	By road	On Latrobe River	Hilly country, soil fair to good, suitable for dairying; timbered with stringybark, messmate, blackbutt, gum, and hazel
ACRIFEROUS LANDS.														
Beechworth	Bogong ...	Beechworth	14, 15	B, B	20 0 0	103	...	Rent £1 per annum 3 14 0 Rent £1 per annum 3 14 0	Nil	South of the township of Beechworth (H.76390)	2 miles from Beechworth R.S.	Made road and bush track	To be conserved	Suitable for cultivation and grazing; timbered with stringybark saplings and box suckers
Ballarat	Bourke ...	Blackwood	39	B	4 0 0	103	...	Rent £1 per annum 2 9 0 Rent 10s. per annum 2 9 0	£7 fencing	Town of Blackwood (203/103)	9 miles from Ballan R.S.	By track	To be conserved	Suitable for grazing
LANDS AVAILABLE UNDER RESIDENCE AND GARDEN LICENCES.														
Ballarat	Grant ...	Clarendon (Lal Lal)	1	6	3 0 0	145	...	2 5 0 £81 house, and well	fencing and well	North-east part of township of Lal Lal (3772/145)	5 chains from Lal Lal R.S.	By road	Well...	Level sandy soil; a few saplings
"	Greenville	Commeraghip (Kaleno)	8	3	0 1 8	145	...	2 2 0	Nil	West part of township of Kaleno. Forfeited by T. Evans (3304/145)	10 miles from Linton R.S.	By road	To be conserved	Suitable for residence and garden
Melbourne	Bulu Bulu	Korumburra	8	D	2 3 39	145	...	3 3 0	To be valued	1 mile south of Korumburra R.S. On Jeetho lease (G.16392)	1 mile from Korumburra R.S.	By road	To be conserved	Undulating country, rich grey soil; dead blackbutt timber

(a) Subject to Special Mining Condition, section 98, Land Act 1901.

Land Acts.

APPLICATION FOR A LEASE APPROVED.

THE following Application for a Lease having been approved, it is hereby notified that the Rents and Fees specified may be received by the undersigned Revenue Officer. When lease is ready for execution Lessee will be duly advised.

Curr. No.	Date of Lease.	Name of Lessee.	Parish.	Allot.	Sec.	Extent.	Rate per Acre per Annum.	Rent payable Half-yearly.	Rent due to date.	Lease Fee.	Half-yearly instalment of Survey Fee.	Yearly instalment of Aid advanced.	Total to pay.	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—	Rent Roll Folio	Audit Folio
						A. R. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.			
9536	1.5.1909	Bridget Flaherty	28	0 10	0 1 8	1 2 6	1 2 6	1 0 0	0 7 0	2 12 2	5 1 8	Kyneton	...	7/91

Under Section 822 of the Land Act 1901.

NOTE.—*Read the notice of 14th June, 1909, 3378/222, D. Grant, date of lease should read 2.12.1907.*

Department of Lands and Survey,
Melbourne, 18th June, 1909.

H. MCKENZIE,
Commissioner of Crown Lands and Survey.

Land Acts.

ACCEPTANCE OF SURRENDER OF A VILLAGE SETTLEMENT LEASE AND ISSUE OF A CONDITIONAL PURCHASE LEASE IN LIEU THEREOF, TOGETHER WITH ADDITIONAL AREA.

THE surrender of the Lease issued to the person named in the Schedule hereunder having been accepted, it is hereby notified that the issue of a new Lease has been approved.

Curr. No.	Date of Lease.	Name of Lessee.	Parish.	Allot.	Sec.	Extent.	Capital Value per Acre.	Rent payable Half-yearly.	First instalment of Rent due.	Lease Fee.	Survey Fee.	Balance of Monetary Aid on Old Lease.	Total Amount of Payment, including two half-yearly instalments of Rent.	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
						A. R. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
579	1.1.1903	Arthur Morris (1, 2, 3, 4, 5).	{	169, 17	A	28 0 14	1 0 0	1 0 0	0 5 0	1 14 0	2 19 0	Bendigo
		{ Whirrales ...	{	25	A	19 0 11	1 2 3	2 0 9	
				10	3	70 0 20	1 0 0	

Under Section 846 of the Land Act 1901 as amended by the Land Act 1904.—Rent payable half yearly.

- (1) Acceptance of surrender of lease for allotments 169, 17, and 25, section A, Karamooka, is hereby notified.
- (2) Acceptance of surrender of lease for allotment 10, section 3, Whirrales, is hereby notified.
- (3) £81.8s. rent paid on Village Settlement lease and £10 13s. 9d. rent paid on Conditional Purchase lease, credited.
- (4) £3 paid as survey under Village Settlement lease and £4 13s. under Conditional Purchase lease, credited.
- (5) Twelve instalments of balance of monetary aid advanced on Village Settlement lease.

Department of Lands and Survey,
Melbourne, 17th June, 1909.

H. MCKENZIE,
Commissioner of Crown Lands and Survey.

WHITE CLIFFS IRRIGATION AREA.

HOMESTEAD AND MALLEE FARM ALLOTMENTS AVAILABLE FOR SELECTION UNDER CONDITIONAL PURCHASE LEASES.

THE land is situated between White Cliffs and Yelta, and is about 8 to 20 miles west from Mildura.

Applications (with uncanceled Victorian duty stamp of 5s., or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to any Local Land Officer, or to the Secretary for Lands, Melbourne, on or before Thursday, the 15th July, 1909.

Every application must be accompanied by a deposit equal to the first instalment of the purchase money and the lease fee £1.

An applicant can, however, apply for more than one holding, and will only be required to lodge the deposit payable in respect of the most valuable allotment applied for, together with a registration fee of 5s. with every application made.

Only one holding can be granted to any one person.

No conditional purchase lease of a Homestead and Mallee Farm allotment can be granted to any person who is already the holder of any land, the area of which, if added to the area of the Homestead and Mallee Farm allotment, exceeds 640 acres if 1st class land, or like proportions of 2nd, 3rd, or 4th class land.

Where a Homestead allotment and a Mallee Farm allotment form one holding, improvements must be effected on the Homestead allotment, as follows:—

To the value of not less than £50 each year, before the end of the second and third years, from the date of the lease.

Before the end of the third year from the commencement of the lease and thereafter in each and every year, not less than one-fifth of the Mallee Farm allotment must be planted with cereal crops.

The lessee must permanently reside on the holding for at least eight months during each year.

Personal residence by the lessee's wife, or any of his children over 18 years of age, may, with the approval of the Minister of Lands, be considered personal residence by the lessee.

The term of the lease is 31½ years, and the lessee cannot transfer, assign, mortgage, or sublet his holding within the first six years of the lease.

The Crown grant may be issued on expiry of the lease, provided all conditions have been complied with, and the full purchase money has been paid.

All applications received will be dealt with by a Local Land Board, the date and place of hearing will be hereafter notified.

The irrigation charges will be about one pound ten shillings per acre per annum on the Homestead allotments.

In order that the Farm Allotments may be occupied in a compact group, the particular Farm allotment to be attached to a Homestead allotment will be determined at the time of the Local Land Board inquiry.

Plans may be obtained at the Inquiry Office, Lands Department, Melbourne, and at Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabeal, and may be inspected at the principal railway stations throughout the State.

Applicants may obtain from a Local Land Officer, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue, by the Railway Department, of a ticket at excursion fares to enable them to inspect the land, or to attend the Local Land Board.

H. McKENZIE.

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 10th June, 1909.

SCHEDULE OF ALLOTMENTS.

Homestead Allotment.	Area of Homestead Allotment.	Parish.	Irrigable Area of Homestead Allotment.	Capital Value of Homestead Allotment.	Added Farm Allotment. 640 Acres at £1 per acre.	Total Capital Value.	Half-yearly Payment.	Amount of Deposit on combined Allotments, including Lease Fee.
	Acres.		Acres.	£	£	£	£ s. d.	£ s. d.
5	66	Merbein	47	200	640	840	25 4 0	26 4 0
9A	71	"	54	150	640	790	23 14 0	24 14 0
9B	51	"	41	155	640	795	23 17 0	24 17 0
10A	50	"	32	145	640	785	23 11 0	24 11 0
10B	37	"	33	135	640	775	23 5 0	24 5 0
13	44	"	44	175	640	815	24 9 0	25 9 0
17	50	"	35	225	640	865	25 19 0	26 19 0
18	48	"	48	215	640	855	25 13 0	26 13 0
19	47	"	47	210	640	850	25 10 0	26 10 0
20	40	"	40	200	640	840	25 4 0	26 4 0
33	61	"	53	290	640	930	27 18 0	28 18 0
34	61	"	61	290	640	930	27 18 0	28 18 0
35	51	"	51	240	640	880	26 8 0	27 8 0
36	54	"	54	250	640	890	26 14 0	27 14 0
37	45	"	45	210	640	850	25 10 0	26 10 0
42	32	"	28	135	640	775	23 5 0	24 5 0
44	31	"	31	145	640	785	23 11 0	24 11 0
49	56	"	56	275	640	915	27 9 0	28 9 0
50	46	"	46	230	640	870	26 2 0	27 2 0
51	48	"	48	240	640	880	26 8 0	27 8 0
52	48	"	48	235	640	875	26 5 0	27 5 0
53	48	"	48	240	640	880	26 8 0	27 8 0
54	47	"	47	210	640	850	25 10 0	26 10 0
68	55	"	40	195	640	835	25 1 0	26 1 0
69	41	"	33	175	640	815	24 9 0	25 9 0
70	49	"	44	225	640	865	25 19 0	26 19 0
71	51	"	51	255	640	895	26 17 0	27 17 0
72	47	"	47	230	640	870	26 2 0	27 2 0
73	47	"	45	210	640	850	25 10 0	26 10 0

NOTE.—The areas are approximate only, and are subject to adjustment. The values will therefore be adjusted accordingly.

Land Acts (Mallee Lands).

APPLICATIONS FOR GRANTS APPROVED.

The following applications for Grants having been approved, it is hereby notified that the balance to complete the Purchase and Fees specified in each case may be received by the undermentioned Revenue Officer.

Name.	Parish.	Extent.	Balance to complete Purchase.	Amount to be Collected.			Total to pay.	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
				Grant.	Certifi- cate.	Assur- ance.		
			£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 223 of the Land Act 1901.								
Meagher, Joseph John	Kinimakinaka ...	398 3 14	64 15 2	1 11 6	...	0 4 2	66 11 10	Neill
Arthur, Benjamin	Yarrook ...	275 2 11	50 0 6	1 6 0	...	0 2 11	51 9 5	"
James								

Department of Lands and Survey,
Melbourne, 21st June, 1909.H. McKENZIE,
Commissioner of Crown Lands and Survey.

The Land Acts (Mallee Lands).

ISSUE OF LICENCES FOR AGRICULTURAL ALLOTMENT.

It is hereby notified that the applications for Agricultural Allotments named in the Schedule hereunder having been approved, the licences have been forwarded to the undermentioned Receivers of Revenue for execution upon payment of the rent and fee. Applicants are required to execute and take delivery of their licences within sixty days after date of notice to pay first rent and fee.

Department of Lands and Survey (Mallee Branch),
Melbourne, 21st June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey.

Date of Licence.	Name of Applicant.	Class.	Allotment.	Parish.	Area in Acres.	Amount to be Collected.					Total Amount of Licence Payment.	Payable to Receiver of Revenue at—
						Rent Payable Half-Yearly.	Rent Due to Date.*	Fee for Licence.	Valuation of Improvements or Cost of Resumption.†	Balance by Eleven Half-Yearly Payments each of—		
1.1.09	Gosling, Matthew James	3rd	23	Korumburra	637	£ s. d. 3 19 2	£ s. d. 7 10 4	£ 1	£ s. d. 53 10 0	£ s. d. 4 9 2	£ s. d. 13 3 1	Horseshoe
"	Ladd, Charles Edward	"	14	Eureka	640	4 0 0	8 0 0	1	28 13 4	3 6 8	13 7 6	Swan Hill
1.7.07	McKay, Charles Robert Moffat	"	10 and 11	"	1259	7 17 5	(1) 8	1	78 14 0	6 11 2	38 5 4	Wycheproof
1.1.08	Bradbury, Arthur Edgar	"	54	Murrumbidgee	589	3 13 8	14 14 8	1	41 4 0	3 13 8	34 7 4	"
1.1.09	Blain, Alexander Ryrie	"	9	Burra	448	2 15 0	5 12 0	1	"	"	6 19 0	"
1.1.08	Jones, Edward Victor	"	59	Bombourie	478	2 19 9	5 10 6	1	"	"	10 4 0	"
"	Ryan, John	"	23	"	481	3 0 2	10 0 8	(3)	"	"	10 4 0	Warracknabeal
"	Fairlie, Mary Elizabeth	1st	25	"	615	7 13 9	39 15 0	(3)	"	"	13 18 0	"
1.1.09	Brett, James Patrick	2nd	14	Boorongie	688	6 9 0	12 18 0	1	"	"	15 19 0	"
"	Scott, David Benjamin	1st	29	Ouyen	638	7 19 6	15 19 0	1	"	"	17 0 0	"
"	Scott, Mary	"	28	"	640	8 0 0	16 0 0	1	"	"	23 13 0	"
"	McPherson, Archibald	2nd	41	"	764	7 3 3	23 13 0	1	"	"	20 5 0	"
1.7.04	Stubbs, Samuel (4)	4th	21	Gorya	616	3 17 0	19 5 0	1	"	"	4 9 0	Swan Hill
1.1.03	Cooke, Thomas	2nd	101	Piangil	46	0 5 9	3 9 0	1	"	"	"	"

(1) Rent paid to 1/7/1910.

(2) Includes £2 balance of Survey Fee.

(3) Fee paid.

(4) Non-residence in lieu of Residence licence gazetted 30/8/05, p. 3427.

Note.—All payments above include instalment due 1/7/09 except T. Cooke.

* Interest on rents, if overdue, to be added according to date of payment. Rate—5 per cent., as in section 40 of Land Act 1904.

† Interest on valuations of improvements or cost of resumption. Three (3) per cent. per annum on each amount paid calculated in each instance from date of lease to end of half-year during which payment be made.

‡ Includes first payment on account of valuation of improvements or cost of resumption. Interest to 31/12/03 thereon is added.

MALLEE LANDS.

It is hereby notified that the transfers of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Melbourne, 21st June, 1909.

H. McKENZIE,
Commissioner of Crown Lands and Survey

Schedule.

Allotment.	Parish.	Area in Acres.	Name of former Lessee.	Name of present Lessee.	Next Rent Due.	Pay Office.
54	Balrostan ...	640	Brown, James ...	Day, Walter Joseph; Day, James; and Day, Alick	1.7.1909	Shill
75	Lorquon ...	21	Duffy, John ...	Duffy, Charles Carotus	1.1.1909	"
31	Tarranyurk ...	563	Schmidt, J. F. ...	Gawith, James Frederick William	1.7.1909	Dimboola
34A	" ...	78	Schmidt, J. F. ...	Gawith, Henry Arthur, and Gawith, Thos. Lee Dawson	"	"
25A	Joop ...	612	McCarthy, John ...	Buige, Carl Ernst Gotlieb	1.7.1908	Warracknabcal
37, sec. 1	Quambafook ...	490	Hogan, Michael ...	Coughlan, Thomas ...	1.7.1909	Charlton
29 and 26, sec. 2	Kumat Kumat ...	6.9	Salan, Esther ...	Hayes, Denis ...	1.7.1908	Swan Hill

(1) £6 11s. 9d. required to complete rent due 1st July, 1908.

MALLEE LANDS AVAILABLE FOR SELECTION AS AGRICULTURAL ALLOTMENTS.

THE land is situated near Pinnaroo, on the South Australian Border, about midway between Serviceton and the River Murray.

Applications (with uncanceled Victorian duty stamp of 5s., or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to any Local Land Office, or to the Secretary for Lands, Melbourne, on or before Wednesday, the 7th July, 1909.

Not more than one allotment can be included in any application, but any number of applications may be lodged, with the prescribed fee in each case.

Applicants will be hereafter notified as to the date and place of hearing of their applications by Local Land Board.

The land will be granted under agricultural allotment licence, and at the end of 6 years, if the residence, cultivation, improvement, and all other conditions have been complied with, a lease for 34 years will be granted, or, if desired, on expiry of licence, or at any time within the period of 34 years, a Crown grant will be issued on payment of the full amount of the purchase money.

The survey fee must be paid within 28 days of demand, and will range from £8 to £10 per allotment.

The licence will be subject to the following conditions:—

That substantial and permanent improvements shall be made on the land, if in the first class, to the value of 3s. 4d. per acre before the end of the second year from the date of the licence, another 3s. 4d. per acre before the end of each year of the third and fourth years, and the balance of 10s. per acre before the end of the sixth year of the licence. If in the second class, improvements to the value of 2s. 6d. per acre must be made during the like periods, and the balance of 7s. 6d. per acre before the end of the sixth year of the licence. If in the third class, improvements to the value of 5s. per acre must be made before the end of the third year from the date of the licence, and the balance of 5s. per acre before the end of the sixth year of the licence.

The first half-year's rent and licence-fee must be paid prior to issue of licence, and, provided improvements equivalent in value to the amount of rent due for each year be expended on the land during each of such years, in addition to the value required by the ordinary improvement condition, as set forth above, further payment of rent may be suspended until the end of the third year, and such suspended payments, without interest, will be collected in instalments during the remaining term of the licence.

That the licensee shall go into residence on the land within twelve months after the date of the licence, and shall reside on the land during the continuance of such licence, and shall also clear and cultivate at least one-fourth of his allotment within two years of obtaining a permit to occupy the land.

That the licensee shall not transfer, assign, mortgage, or sublet, or part with the possession, or grant the use of the whole, or any part of the allotment, during the currency of the licence.

That a special condition shall be inserted in the Lease and the Crown Grant, providing that the land referred to therein shall at all times be maintained and used for the purpose of agriculture, grazing, and residence, and that no person will be permitted to subsequently acquire or hold, or have an interest in, more than 1,000 acres, if the land be in the first class, or more than 1,500 acres, if the land be in any other class.

That the licensee shall preserve the timber on an area, or otherwise plant an area, of not less than 3 per cent. of the total area of his holding, preferably along the exposed boundary lines, viz., the western and southern.

No person, unless specially authorized, will be permitted to clear timber from any portion of areas retained for the purposes of roads and wind breaks.

Plans may be obtained at the Inquiry Office, Lands Department, Melbourne, and at Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabcal, and may be inspected at the principal railway stations throughout the State.

In the State of South Australia, plans may be obtained at the Railway Stations at Tailem Bend and Pinnaroo.

Applicants may obtain from a Local Land Officer, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue, by the Railway Department, of a ticket at excursion fares to enable them to inspect the land, or to attend the Local Land Board.

Accommodation is available at Pinnaroo, and conveyances may be hired there.

The Adelaide express train leaves Melbourne daily at 4.50 p.m., arriving at Tailm Bend at 6.3 a.m. (Adelaide time) on the following day.

Trains leave Adelaide on Mondays, Wednesdays, and Fridays, at 6.50 a.m., arriving at Tailm Bend at 11.20 a.m.

Trains leave Tailm Bend for Pinnaroo on Mondays, Wednesdays, and Fridays at 11.28 a.m. (Adelaide time), arriving at Pinnaroo at 3.50 p.m.

Trains leave Pinnaroo on Tuesdays, Thursdays, and Saturdays at 6.3 a.m. (Adelaide time), arriving at Tailm Bend at 12.44 p.m.

H. McKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

Melbourne, 31st May, 1909.

SCHEDULE OF ALLOTMENTS.

Allotment.	Parish.	Area in Acres.	Classification.	Value per Acre.		Half-yearly Payments.	
				£	s. d.	£	s. d.
8	Mulera ..	640	Third	0	12 6	5	0 0
9	" ..	640	Second	0	17 6	7	0 0
11	" ..	657	"	0	17 6	7	3 10
13	" ..	652	"	0	17 6	7	2 8
14	" ..	652	"	0	17 6	7	2 8
15	" ..	652	"	0	17 6	7	2 8
16	" ..	652	"	0	17 6	7	2 8
17	" ..	658	"	0	17 6	7	4 0
18 and 64	Mulera and Carina ..	641	First	1	2 6	9	0 4
33	Carina ..	621	Third	0	12 6	4	17 0
52	" ..	640	Second	0	17 6	7	0 0
53	" ..	640	First	1	2 6	9	0 0
1	Duddo ..	675	Second	0	17 6	7	7 8
2	" ..	680	"	0	17 6	7	8 9
3	" ..	680	"	0	17 6	7	8 9
4	" ..	675	"	0	17 6	7	7 8
5	" ..	640	"	0	17 6	7	0 0
6	" ..	640	"	0	17 6	7	0 0
8	" ..	640	Third	0	12 6	5	0 0
9	" ..	640	Second	0	17 6	7	0 0
1	Danyo ..	640	First	1	2 6	9	0 0
2	" ..	640	"	1	2 6	9	0 0
3	" ..	640	Second	0	17 6	7	0 0
4	" ..	640	"	0	17 6	7	0 0
5	" ..	640	"	0	17 6	7	0 0
6	" ..	802	"	0	17 6	8	15 6
10	" ..	640	"	0	17 6	7	0 0
11	" ..	640	"	0	17 6	7	0 0
12	" ..	655	"	0	17 6	7	3 4
13	" ..	640	"	0	17 6	7	0 0
15	" ..	640	First	1	2 6	9	0 0
16	" ..	870	Second	0	17 6	9	10 4
17	" ..	870	"	0	17 6	9	10 4
18	" ..	808	"	0	17 6	8	16 10
19	" ..	640	"	0	17 6	7	0 0
20	" ..	644	"	0	17 6	7	1 0
1	Gunnamalary ..	640	"	0	17 6	7	0 0
2	" ..	640	"	0	17 6	7	0 0
3	" ..	680	"	0	17 6	7	8 10
4	" ..	742	Third	0	12 6	5	16 0
5	" ..	750	"	0	12 6	5	17 2
6	" ..	680	Second	0	17 6	7	8 10
7	" ..	640	First	1	2 6	9	0 0
9	" ..	640	"	1	2 6	9	0 0
10	" ..	640	Second	0	17 6	7	0 0
11	" ..	640	"	0	17 6	7	0 0
12	" ..	640	"	0	17 6	7	0 0
13	" ..	640	"	0	17 6	7	0 0
14	" ..	635	"	0	17 6	6	19 0
15	" ..	640	"	0	17 6	7	0 0
16	" ..	640	"	0	17 6	7	0 0
17	" ..	640	"	0	17 6	7	0 0

MALLEE LANDS AVAILABLE FOR SELECTION AS AGRICULTURAL ALLOTMENTS.

THE land is situated north-west from Ultima, and is from 1 to 10 miles from the Chillingollah railway terminus.

Applications (with uncanceled Victorian duty stamp of 5s., or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to any Local Land Office, or to the Secretary for Lands, Melbourne on or before Wednesday, the 21st July, 1909.

Not more than one allotment can be included in any application, but any number of applications may be lodged, with the prescribed fee in each case.

Applicants will be hereafter notified as to the date and place of hearing of their applications by Local Land Board.

The land will be granted under agricultural allotment licence, and at the end of 6 years, if the residence, cultivation, improvement, and all other conditions have been complied with, a lease for 34 years will be granted, or, if desired, on expiry of licence, or at any time within the period of 34 years, a Crown grant will be issued on payment of the full amount of the purchase money.

The survey fee must be paid within 28 days of demand, and will range from £8 to £11 per allotment.

The licence will be subject to the following conditions:—

That substantial and permanent improvements shall be made on the land, if in the first class, to the value of 3s. 4d. per acre before the end of the second year from the date of the licence, another 3s. 4d. per acre before the end of each year of the third and fourth years, and the balance of 10s. per acre before the end of the sixth year of the licence. If in the second class, improvements to the value of 2s. 6d. per acre must be made during the like periods, and the balance of 7s. 6d. per acre before the end of the sixth year of the licence. If in the third class, improvements to the value of 5s. per acre must be made before the end of the third year from the date of the licence, and the balance of 5s. per acre before the end of the sixth year of the licence.

The first half-year's rent and licence-fee must be paid prior to issue of licence, and, provided improvements equivalent in value to the amount of rent due for each year be expended on the land during each of such years, in addition to the value required by the ordinary improvement condition, as set forth above, further payment of rent may be suspended until the end of the third year, and such suspended payments, without interest, will be collected in instalments during the remaining term of the licence.

That the licensee shall go into residence on the land within twelve months after the date of the licence, and shall reside on the land during the continuance of such licence, and shall also clear and cultivate at least one-fourth of his allotment within two years of obtaining a permit to occupy the land.

That the licensee shall not transfer, assign, mortgage, or sublet, or part with the possession, or grant the use of the whole, or any part of the allotment, during the currency of the licence.

That a special condition shall be inserted in the lease and the Crown grant, providing, that the land referred to therein shall at all times be maintained and used for the purpose of agriculture, grazing, and residence, and that no person will be permitted to subsequently acquire or hold, or have an interest in, more than 1,000 acres, if the land be in the first class, or more than 1,500 acres, if the land be in any other class.

That the licensee shall preserve the timber on an area, or otherwise plant an area, of not less than 3 per cent. of the total area of his holding, preferably along the exposed boundary lines, viz., the western and southern.

No person, unless specially authorized, will be permitted to clear timber from any portion of areas retained for the purposes of roads and wind breaks.

Plans may be obtained at the Inquiry Office, Lands Department, Melbourne, and at Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabeal, and may be inspected at the principal railway stations throughout the State.

Applicants may obtain from a Local Land Officer, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue, by the Railway Department, of a ticket at excursion fares, to enable them to inspect the land, or to attend the Local Land Board.

H. McKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

Melbourne, 5th June, 1909.

SCHEDULE OF ALLOTMENTS.

Allotment.	Parish.	Area in Acres.	Classification.	Value per Acre.	Half-yearly Payments.
22	Chillingollah	501	First ..	£ s. d. 1 0 0	£ s. d. 6 5 3
23	"	550	" ..	1 0 0	6 17 6
24	"	687	Second	0 15 0	6 8 10
25	"	808	" ..	0 15 0	7 11 6
26	"	558	First ..	1 0 0	6 19 6
1	Polisbet ..	631	Third	0 10 0	3 18 11
2	"	640	" ..	0 10 0	4 0 0
3	"	626	" ..	0 10 0	3 18 3
4 and 4A	"	634	" ..	0 10 0	3 19 3
5	"	567	Second	0 15 0	5 6 4
6	"	590	" ..	0 15 0	5 10 8
7	"	622	" ..	0 15 0	5 16 8
8	"	662	Third	0 10 0	4 2 9
9 and 9A	"	704	" ..	0 10 0	4 8 0
10 and 10A	"	740	" ..	0 10 0	4 12 6
11	"	710	" ..	0 10 0	4 8 9
12	"	608	Second	0 15 0	5 14 0
13	"	651	" ..	0 15 0	6 2 1
14	"	641	Third	0 10 0	4 0 2
15	"	578	Second	0 15 0	5 8 5
16	"	575	" ..	0 15 0	5 7 10
17	"	559	" ..	0 15 0	5 4 10
18	"	629	" ..	0 15 0	5 18 0
19	"	648	" ..	0 15 0	6 1 6
20	"	640	" ..	0 15 0	6 0 0
21	"	640	" ..	0 15 0	6 0 0
22	"	640	" ..	0 15 0	6 0 0
23	"	640	" ..	0 15 0	6 0 0
24	"	640	" ..	0 15 0	6 0 0
25	"	640	" ..	0 15 0	6 0 0
26	"	646	" ..	0 15 0	6 1 2
2 and 3	Wewin ..	1225	Third	0 10 0	7 13 2
10	"	640	" ..	0 10 0	4 0 0
11	"	640	" ..	0 10 0	4 0 0
13	"	640	" ..	0 10 0	4 0 0
14	"	640	" ..	0 10 0	4 0 0
15	"	640	" ..	0 10 0	4 0 0
16	"	640	" ..	0 10 0	4 0 0
26	"	640	" ..	0 10 0	4 0 0
27	"	639	" ..	0 10 0	3 19 11
28	"	644	" ..	0 10 0	4 0 6
29	"	643	" ..	0 10 0	4 0 5

WHITE CLIFFS IRRIGATION AREA.

HOMESTEAD ALLOTMENTS AVAILABLE FOR SELECTION UNDER CONDITIONAL PURCHASE LEASES.

THE land is situated at White Cliffs, on the Murray River, about 6 to 10 miles from Mildura.

A railway station is being constructed at Merbein, within the settlement area.

Applications (with uncanceled Victorian duty stamp of 5s., or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to any Local Land Office, or to the Secretary for Lands, Melbourne, on or before Thursday, 15th July, 1909.

The amount to be paid for each allotment is shown on Schedule hereto.

Every application must be accompanied by a deposit equal to the first instalment of the purchase money, and the lease fee £1.

An applicant can, however, apply for more than one allotment, and will only be required to lodge the deposit payable in respect of the most valuable allotment applied for, together with a registration fee of 5s. with every application made.

Only one allotment can be granted to any one person.

No conditional purchase lease of a Homestead allotment can be granted to any person who is already the holder of any land, the area of which, if added to the area of the Homestead allotment, exceeds 640 acres if 1st class land, or like proportions of 2nd, 3rd, or 4th class land.

Improvements must be effected on each Homestead allotment as follows:—To the value of not less than £50 within one year from the date of the lease, and additional improvements to the value of not less than £50 each year before the end of the second and third years from the date of the lease.

The lessee must permanently reside on the allotment for at least eight months during each year.

Personal residence by the lessee's wife, or any of his children over 18 years of age, may, with the approval of the Minister of Lands, be considered personal residence by the lessee.

The term of the lease is 3½ years, and the lessee cannot transfer, assign, mortgage, or sublet the whole or any part of his allotment within the first six years of the lease.

The Crown grant may be issued on expiry of the lease, provided all conditions have been complied with, and the full purchase money has been paid.

All applications received will be dealt with by a Local Land Board. The date and place of hearing will be hereafter notified.

The irrigation charges will be about £1 10s. per acre per annum.

Plans may be obtained at the Inquiry Office, Lands Department, Melbourne, and at Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabeal, and may be inspected at the principal railway stations throughout the State.

Applicants may obtain from a Local Land Officer, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue, by the Railway Department, of a ticket at excursion fares, to enable them to inspect the land, or to attend the Local Land Board.

H. MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 10th June, 1909.

SCHEDULE OF ALLOTMENTS.

Allotment.	Total Area.	Parish.	Irrigable Area.	Capital Value.	Deposit, including Lease Fee.
	Acres.		Acres.	£	£ s. d.
1	43	Merbein	43	130	4 18 0
2	40	"	40	120	4 12 0
3	42	"	42	145	5 7 0
4	31	"	31	105	4 8 0
7	38	"	38	150	5 10 0
8	38	"	38	135	5 1 0
11	43	"	43	170	6 2 0
12	46	"	46	160	5 16 0
14	42	"	42	145	5 7 0
15	42	"	28	115	4 9 0
16	26	"	26	85	3 11 0
21	40	"	40	200	7 0 0
22	47	"	47	235	8 1 0
23	24	"	24	85	3 11 0
24	19	"	19	75	3 5 0
25	23	"	23	90	3 14 0
26	27	"	27	115	4 9 0
27	20	"	20	85	3 11 0
28	19	"	19	65	2 19 0
29	29	"	29	100	4 0 0
30	25	"	25	90	3 14 0
31	28	"	28	160	4 0 0
32	19	"	19	65	2 19 0
38	66	"	40	205	7 3 0
39	32	"	26	150	5 10 0
40	24	"	24	180	4 18 0
41	21	"	21	110	4 6 0
45	24	"	24	110	4 6 0
46	25	"	23	125	4 15 0
47	9	"	9	45	2 7 0
48	12	"	12	60	2 16 0
55	48	"	38	180	6 8 0
56	58	"	28	130	4 18 0
57	25	"	25	145	5 7 0
58	21	"	24	140	5 4 0
59	27	"	27	145	5 7 0
60	24	"	24	155	5 13 0
61	31	"	16	95	3 17 0
62	28	"	28	170	6 2 0
63	24	"	24	140	5 4 0
64	23	"	23	135	5 1 0
65	18	"	18	115	4 9 0
74	41	"	41	240	8 4 0
75	57	"	48	270	9 2 0
76	67	"	55	335	11 1 0
77	49	"	49	295	9 2 0
78	48	"	44	270	9 2 0
79	53	"	53	320	10 12 0
80	47	"	47	280	9 8 0
81	53	"	53	320	10 12 0
82	31	"	31	185	6 11 0
88	47	"	44	270	9 2 0
89	60	"	47	285	9 11 0
90	33	"	29	165	5 19 0
91	50	"	50	275	9 5 0
92	47	"	47	260	8 16 0
93	50	"	50	270	9 2 0
94A	29	"	29	160	5 16 0
94B	35	"	35	190	6 14 0
95	32	"	32	170	6 2 0
96	22	"	22	120	4 12 0
98A	33	"	29	165	5 19 0
99	84	"	56	335	11 1 0
109	49	"	49	265	8 19 0
101	50	"	50	270	9 2 0
102	49	"	49	270	9 2 0
110	46	"	46	230	7 18 0
111	49	"	49	240	8 4 0
112	32	"	32	160	5 16 0
113	27	"	27	130	4 18 0

NOTE.—The areas are approximate only, and are subject to adjustment. The values will therefore be adjusted accordingly. The half-yearly payment is £1 less than the deposit to be made.

Courts.

BENDIGO.—AUCTIONEERS' LICENCES.—Notice is hereby given that a Special Meeting of Justices will be held at the Law Courts, Pall Mall, Bendigo, on Saturday, the 24th day of July, 1909, at Ten o'clock in the forenoon, for the consideration of the applications of Harry M. Marks and William Alfred Martin for General Auctioneers' Licences. Dated at Bendigo this 17th day of June, 1909.—J. H. DUNNE, Clerk of Petty Sessions, Bendigo.

MELBOURNE.—AUCTIONEERS' LICENCES.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, at the corner of Russell and Latrobe streets, Melbourne, on Monday, the twenty-sixth day of July, 1909, at Ten o'clock a.m., for the purpose of taking into consideration applications for General Auctioneers' Licences. Dated at Melbourne this nineteenth day of June, 1909.—VIVIAN TANNER, Clerk of Petty Sessions.

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1909 (i.e., the day to be appointed in any summons or proceeding for the appearance of the party summoned) shall be as follows:—

RETURN DAYS.

In Cases under £50.	£50 and under £250.	Other Cases.
July 1st and 15th August 2nd and 16th September 1st and 15th October 1st and 15th November 1st and 16th December 1st and 13th	July 1st August 2nd September 1st October 1st November 1st December 1st	July 12th August 12th September 13th October 12th November 12th December 9th

Dated at Melbourne this 23rd day of November, 1908.

(By order of the Judges).

D. F. McGRATH,
Registrar, Melbourne.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes; pursuant to Order in Council of 16th November, 1908.

Ararat	Thursday	9 September
Bairnsdale	Wednesday	15 September
Ballarat	Tuesday	17 August
Beechworth	Thursday	10 November
Benalla	Tuesday	26 October
Bendigo	Tuesday	10 August
Castlemaine	Thursday	29 July
Echuca	Tuesday	27 July
Geelong	Thursday	5 August
Hamilton	Thursday	14 October
Horsham	Tuesday	7 September
Maryborough	Thursday	18 November
Melbourne	Thursday	15 July
Port Fairy	Tuesday	23 November
Sale	Wednesday	21 July
Shepparton	Tuesday	21 September
St. Arnaud	Tuesday	16 November
Stawell	Tuesday	12 October
Warrnambool	Tuesday	3 August

GENERAL SESSIONS: pursuant to Order in Council of 1st December, 1908.

Ararat	Tuesday	19 October
Bairnsdale	Wednesday	27 October
Ballarat	Tuesday	6 July
Beechworth	Wednesday	6 October
Benalla	Tuesday	3 August
Bendigo	Tuesday	13 July
Castlemaine	Tuesday	29 June
Daylesford	Tuesday	27 July
Echuca	Friday	12 November
Geelong	Wednesday	13 October
Hamilton	Thursday	19 August
Horsham	Wednesday	18 August
Kilmore	Tuesday	6 July
Kyneton	Wednesday	28 July
Mansfield	Thursday	8 July
Maryborough	Thursday	12 August
Melbourne	Thursday	1 July
Mildura	Wednesday	24 November
Nhill	Wednesday	28 July
Omeo	Wednesday	24 November
Port Fairy	Thursday	23 September
Portland	Tuesday	26 October
Sale	Tuesday	26 October
Shepparton	Tuesday	24 August
St. Arnaud	Thursday	16 September
Stawell	Tuesday	17 August
Wangaratta	Wednesday	11 August
Warragul	Tuesday	24 August
Warrnambool	Tuesday	20 July
Yarram Yarram	Tuesday	19 October

COUNTY COURTS.—Dates fixed by the Judges.

Ararat	Tuesday	19 October
Bacchus Marsh	Wednesday	11 August
Bairnsdale	Wednesday	27 October
Ballarat	Thursday	6 July
Beechworth	Wednesday	6 October
Benalla	Tuesday	3 August
Bendigo	Tuesday	13 July
Bright	Friday	8 October
Camperdown	Tuesday	21 September
Casterton	Thursday	24 June
Castlemaine	Tuesday	29 June
Charlton	Tuesday	7 September
Chiltern	Tuesday	5 October
Clunes	Tuesday	14 September
Colac	Tuesday	17 August
Creswick	Tuesday	30 November
Daylesford	Tuesday	27 July
Donald	Wednesday	15 September
Dunolly	Tuesday	14 September
Echuca	Friday	12 November
Geelong	Tuesday	24 August
Hamilton	Thursday	19 August
Heathcote	Wednesday	8 September
Horsham	Wednesday	18 August
Inglewood	Wednesday	11 August
Kerang	Friday	10 September
Kilmore	Tuesday	6 July
Korumburra	Wednesday	11 August
Kyneton	Wednesday	28 July
Mansfield	Thursday	8 July
Maryborough	Thursday	12 August
Melbourne	Thursday	1 July
Mildura	Wednesday	24 November
Mornington	Wednesday	10 November
Nhill	Wednesday	28 July
Omeo	Wednesday	24 November
Port Fairy	Thursday	23 September
Portland	Tuesday	26 October
Sale	Tuesday	26 October
Seymour	Monday	13 December
Shepparton	Tuesday	24 August
St. Arnaud	Thursday	16 September
Stawell	Tuesday	17 August
Walhalla	Tuesday	23 November
Wangaratta	Wednesday	11 August
Warracknabeal	Tuesday	28 September
Warragul	Tuesday	24 August
Warrnambool	Tuesday	20 July
Wodonga	Tuesday	10 August
Yarram Yarram	Tuesday	19 October
Yarrawonga	Friday	2 July
Yea	Thursday	7 October

COURTS OF MINES—Dates fixed by the Judges

COURT OF CHIEF JUDGE.				
Melbourne
ARARAT DISTRICT.				
Ararat	...	Tuesday	...	19 October
Stawell	...	Tuesday	...	17 August
BALLARAT DISTRICT.				
Ballarat	...	Tuesday	...	6 July
Clunes	...	Tuesday	...	14 September
Creswick	...	Tuesday	...	30 November
BEECHWORTH DISTRICT.				
Beechworth	...	Wednesday	...	6 October
Benalla	...	Tuesday	...	3 August
Bright	...	Friday	...	8 October
Chiltern	...	Tuesday	...	5 October
Kilmore	...	Tuesday	...	6 July
Mansfield	...	Thursday	...	8 July
Wodonga	...	Tuesday	...	10 August
BENDIGO DISTRICT.				
Bendigo	...	Tuesday	...	13 July
Heathcote	...	Wednesday	...	8 September
CASTLEMAINE DISTRICT.				
Castlemaine	...	Tuesday	...	29 June
Heidelberg (at Melbourne)	...	—	—	—
Hepburn (Daylesford)	...	Tuesday	...	27 July
Kyneton	...	Wednesday	...	28 July
GIPPSLAND DISTRICT.				
Bairnsdale	...	Wednesday	...	27 October
Omeo	...	Wednesday	...	24 November
Sale	...	Tuesday	...	26 October
Walhalla	...	Tuesday	...	23 November
Yarram Yarram	...	Tuesday	...	19 October
MARYBOROUGH DISTRICT.				
Dunolly	...	Tuesday	...	14 September
Inglewood	...	Wednesday	...	11 August
Maryborough	...	Thursday	...	12 August
St. Arnaud	...	Thursday	...	16 September

Tenders.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve 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.

24th June, 1909.

Fittings, &c., for Mines Laboratory, Mines Department. Preliminary deposit, £5. Final deposit, 5 per cent.

Repairs, painting, &c., Court House, Charlton. Particulars at Police Stations, Charlton and Inglewood. Preliminary deposit, £5.

Secretary's house, Acute Mental Hospital, Royal Park. Preliminary deposit, £5. Final deposit, 5 per cent.

Fencing, Police Station, Maldon. Particulars at Police Station, Maldon. Preliminary deposit, £2.

1st July, 1909.

New wooden State School No. 3007, Jubilee. Particulars at Police Stations, Walhalla, Toongabbie, and Moe. Preliminary deposit, £5. Final deposit, 5 per cent.

Removal of wooden building from State School No. 2411, Nhill, and re-erection as school and residence at Dimboola Village Settlement No. 3302. Particulars at Police Stations, Nhill and Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Re-building wall, &c., State School No. 1602, Ceres. Particulars at Lands Office, Geelong. Preliminary deposit, £1.

Repairs to Jetty, St. Leonards. Particulars at Police Station, Drysdale. Preliminary deposit, £2.

Purchase and removal of two brick buildings, State School No. 2605, Rathdown-street, Carlton. Preliminary deposit, £3.

8th July, 1909.

Additions, &c., State School No. 2711, Fairfield. Preliminary deposit, £100. Final deposit, 5 per cent.

New wooden State School No. 2712, Bloomfield. Particulars at Police Stations, Warragul and Moe. Preliminary deposit, £10. Final deposit, 5 per cent.

New wooden State School No. 3623, Longwarry South-East. Particulars at Police Station, Drouin. Preliminary deposit, £5. Final deposit, 5 per cent.

Additions, &c., State School No. 2711, Fairfield. Preliminary deposit, £100. Final deposit, 5 per cent.

Filling and repairs to sheeting at Foreshore, Port Albert. Particulars at the Police Station, Port Albert. Preliminary deposit, £2.

Formation of Breakwater near Brook's Boatshed, St. Kilda. Preliminary deposit, £10. Final deposit, 5 per cent.

Erection of wharf near mouth of Latrobe River. Particulars at Police Station, Sale. Preliminary deposit, £5.

Omeo—Glen Wills-road, bridge over Bundara River. Particulars at Police Stations, Omeo, Glen Wills, and Bruthen. Preliminary deposit, £10. Final deposit, 5 per cent.

Repairs to foot-bridge over the Yarra at Walmer-street. Preliminary deposit, £3.

Repairs to wharf and shed, Sale. Particulars at Police Station, Sale. Preliminary deposit, £2.

Purchase of three second-hand narrow gauge locomotives. Preliminary deposit, £20.

Repairs and renewals to fencing, Police Station, Fryerstown. Particulars at Police Station, Castlemaine. Preliminary deposit, £2.

Fencing, &c., Police Station, Gordons. Particulars at Police Station, Gordons, and at Office of Inspector of Works, Ballarat. Preliminary deposit, £2.

15th July, 1909.

Repairs, painting, &c., Police Station, Elmhurst. Particulars at Police Stations, Elmhurst and Ararat. Preliminary deposit, £3.

Purchase and removal of old teacher's residence at State School No. 2136, Morwell. Particulars at Police Stations, Morwell, Moe, and Warragul. Preliminary deposit, £5.

Repairs and painting, Court House, Nhill. Particulars at Police Stations, Nhill and Dimboola. Preliminary deposit, £5.

Repairs and painting, Court House, Dimboola. Particulars at Police Stations, Nhill and Dimboola. Preliminary deposit, £3.

Repairs to fencing, &c., Police Station and Court House, Taradale. Particulars at Police Stations, Taradale and Castlemaine. Preliminary deposit, £5.

Additional room, porch, &c., State School No. 26, Belmont. Particulars at Lands Office, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

New wooden State School No. 3371, Mirboo West. Particulars at Police Stations, Mirboo and Morwell. Preliminary deposit, £5. Final deposit, 5 per cent.

COMMONWEALTH.

1st July, 1909.

Repairs and painting, Post Office, Linton. Particulars at Police Station, Linton, and the Public Office, Ballarat. Preliminary deposit, £2.

Alterations and other works, Post and Telegraph Office, Echuca. Particulars at Police Station, Echuca. Preliminary deposit, £3. Final deposit, 5 per cent.

8th July, 1909.

Target frame, mantlet, stop-butt, &c., Rifle Range, Cobden. Particulars at Lands Office, Geelong; also at Police Station, Camperdown, until 26th June, and after that date at the Police Station, Cobden. Preliminary deposit, £2.

15th July, 1909.

Repairs, painting, &c., Post and Telegraph Office, Stawell. Particulars at Police Stations, Stawell and Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

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.

J. CAMERON,
Acting Commissioner of Public Works.
Melbourne, 22nd June, 1909.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c.—Tenders, indorsed "Tender for—," must be lodged, with the preliminary 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.

STEAM TUBE BOILERS.

Monday, 28th June.—Supply and erection of two water tube steam boilers at the Power House, Spencer-street. P.D., £10.

SALE OF SCRAP, ETC.

Monday, 28th June.—Purchase and removal of scrap and other materials lying at Newport and Spencer-street. Deposit, 5 per cent. of amount of tender (nearest £1).

W.I. FORGINGS.

Monday, 28th June.—Manufacture, supply, and delivery of wrought-iron forgings. P.D., £8.

BOILER TUBES.

Monday, 5th July.—Supply and delivery of brass loco boiler tubes. P.D., £25.

BOILER PLATES.

Monday, 26th July.—Supply and delivery of steel boiler plates. P.D., £7.

SUPPLY OF TIMBER (VARIOUS).

Monday, 12th July.—Supply of pitch pine timber. Particulars at the Contractors' Room, Spencer-street. P.D., £4.

Monday, 26th July.—Supply of Tasmanian celery top pine timber. Particulars at the Contractors' Room, Spencer-street. P.D., £12.

Monday, 26th July.—Supply of Queensland sawn hoop pine and sawn kauri pine timber (separate tenders). Particulars at the Contractors' Room, Spencer-street, and at the office of the Secretary for Railways, Sydney and Brisbane. P.D., £25 and £1 respectively.

Monday, 2nd August.—Supply of West Australian sawn timber, as under:—Tuart or wandoo and jarrah (contract 19306), jarrah (contract 19309), tuart, wandoo, or jarrah (contract 19312), jarrah (contract 19314), and jarrah (contract 19318). Separate tenders. Particulars at the Contractors' Room, Spencer-street, and at the office of the Secretary for Railways, Perth. P.D., £10, £4, £2, £3, £5 respectively.

Monday, 2nd August.—Supply of sawn or hewn Victorian red ironbark or grey box timber (three contracts). Particulars at the Contractors' Room, Spencer-street, and at Bainsdale, Sale, Traralgon, Benalla, Seymour, Tooborac, Glenorchy, Ararat, and Stawell stations. P.D., £10, £4, and £2 respectively.

Monday, 2nd August.—Supply of sawn Victorian red ironbark, grey box, or redgum timber. Particulars at the Contractors' Room, Spencer-street, and at Bainsdale, Sale, Traralgon, Benalla, Seymour, Tooborac, Glenorchy, Ararat, Stawell, Kerang, Echuca, Tocumwal, and Picola stations. P.D., £3.

Monday, 2nd August.—Supply of sawn Victorian yellow stringybark timber. Particulars at the Contractors' Room, Spencer-street, and at Albion, Sale, and Neerim South stations. P.D., £1.

WHEEL CENTRES.

Monday, 2nd August.—Manufacture and supply of cast-steel wheel centres. P.D., £21.

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. MCCELLAND, Secretary.

MEAT.

FRESH Tenders will be received until Eleven o'clock a.m. on Wednesday, 23rd June, 1909, from persons willing to supply Meat, for Royal Australian Artillery, St. Kilda-road Barracks, in such quantities as may be ordered from 1st July, 1909, to 30th June, 1910, as per sub-schedule No. 4 of Schedule No. 14. Preliminary deposit, £2; security, £20.

The stipulations of advertisement and conditions of contract are those published under Provisions for General Stores, 1903-10, in the *Government Gazette* of 12th May, 1903, p. 2310.

Printed forms of tender, and all particulars, may be obtained from the Secretary to the Tender Board, Treasury, Melbourne.

The lowest or any ten for not necessarily accepted.

Tenders, enclosed in an envelope, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne; or, if sent by post, they must be addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne.

T. M. CALLAN,
Secretary Tender Board.

Treasury,
Melbourne, 18th June, 1909.

LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received up to Noon of 5th July, 1909, by the Secretary, Council of Agricultural Education, Public Offices, Melbourne, for lease of allotment 147A, parish of Terrick Terrick East, area 40 acres, for a term of seven years, for agricultural or grazing or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Further particulars can be obtained on application.

The trustees reserve the right of accepting or rejecting any tender.

LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received up to Noon of 5th July, 1909, by the Secretary, Council of Agricultural Education, Public Offices, Melbourne, for lease, for term of seven years, of allotment 54A, parish of Windham, containing 290 acres, for agricultural or grazing or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Further particulars can be obtained on application.

The trustees reserve the right of accepting or rejecting any tender.

LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received up to Noon of 3rd July, 1909, by the Secretary, Council of Agricultural Education, Public Offices, Melbourne, for lease, for term of seven years, of the Agricultural College Reserve, allotment 6, parish of Purnim, containing about 230 acres, for agricultural or grazing or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Further particulars can be obtained on application.

The trustees reserve the right of accepting or rejecting any tender.

LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received up to Noon of 3rd July, 1909, by the Secretary, Council of Agricultural Education, Public Offices, Melbourne, for lease, for term of seven years, of the Agricultural College Reserve, allotment 54A, parish of Windham, containing about 290 acres, for agricultural or grazing or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Further particulars can be obtained on application.

The trustees reserve the right of accepting or rejecting any tender.

LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received up to Noon of 3rd July, 1909, by the Secretary, Council of Agricultural Education, Public Offices, Melbourne, for lease, for term of seven years, of the Agricultural College Reserve, allotment 12, Section 1, parish of Torrumberry, containing about 281 acres, for agricultural or grazing or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Further particulars can be obtained on application.

The trustees reserve the right of accepting or rejecting any tender.

TENDERS FOR GRAZING LANDS.

Tender Forms can be obtained on application to the Lands Department, Melbourne, or any of the Land Offices in the country.

Tenders should be placed in the Crown Lands Office Tender-box on or before Saturday, 26th June, 1909.

NOTE.—No tender will be accepted unless the fee for the period from 1st July, 1909, to 30th September, 1910, and fee of Five shillings for licence, are forwarded.

TENDERS will be received on or before Saturday, 26th June, 1909, for the right to depasture stock on 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* 1901 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.

1. 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 10 of the *Land Act* 1901, or for mining purposes.

2. 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 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.

7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without authority in writing by the Minister, is forbidden.

8. 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.

9. 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.

10. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.

11. The licensee shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

12. 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.

13. The ring barking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber.

14. 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.

15. 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.

16. The licensee shall keep the land free from vermin, and, should he fail to do so, the licence shall be liable to forfeiture.

17. 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.

18. In the event of the area being damaged by fire, the licence may be forfeited unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants were in any way responsible therefor.

Special Conditions.

1. The periods of occupation will be for fifteen months—from 1st July, 1909, to 30th September, 1910.

2. The fee for the periods from 1st July, 1909, to 30th September, 1910, 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.

3. Separate tenders must be lodged for each block.

4. Tenders to be addressed to the Secretary for Lands (Tender Box), Melbourne.

5. The highest or any tender not necessarily accepted.

6. Tenderers must give their full name and ordinary postal address.

7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries is excluded.

8. The outgoing tenant has the option to remove any existing fencing within one month, or to require the incoming tenant to pay for it in accordance with the provisions of section 190, *Land Act* 1901.

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 animals.

H. MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 4th June, 1909.

Lot 1 (Block 4118).—318 acres, parish of Kewell East, county of Borung, formerly held by Jas. Lynch.—(*Horsham*, 1492/187.)

Lot 2 (Block 7766).—319 acres, parish of Ganoo Ganoo, the eastern portion of what was formerly allotment 44, recently held by J. H. Griffiths.—(*Hamilton*, 4247/187.)

Lot 3 (Block 8630).—1,935 acres, parishes of Kerrisdale and Derrill, south of allotments 6, 7A, 7, 3, and 12, section A, Kerrisdale, west of 13H, section A, Kerrisdale, and allotments 11 and 13, section B, Derrill, the area outside the State Forest, formerly held by E. Doherty.—(*Seymour*, 1248/187.)

*Lot 4 (Block 9213).—632 acres, allotments 124 and 125, parish of Caralulup, formerly held by H. W. Littlehales. NOTE.—Licence renewable for two years from 30th September, 1910.

Lot 5 (Block 9580).—908 acres, allotments 12 and 12A, section 6, parish of Bungil East, formerly held by W. P. Matassi.—(*Beechworth*, 5757/187.)

Lot 6 (Block 10102).—320 acres, allotment 8, section A, parish of Wehla, county of Gladstone, formerly held by W. Stephenson.—(*Castlemaine*, 3883/54.)

*Lot 7 (Block 10106).—1 acre 24 perches, allotments 2 and 3, section E, township of Bethanga, parish of Beringa, the old police paddock.—(*Beechworth*, C.43213.)

Lot 8 (Block 10107).—25 acres, parish of Corack, county of Borung, a Water reserve adjoining allotments 25 and 27.—(*St. Arnaud*, C.43991.)

*Lot 9 (Block 10108).—40 acres, parish of Bullarto, between allotments 21 and 22 and the Wombat Creek, portion of the Water Supply reserve, formerly held under grazing licence by H. Mossap.—(*Castlemaine*, 3554/47.)

Lot 10 (Block 10109).—80 acres, parish of Karyic, county of Karkaroc, a Departmental reserve west of J. Spittle's 29th section holding.—(*St. Arnaud*, W.31356.)

Lot 11 (Block 10110).—31 acres, parish of Buckrabanyule, county of Gladstone, reserve for dam and access thereto, adjoining allotments 110, 111A, 111B.—(*St. Arnaud*, W.29145.)

Lot 12 (Block 10111).—900 acres, parish of Fumina, bounded on the east by main branch of Tanjil River, on the south by Icy Creek, on the west by Kenny's Creek, and on the north by T. Edney's grazing block.—(*Melbourne*, 5038/187.)

Lot 13 (Block 10112).—5 acres, section 17A, town of Geelong.—(*Geelong*, J.9811.)

Lot 14 (Block 10113).—3,900 acres, parish of La Trobe, between allotments 18A, 90, 88, 89, the one chain road and allotment 62C, block 4, Heytesbury.—(*Geelong*, 2409/187.)

Lot 15 (Block 10114).—4,300 acres, block 5, Heytesbury, allotments 21, 20, 18A, 19A, 90 and the northern boundary of the parish of La Trobe.—(*Geelong*, 2409/187.)

Lot 16 (Block 10115).—3,800 acres, block 11, county of Polwarth, between allotments 1, 2, 3, parish of Coradjil, allotments 1, 3, and 3-chain road on west, parish of Wiridjil.—(*Geelong*, 1413/187.)

Lot 17 (Block 10116).—700 acres, block 10, county of Polwarth, between allotments 3 and 4, Kennedy's Creek, and allotment 9, parish of Wiridjil.—(*Geelong*, 1413/187.)

Lot 18 (Block 10117).—4,500 acres, block 9, county of Polwarth, between lots 16 and 17, allotments 120, 16, 118, 116, 119, and 3-chain road, parish of Wiridjil.—(*Geelong*, 1413/187.) NOTE.—Licences for lots 14, 15, 16, 17, 18, will be renewable for two years from 30th September, 1910.

Lot 19 (Block 10118).—5 acres, allotments 2 and 3, section 15, township of Garvoc.—(*Geelong*, 28/123.)

Lot 20 (Block 10119).—42,740 acres, block 67, county of Croajingolong, parish of Bralak.—(*Bairnsdale*, 2389/187.)

Lot 21 (Block 10120).—14,560 acres, block 74, county of Croajingolong, parish of Mallacoota.—(*Bairnsdale*, T.81653.)

*Licensee may fence, but it is to be distinctly understood that this is on the condition that he will not be entitled to claim or be allowed on the termination of the licence a valuation for, but he will be at liberty to remove, any fencing erected by him during the currency of the licence.

Insolvency Notices.

RETURN of Melbourne Insolvencies during the week ending the 21st day of June, 1909.

Date, Name, Trade, Address, Assignee.
18th June, 1909.

John William Brown, railway employé, 123 Beaver's-road, Northcote, J. V. M. Wood.

D. F. McGRATH,
Chief Clerk.

In the Court of Insolvency, Central District, at Melbourne.

NOTICE is hereby given that the estate of John William Brown, of Northcote, railway employé, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Wednesday, the 30th day of June, A.D. 1909, 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 Melbourne this 21st day of June, A.D. 1909.

D. F. McGRATH,
Chief Clerk.

In the Court of Insolvency, Southern District, at Ballarat.

NOTICE is hereby given that the estate of John McHenry, of Clunes, miner, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Ballarat, on Thursday, the 1st day of July, A.D. 1909, 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 21st day of June, A.D. 1909.

W. NUNN,
Chief Clerk.

In the Court of Insolvency, Northern District, at Beechworth.

NOTICE is hereby given that the estate of William Henderson Wiseman, of Lower Nine-Mile, Stanley, miner, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Beechworth, on Wednesday, the 30th day of June, A.D. 1909, 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 *Insolvency Acts*.

Dated at Beechworth this 19th day of June, A.D. 1909.

H. R. McDONALD,
Chief Clerk.

In the Court of Insolvency, Midland District, at Echuca.

NOTICE is hereby given that the estate of Thomas Alfred Goddard, of Darling-street, Echuca (formerly of Elmore), labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Echuca, on Thursday, the 1st day of July, A.D. 1909, 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 Echuca this 17th day of June, A.D. 1909.

W. C. WILSON,
Chief Clerk.

Private Advertisements.

Section 142, *Land Act* 1901.

NOTICE is hereby given that John Webber Munckton, of Munro-street, South Melbourne, has applied for a lease, for a term of ten years, of allotment 103, South Melbourne, as a site for stores, warehouse, and factory.

5332 JOHN WEBBER MUNCKTON.

CITY OF PRAHRAN.

REGULATION NO. 40, FOR REGULATING BUILDINGS IN THE CITY OF PRAHRAN.

A Regulation of the City of Prahran, made under and pursuant to Part V. of the Thirteenth Schedule to the *Local Government Act* 1903, No. 1893, in force in the City of Prahran, by virtue of a By-law of the above-named city, numbered 122, for the purpose of amending Regulation No. 29 of the said city, for the purpose of specifying certain streets in addition to those already named in the schedule of streets attached to such Regulation; to which clause 62 of the said Regulation No. 29 shall apply.

IN pursuance of the *Local Government Act* 1903, the Mayor, Councillors, and Citizens of the City of Prahran make Regulation following:—

Prohibition of Wooden Buildings.

Regulation No. 29 of the City of Prahran shall be and is hereby amended from and after the coming into operation of this Regulation. The provisions of clause 62 of Regulation 29 of the City of Prahran shall apply to the schedule of streets hereinafter set out.

Additional schedule of streets to which clause 62 of Regulation No. 29 shall apply:—

(A) All streets included in the area bounded on the north by the River Yarra, on the south by Domain-road, on the east by the Brighton railway line, on the west by the western boundary of Crown portion No. 2, parish of Prahran.

(B) All the streets included in the area bounded on the north by the River Yarra, on the south by Bruce-street, on the east by the eastern boundary of Crown portion No. 13, parish of Prahran, and on the west by Williams-road.

Made and passed the twenty-fifth day of May, 1909.

Confirmed the twenty-first day of June, 1909.
HENRY UPTON, Councillor (Chairman).
S. A. CHAMBERS, Councillor.
JOHN ROMANIS, Town Clerk.

CITY OF ESSENDON.

REGULATION NO. 30 FOR REGULATING BUILDINGS IN THE CITY OF ESSENDON.

A Regulation of the City of Essendon (numbered 30), made under the first section of Part five of the Thirteenth Schedule to the *Local Government Act 1890*, in force in the City of Essendon, by virtue of a By-law of the above-named City, numbered 12, for the purpose of amending Regulation No. 16 of the said City.

IN pursuance of the powers conferred by the *Local Government Act 1903*, the Mayor, Councillors, and Citizens of the City of Essendon make the following Regulation:—

That in section 42 of the said Regulation No. 16, where the word "six" occurs, the word "four" shall be substituted therefor, so far as the same relates to Ardoch-street, Essendon.

Made and passed by the Council of the City of Essendon the 3rd day of May, 1909, and confirmed the 31st day of May, 1909.

The common seal of the Council of the City of Essendon was hereto affixed, by order of the said Council, this 14th day of June, 1909.

(SEAL)
5528

WALTER L. EDDY, Mayor.
J. D. DOWNING, Councillor.
D. CAMERON, Town Clerk.

BOROUGH OF WANGARATTA.

REGULATION NO. 30.

NOTICE is hereby given that the Municipal Council of the Borough of Wangaratta has made a Regulation appointing a portion of the municipal district in which it shall not be lawful to keep any swine.

A copy of the Regulation may be seen during office hours at the Town Hall, Wangaratta.

T. C. MUNTZ, Town Clerk.
Town Hall, Wangaratta, 19th June, 1909. 5573

SHIRE OF VIOLET TOWN.

REGULATION NO. 1.

A Regulation of the Shire of Violet Town, numbered One, made under section 9 of Part VIII. of the Thirteenth Schedule to the *Local Government Act 1903*, in force in the Shire of Violet Town, by virtue of a By-law of the above-named Shire, numbered Four, for appointing by limits to be hereinafter set forth portions of the Town of Violet Town in which it shall not be lawful to keep any swine.

IN pursuance of the powers conferred by the *Local Government Act 1903*, the President, Councillors, and Ratepayers of the Shire of Violet Town make the following Regulation, that is to say:—

That from and after the date of these Regulations coming into operation it shall not be lawful for any person to keep any kind of living swine within that portion of the Town of Violet Town which is bounded as follows:—Commencing at the S.W. corner of allot. 14, section C; thence northerly along road forming Western Town boundary to Honeysuckle Creek; thence easterly along the Honeysuckle Creek to Mitchell-street; thence northerly by Mitchell-street to Hurt-street; thence easterly by Hurt-street and south-easterly by Graves-street to its junction with Murray-street; thence south-westerly by Murray-street to the commencing point.

Resolution for passing this Regulation agreed to by the Council the 7th day of December, 1908.

Confirmed by the Council of the Shire of Violet Town on the 2nd day of February, 1909.

MATT. B. KENNEDY, President.
5510 NORMAN MCKAY, Shire Secretary.

SHIRE OF VIOLET TOWN.

REGULATION NO. 2.

A Regulation of the Shire of Violet Town, numbered Two, made under section 44 of Part I. of the Thirteenth Schedule to the *Local Government Act 1903*, in force in the Shire of Violet Town, by virtue of a By-law of the above-named Shire, numbered Three, for appointing the hours during which it shall not be lawful to drive cattle into or through the Town of Violet Town.

IN pursuance of the powers conferred by the *Local Government Act 1903*, the President, Councillors, and Ratepayers of the Shire of Violet Town make the

following Regulation, which shall apply to and have operation throughout the whole of the Municipal District, that is to say:—

That no cattle intended for sale, slaughter, transmission by rail, or when passing from one part of the State to another, shall be driven into or through that portion of the Town of Violet Town hereinafter described, namely, along Cowslip-street from Rose-street to Hyacinth-street, and no cattle for the aforesaid purposes shall be driven through the said town at any hour on Sundays. Provided that nothing herein contained shall apply to horses driven in the harness or oxen in the yoke.

Resolution for passing this Regulation agreed to by the Council the 7th day of December, 1908.

Confirmed by the Council of the Shire of Violet Town on the 2nd day of February, 1909.

MATT. B. KENNEDY, President.
5511 NORMAN MCKAY, Shire Secretary.

SHIRE OF VIOLET TOWN.

REGULATION NO. 3.

Drains or Trunks from Premises to Street Channels.

A Regulation of the Shire of Violet Town, numbered Three, made under section 14 of Part I. of the Thirteenth Schedule to the *Local Government Act 1903*, in force in the Shire of Violet Town, by virtue of a By-law of the above-named Shire, numbered Four, for specifying nature, construction and position of all drains or trunks leading from any house or land adjoining any street or road to the street channel or drain.

IN pursuance of the powers conferred by the *Local Government Act 1903*, the President, Councillors, and Ratepayers of the Shire of Violet Town make the following Regulation, which shall apply to and have operation throughout the whole of the Municipal District, that is to say:—

All drains or trunks leading from any house or land adjoining any street or road to the street channel or drain and transversely under any footpath or roadway shall be covered in: shall be of impervious non-absorbent material, and water-tight; shall, as far as possible, conform in fall to the cross-fall of the footpath or roadway under which it passes, but the falls shall in no case be less than for a pipe 4 inches diameter 1 inch in 4 feet, for a pipe 6 inches diameter 1 inch in 6 feet, for a pipe 9 inches diameter 1 inch in 9 feet, and for any drain of any other section of a fall sufficient to clear itself, and approved of by the engineer of the Council; shall in no wise interfere with or alter the level of the footpath, or render it less commodious or uneven; shall have the footway over them renewed and maintained with the same material as the footpath crossed is made of, in the soundest and best manner; shall have the junctions with the kerbs neatly made to approval; shall have such section as will carry all water coming to them without overflow; and shall in all particulars be to the approval of the said engineer.

Resolution for passing this Regulation agreed to by the Council the 7th day of December, 1908.

Confirmed by the Council of the Shire of Violet Town on the 2nd day of February, 1909.

MATT. B. KENNEDY, President.
5512 NORMAN MCKAY, Shire Secretary.

SHIRE OF VIOLET TOWN.

BY-LAW NO. 1.

A By-law of the Shire of Violet Town, made under section 191 of the *Local Government Act 1890*, and numbered One, for the Regulation of Proceedings of Council, Officers, &c.

IN pursuance of the powers conferred by the *Local Government Act 1890*, the President, Councillors, and Ratepayers of the Shire of Violet Town order as follows:—That Part XI. of the Thirteenth Schedule of the *Local Government Act 1890* is hereby adopted in and for the Shire of Violet Town, excepting sections 31, 54, and 55.

PART XI.—REGULATION OF PROCEEDINGS OF COUNCIL, OFFICERS, ETC.

1. *General Conduct of Business.*—In all cases not here-in provided for resort shall be had to the rules, forms and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of the Council.

2. *Minutes of Meeting to be read the next subsequent Meeting.*—At every meeting of the Council the first business thereof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting, and the reading of the minutes of the proceedings of any committee presented at any

such preceding meeting, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said minutes of the proceedings at the preceding meeting shall then be signed as by this Act required; and the rough minutes of the proceedings of the Council at any meeting shall be read at the close of such meeting.

3. *Order of Business at Meetings.*—After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follow, or as near thereto as may be practicable, but for the greater convenience of the Council at any particular meeting thereof it may be altered by resolution to that effect:—

- (i.) Reading of copies of letters sent by the authority of the Council.
- (ii.) Reading letters received, and considering and ordering thereon.
- (iii.) Reception and reading of petitions and memorials.
- (iv.) Presentation of reports of committees.
- (v.) Payments.
- (vi.) Ordinary business.
- (vii.) Orders of the day, including subjects continued from proceedings of former meetings.
- (viii.) Extraordinary business and new rules and regulations.
- (ix.) Other motions of which previous notice has been given.
- (x.) Notices of motion.

And the order of business at a special meeting shall be the order in which such business stands in the notice thereof.

4. *Divisions.*—Whenever a division is demanded by any Councillor, the Councillors voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and the result be declared by the Chairman.

5. *Addresses to Governor.*—All addresses to the Governor shall be presented by the Chairman and the Clerk of the Municipality unless otherwise ordered by the Council.

6. *Motions.*—All notices of motion shall be dated and numbered and given by the intending mover to the Municipal Clerk at the close of the meeting of Council, or if not required by law to be given at a meeting then three clear days prior to the next meeting of Council; and such Clerk shall enter the same in the notice of motion book in the order in which they may be received.

7. *Notice of Motion to be given.*—No member shall make any motion initiating a subject for discussion but in pursuance of notice given as prescribed in the last preceding clause.

8. *Petitions.*—No motion except that for receiving the same shall, unless under most urgent circumstances, be made on any petition memorial or other like application until the next ordinary meeting of the Council after that at which it has been presented.

9. *Order of moving Motions.*—Except by leave of the Council, motions shall be moved in the order in which they have been received and recorded by the Municipal Clerk in the notice of motion book, and if not so moved or postponed shall be struck out.

10. *Absence of Councillor giving Notice.*—No motion entered in the notice of motion book shall be proceeded with in the absence of the Councillor who gave notice of the same, unless by some other Councillor producing written authority from him to that effect.

11. *Motions for Address or Petition.*—No motion for an address or petition shall be entertained unless the mover at some previous meeting has submitted a draft of the same.

12. *Order, &c., of Debate.*—Any Councillor desirous of making a motion or amendment or taking part in discussion thereon shall rise and address the Chairman, and shall not be interrupted unless called to order, when he shall sit down until the Councillor (if any) calling to order has been heard thereon and the question of order disposed of, when the Councillor in possession of the chair may proceed with the subject.

13. *Nature of Motion to be stated.*—Any Councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the Council thereon.

14. *Motion how Withdrawn.*—No motion or amendment shall be withdrawn without the leave of the Council.

15. *Motion to be Seconded.*—No motion or amendment shall be discussed or put to the vote of the Council unless it be seconded, but a Councillor may require the enforcement of any standing order of the Council by directing the Mayor's or Chairman's attention to the infraction thereof.

16. *Mover of Motion.*—A Councillor moving a motion shall be held to have spoken thereon, but a Councillor merely seconding a motion shall not be held to have spoken upon it.

17. *Designation of Councillors.*—The Councillors in meeting of Council shall designate each other by their official titles, namely, that of Mayor President Chairman or Councillor as the case may require.

18. *Priority of Councillors.*—If two or more Councillors rise to speak at the same time the Chairman shall decide which is entitled to priority.

19. *Chairman addressing Council.*—The Chairman shall rise in addressing the Council to discuss any question, and shall not leave the chair on such occasions.

20. *Councillor not to speak twice.*—No Councillor shall speak a second time on the same question, unless entitled to reply or in explanation when he has been misrepresented or misunderstood.

21. *Points of Order.*—The Chairman when called upon to decide on points of order or practice shall state the provision rule or practice which he deems applicable to the case without discussing or commenting on the same, and his decision as to order or explanation in each case shall be final.

22. *Councillors not to digress, &c.*—No Councillor shall digress from the subject-matter of the question under discussion, or comment upon the words used by any other Councillor in a previous debate; and all imputations of improper motives and all personal reflections on Councillors shall be deemed highly disorderly.

23. *Councillors to apologize for Disorderly, &c., Expression.*—Whenever any Councillor makes use of any expression disorderly or capable of being applied offensively to any other Councillor, the Councillor so offending shall be required by the Chairman to withdraw the expression and to make a satisfactory apology to the Council.

24. *Councillor called to Order.*—A Councillor called to order shall sit down unless permitted to explain.

25. *Councillor guilty of Offence.*—Any Councillor using offensive or disorderly language, and having been twice called to order or to withdraw and to apologize for such conduct, and refusing to do so, shall be guilty of an offence.

26. *Strangers.*—Any person not being a Councillor who, having been admitted to any meeting of the Council, is guilty thereof of any improper or disorderly conduct, or who does not leave when lawfully requested by the Chairman so to do, may be forthwith removed by him, and shall be deemed guilty of an offence.

27. *Call of Council.*—Any Councillor not attending in compliance with an order for a call of the whole Council, without reasonable excuse to the satisfaction of the majority thereof, shall be guilty of an offence.

28. *Council may demand Documents.*—Any Councillor may of right demand the production of any of the documents of the Council applying to the question under discussion.

29. *Voting.*—The Council shall vote by show of hands, and any Councillor present and not voting not being disabled by law from so doing shall be guilty of an offence.

30. *Question how declared.*—The Chairman shall in taking the sense of the Council put the question first in the affirmative, then in the negative, and the result thereof shall be recorded in the minutes.

31.

32. *Second Amendment.*—No second or subsequent amendment, whether upon an original proposition or on an amendment, shall be taken into consideration until the previous amendment is disposed of.

33. *Effect of Rejection of Words in Original Motion.*—If any words of an original question be rejected, the insertion of other proposed words shall form the next question, whereupon any further amendment to insert other words may be moved.

34. *Effect of negating Amendment.*—If an amendment be negated, then a second may be moved to the question to which the first-mentioned amendment was moved, but only one amendment shall be submitted to the Council for discussion at a time.

35. *Mover of Motion to have Right of Reply.*—The mover of every original proposition, but not of any amendment, shall have a right to reply, immediately after which the question shall be put from the chair; but no Councillor shall be allowed to speak more than once on the same question unless permission be given to explain or the attention of the chair be called to a point of order.

36. *Motion of Adjournment.*—No discussion shall be allowed on any motion for adjournment of the Council; but if on the question being put the motion be negated, the subject then under consideration or the next on the notice-paper shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment be made.

37. *Protests.*—Any Councillor may protest against any resolution of the Council, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolution protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the Council by the protesting Councillor in a book to be kept for that purpose in the office of Municipal Clerk, and signed by such Councillor, and shall be also entered in the minutes of the meeting at which notice of the intention to protest is given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the Council to be not in accordance with truth or in its terms disrespectful to the Council.

38. *Lapsed Questions.*—If a debate on any motion moved and seconded be interrupted by the number of the Councillors present becoming insufficient for the transaction of business, such debate may be resumed at the point where it was so interrupted on motion upon notice.

39. *Lapsed Order of the Day may be restored.*—If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening such order may be restored to the notice book for a future day on motion upon notice, and then such debate shall be resumed at the point where it was so interrupted.

40. *Committees.*—Minutes of all proceedings of committee as well as of their reports numbered in consecutive order shall be entered in the committees' minute book, and being signed by the Chairman of the Committee shall be presented to the Council; and the Municipal Clerk when practicable shall attend all meetings of committee.

41. *Meetings of the Committee.*—The Municipal Clerk shall convene every committee within ten days of its first appointment, or at any other time thereafter by order of the Council, or on the written order of the Chairman of the Committee or of any two members of the committee.

42. *Petitions.*—No petition shall be presented after the Council has proceeded to the orders of the day.

43. *Petitions to be respectful.*—It shall be incumbent on every councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the Council, and that the contents do not violate any by-law or any provision hereof.

44. *Councillors to affix their Names.*—Every councillor presenting a petition to the Council shall write his name at the beginning thereof.

45. *Petitions to be in writing.*—Every petition shall be in writing and not printed or lithographed, and shall contain the prayer of the petitioners at the end thereof, and be signed by at least one person on every skin or sheet on which it is written.

46. *To be signed by Petitioners.*—Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else except in cases of incapacity by sickness.

47. *No Letters, &c., to be attached.*—No letters affidavits or other documents shall be attached to any petition.

48. *Presentation of Petition.*—Every councillor presenting a petition to the Council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereon.

49. *Appointments, &c., of Officers.*—No appointment to any permanent office at the disposal of the Council shall take place until seven clear days' public notice has been given by advertisement in one or more newspapers circulating in the municipal district inviting applications from qualified candidates for the same.

50. *Salaries of Officers, &c.*—The salary or allowance attached to all offices and places at the disposal of the Council shall in all cases be fixed before they proceed to appoint any person to fill the same and before the advertisement inviting applications as aforesaid, and shall be specified in such advertisement.

51. *No Councillor, &c., to be Surety for Officer.*—No Councillor or officer of the Council and no assessor or auditor of the municipality shall be received as a surety for any officer appointed by the Council or for any work to be done for the Council.

52. *Miscellaneous.*—All the plans and specifications for any public work shall be laid before the Council at least six days prior to the same being considered and ordered upon, and be open for inspection by any ratepayer during that time.

53. *Suspension of Rules.*—Any one or more of the rules or regulations contained in this subdivision may be suspended for special purpose on motion upon notice duly given; and shall not otherwise be suspended except by a unanimous vote of the Council.

57. *Penalty.*—If any person be guilty of any wilful offence or misfeasance or wilful or negligent act of commission or omission contrary to any provision contained in this subdivision, he shall forfeit a sum not exceeding Five Pounds.

The foregoing by-law was made and passed on the 12th day of October, 1896, and confirmed the 14th day of December, 1896, and sealed in the presence of

(SEAL) JAMES THORN, President.
5513 RICHARD HORSFIELD, Secretary.

SHIRE OF VIOLET TOWN.

By-Law No. 2.

IN pursuance of the powers contained in the *Health Act 1890*, and of every other power enabling them in that behalf, the President, Councillors, and Ratepayers of the Shire of Violet Town, in the State of Victoria, being the Municipal Council thereof, for the purpose of carrying the said Act into execution within their jurisdiction, hereby make the By-law following and numbered two, that is to say—

1. All former by-laws in force within the said Shire on the matter and things herein provided for are hereby repealed.

2. *Interpretation of Terms.*—In the construction and for the purposes of this by-law the following terms shall, if not inconsistent with the context or subject-matter, have the respective meaning hereby assigned to them.

"House" shall mean and include dwellings of any kind, schools, hotels, licensed public-houses, factories, work-rooms, common or other lodging-houses, or other buildings or premises.

"Cesspool" shall mean any receptacle for night-soil, or for noxious or offensive matter below or above the ground.

"Street" shall mean and include any highway and any public bridge, and any road, lane, footway, square, court, alley, or passage, whether a thoroughfare or not.

3. Every occupier of person having the control or management of any house or premises shall cause the same to be kept in such a state as not to be a nuisance or injurious to health.

4. Every occupier of land on which is erected any stable, shed, sty, yard, or other place for the keeping of animals shall from time to time remove or cause to be removed from such premises all dung, soil, or other manure produced or accumulated thereon as often as the same shall amount to 2 cubic yards or at least once every week, and in case of the default of such occupier the Council of said Shire may remove the same at the expense of such occupier.

5. Every occupier, licensee, or person having the management or control of an abattoir, slaughter-house, or place where any cattle or other animals are killed, shall cause all the blood from the animals killed therein, as soon as conveniently may be, to be collected in a fit receptacle to be provided for that purpose, and to be effectually deodorized by mixing therewith commercial sulphate of iron or chloride of lime, in the proportion of one pound to the gallon, or some other efficient deodorizer sufficient to effectually deodorize the same, and to be removed from the premises within twenty-four hours after such blood is shed.

6. Every occupier of any premises in which there may be any offal shall forthwith effectually deodorize the same and remove the same from the premises, or cause the same to be deodorized and removed within twenty-four hours.

7. No person shall construct or cause to be constructed any privy except in the form of an earth-closet, which shall consist of a suitable privy building, the floor whereof is at no point less than 3 inches above the surface of the adjoining ground, and every such building shall be constructed with proper openings or flues to provide sufficient means of ventilation, and shall be provided with a suitable pan or other movable receptacle for night-soil, the contents whereof do not exceed 3 cubic feet, and with the requisite apparatus for the application of dry earth or some other deodorizing material to the contents thereof, and shall be constructed and placed so as to afford every means of access for the purpose of removing the pan or receptacle and the contents thereof, and emptying and cleansing the same. Every privy attached to any school, hotel, licensed public-house, factory, workroom, or common lodging-house, and every public privy shall be flagged or paved with some non-absorbent material, having a fall or inclination towards the door or other opening of at least half-an-inch to the foot.

8. Every occupier and every person having the management or control of any premises shall cause to be kept in every earth-closet belonging thereto a supply of dry powdered earth, ashes, charcoal, lime, or some other material efficient for deodorizing nightsoil, and shall cause

all nightsoil which may be deposited in any pan or other receptacle in such earth closet to be immediately on the deposit thereof covered with a quantity of such deodorizing material sufficient to thoroughly and effectually deodorize the contents of such pan or other receptacle.

9. Every occupier and every person having the management or control of any premises once a week at least shall empty or cleanse or cause to be emptied or cleansed every earth-closet, privy, cesspool, or place for the deposit of nightsoil on or belonging to such premises.

10. No person shall, except with the permission of the Shire Secretary, remove or carry, or cause to be removed or carried, through the streets any nightsoil from any premises.

11. The owner of every sanitary cart shall before using same or permitting same to be used, have such cart examined by the officer of the Council appointed in that behalf, who shall before allowing such cart to be used certify the same as fit for use.

12. No person shall remove from any premises any nightsoil except by means of a sanitary cart duly certified as hereinbefore provided.

13. No person shall empty, assist in emptying, or cause or permit to be emptied, any earth-closet or place for the deposit of nightsoil until the contents thereof have been properly deodorized, and every person emptying, or causing to be emptied any earth-closet or place for the deposit of nightsoil, shall cause the nightsoil taken therefrom to be removed as soon as the same is emptied, to such place or places as may from time to time be appointed by the Council.

14. No person shall contract for the removal of nightsoil or any other refuse except in accordance with the By-laws and Regulations of the Council.

15. No person shall deposit or cause to be deposited nightsoil in any garden, yard, or ground within the boundaries of the Town, but only in the place or places appointed by the Council for this purpose.

16. All urinals shall be constructed of non-absorbent material lined so as to be watertight at all joints, laid with proper falls and drains that are watertight, and lead to street channel, and be fitted with automatic flushing apparatus, and have a clear open ventilation overhead, and be to approval of the Council.

17. No person shall place or deposit any dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil, or any nightsoil or other offensive matter in any place so as to be a nuisance to any person or injurious to health.

18. No person shall place, or assist in placing, or cause or permit to be placed in or so that the same may or may be likely to find its way into any waters used or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, or used or likely to be used in any dairy, any matter or thing likely to endanger the health of any persons using such water, or drinks, or milk, or other produce of such dairy.

19. No person shall empty, cause or permit to be emptied, or assist in emptying any cesspool or place for the deposit of offal, blood, or other refuse matter into any water supplied, used or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, or used or likely to be used in any dairy, or so that the contents thereof may find its way into such water.

20. Every accumulation or deposit of offensive matter so situated as to find its way into any water used or likely to be used by man for drinking or domestic purposes, or likely to be used in any dairy, shall be deodorized and removed by the owner of the property upon which such accumulation or deposit is situated within one week of notice given by the local board or one of its officers.

21. No person shall keep any animal of any kind so as to be a nuisance or injurious to health.

22. No person shall keep any animal in such a manner as to pollute any water used or likely to be used by man for drinking, or domestic purposes, or for manufacturing drinks for the use of man, or used or likely to be used in any dairy so as to endanger the health of any person using such water or drinks, or milk, or other produce of such dairy.

23. Every occupier or licensee or person having the management of a slaughter-house or abattoir, shall cause the same to be supplied with a sufficient quantity of water for all purposes.

24. Every owner of a building shall cause the same to be provided with proper and sufficient drains, so constructed as to prevent any nuisance arising therefrom, and to secure the healthfulness of the inmates of such building, and every tenant of a building under lease of which fourteen years or upwards is unexpired, shall be deemed an owner within the meaning of this section.

25. This By-law shall apply to and have operation in the whole of the Shire of Violet Town, and shall come into full force and operation on its confirmation by the Board of Public Health, and immediately after its publication in the *Government Gazette*.

26. If any person commit a breach of any of the sections of this By-law numbered two, he shall for every such breach be liable to a penalty not exceeding Ten pounds, or to a penalty not exceeding Five pounds for each day during which such breach shall be committed or continued. Provided the justices before whom any penalty imposed hereby is sought to be recovered may order the whole or part only (not being less than Five shillings) of such penalty to be paid. And any person committing any such breach as aforesaid shall be liable to the foregoing penalty, notwithstanding that the said Council may be empowered by the By-law or otherwise to remedy such breach, and whether such Council have or have not taken advantage of such powers.

The foregoing By-law was made and passed on the seventh day of December, 1908.

Confirmed by the Council of the Shire of Violet Town on the 2nd day of February, 1909.

(SEAL)
5514

MATT. B. KENNEDY, President.
NORMAN McKAY, Secretary.

SHIRE OF VIOLET TOWN.

BY-LAW No. 3.

A By-law of the Shire of Violet Town, made under section 191 of the *Local Government Act* 1890, and numbered three, for suppressing nuisances and for regulating traffic and processions.

IN pursuance of the powers conferred by the *Local Government Act* 1890, the President, Councillors, and Ratepayers of the Shire of Violet Town order as follow:—

1. That if any person shall ride or drive any horse or other animal, or drive, draw, or wheel any carriage, cart, or other vehicle over, upon, or across any bridge or other crossing within the Shire of Violet Town, at any pace faster than a walking pace, such person shall upon conviction forfeit and pay a penalty not exceeding Two pounds.

2. That if any person shall ride or drive any horse or other animal, or drive, draw, or wheel any carriage, cart, or other vehicle over, across, or upon any footpath within the boundary of the township of Violet Town, such person shall upon conviction forfeit and pay a penalty not exceeding Two pounds.

3. That if any goat shall have been impounded in any pound within the Shire of Violet Town, under the provisions of any Act relating to the impounding of cattle, and shall not after the expiration of 24 hours be released, and all costs, charges and expenses thereon be paid by the owner thereof, any justice may, by warrant under his hand directed to any constable, authorize the destruction of such goat, and the same may be destroyed accordingly.

The foregoing by-law was made and passed on the 12th day of October, 1895, and confirmed on the 14th day of December, 1896, and the corporate seal of the municipality was affixed hereto in the presence of—

(SEAL)
5515

JAMES THORN, President.
RICHARD HORSFALL, Secretary.

SHIRE OF VIOLET TOWN.

BY-LAW No. 4.

IN pursuance of the powers conferred by the Thirteenth Schedule of the *Local Government Act* 1903, the President, Councillors, and Ratepayers of the Shire of Violet Town order as follows:—

PART I.—STREETS AND FOOTWAYS.

(1) Porticoes, Projections, &c.

1. The word "portico" shall mean and include every awning portico porch verandah shed shade or covering upon or across any public footway for the purpose of shade or shelter together with the supports other than the building against which it is of such portico.

2. Subject to the provisions hereinafter contained it shall be lawful for the owner of any house or building abutting upon any public footway to erect or place against or in front of such building and upon or across such footway such portico as such owner may see fit.

3. Every such portico shall be supported by upright pillars or supports fixed on the outer line or curb of the footway, and shall be in every part thereof of such height from the ground not less than 7 feet, and with the pillars or supports thereof shall be of such shape figure dimensions and materials respectively, as have been appointed as herein provided.

4. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following (that is to say):—

For regulating the height from the ground of such porticoes as aforesaid.

For appointing the shape figure dimensions and materials of such porticoes.

And there shall be deposited at the office of the Council a plan and specification of such portico as may be appointed in any such regulation, and such plan and specification shall be referred to in such regulation, and shall be open for inspection by any ratepayer or person interested at all reasonable times without fee or reward.

5. If before the coming into operation of this subdivision any portico has been erected or placed against or in front of any building and upon or across any public footway contrary to some by-law lawfully in force in that behalf, or if after such coming into operation any portico has been erected or placed against or in front of any building, and upon or across any public footway, otherwise than has been appointed by some regulation made hereunder, or if any projecting window balcony step cellar cellar-door or window or steps leading into any cellar or otherwise lamp lamp-post lamp-iron sign sign-post sign-iron show board window shutters wall gate fence or opening or any other projection or obstruction placed or made against or in front of any building, after the coming into operation of this subdivision therein is an annoyance in consequence of the same projecting into or being made in or upon or endangering or rendering less commodious the passage along any footway or street, it shall be lawful for the Council to give notice to the owner or occupier of such building to remove or to alter so as to conform to such regulation such portico, or to remove, or in such manner as the Council by such notice require, to alter such projection or obstruction, and such owner or occupier shall within fourteen days after the service of such notice upon him remove or in manner aforesaid respectively alter such portico or such projection or obstruction as aforesaid respectively; and if the owner or occupier of any such building neglect or refuse for fourteen days after such notice so served to remove such portico or such projection or obstruction or to alter the same in manner aforesaid respectively he shall forfeit a sum not exceeding Five pounds, and a further sum not exceeding Forty shillings for every day during which such projection or obstruction continues after the expiration of fourteen days from the time when he may be convicted of any such offence contrary to the provisions of this section.

6. If before the coming into operation of this subdivision any portico has been erected or placed without violation of any by-law for the time being lawfully in force against or in front of any building and upon or across any public footway laid out as such hereunder or otherwise, and such portico is not in conformity with some regulation for the time being in force hereunder, or if any such projection or obstruction as in the last preceding section mentioned which has been placed or made against or in front of any building before such coming into operation as aforesaid is an annoyance, as in the said section mentioned, it shall be lawful for the Council to cause such portico to be removed or altered so as to conform to such regulation, or (as the case may be) such projection or obstruction to be removed or altered as they see fit. Provided that the Council shall give notice to the owner or occupier against or in front of whose building such portico projection or obstruction may be seven days before such removal or alteration is commenced, and shall make reasonable compensation, to be ascertained and ordered, if the parties differ, by two justices, to every person who may incur any loss or damage by such removal or alteration, except in cases where the portico projection or obstruction has been erected placed or made without lawful right or may be removable under some other Act or law, in which case no compensation shall be made hereunder.

7. Every owner or occupier of any building against or in front of which there is any portico shall keep the same clean and in good repair; and it shall be lawful for the Council to give notice to any such owner or occupier to clean or repair such portico, if and as the same may require; and every owner or occupier who neglects or refuses within seven days after the service of such notice to effect such cleaning and repair shall forfeit a sum not exceeding Forty shillings for every day during which he fails to effect the same.

(3) Spouts and Drains from Houses, &c.

12. The owner or occupier of every house or building adjoining or near to any street or road, within seven days next after service of a notice by the Council for that purpose, shall put up a shoot or trough of the whole length of such house or building, and shall connect the same either with a similar shoot on the adjoining house or building, or with a pipe or trunk to be fixed to the front or side of such first-mentioned house or building from the roof to the ground to carry the water from the roof thereof in such manner that the water from such house or the shoot or trunk affixed thereto, or from any portico or projection therefrom, will not fall upon the persons passing along the street or road, or flow over the footway, but so that no such pipe or trunk be an obstruction to the safe and convenient passage along the footway,

and shall construct or lay from and in continuation of such pipe or trunk to the water channel a gutter, herein called a channel, at the outer edge of the footway, and through under and transversely to the footway, such covered drain or trunk for carrying such water to such channel as may be authorized or directed by some regulation in that behalf, and shall hereafter keep in good condition every such shoot trough pipe drain and trunk, and every such drain or trunk shall be constructed laid and repaired subject to the inspection of such officer as the council appoint in that behalf; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section such owner or occupier shall forfeit a sum not exceeding Forty shillings for every day that he so makes default.

13. Every owner or occupier of land in adjoining to or near any street or road, if such land is so situated that surface or storm water from or upon the same overflows or tends naturally, if not otherwise discharged, to overflow any footway of such street or road, shall within seven days next after the service of notice by the Council for that purpose construct and lay from such point upon such land being near to the footway as is specified in such notice by plan appended or otherwise, and higher in level than the bottom of the channel at the outer edge of the footway, to the said channel and through under and transversely to the footway, and keep in good condition such covered drain or trunk as and subject to the like inspection as in the last preceding section mention respectively; and in default of compliance with any such notice within the period aforesaid or with the provisions of this section such owner or occupier shall forfeit a sum not exceeding Forty shillings for every day during which he makes default.

* (4) Crossings over Footways and Channels.

15. Every person who wilfully and without lawful excuse rides drives or leads any horse or other animal, or drives or wheels any carriage cart or other vehicle upon along or across any footway or any water channel or gutter herein called channel by the side of any street or road, save in each such case upon and by or at some crossing to be made as hereinafter mentioned, shall forfeit a sum not exceeding Five pounds, and shall also pay to the Council such sum not exceeding Ten pounds by way of compensation for any damage done by him to the footway or channel as the justice adjudicating upon the information shall on the hearing thereof order.

16. If any land fronts to adjoins or abuts upon the footway of any street or road, and if access with horses and vehicles from such street or road to such land or to some sufficient way appurtenant thereto cannot be had without riding driving leading or wheeling the same respectively upon or across the said footway, or the channel (if any) lying along the outer edge thereof, and if the owner of such land desires that a crossing for horses and other animals and for vehicles be made as herein provided over such footway and channel, and gives a notice in writing of such his desire to the Council, and in such notice describes the land in question and the proposed work by reference to the specification deposited as hereinafter mentioned, such specification being in accordance with the provisions hereof and with such regulation as may be in force in that behalf, it shall be lawful for such owner, after seven clear days from the giving such notice and not before (with no unnecessary delay or obstruction), at his own cost and under the inspection of such officer as the Council appoint for the purpose, to make such crossing according to the tenor of such notice and specification, and not otherwise, and the owner of such land shall afterwards in like manner maintain the same.

17. Every such owner who desires as aforesaid that any such crossing be made shall, before giving notice to the Council as herein provided deposit with the Municipal Clerk a specification describing the proposed work with respect to each of the several matters hereby or by any such regulation in force in that behalf required or provided.

18. Unless within the period of seven days after the receipt of any such notice as aforesaid the Council gives notice to the person giving the same that (if the fact be so) such notice or the specification referred to therein and deposited is not in accordance with the provisions of such regulation as aforesaid, such notice and specification shall thereafter, so far only as affects the liability of such person to any penalty, be deemed to be in accordance therewith.

19. In streets or roads in which, at the side of any such proposed crossing, there is a curb of stone or wood along the outer edge of the footway, the crossing so far as the footway extends shall have on both sides a curb not higher in any part than the surface of the footway

* Crossings over Footways and Channels.—In Clause 15 the words "or leads" are inserted after "drives," and in Clause 16 the word "leading" is inserted after "driving."

at that part and similar in all respects to such first-mentioned curb, and such curb shall approach to and join the street-curb in gentle curves outwards, and such crossing shall be of such width, and the surface thereof so far as the footway extends shall have such inclination outwards, and be depressed so far below the footway, as has been respectively appointed by some regulation in that behalf, and shall with respect to the channel be so laid or constructed as not to raise or obstruct the same or any part thereof.

20. In streets or roads in which, at the site of any such proposed crossing, there is no such curbing as in the last preceding section mentioned the crossing over the channel shall be such suitable bridge as leaves a free passage for the water underneath the same, and shall be of such materials form length size strength and fall as has been respectively appointed by some regulation in that behalf, and the surface of such crossing so far as the footway extends shall be so made good by paving macadamizing gravelling or otherwise that the necessary traffic by animals or vehicles over the same may not cause any damage thereto, but that such crossing may be as sound and commodious for the passage of persons using the footway as the other portions of such footway adjoining such crossing.

21. No person making any crossing shall be deemed guilty of an offence by reason only of some departure in making such crossing from the notice or specification relating thereto, unless the officer of the council appointed as hereinbefore provided to inspect the making of the crossing has reported in writing such departure to the Council within three days after the same has occurred, and unless such person, being served by the Council within three days after such report a notice so to do, for the space of seven clear days after such notice has failed to correct or supply such departure.

22. If any crossing has been made in any respect contrary to this by-law or any regulation in force hereunder, it shall be lawful for the Council, if they see fit, to cause the same to be altered so as to conform hereto and to such regulation respectively, and to recover in manner in the *Local Government Act 1903*, provided the expenses of such alteration from the owner of the land to which such crossing leads, but they shall not so recover in those cases of departure from the notice or specification which the Council or their officer might respectively have given notice of or reported, but failed to give notice of or report respectively in manner and within the time provided in the preceding sections hereof.

23. If any private street or road meets at an angle the footway of any public street or road, and there is no crossing upon and across such footway and the channel adjacent thereto from such private street or road to such public street or road, it shall be lawful for the Council if they see fit to make in accordance with any regulation in force in that behalf a crossing upon and over such footway and channel of the description hereinbefore provided with respect to other crossings, and to recover from the owner of each of the tenements abutting on such private street or road such portion of the expenses of such making as bears to the whole of such expenses the same proportion as the rateable value of such tenement bears to the whole rateable value of all the tenements so abutting.

24. If any crossing across or over any footway or channel to any land or way appurtenant thereto, or to any private street or road, has been made before the coming into operation of this subdivision, but is in any respect not in accordance with any regulation made hereunder, the Council may if they see fit cause the same to be altered so as to conform to such regulation; and if such crossing has been made contrary to any by-law in force at the time of making the same, the Council may recover the expenses of such alteration in manner in the last two preceding sections mentioned, according as one or the other may be applicable to the case.

25. If any crossing be out of repair, and the person liable hereunder to maintain or repair the same, for seven days after notice from the Council to that effect, neglects properly and completely to repair the same, he shall forfeit for every day that such crossing remains so unrepared a sum of Forty shillings, and the Council may, if they see fit, effect such repair and recover the same from such person before any justice.

26. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following, that is to say:—

For regulating the width depression and inclination of crossings across or over footways and channels, and the materials for making and constructing the same, the mode of laying and bedding such materials, the length width size strength and fall of bridge crossings and the said inclination and fall, either absolutely or with relation to the levels inclination or fall of the footway or channel or otherwise in like manner.

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(5) *Deposit or Discharge of Rubbish Liquid &c. on Streets, &c.*

27. Every person who causes or permits to run from any manufactory or any establishment for the boiling or preparing of any animal matter or any brewery slaughter-house butcher's shop or any dunghill or other receptacle or from any inn into or upon any street or road public or private or any footway or channel, and every occupier of any land or premises who causes or permits to run from such land or premises into or upon any such street or road footway or channel, any offensive liquid or matter shall for every day during which any such liquid or matter so runs forfeit a sum not exceeding Five pounds.

28. Every manager and director of any company established for mining purposes whether incorporated or not and every other person who, unless where authorized by or under some Statute now or hereafter to be in force, causes or allows any sludge made in the process for washing earth for gold or otherwise to flow or run into or upon any street public or private or any footway or channel shall, for every day during which any such sludge so flows or runs, forfeit a sum not exceeding Five pounds.

(6) *Depositing Building Materials Excavations &c.*

29. Every person who throws or lays any building or other materials or building rubbish, or puts up, constructs, or erects any stage scaffolding hoarding or fence in upon across or over any street road footway channel or public place, save in lawful execution of the powers given by this subdivision, shall forfeit a sum not exceeding Ten pounds, and a further sum not exceeding Forty shillings for each day during which such matter or thing or any of it or any part thereof is suffered to remain in or upon such street road footway channel or public place.

(7) *Lighting &c. of Obstructions generally.*

38. When any building materials rubbish or other things are laid or any hole made in any street road or footway whether the same be done by order or authority of the Council or not, the person causing such materials or other things to be so laid or such a hole to be made shall at his own expense cause a sufficient light to be fixed in a proper place upon or near the same, and continue such light every night from sunset to sunrise while such materials or hole remain, and such person shall at his own expense cause such materials or other things and such hole to be sufficiently fenced and enclosed until such materials or other things are removed or the hole filled up or otherwise made secure; and every such person who fails so to light fence or enclose such materials or other things or such hole shall for every such offence forfeit a sum not exceeding Ten pounds, and a further sum not exceeding Forty shillings for every day while such default is continued.

39. In no case shall any such building materials or other things or such hole as last mentioned respectively be allowed to remain an unnecessary time, under a penalty not exceeding Ten pounds, to be paid for every such offence by the person who, whether by order or authority of the Council or not, causes such materials or other things to be laid or such hole to be made; and in any such case the proof that the time has not exceeded the necessary time shall be upon the person so causing such materials or other things to be laid or causing such hole to be made.

(8) *Houses &c. encroaching on Street &c.*

40. If any person erects or places any house or other building or any part thereof upon over or across any public street or road footway or channel he shall forfeit a sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for every day while the same so continues.

(9) *Obstructions &c. to Streets &c. by Cattle &c.*

41. If any cattle are found without any person having charge of them—

(a) In any street, or

(b) Upon any land (not being a common) which is not enclosed or fenced with some sufficient fence within the meaning of the *Fences Act 1890*, (or any amendment thereof, and the openings (if any) in which fence are not secured and barred with gates or other fastenings of equivalent closeness and strength with the fence,

the proper officer of the Council may seize such cattle and impound them, or place them at some neighbouring place of safe custody.

* Obstructions &c. to Streets &c. by Cattle &c.—An amendment has been made in clauses 41, 42, 43, to make uniform the powers given to the proper officer of the Council to seize cattle found without any person in charge of them upon any street or upon any land, other than a common, not enclosed with a sufficient fence within the meaning of the *Fences Act 1890*. It also meets a difficulty as to the meaning of "fenced land" which arose in *Gunner v. Bates*, an order to review decided in 1901 but not reported.

42. The owner of such cattle shall forfeit a sum not exceeding Twenty shillings for every head of such cattle, and any justice, if such owner be not known, upon proof of the issue of a summons in the usual form addressed to such owner as "owner" only without otherwise naming or describing him, such cattle and the place of seizure being duly described therein, and of the publication of such summons in some newspaper commonly circulating in the neighbourhood, may after the expiration of twenty-four hours from such publication proceed with respect to such owner not appearing as if personal service of a summons stating his name had been effected, or if such owner appear then as in other cases, and the justice may order the cattle to be sold and the money arising from the sale, after deducting the said penalty and the costs awarded and the reasonable expenses, to be estimated and assessed by the justice, of seizing keeping and selling the said cattle, shall be paid if demanded within one month to the owner of the cattle, and if not so demanded then to the municipal fund: and if the said money is not sufficient for all the purposes aforesaid the amount whereby the same falls short, or if no such sale be ordered the whole of the said amount may be recovered from the said owner if and when known in like manner as other penalties and sums adjudged or ordered to be paid by justices are to be recovered.

43. If such cattle by reason of having been so found at large have been impounded by the Council the amount of such penalty and costs if adjudged respectively before the release or sale of such cattle shall be added to the pound fees and charges payable in respect of such cattle, and the amount thereof or such lesser amount (if any) as after the sale of the cattle may remain in the hands of the poundkeeper shall be paid over by him accordingly; and if the proceeds of any sale of such cattle are not sufficient after paying the lawful fees and charges aforesaid to satisfy such penalty and costs, or if such penalty and costs have been adjudged after the release or sale of the cattle the same or so much thereof as remains unpaid shall and may be recovered from the owner of the cattle in like manner as other penalties and costs adjudged by justices are by law to be recovered; and if in the case of any information under this section the owner be not known then the provisions of the last preceding section so far as necessary to give the adjudicating justice jurisdiction shall apply.

*44. It shall be lawful for the Council to make regulations from time to time for appointing the hours during which it shall not be lawful to drive into or through the municipal district or any parts thereof by boundaries set forth in such regulation any cattle intended for sale slaughter or shipment or travelling from one part of Victoria or of any other State to any other part, and to provide if they see fit in such regulation separately with respect to Sundays and week days; and if any person drives any such cattle contrary to such regulation he shall forfeit for every head of cattle so driven a sum not exceeding Twenty shillings. Provided that nothing herein contained shall apply to horses driven in harness or to oxen in the yoke.

45. It shall not be lawful to break in any horse or other animal in any street whether public or private or in any public place save such public places as from time to time may be appointed by some regulation of the Council in that behalf, which regulation the Council are hereby authorized to make, or by locking the wheels of any cart or other vehicle or otherwise to test or try any horse or other animal so as to obstruct or injure any street or public place: and any person offending against this section shall forfeit a sum not exceeding Five pounds.

(11) Miscellaneous.

47. It shall be lawful for the Council, on the application of the minister of any church chapel or other place of public worship, to make orders for regulating with respect to such place of public worship the route and conduct of persons who drive any cart or carriage or any cattle during the hours of divine service (to be named in every such order) on Sunday Christmas Day or Good Friday or any day appointed for a public fast or thanksgiving and any orders so made shall be printed or affixed on or near the church chapel or place of public worship to which the same refer and in some conspicuous places

leading and contiguous thereto and elsewhere as the Council may direct; and every person who offends against such order shall forfeit a sum not exceeding Forty shillings.

48. It shall be lawful for the Council to make regulations for prohibiting or restraining the travelling with or driving of loaded drays or carts on Sundays: and if any person travel with or drive any such loaded dray or cart contrary to such regulations, he shall forfeit for every such breach of such regulations a sum not exceeding Forty shillings.

49. It shall be lawful for the Council to make regulations prescribing the rate of speed and the manner of crossing over all bridges and crossings for horses carts and carriages; and if any person driving or having the charge of any horse cart or carriage violates any such regulation, he shall forfeit a sum not exceeding Forty shillings.

PART V.—REGULATION &C. OF BUILDINGS.

(2) Ruinous or Dangerous Buildings, &c.

5. If any building or wall or anything affixed thereon be deemed by the proper officer of the Council to be in a ruinous state, and dangerous to passengers or to the occupiers thereof or of the neighbouring buildings, such officer shall immediately cause a proper hoard or fence and if he deem it necessary props to be put up for the protection of passengers and of such occupiers, and shall also if he deem it necessary cause the neighbouring buildings to be properly shored up, and shall cause notice in writing to be given to the owner of such building or wall if he be known and resident within the municipal district, and shall also cause such notice to be put on the door or other conspicuous part of the said premises or otherwise to be given to the occupier thereof (if any) requiring such owner or occupier forthwith to take down secure or repair such building wall or other thing as the case may require.

6. If such owner or occupier do not begin to take down repair or secure such building wall or other thing within the space of three days after such notice has been given or put up as aforesaid, and complete such taking down repairs or securing as speedily as the nature of the case will admit, such officer may make complaint thereof to two justices, and it shall be lawful for such justices to order the owner or in his default the occupier (if any) of such building wall or other thing to take down rebuild repair or otherwise secure to the satisfaction of such officer the same or such part thereof as appears to them to be in a dangerous state within a time to be fixed by such justices; and in case the same be not taken down rebuilt repaired or otherwise secured within the time so limited, or if no owner or occupier can be found on whom to serve such order, the Council shall with all convenient speed cause all or so much of such building wall or other thing as is in a ruinous condition and dangerous as aforesaid to be taken down rebuilt repaired or otherwise secured in such manner as may be requisite; and all the expenses of putting up every such hoard fence and props and of shoring up such buildings and of taking down rebuilding repairing or securing such building wall or other thing shall be paid by the owner thereof, and any two justices may order such payment.

7. If any building or wall as aforesaid or any part of the same be pulled down by virtue of the powers aforesaid, the Council may sell the materials thereof, or so much of the same as has been pulled down, and apply the proceeds of such sale in payment of the expenses incurred in respect of such building or wall, and the Council shall restore any overplus arising from such sale to the owner of the building or wall on demand.

8. If such owner cannot be found within the municipal district or sufficient distress of his goods and chattels within the municipal district cannot be made, and the said expenses or any part thereof remain unpaid, the Council after giving twenty-eight days' notice of their intention to do so by posting a notice in a conspicuous place on such building or wall or on the land whereon such building or wall stood, may take such building or land, provided that such expenses or so much as remains due be not paid or tendered to them within the said twenty-eight days making compensation to the owner of such building or land in the manner provided by Part IV. of the *Public Works Act* 1890 in the case of lands taken otherwise than with the consent of the owners and occupiers thereof, and the Council shall be entitled to deduct out of such compensation the amount of the expenses so unpaid as aforesaid, and may sell or otherwise dispose of the said building or land for the purposes hereof.

* A by-law made by the Borough of Flemington and Kensington prohibited the driving into or through the borough any cattle intended for sale, &c. . . . between the hours of six o'clock in the morning and ten o'clock at night. The Newmarket cattle yard was included in the district of the borough; the meat supply of Melbourne would be injuriously affected by the by-law; the by-law applied to all the streets of the borough; and the term "cattle" was not limited. The by-law was held to be invalid. In re Flemington and Kensington *ex parte Fairbairn*. (1901) 27 V.L.R. 7; 23 A.L.J. 3; 7 A.L.R. 74, 122.

PART VIII.—NUISANCES, ETC.

(1) Nuisances of Various Kinds.

* (a) Goats.

1. Every owner or keeper of any goat usually kept within the municipal district shall once in every year register with the Municipal Clerk his name and address as a keeper of goats and shall at the time of such registration pay to such Clerk the sum of sixpence for every goat owned or kept by him within such municipal district and shall place and keep upon the neck of every goat so owned and kept a collar bearing the name and address so registered; and if any person without lawful excuse offend in any respect against this section he shall for every such offence be liable to a penalty not exceeding Two pounds.

2. If any goat be found having on its neck a collar purporting to bear the name and address of a person registered as aforesaid, such goat shall *prima facie* be presumed to be owned and kept by such person.

3. The Council from time to time shall provide one secure enclosure for the keeping and custody of goats for the purposes of this subdivision, and forthwith when any such enclosure has been provided shall notify the same and the situation thereof in some newspaper generally circulating in the neighbourhood.

4. Every goat found at large in any street road or public place may by the proper officer of the Council be forthwith seized and confined in such enclosure as aforesaid until dealt with as hereinafter provided.

5. Whenever a goat having on the neck a collar purporting to bear the name and address of a person resident within the municipal district registered as aforesaid is seized hereunder, the proper officer of the Council shall forthwith cause notice of such seizure to be given to such person or left at the place of such address.

6. Subject to the provisions hereinafter in this By-law contained, every goat so seized and confined as aforesaid which has not upon the neck a collar purporting to bear the name and address of some person registered as aforesaid, may by the proper officer of the Council be destroyed at or after noon of the day following the day of such seizure, and every such goat which has on the neck such a collar as aforesaid may by the said officer be destroyed at or after noon of the day following next but one the day of such seizure.

7. The owner of any goat which has been seized as aforesaid may apply *ex parte* to any justice that such goat be restored to such owner, and such goat shall, if a justice shall so order and not otherwise, be, unless the same has been destroyed, restored to such owner accordingly, and such order of a justice or any minute thereof under the hand of such justice shall for all purposes of this subdivision be conclusive evidence that the person so applying was the owner of such goat.

8. The owner, whether registered hereunder or not, of every goat found at large in any street road or public place shall, whether such goat be destroyed or not, or be restored or not, forfeit and pay a penalty of Five shillings.

† (b) Swine.

9. It shall be lawful for the Council from time to time to make regulations for appointing by limits to be set forth therein portions of the municipal district in which it shall not be lawful to keep any swine; and if any person keep any swine within any such prescribed limits he shall forfeit for every day during which he so offends a sum not exceeding Five pounds.

(c) Nightsoil.

10. Every person who empties any privy or loads carries removes or deposits any nightsoil offal or other offensive refuse or matter save between such hours of the night, or deposits the same save at such places as respectively have been appointed by some regulation of the Council in that behalf, or who uses for any such purpose any cart or carriage not having a covering proper for preventing the escape of the contents of such cart or of the stench thereof, shall forfeit for every such offence a sum not exceeding Five pounds, and it shall be lawful for the Council from time to time to make regulations for appointing such hours and places as aforesaid.

(2) Private Slaughter-houses

11. Except it be by some Act of Parliament otherwise expressly provided, it shall be lawful for the Council

* Goats.—Clause 1 has been amended to make it clear that all goats must be registered annually, and that the fee to be paid is sixpence for every goat.

† Swine.—A municipal council having authority from time to time to set forth by limits portions of the district in which it shall not be lawful to keep swine, does not exceed its powers by making a regulation prohibiting the keeping of swine in any part of the district.—*R. v. Cowie ex parte Ardill* (1881) 7 V.L.R. (1.) 88.

(if the Council have not as yet provided abattoirs within the municipal district and duly notified the same as ready for public use) to licence, upon payment of such sum not exceeding Two pounds as may be appointed by regulation in that behalf, such slaughter-houses (not being in any case within one mile from the corporate limits of the city of Melbourne or the town of Geelong) as they from time to time may think proper for slaughtering cattle, and every such licence shall be in force until the thirty-first day of December in the year for which such licence is granted.

12. Every person who without having such licence as aforesaid in force uses as a slaughter-house any place within the municipal district other than a slaughter-house which was in use at the time of the coming into operation of the Act numbered CLXXXIV., and has so continued to be used ever since, shall for each such offence be liable to a penalty not exceeding Five pounds, and a like penalty for every day after conviction upon which he so offends.

13. Every place which at the time of the coming into operation of the last-mentioned Act was in use as a slaughter-house, and has so continued ever since, shall within three months after the coming into operation of this subdivision be registered by the owner or occupier thereof at the office of the Council, and on application to the Council for that purpose, and on payment of such sum not exceeding Twenty shillings as has been appointed by regulation in that behalf they shall from time to time cause every such slaughter-house to be registered in a book to be kept for that purpose, and such registration shall be of effect for one year after the making thereof and no longer, and every person who after the expiration of such period of three months uses or suffers to be used any such place as a slaughter-house without its being so registered shall forfeit on conviction a sum not exceeding Five pounds for such offence, and a further sum not exceeding Ten shillings for every day after such conviction during which such place is used as a slaughter-house without having been so registered.

14. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following (that is to say):—

For the licensing (where the Council are empowered to license) and for the registering and inspection of all private slaughter-houses:

For appointing, subject to the limits herein prescribed, the fees for licences and registration:

For preventing cruelty in such slaughter-houses:

For keeping the same in a cleanly and proper state, and for removing the filth at least once in every twenty-four hours, and requiring them to be provided with a sufficient supply of water:

For confining the use of licensed slaughter-houses to the slaughter of any particular kinds of animals:

And every person offending contrary to any such regulation shall be liable to a penalty not exceeding Five pounds, and in the case of a continuing offence a further sum not exceeding Ten shillings for every day during which such offence continues after such conviction.

15. The justice before whom any person is convicted of any offence against this subdivision, in addition to any penalty, may suspend for a period not exceeding two months the licence for any slaughter-house granted hereunder to such person or the effect of the registration for any slaughter-house of which such person is the owner or occupier, and upon the conviction of any person for a second or subsequent like offence may, in addition to any penalty, declare the licence granted hereunder to such person revoked, or the registration of any slaughter-house of which such person is the owner or occupier cancelled, and no licence while so suspended or after such revocation, and no registration while the effect thereof is suspended or after the same is cancelled, shall exist or avail for any purpose whatsoever.

16. Nothing in this subdivision shall be deemed in anywise to affect any of the provisions of any law now or hereafter to be in force relating to abattoirs and the slaughtering of cattle, or to render lawful any act or thing therein prohibited.

PART IX.—MISCELLANEOUS MATTERS.

* 1. Where any part of the sea-shore or strand of any river creek or sheet of water used as a public bathing-place is within the municipal district or within three hundred yards of the boundary thereof, and not within any borough, the Council may make regulations for and with respect to the time and place of bathing at or within such part, and according to the sex of the persons bathing or otherwise, and also as to persons resorting to or passing by such part whether by land or water, and for the stands of bathing machines, and otherwise for securing reasonable privacy for bathers and the observance of decency.

* Miscellaneous Matters.—Clause 1.—The words "or sheet of water" are inserted after "creek."

+ 2. If any person wilfully, and without the authority of the Council, cut break bark root up or otherwise destroy damage or remove the whole or any part of any tree sapling shrub underwood or timber in or upon any street road or place under the management of the Council, although the injury done be not to the amount of One shilling, he shall be liable to a penalty not exceeding Ten pounds.

† Clause 2.—The words "or removes" are inserted after "damages," and the words "or timber" are substituted for "growing."

3. If any person, without the authority of the Council, break displace or remove the surface or soil of any land belonging to or under the control or management of the Council, he shall be liable to a penalty not exceeding Five pounds.

Resolution for passing this Regulation agreed to by the Council the 7th day of December, 1908.

Confirmed by the Council of the Shire of Violet Town on the 2nd day of February, 1909.

(SEAL) MATT. B. KENNEDY, President.
NORMAN MCKAY, Secretary.

5516

Victoria.

ACT 391.—FIRST SCHEDULE.

I THOMAS ADAMSON, authorized representative of the denomination known as The Methodist Church of Australasia in Victoria, with the consent of Caleb Mountjoy, Robert Lane, John Harrison, Philip Hoskin, John Samuel Camm, trustees of the land described in the subjoined statement of trusts; Edward Adcock and Thomas Barber Hunt, being deceased; and of Robert Kelly, of Austin-street, Chilwell, Geelong; Bendry Wilmot Heath, of Pakington-street, Geelong West; Robert Bayles, of Latrobe-terrace, Geelong, being the persons entitled to minister in or occupy a building or buildings upon the said land, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts, and I hereby certify that the said land was reserved by the Crown on the eighth day of February, One thousand eight hundred and fifty-five, for Wesleyan Church purposes.

That the only trustees of the said land resident in the State of Victoria are Caleb Mountjoy, of Retreat-road, Newtown, Geelong, gentleman; Robert Lane, of Highton, fruit-grower; Philip Hoskin, of Highton, dairyman; John Harrison, of Highton, dairyman; John Samuel Camm, of Highton, retired teacher.

That the only buildings upon the said land are Church, school, and stabling, and that the only persons entitled to Minister in or occupy the same are the above-named Robert Kelly, Bendry Wilmot Heath, and Robert Bayles, or other any person approved of by the Conference of the said Church.

Dated the eighth day of February, 1909.

(Signature of authorized representative)—

THOS. ADAMSON.

We consent to this application—

(Signatures of Trustees) { CALER MOUNTJOY.
ROBERT LANE.
JOHN HARRISON.
PHILIP HOSKIN.
JOHN S. CAMM.

(Signatures of persons entitled to minister in or occupy building or buildings)—

ROBT. KELLY.
BENDRY WILMOT HEATH.
R. BAYLES.

STATEMENT OF TRUSTS.

Description of Land.—All that piece of land being part of Crown allotment 1A, section XIX., parish of Barrabool, county of Grant: Commencing at the south-west corner of the said allotment at the intersection of the Barrabool-road with a road leading to the Barwon River; thence northerly along the said road leading to the Barwon River 379½ links; thence easterly 500½ links; thence southerly 420 links to the said Barrabool-road; thence northerly along the said Barrabool-road 50½ links to the commencing point.

Names of Trustees.—Caleb Mountjoy, Robert Lane, John Harrison, Philip Hoskin, John Samuel Camm.

Powers of Disposition.—Such powers of disposition, including power to sell, lease, or mortgage as are contained in the "Model Deed," as defined by the *Methodist Union Act 1902*, under the trust, powers, and provisions of which deed the said properties shall until disposed of be held.

Purposes to which Proceeds of Disposition are to be Applied.—To such Methodist Church purposes as may be approved by a majority of the Trustees, with the consent of the Annual Conference of the said Church.

Messrs. J. L. Price and Higgins, solicitors, 91 Yarra-street, Geelong.

5520

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grant thereof, under the General Law, dated the eighteenth day of September, 1860, being part Crown allot. 2, section 1, township of Baringhup.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grant are Matthew Bryant, William Bryant, James McLaren, and Robert Joseph Lawrence: And whereas Matthew Bryant, William Bryant, and Robert Joseph Lawrence are a majority of the said trustees: And are all dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5486

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, dated the first day of March, 1872, being the land on which the Church of England, known as Holy Trinity, Campbell's Creek, is erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are the Lord Bishop (now Archbishop) of Melbourne, Joseph Myring, and William Wood: And whereas Joseph Myring and William Wood are dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, Henry Lowther Clarke, Lord Archbishop of Melbourne, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.

Signed, sealed, and delivered by the said Henry Lowther Clarke, Archbishop of Melbourne, in the presence of—W. E. MORRIS.

HENRY LOWTHER CLARKE.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5487

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grant thereof, under the General Law, dated the twenty-eighth day of October, 1859, being Crown allot. 61, section F1, parish of Chewton.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grant are John Handford Hardy, William Low, James Kearney, James Murray, and William Taylor Walmsley: And whereas John Handford Hardy, William Low, and William Taylor Walmsley are a majority of the said trustees, and are all dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5488

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grant thereof, under the General Law, dated the 28th day of September, 1859, being Crown allot. A, "Fryers-town," parish of Fryers.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grant are William James Elliott Mann, John Montague Jones, Samuel Hawkins Clark, Jacob Little, and Thomas Denis Stratford Heron: And whereas William James Elliott Mann, Samuel Hawkins Clark, and Jacob Little are a majority of the said trustees: And whereas Samuel Hawkins Clark and Jacob Little are dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No.

797: Now therefore I, the said William James Elliott Mann, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.

Signed, sealed, and delivered by the said William James Elliott Mann in the presence of—D. W. LENNAN, J.P.

WILLIAM JAMES ELLIOTT MANN.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5489

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grant thereof, under the General Law, dated the twenty-ninth day of March, 1862, on part of which the Church of England, known as St. Mark's Church, Guildford, is erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grant are William Bell, William Spinks, John Ellis, and John Dolphin: And whereas William Bell, John Ellis, and John Dolphin are a majority of the said trustees: And whereas William Bell and John Dolphin are dead, and John Ellis resides in New Zealand: And whereas it is desired that the title to the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, and of the said John Ellis, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5490

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grants thereof, under the General Law, dated the nineteenth day of November, 1860, being the land on which the parsonage and other buildings and the Church of England, known as St. John's Church, Heathcote, are erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grants are John Dunstan Baragwanath, Phillip Chauncy, Frank Taite, and James Routledge: And whereas John Dunstan Baragwanath, Phillip Chauncy, and James Routledge are a majority of the said trustees, and are all dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5491

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grants thereof, under the General Law, dated the 9th day of January, 1860, being the land on which the Church of England, known as Holy Trinity, Maldon, is erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grants are John Tomlinson, James Ormond, Robert Freeman: And whereas John Tomlinson and Robert Freeman are a majority of the said trustees: And whereas Robert Freeman is dead, and John Tomlinson resides in the State of New South Wales: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustee, and of the said John Tomlinson, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5492

JOHN DOUSE LANGLEY.

No. 79.—JUNE 23, 1909.—7434.—7.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, under the General Law, dated the sixth day of September, 1859, being allotment 9, section 5, town of Malmesbury.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are Robert Breathweatt Tucker, Henry Adair Orr, Robert Baldry, William Boundy, and George Gillam: And whereas Robert Breathweatt Tucker, Henry Adair Orr, and William Boundy are a majority of the said trustees: And whereas Robert Breathweatt Tucker and Henry Adair Orr are dead: And whereas it is desired that the title of the said land shall be vested in the Church of England and Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, the said William Boundy, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.

Signed, sealed, and delivered by the said William Boundy in the presence of—FREDERICK W. FAIR, J.P.

WILLIAM BOUNDY.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5493

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, under the General Law, dated the fifteenth day of July, 1868, being allotment 7, section 5, town of Malmesbury.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are William Chalmers, William Boundy, Henry Carnell, Edward Davy, and George Toogood Hickox: And whereas William Chalmers, William Boundy, Henry Carnell, and Edward Davy are a majority of the said trustees: And whereas William Chalmers, Henry Carnell, and Edward Davy are dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, the said William Boundy, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.

Signed, sealed, and delivered by the said William Boundy in the presence of—FREDERICK W. FAIR, J.P.

WILLIAM BOUNDY.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5494

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, under the General Law, dated the first day of July, 1870, being allotment 3, section 5, township of Malmesbury.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are Edward Davy, William Boundy, Henry Carnell, Robert Hyndman, and George Toogood Hickox: And whereas Edward Davy, Henry Carnell, William Boundy, and Robert Hyndman are a majority of the said trustees: And whereas Edward Davy and Henry Carnell are dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore we, the said William Boundy and Robert Hyndman, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.

Signed, sealed, and delivered by the said William Boundy in the presence of—FREDERICK W. FAIR, J.P.

WILLIAM BOUNDY.

Signed, sealed, and delivered by the said Robert Hyndman in the presence of—H. J. ARMSTRONG.

R. HYNDMAN.

Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5495

JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, under the General Law, dated the eighth day of September, 1858, being Crown allot. 3, section 12, parish of Strathfieldsaye.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are the Right Reverend Charles Perry, Thomas Turner A'Beckett, and the Reverend James Stone; And whereas the Right Reverend Charles Perry and Thomas Turner A'Beckett are a majority of the said trustees, and are both dead: And whereas it is desired that the title to the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to a transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.
Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5496 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Crown grants thereof, under the General Law, dated the twenty-third day of January, 1860, being Crown allot. 1, 2, of section 4, town of Taradale.

WHEREAS the registered trustees of the land specified in the above-mentioned Crown grants are John Orr, William Swan Urquhart, and Thomas Turner: And whereas John Orr and William Swan Urquhart are a majority of the said trustees, and are both dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.
Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5497 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under an Indenture, under the General Law, dated the first day of October, 1864, being Crown allot. 1 and 2 of section 3, "Tylden."

WHEREAS the registered trustees of the land specified in the above-mentioned Indenture are George Oakley Vance, Alfred Helder Clayton, John Chanter, James Sturges Edwards, and Thomas Fimmamore: And whereas George Oakley Vance, Alfred Helder Clayton, and Thomas Fimmamore are a majority of the said trustees: And whereas Alfred Helder Clayton and Thomas Fimmamore are dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, George Oakley Vance, Dean of Melbourne, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.
Signed, sealed, and delivered by the said George Oakley Vance, Dean of Melbourne, in the presence of—W. E. MORRIS.

G. O. VANCE.
Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5498 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, under the General Law, dated the ninth day of November, 1878, being part of Crown allot. 4 of section 3, hamlet of White Hills.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are John Holdsworth, Isaac Edward Dyason, and Robert Hocking: And whereas John Holdsworth and Isaac Edward Dyason are a majority of the said trustees: And whereas John Holdsworth is dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese

of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, the said Isaac Edward Dyason, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustee, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.
Signed, sealed, and delivered by the said Isaac Edward Dyason in the presence of—J. MCCORMICK, J.P.

ISAAC EDWARD DYASON.
Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5499 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under a Conveyance, under the General Law, dated the seventh day of July, 1879, being part of Crown allotment 30 of section 3, parish of Muckleford.

WHEREAS the registered trustees of the land specified in the above-mentioned Conveyance are Thomas Wilson Courtney, John Woodman, and William Jones: And whereas Thomas Wilson Courtney and William Jones are a majority of the said trustees: And whereas Thomas Wilson Courtney is dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, the said William Jones, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustee, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.
Signed, sealed, and delivered by the said William Jones in the presence of—ARTHUR A. BURNARY.

WILLIAM JONES.
Signed, sealed, and delivered by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5500 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 1294, folio 248643, being Crown allot. 1 of section 2, parish of Bagshot.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are William Pittson, Charles Turner, and John Tootell: And whereas William Pittson and John Tootell are a majority of the said trustees: And whereas John Tootell is dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, the said William Pittson, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustee, do hereby consent to the transfer of the said property to the said corporate body.

As witness our hands this eighth day of June, 1909.
Signed by the said William Pittson in the presence of—G. A. PARKER:

WILLIAM PITTSO.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5501 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 1141, folio 228014, being Crown allot. 9 and 10 of section 1, parish of Goornong.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are Alexander Eastman, Hans Pick, and Henry Smyth: And whereas Alexander Eastman and Hans Pick are a majority of the said trustees, and are both dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5502 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 377, folio 115339, being the land on which the Church of England, known as St. Mark's Church, Guildford, is erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are John Dolphin, William Spinks, John Ellis, and Thomas Whear: And whereas John Dolphin, John Ellis, and Thomas Whear are a majority of the said trustees: And whereas John Dolphin and Thomas Whear are dead, and John Ellis resides in New Zealand: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, and of the said John Ellis, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5503 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 622, folio 124208, 124209, 124210, 124211, 124212, being Crown allots. 1, 2, 3, 4, 5 of section 26, township of Newbridge.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are Robert Cay, John Catto, and Albert Summers: And whereas John Catto and Albert Summers are a majority of the said trustees, and are both dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5504 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 986, folio 197133, being Crown allot. A5, parish of Redcastle.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are Thomas Blake and the Honorable Thomas Turner A'Beckett: And whereas the Honorable Thomas Turner A'Beckett is dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, the said Thomas Blake, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustee, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.
Signed by the said Thomas Blake in the presence of—H. P. BLWICK, J.P.

THOMAS BLAKE.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5505 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 577, folio 115342, being the land on which the Church of England, known as Christ Church, Daylesford, and vicarage and school are erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are Timothy Brown, Thomas John Deakin, James Lyon Fairthorne, Frederick Throssell, and William Wright: And whereas Thomas John Deakin, James Lyon Fairthorne, and Frederick Throssell are a majority of the said trustees, and are all dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5506 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 219, folio 43695, being the land on which the Sunday School and Rectory are erected, being north portion of block 11, town of Maldon.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are James Ormond, Robert Freeman, John Tomlinson, William Brockwell and George Chapman: And whereas John Tomlinson, Robert Freeman, and George Chapman are a majority of the said trustees: And whereas Robert Freeman and George Chapman are dead, and John Tomlinson resides in the State of New South Wales: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, and of the said John Tomlinson, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5507 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under Certificate of Title, vol. 965, folio 192860, being Crown allot. 6A of section 9, parish of Muckleford.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are Archibald Crawford, Otto Jung, Daniel Walters, John Hill, William Moore, and Thomas William Murphy: And whereas Archibald Crawford, Daniel Walters, John Hill, and Thomas William Murphy are a majority of the said trustees, and are all dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation for the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustees, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness my hand this eighth day of June, 1909.

Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5508 JOHN DOUSE LANGLEY.

In the matter of the Act 48th Victoria, No. 797, and of the trusteeship of land held under the Certificate of Title, volume 1189, folio 237735, being the land on which the Church of England, known as St. Paul's Church, Myers-street, Bendigo, is erected.

WHEREAS the registered trustees of the land specified in the above-mentioned Certificate of Title are Albert Bush, William Stenne, Walter Henry Carwardine, Herbert Grattan, George Budds, and William Edward Morris: And whereas Albert Bush, Walter Henry Carwardine, William Edward Morris, and George Budds are a majority of the said trustees: And whereas George Budds is dead: And whereas it is desired that the title of the said land shall be vested in the Church of England Trusts Corporation of the Diocese of Bendigo, a corporate body formed in accordance with the provisions of the above-mentioned Act No. 797: Now therefore we, Albert Bush, Walter Henry Carwardine, and William Edward Morris, and I, John Douse Langley, Bishop of Bendigo, on behalf of the above-mentioned deceased trustee, do hereby consent to the transfer of the said trust property to the said corporate body.

As witness our hands this eighth day of June, 1909.
Signed by the said Albert Bush in the presence of—G. A. PARKER, Registrar, Bendigo.

ALBERT BUSH.
Signed by the said Walter Henry Carwardine in the presence of—G. A. PARKER, Registrar, Bendigo.

WALTER HENRY CARWARDINE.
Signed by the said William Edward Morris in the presence of—D. BUZOLICH, J.P.

W. E. MORRIS.
Signed by the said John Douse Langley, Bishop of Bendigo, in the presence of—G. A. PARKER, Registrar, Bendigo.

5509 JOHN DOUSE LANGLEY.

NOTICE is hereby given that Mr. Buchanan Black has retired from the firm of Holt, Black, & Co., of No. 164 Flinders-street, Melbourne, electrical engineers, and the business will be carried on by Mr. F. Leslie Holt at the same address under his own name, and he will receive and pay all outstanding accounts.

Dated this 16th day of June, 1909.

F. LESLIE HOLT.
BUCHANAN BLACK.

Rigby and Fielding, solicitors, 60 Market-street, Melbourne. 5546

NOTICE is hereby given that the partnership heretofore subsisting between Joseph Florey, Bertie Rickards, and Alfred Albert Milton Spicer, carrying on business as boot and shoe manufacturers, at Waltham-place, Richmond, in the State of Victoria, under the style or firm of "The Standard Shoe and Leather Company," has been dissolved as from the thirty-first day of May, One thousand nine hundred and nine, so far as concerns the said Bertie Rickards, who retires from the said firm.

Dated this twenty-first day of June, 1909.

JOSEPH FLOREY.
A. A. M. SPICER.

Witness to the signatures of Joseph Florey and Alfred Albert Milton Spicer—WILLIAM CRAWFORD, solicitor, Melbourne.

B. RICKARDS.

Witness to the signature of Bertie Rickards—V. WISCHER, solicitor, Melbourne. 5568

NOTICE is hereby given that the partnership heretofore carried on by William Walter and Richard Walter, at Coghill's Creek and Little River, as farmers, has this day been dissolved by mutual consent.

Dated this 16th day of June, 1909.

WILLIAM WALTER.
RICHARD WALTER.

Witness—DAVID CLARKE, solicitor, Ballarat. 5547

In the Supreme Court of the State of Victoria.—*Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Maurice O'Connor, the said Sheriff will, on Wednesday, the 28th day of July, 1909, at the hour of Three o'clock in the afternoon, cause to be sold, at the Mechanics' Institute, Toora (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Maurice O'Connor in and to all that piece of land containing one hundred and nine acres and eighteen perches, or thereabouts, being Crown allotment eight A, section B, parish of Toora, county of Buln Buln, as the same is more particularly described and comprised in the certificate of title entered in the register-book in the name of the within named defendant, Maurice O'Connor, volume 3105, folio 620855.

*Terms: Cash.

Dated at Warragul this 21st June, 1909.

JAMES CONNOR.
Sheriff's Officer.

5547

The Licensing Acts.

NOTICE THAT COMPENSATION WILL BE PAID.

WHEREAS the Licence of the undermentioned licensed premises in the Licensing District of Rutherglen has been surrendered, and the Licence Reduction Board has determined that such premises shall be deprived of a licence: Notice is hereby given that the amount of compensation payable to the owner of such premises, pursuant to the provisions of the Licensing Acts, is the sum set opposite to such premises:—

Name of Licensed Premises.	Licensing District.	Compensation.
Commercial Hotel, Mount Pleasant	Rutherglen	£221

Dated at Chiltern this 17th day of June, 1909.

W. F. BÜSSE,
Clerk of the Licensing Court for the said Licensing District.

James Lock, Secretary to the said Board.

5552

The Licensing Acts.

NOTICE THAT COMPENSATION WILL BE PAID.

WHEREAS the Licences for the undermentioned licensed premises in the Licensing District of Beechworth have been surrendered, and the Licence Reduction Board has determined that each of such premises shall be deprived of a licence: Notice is hereby given that the amount of compensation payable to the respective owners of such premises, pursuant to the provisions of the Licensing Acts, is the sum set opposite to each of such premises:—

Name of Licensed Premises.	Licensing District.	Compensation.
Gap Hotel, Woorangee	Beechworth	£125
Shamrock Hotel, Beechworth	"	£205
Woolshed Hotel, Woolshed	"	£110

Dated at Beechworth this 18th day of June, 1909.

H. R. McDONALD,
Clerk of the Licensing Court for the said Licensing District.

James Lock, Secretary to the said Board. 5551

Trusts Act 1901.

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to John William Ross Clements, of Wellington-street, Windsor, in the State of Victoria, lithographer, on or before the nineteenth day of July, One thousand nine hundred and nine, otherwise they may be excluded when the assets are being distributed:—

GRACE SMOUT, late of Derby-street, Kew, in the said State, widow, deceased, who died on the 27th day of February, 1909,

probate of whose will was granted to the said John William Ross Clements on the 24th day of May, 1909.

Dated the 15th day of June, 1909.

W. R. RYLAH, M.A., LL.M., Royal Bank Chambers, 70 Elizabeth-street, Melbourne, proctor for the said John William Ross Clements. 5541

In the matter of Messrs. VICTOR NIGHTINGALL & COMPANY PROPRIETARY LIMITED (in liquidation).

NOTICE is hereby given that the creditors of the above-named company are required, on or before the 31st day of July, 1909, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any), to Geo. E. Dickenson, of 60 Queen-street, Melbourne, liquidator of the said company, and if so required by notice, in writing, from the said liquidator, are, by their solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from receiving the benefit of any distributions before such debts are made.

Dated this 21st day of June, 1909.

5538 GEO. E. DICKENSON, Liquidator.

NOTICE TO CREDITORS.—*RE* CHARLES DRAPER, DECEASED.

PURSUANT to the provisions of the *Trusts Act* 1890, notice is hereby given that creditors, next of kin, and all persons having any claim against the estate of Charles Draper, late of "Charnwood," Arthur's Creek, in the State of Victoria, orchardist, deceased (who died on the twenty-third day of April, One thousand nine hundred and nine, and probate of whose last will and of a codicil thereto was granted to The Honorable George Graham, of Wunghnu, in the said State, Minister of the Crown of the said State, and James Everist, of No. 421 Bourke-street, Melbourne, in the said State, bank manager, the executors appointed by the said will, and The Perpetual Executors and Trustees Association of Australia Limited, of number 91 Queen-street, Melbourne aforesaid, the executor appointed by the said codicil respectively), are hereby required to send in particulars, in writing, of such claims to the said executors on or before the sixteenth day of August, One thousand nine hundred and nine. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Charles Draper, deceased, which shall have come to the hands or possession of the said executors 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 the said executors shall not then have had notice.

Dated this nineteenth day of June, 1909.

LEACH & THOMSON, number 410 Bourke-street, Melbourne, solicitors for the said executors. 5543

NOTICE TO CREDITORS.—RE KATE O'NEILL, DECEASED.

PURSUANT to the provisions of the Trusts Act, notice is hereby given that all persons having any claim against the estate of Kate O'Neill, late of number 103 Stokes-street, Port Melbourne, in the State of Victoria, widow, deceased (who died on the twenty-first day of March, 1909, and probate of whose last will and testament was granted to the National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne, in the said State, and William James O'Neill, of number 61 Delbridge-street, North Fitzroy, in the said State, civil servant, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company and the said William James O'Neill, addressed, care of the said company, on or before the second day of August, 1909. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Kate O'Neill, 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 or persons of whose claim they shall not then have had notice.

Dated this 22nd day of June, 1909.
NOLAN & NOLAN, 408 Collins-street, Melbourne,
proctors for the said executors. 5540

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of William James Hosking, late of Booth-street, Golden Square, Bendigo, in the State of Victoria, mining manager, deceased (who died on the twenty-eighth day of February, One thousand nine hundred and nine, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the fourth day of June, One thousand nine hundred and nine, to Martha Hosking, of Booth-street, Golden Square aforesaid, widow, and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo), are requested to send particulars of such claims, in writing, to the said Martha Hosking and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, at the office of the said company, at View-street, Bendigo aforesaid, on or before the seventh day of August, 1909. And notice is hereby given that after that date the said Martha Hosking and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said William James Hosking, deceased, amongst the persons entitled thereto, having regard only to the claims whereof the said Martha Hosking and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited shall then have had notice; and the said Martha Hosking and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim the said Martha Hosking and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited shall not then have had notice.

Dated this 10th day of June, 1909.
G. D. WATSON & JAMES, of Bull-street, Bendigo,
proctors for the said Martha Hosking and the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited. 5532

STATUTORY NOTICE TO CREDITORS.—ANNIE GRAHAM, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Annie Graham, late of 170 Dryburgh-street, North Melbourne, in Victoria, widow, deceased (who died on the seventeenth day of March, One thousand nine hundred and nine, and probate of whose will was granted by the Supreme Court of Victoria aforesaid, in its probate jurisdiction, on the twelfth day of June, 1909, to Ernest Moloney, of Margaret-street, Moonee Ponds, estate agent, and William Bustelli, of Flower-street, Essendon, railway employé, both in Victoria aforesaid, the executors named therein), are hereby required to send particulars, in writing, of such claims, to the undermentioned Frank Brennan, on or before the twenty-second day of July, 1909, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to and being liable only in respect of the claims of which the said executors shall then have had notice.

Dated this seventeenth day of June, 1909.
FRANK BRENNAN, LL.B., Mercantile Chambers, 349
Collins-street, Melbourne, proctor for the executors. 5505

NOTICE TO CREDITORS.

IN THE MATTER OF THE BALLARAT ASSETS AND AGENCY COMPANY PROPRIETARY LIMITED.

THE creditors of the above-named company are required, on or before the 3rd day of August, 1909, to send their names and addresses and the particulars of their debts or claims to William Duguid Walker, No. 32 Lydiard-street, Ballarat, the liquidator of the said company, and, if so required by the said liquidator, to come in and prove their said debts or claims, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 18th day of June, 1909.
5569 W. D. WALKER, Liquidator.

NOTICE TO CREDITORS.

NOTICE is hereby given that Mary Josephine Brown, of Sydenham, in the State of Victoria, married woman, has by deed dated the 9th June, 1909, conveyed and assigned all her estate and property to Godfrey Montague Fosbery, of 60 Queen-street, Melbourne, incorporated accountant, upon trust, for realization and otherwise for the benefit of all creditors of the said Mary Josephine Brown as in the said deed mentioned. All persons having any claim against the estate are hereby requested to send the particulars thereof, accompanied by a sworn proof of debt to the said Godfrey Montague Fosbery, on or before the 3rd July, 1909, after which date the trustee will distribute the trust funds amongst those persons only of whose claims notice shall have been given.

Dated this 18th day of June, 1909.
G. M. FOSBERY, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435.
P. D. Phillips, Fox, and Overend, 414 Collins-street, Melbourne, solicitors to the estate. 5557

STATUTORY NOTICE TO CREDITORS.—ANNIE KATE CAIRNS, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of Annie Kate Cairns, late of 36 Yarra-street, Abbotsford, in the State of Victoria, spinster, deceased (who died on the 31st day of October, 1908, and letters of administration cum testamento annexo of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the first day of June, 1909, to The Equity Trustees, Executors, and Agency Company Limited, carrying on business in Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the 31st day of July, 1909, after which date the said company will proceed to distribute the assets of the said Annie Kate Cairns, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not have had notice as aforesaid.

Dated this 14th day of June, 1909.
ABBOTT & BECKETT, 470 Chancery-lane, Melbourne,
proctors for the said company. 5567

NOTICE TO CREDITORS.—RE JAMES POWELL BUTLER, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of James Powell Butler, late of Sydney-place, Geelong, in the State of Victoria, retired farmer, deceased (probate of whose will was granted by the Supreme Court of Victoria on the 10th day of May, 1900, to John Baker, of Geelong aforesaid, licensed victualler, and George Madden, the younger, of Batesford, in the said State, farmer, the executors named therein), are hereby required to send particulars, in writing, of such claims to the undersigned, on or before the 22nd day of July, 1909, after which date the said executors will proceed to distribute the assets of the said James Powell Butler, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this 19th day of June, 1909.
HARWOOD & PINCOTT, 83 Yarra-street, Geelong,
solicitors for the said George Madden.

HAROLD A. HARWOOD, Esq., 87 Yarra-street, Geelong, solicitor for the said John Baker. 5526

Mining Notices.

THE RINGAROOMA BUCKET DREDGING COMPANY NO LIABILITY, RINGAROOMA RIVER, TASMANIA.

NOTICE is hereby given that an Extraordinary Meeting of Shareholders of the above company will be held at its registered office, National Mutual Buildings, 395 Collins-street, Melbourne, on Monday, 5th July, 1909, at half-past Twelve p.m.

BUSINESS:

To increase the capital of the company upon such terms and in such manner as the meeting may decide.

To authorize the directors to make calls upon the increased capital of the company in such manner as the meeting may decide.

To confirm the minutes of the meeting.

By order of the Board,

5442

E. J. KENNEDY, Manager.

MARITANA GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the above company will be held at the registered office of the company, 395 Collins-street, Melbourne, on Thursday, the 1st day of July, 1909, at Four o'clock in the afternoon.

BUSINESS:

1. To consider an offer to purchase the leases of the company, and, if thought fit, to authorize the directors to accept same.

2. To elect directors.

3. To confirm the minutes of the meeting.

By order of the Board,

5443

W. A. BUTLER, Manager.

JUNCTION REEFS COMPANY NO LIABILITY.
CALL (the 20th) of One penny per share has been made on the capital of the above-named company, due and payable at the company's office, on Wednesday, 14th July, 1909.

ARTHUR R. CANE, Manager.

15 Temple Court, Melbourne, 18th June.

5555

Twelfth Schedule.
POSEIDON ALLUVIAL GOLD MINES NO LIABILITY.

I, THE undersigned, hereby make application to register the Poseidon Alluvial Gold Mines as a no-liability company under the provisions of Part II. of the Companies Act 1890.

1. The name of the company is to be Poseidon Alluvial Gold Mines No Liability.

2. The place of operations (or intended operations) is at Poseidon.

3. The registered office of the company will be situated at 125 Queen-street, Melbourne.

4. The value of the company's property, including claim, is Ten hundred and fifty pounds.

5. The number of shares in the company is Twenty thousand, of Five shillings each.

6. The number of shares subscribed for is Seventeen thousand.

7. The name of the manager is James Mackay.

8. The names and addresses and occupation of the shareholders, and the number of shares held by each at this date, are as follows:—

Names, Addresses, and Occupation.	Number of Shares.
Brown, A. T., Queen-street, Melbourne, mining engineer	200
Cummins, R., Poseidon, investor	200
Fitchett, F. S., Melbourne, solicitor	200
Maxfield, W. A., Poseidon, mine manager	200
Mackenzie, D., Poseidon, prospector	200
Reid, Stuart, South Yarra, pastoralist	200
Shaw, A. G., Melbourne, contractor	200
James Mackay, Queen-street, Melbourne, accountant (in trust for shareholders)	15,600
James Mackay, Queen-street, Melbourne, accountant (in trust for company)	3,000
	20,000

Dated this twenty-second day of June, 1909.

JAMES MACKAY, Manager.

Witness to signature—D. R. S. MCGREGOR.

I, JAMES MACKAY, 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, conscientiously 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.

JAMES MACKAY.

Taken before me, at Melbourne, this 22nd day of June, 1909—A. J. PEACOCK, J.P.

5539

THE VICTORIA REEF QUARTZ MINING COMPANY NO LIABILITY.

W. P. BENTLEY will sell by public auction, at the Beehive, Exchange, Bendigo, at half past Four p.m., on Saturday, 3rd July, 1909, all shares on which the 63rd call of Sixpence per share is then unpaid.

J. H. CRAIG, Manager.

SAILORS HILL GOLD SLUICING COMPANY NO LIABILITY.

NOTICE.—All shares in this company on which a call remains unpaid will be sold by public auction on Thursday, 1st day of July, 1909, at half-past Twelve o'clock p.m., at the Mining Exchange, Ballarat.

TALIESIN MORGAN, Manager.

25 Lydiard-street, Ballarat.

5550

JUNCTION REEFS COMPANY NO LIABILITY.

ALL shares in the above named company forfeited for the non-payment of the 19th call of One penny per share will be sold by auction, at the company's office, on Thursday, 1st July, 1909, at half past Eleven a.m.

ARTHUR R. CANE, Manager.

15 Temple Court, Melbourne, 18th June.

5554

NEW HOPEFUL GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that James Thomas Garvin has been appointed legal manager of the above company, *vice* William George Blackham, deceased. Registered office, Beehive Chambers, Bendigo.

(SEAL)

C. W. HYETT, } Directors.
WM. BRUCE, }

5531

SPRING GULLY DREDGING COMPANY NO LIABILITY.

NOTICE is hereby given that James Thomas Garvin has been appointed legal manager of the above company, *vice* William George Blackham, deceased. Registered office, Beehive Chambers, Bendigo.

(SEAL)

A. H. RANDALL, } Directors.
J. B. EDWARDS, }

5533

ONE TREE HILL PIONEER GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that James Thomas Garvin has been appointed legal manager of the above company, *vice* William George Blackham, deceased. Registered office, Beehive Chambers, Bendigo.

(SEAL)

A. H. RANDALL, } Directors.
WM. KECK, }

5534

QUINNS MINING COMPANY NO LIABILITY.

NOTICE is hereby given that the office of the Quinns Mining Company No Liability is at 47 Queen-street, Melbourne.

Dated this 17th day of June, 1909.

The common seal of the Quinns Mining Company No Liability was affixed hereto in the presence of us, we being two of the directors of the said company.

(SEAL)

ANDREW AGNEW.
HANS W. H. IRVINE.

5544

QUINNS MINING COMPANY NO LIABILITY.

NOTICE is hereby given that William Jackson has been appointed manager of the Quinns Mining Company No Liability.

Dated this 17th day of June, 1909.

The common seal of the Quinns Mining Company No Liability was affixed hereto in the presence of us, we being two of the directors of the said company.

(SEAL)

ANDREW AGNEW.
HANS W. H. IRVINE.

5545

ADMIRAL SPERRY G. M. COMPANY NO LIABILITY.

NOTICE is hereby given that the registered office of the above company is situated at No. 25 Lydiard-street, Ballarat.

W. GOOCH, } Directors.
J. BUCHANAN, }

5540

TALIESIN MORGAN, Manager.

ADMIRAL SPERRY G. M. COMPANY NO LIABILITY.

NOTICE is hereby given that Mr. Taliesin Morgan, of Ballarat, has been appointed legal manager of the above-named company.

Dated at Ballarat this 21st day of June, 1909.

TALIESIN MORGAN, Manager.

W. GOOCH, } Directors.
J. BUCHANAN, }

5548

PEEL RIVER GOLD DREDGING ASSOCIATION
NO LIABILITY.

To the Registrar-General, Melbourne.

NOTICE is hereby given that the registered office of the above company is situated at 325 Collins-street, Melbourne, and Rotherney Richmond Lewis has been appointed manager of same.

Dated this 22nd day of June, 1909.

(SEAL) AMBROSE PRATT, } Directors.
W. PATTERSON, }
5553 ROTHNEY R. LEWIS, Manager.

Insolvency Notices.

The Insolvency Acts.

A FIRST Dividend is intended to be declared in the matter of Arthur Jones, of Elizabeth-street, North Melbourne, in the State of Victoria, tinner and wire-worker, trading as A. Jones & Co., whose estate was assigned on the 2nd day of June, 1909. Creditors who have not proved their debts by the 7th of July, 1909, will be excluded.

Dated this 10th day of June, 1909.

EDWARD W. SMAIL, F.C.P.A., Trustee.
Broken Hill Chambers, 31 Queen-street, Melbourne. 5558

The Insolvency Acts.

A FIRST Dividend is intended to be declared in the matter of James Millar, of Port Melbourne, store-keeper, whose estate was sequestrated on the 5th day of May, 1909. Creditors who have not proved their debts by the 7th day of July, 1909, will be excluded.

Dated this 21st day of June, 1909.

EDWARD W. SMAIL, F.C.P.A., Trustee.
Broken Hill Chambers, 31 Queen-street, Melbourne. 5559

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST Dividend is intended to be declared in the matter of William James Eckersall, of 19 to 25 Russell-street, Melbourne, in the State of Victoria, clothing manufacturer, whose estate was assigned on the 2nd day of June, 1909. Creditors who have not proved their debts by the 8th day of July, 1909, will be excluded.

Dated this 19th day of July, 1909.

HORACE E. WOOTTON, Trustee, 46 Elizabeth-street, Melbourne. 5542

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST Dividend of 2s. 6d. in the £1, in the matter of John Messenger Hanson, trading as The Australian Process Shoe Co., of 96 Roseneath-street, Clifton Hill, in the State of Victoria, boot manufacturer, is this day payable at my offices, No. 70 Elizabeth-street, Melbourne.

Dated this 12th day of June, 1909.

5563 F. G. WILSON, Trustee.

The Insolvency Acts.—In the Court of Insolvency at Port Fairy.—In the matter of the assigned estate of WILLIAM THOMPSON, of Port Fairy, stationer.

A FIRST and Final Dividend is intended to be declared in the matter of the above-named, whose estate was assigned for benefit of creditors on 22nd day of May, 1909. Creditors who have not proved their debts by 7th day of July, 1909, will be excluded from the dividend.

Dated this 22nd day of June, 1909.

E. GERALD BALDING, Trustee.
Davey, Balding, and Co., 31 Queen-street, Melbourne. public accountants. 5566

The Insolvency Acts.—In the Court of Insolvency, Central District.

A FIRST and Final Dividend is intended to be declared in the matter of John Visbord, of 440 Flinders-street, Melbourne, in the State of Victoria, tailor, whose estate was assigned on the 15th day of March, 1909. Creditors who have not proved their debts by the 30th day of June, 1909, will be excluded.

G. M. FOSBERY, Trustee.
G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435. 5566

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST and Final Dividend of 5s. in the £1, in the matter of George Baars, of Sorrento, in the State of Victoria, boardinghouse-keeper, is this day payable at my offices, No. 70 Elizabeth-street, Melbourne.

Dated this 17th day of June, 1909.

5562 F. G. WILSON, Trustee.

The Insolvency Acts.

A FIRST and Final Dividend is intended to be declared in the matter of John Fabine Hanan, of Mollison-street, Kyneton, in the State of Victoria, stationer, whose estate was assigned on the 28th of May, 1909. Creditors who have not proved their debts by the 7th of July, 1909, will be excluded.

Dated this 19th day of June, 1909.

EDWARD W. SMAIL, F.C.P.A., Trustee.
Broken Hill Chambers, 31 Queen-street, Melbourne. 5561

The Insolvency Acts.

A SECOND and Final Dividend is intended to be declared in the matter of William Henry Daggett, of Dimboola, storekeeper, whose estate was sequestrated on the 24th of April, 1909. Creditors who have not proved their debts by the 7th day of July, 1909, will be excluded.

Dated this 21st day of June, 1909.

EDWARD W. SMAIL, F.C.P.A., Trustee.
Broken Hill Chambers, 31 Queen-street, Melbourne. 5560

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.

A FINAL Dividend is intended to be declared in the matter of Watkinson Bros., of Gordon and Egerton, storekeepers, whose estate was assigned on the 27th August, 1908. Creditors who have not proved their debts by the 5th July, 1909, will be excluded.

Dated this 21st day of June, 1909.

E. L. BENTLEY, Trustee, 46 Lydiard-street south, Ballarat. 5571

The Insolvency Acts.—In the Court of Insolvency, Central District, at Koroomburra.—In the insolvent estate of GEORGE BAILEY, of Dalyston, in the State of Victoria, farmer.

NOTICE is hereby given that I, Frederick George Wilson, of 70 Elizabeth-street, Melbourne, in the State of Victoria, accountant, have been duly appointed 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 Koroomburra, made on the 10th day of June, 1909. All persons having in their possession any 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 debt to me as such trustee.

Dated this 18th day of June, 1909.

F. G. WILSON, Trustee.
Boothby and Boothby, 408 Collins-street, Melbourne, solicitors to the trustee. 5564

Empoundings.

BALLARAT.—Impounded at Ballarat City Pound.

1 yellow and white steer calf
1 brindle heifer, like V off rump

If not claimed and expenses paid, to be sold on 15th July, 1909.

5570-4/1 C. D. CADDEN,
Poundkeeper.

BASS.—Impounded at Bass.

1 blue-roan gelding, about 2½ years, no visible brand
1 bay pony gelding, about 1½ years, no visible brand

If not claimed and expenses paid, to be sold on 7th July, 1909.

5524-4/1 HUGH W. MISSON,
Poundkeeper.

BEAUFORT.—Impounded at Beaufort.

1 mousey cow, like O off rump
1 red and white cow, near ear slit, blotch near rump
1 brindle and white steer, near ear slit, no visible brand
1 red and white heifer, no visible brand
1 red and white steer, no visible brand

If not claimed and expenses paid, to be sold on 17th July, 1909.

5535-5/10 W. G. STEVENS,
Poundkeeper.

BIRREGURRA.—Impounded at Birregurra.

47. Roan heifer, no visible brand
48. Yellow cow, mottled face, calf at foot, no visible brand
49. Red calf, progeny of above
50. Black steer, slit and notch off ear
52. Red and white heifer, slit off ear
55. Brown and white heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 20th July, 1909.

5580-6/5 P. E. CAHILL,
Poundkeeper.

CASTLEMAINE.—Impounded at Castlemaine, 11th June, 1909.

2 red heifers, no visible brand, top of off ear off each

If not claimed and expenses paid, to be sold on 19th July, 1909.

W. G. BOWER,
Poundkeeper.

5572—4/1

DANDENONG.—Impounded at Dandenong.

1 red steer, white spot near flank, like V off rump
1 brown cow, EE near rump

If not claimed and expenses paid, to be sold on 14th July 1909.

PHILIP O'BRIEN,
Poundkeeper.

5574—4/1

JEPARIT.—Impounded at Jeparit, 8th June, 1909.

1 red and white bull, no visible brand

If not claimed and expenses paid, to be sold on 7th July, 1909.

J. JOLLY,
Poundkeeper.

5521—3/6

KERANG.—Impounded at Kerang, 18th June, 1909.

1 red cow, white spots, piece out of both ears, no visible brand
1 black or brown pony mare, like W near shoulder

If not claimed and expenses paid, to be sold on 14th July, 1909.

T. J. COPELAND,
Poundkeeper.

5578—4/1

MALMSBURY.—Impounded at Malmsbury, 15th June, 1909, by Mr. R. Robinson.

1 bay colt, hind feet white, star on forehead, no visible brand
1 bay filly, hind feet white, no visible brand

If not claimed and expenses paid, to be sold on 8th July, 1909.

D. DAVIES,
Poundkeeper.

5523—4/8

MULGRAVE.—Impounded at Mulgrave, 12th June, 1909.

1 brindle cow, rope on horns, no visible brand

If not claimed and expenses paid, to be sold on 5th July, 1909.

ADAM FORSTER,
Poundkeeper.

5522—3/6

PORT FAIRY.—Impounded at Port Fairy Borough Pound, 19th June, 1909.

1 black and white bull, yearling, no visible brand

If not claimed and expenses paid, to be sold on 14th July, 1909.

D. H. KEATS,
Acting Poundkeeper.

5576—4/1

ROSEDALE.—Impounded at Rosedale, 18th June, 1909, by Mr. T. Rowley, from Denison Roads.

1 black mare, hollow back, like 7 near shoulder
1 iron-grey filly, like 9 near shoulder

On 19th June, 1909, by Mr. T. Rowley, Denison Roads.

1 red-roan heifer, W off rump, slit in back quarter near ear, slit and piece out back off ear

1 spotted heifer, like M off rump, slit in back of both ears

If not claimed and expenses paid, to be sold on 15th July, 1909.

W. DU VE,
Poundkeeper.

5529—7/7

SHEPPARTON.—Impounded at Shepparton.

1 red poddy heifer, star, white on belly, both ears tipped, lumpy jaw

By John P. Nugent.

1 red and white bally cow, off ear tipped, two notches back of near ear

1 red and white bally cow, two notches and slit back of near ear
1 red and white bally cow, off ear tipped, like spectacle brand, or DQ conjoined off ribs

1 red and white heifer, two notches back of near ear

1 strawberry heifer, two notches back of near ear

1 strawberry or roan heifer, white about the head

1 roan poley heifer, or white with red marks, both ears tipped

If not claimed and expenses paid, to be sold on 17th July, 1909.

R. E. DUDLEY,
Poundkeeper.

5537—9/11

SWAN HILL.—Impounded at Swan Hill.

1 bald-face cow, red body, no visible brand

If not claimed and expenses paid, to be sold on 30th June, 1909.

1 black and white steer, wide cock horns, no visible brand

If not claimed and expenses paid, to be sold on 14th July, 1909.

WM. HASTINGS,
Poundkeeper.

5579—5/10

TRAFALGAR.—Impounded at Trafalgar, by Herdsman, 15th June, 1909.

1 brindle and white steer, no visible brand

If not claimed and expenses paid, to be sold on 9th July, 1909.

JOHN KELLAS,
Poundkeeper.

5575—4/1

WARRNAMBOOL.—Impounded at Warrnambool.

1 red poley cow, PJ near rump, tip off near ear

If not claimed and expenses paid, to be sold on 14th July, 1909.

E. T. WORLAND,
Acting Poundkeeper.

5536—3/6

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—

1909.	£	s.	d.
June 16.—J. Jolly	0 3 6
June 18.—H. W. Misson	0 0 6
June 21.—J. Daly	0 10 0
June 22.—W. G. Stevens	0 6 0
June 22.—E. T. Worland	0 3 6
June 22.—R. E. Dudley	0 10 0
June 22.—P. O'Brien	0 4 0
June 22.—J. Wellas	0 5 0
June 23.—T. J. Copeland	0 5 0
June 23.—W. Hastings	0 4 1
June 15.—P. C. Cahill	0 7 0

J. KEMP,
Government Printer.

23rd June, 1909.

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