

VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 91.]

WEDNESDAY, JULY

[1909.

ACT OF PARLIAMENT.

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 Com-monwealth of Australia, &c., &c., &c.

THE Covernor of the State of Victoria in the Common-1, wealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bill passed by the Parliament of the said State, the title whereof is hereinafter set forth, that is to say:—

"An Act to apply out of the Consolidated Revenue the sum of One million one hundred and seventeen thousand nine hundred and seventy pounds to the service of the year One thousand nine hundred and nine and One thousand nine hundred and ten."

Given under my Hand and the Seal of the State of Victoria, at Melbourne, this eighth day of July, 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,

I. MURRAY.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

1'ROCLAMATION .

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 Com-monwealth of Australia, &c., &c.

In pursuance of the provisions contained in Part VI. of the Public Service Act 1890 (54 Vict. No. 1133), 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 by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays at the places respectively specified, viz.:—

WEDNESDAY, THE 14TH DAY OF JULY, 1909, throughout the Shire of Lillydale;

No. 91.-July 14, 1909.-8422.-1.

WEDNESDAY, THE 29TH DAY OF SEPTEMBER, 1909, throughout the Shire of Lawloit (Kaniva†).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this eighth day of July, 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,

J. MURRAY, Chief Secretary.

GOD SAVE THE KING!

SALE OF STOCK AND DEBENTURES.

SALE OF STOCK AND DEBENTURES.

THREE per cent. Debentures for Lioo each are now purchasable at the Treasury, Melbourne, at L94. Currency, 30 years from 1st January, 1902, but redcemable 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 L94 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.

W. A. WATT, Treasurer.

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

CONVERSION ACT 1905, No. 1996.

It is hereby notified, for public information, that the amount of Victorian Government Three per cent. Inscribed Stock which will be inscribed at the Treasury, Metbourne, 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 £08 138. 10d. for each £100 of the face value of such Debentures, and that the amount of Victorian Government Three and one-half per cent. Inscribed Stock which will be inscribed in exchange for Victorian Government Three and one-half per cent. Debentures issued under the authority of the Treasury Bonds Conversion Act 1905, No. 1990, has been fixed at the rate of £97 175. 6d. for each £100 of the face value of such Debentures.

W. A. WATT,

The Treasury, Melbourne, 16th March, 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 8th day of July, 1909, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Deputy Electoral Registrars,

GEORGE W. ROWLANDS, Dookie,

to be Deputy Electoral Registrar for the Benalla Division of the North-Eastern Province, and for the Mokoan Division of the Electoral District of Benalla, vice William Callander resigned;

MARGARETTA GUYATT, Waterloo,

to be Deputy Electoral Registrar for the Beaufort Division of the Electoral District of Hampden, vice Tom D. Martin, resigned;

HENRY WRIGHT (S. S. Teacher), Timboon,

to be also Deputy Electoral Registrar for the Cobden Division of the Electoral District of Warrnambool, from 27th May, 1909, vice Thomas Carmody resigned;

ROBERT GLASGOW McClure, Timboon,

to be Deputy Electoral Registrar for the Cobden Division of the Electoral District of Warrnambool, from 1st June, 1909, vice Henry Wright resigned. This appointment is in lieu of the appointment of Robert Glasgow McClure, made on 4th May, 1909, and gazetted on 12th May, 1909, which has been cancelled by Order of 8th July, 1909.

Registrars of Births and Deaths,

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

... EDWARD JAMES ROGAN, Acting, from 11th June, 1909, during the absence of Patrick Gaffney on leave;

... MAUDE FISHER, from commence-ment of duties, vice E. A. Night-Emerald ingale resigned;

ALICE COLEMAN, Acting, from 6th. July, 1909, during the absence of John Coleman on leave; Kerang

CHARLES WILLIAM SIMS, from com-mencement of duties, vice R. F. Mitiamo Dykes resigned;

ROBERT MILNE, from commencement Myrtleford of duties, vice Elizabeth O'Con-nell relieved;

MARGARET RIAL WANKLYN, from commencement of duties, vice M. H. Wanklyn resigned. Tintaldra

Inspectors of Factories, &c.,

WILLIAM JAMES TRIM, Truant Officer,

to be an Inspector of Factories, Work-rooms, and Shops, from 1st July, 1909, transferred temporarily for a period not exceeding three months.

ALEXANDER MCKENZIE (Constable),

to be also an Inspector of Factories, Work-rooms, and Shops.

DEPARTMENT OF TREASURER.

Receivers of Revenue and Paymasters,

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

Kerang

... JOHN A. CREELMAN (Inspecting and Relieving Receiver and Paymaster), Acting, during the absence on leave of W. J. S. Reid;

St. Arnaud

... JAMES E. CATHIE (Acting Post-master), Acting, during the ab-sence of T. J. Mountjoy on leave.

Collectors of Imposts,

Annie Urch

to be Collector of Imposts at Cape Clear for the pur-pose of collecting the fees payable on Miners' Rights and Business Licences issued by her, vice A. H. Gibson resigned;

MARGARETTA GUYATT

to be Collector of Imposts at Waterloo, for the purpose of collecting the fees payable on Miners' Rights and Business Licences issued by her, vice T. D. Martin resigned.

DEPARTMENT OF CROWN LANDS AND SURVEY. Bailiffs of Crown Lands,

GEORGE FREDERICK McIntyre, Warder, and Patrick Francis Cloonan, Attendant, Public Library, appointed temporarily to perform the duties of Bailiffs of Crown Lands for a period not exceeding three months from 4th June, 1909.

Trustees of Sites,
JOHN SAMUEL RIGBY and
JOHN TAYLOR JAMES

to be Trustees of the land temporarily reserved, on the 25th January, 1870, as a site for Wesleyan Church purposes at Coleraine, in the room of William Rigby (deceased) and Frederick William Punshon (resigned);

JOHN CAMPBELL and JAMES O'CONNELL

to be Trustees of the land permanently reserved, on the rst July, 1889, as a site for the Show-yards of the Shepparton Amalgamated Agricultural, Horticultural and Pastoral Society at Shepparton, in the room of Joseph Jacob and John Robert Alexander Field (both resigned).

Managers of a Common, EARNEST HENRY MUNN THOMAS BARTLETT MASON, W. T. HOARE, JAMES HUNT, and WILLIAM J. BENNETT,

to be Managers of the Apsley Town Common for a period of two years ending 31st December, 1909, in the room of W. T. Hoare, William J. Bennett, James Rahley, James Bottomley, and James Hunt (all retired).

DEPARTMENT OF PUBLIC WORKS. Assistant Inspectors of Fisheries, JOHN WILLIAM SCRIVENS and THOMAS DIBBS (Constable No. 5060),

to be Assistant Inspectors of Fisheries; appointments to

date from commencement of duty.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Evecutive Council Chamber,

Melbourne, the 8th July, 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 29th day of June, 1909, been pleased to make the undermentioned appointments, viz.:— DEPARTMENT OF AGRICULTURE.

Inspector under the Vegetation Diseases Acts, In accordance with the provisions of section 17 of the Vegetation Diseases Act 1896,

WILLIAM SLOCOMBE SENIOR-LAWRENCE

to be an Inspector.

Inspectors of Stock,

In accordance with the provisions of section 5 of the Stock Diseases Act 1890,

WILLIAM SLOCOMBE SENIOR-LAWRENCE and STANLEY CHAMBERLAIN

to be Inspectors of Stock.

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

At the Executive Council Chamber,

Melbourne, the 29th June, 1909.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in the Public Service Act No. 1133, and in the Lunacy Act No. 1873, has, by Orders made on the 8th day of July, 1909, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY. LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

Acting Medical Superintendent,

JOHN THOMAS HOLLOW, Esq., M.B., &c.,

to perform and exercise the duties, obligations, rights, and powers performable or exercisable by Walter Herbert Barker, Esq., M.R.C.S., &c., as Medical Superintendent of the Hospital for the Insane at Kew, under any Act, order, rule, regulation, by-law, contract, or agreement, from the 24th June, 1909, during the absence of the said Walter Herbert Barker on leave.

Attendants, Grade III.,

The persons named hereunder to be Attendants, Grade III., on probation for twelve months from the dates respectively mentioned, vacancies having occurred, and the

Inspector-General of the Insane having certified that ap pointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled to be appointed, that is to

JOHN BARCLAY, from 22nd June, 1909; WILLIAM BLANCHARD NICHOLAS, from 1st July, 1909.

Nurse, Grade III.,

Annie Susan Guest

to be a nurse, Grade III., on probation for twelve months, from 9th June, 1909; a new appointment, the Inspector-General of the Insane having certified that such new appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to the same.

Nurse, Grade III.,

MARGARET MANGAN

to be a nurse, Grade III., on probation for twelve months, from 1st June, 1909; a vacancy having occurred, and the Inspector-General of the Insane having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

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

At the Executive Council Chamber, Melbourne, the 8th July, 1909.

SERVICES DISPENSED WITH.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 8th day of July, 1909, under the provisions of section 124 of the Public Service Act 1800, and of section 13 of the Public Service Act 1901, consented to the services of

CHARLES JAMES DUNNE,

an Officer of the Third Class, Clerical Division, Department of Public Works, being dispensed with, in accordance with the certificate of the Public Service Commissioner, dated 14th June, 1909.

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

At the Executive Council Chamber, Melbourne, 8th July, 1909.

RESIGNATIONS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 8th day of July, 1909, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY. Attendant, Hospitals for the Insane,

NICHOLAS WALTER KELLY,

of the office of Attendant, Grade III., resignation to take effect from 31st July, 1909.

Nurses, Hospitals for the Insane,

The persons named hereunder, of their offices as Nurses, Grade III., resignations to take effect from the dates respectively mentioned:—

EMMA BLOY, from 30th June, 1909;

OLIVE NANCY RUTHERFORD, from 30th June, 1909.

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

At the Executive Council Chamber, Melbourne, the 8th July, 1909.

CLERK IN CHARGE, CORRESPONDENCE BRANCH.

DEPARTMENT OF TREASURER.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Friday, the 16th July, 1900, from officers of the Fourth Class of the Clerical Division of the Public Service of Victoria, for the position of Clerk in Charge, Correspondence Branch, Third Class, Clerical Division, Department of Treasurer.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 1st July, 1909.

SMITH'S STRIKER, DOCKYARD, WILLIAMSTOWN.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 16th July, 1909, from officers of the General Division of the Public Service of Victoria who are qualified, for the position of Smith's Striker, Dockyard, Williamstown (temporarily in the first instance), in the Ports and Harbors Branch of the Department of Public Works.

Yearly rate of pay-£120 minimum, £132 maximum. Applicants are required to have had experience as a striker, and to either hold an engine-driver's certificate or be qualified as a fireman.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 6th July, 1909.

EXAMINATION FOR CLERK AN 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

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.

T 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 examina-tion should notify the Secretary, Public Service Commis-sioner (Victoria), thereof, on or before Tuesday, the 31st August, 1909.

By order,

J. D. MERSON,

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

ASSISTANT SURVEYOR, DEPARTMENT OF LANDS AND SURVEY.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Monday, the 26th July, 1909, from persons who are qualified for appointment to the position of Assistant Surveyor, Department of Lands and Survey.

Yearly Salary:—£315 minimum; £360 maximum.

The duties of the position are:—To take charge of field party, and effect special or other surveys as required (townships, roads, re-surveys, general subdivisions, &c.).

Applicants must be duly qualified surveyors and com-betent draughtsmen, and should have recent experience in survey work.

Date of birth must be stated, and documentary evidence of qualifications and experience furnished, without which applications will not be entertained.

By order,

J. D. MERSON.

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 10th July, 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 8th day of July, 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.
William John Seater Reid, Receiver and Paymaster, Kerang	Treasurer	To act as Auditor for the Kerang Branch of the Australian Natives
George Ernest Williams, H.T., SS. No. 2313, Drouin South	Public In- struction	Association To give private tuition

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

At the Executive Council Chamber, Melbourne, the 8th July, 1909.

Auction Sales Acts.

T 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.
Beualla Donald Melbourne Yarran, Yarram	 J. Beard A. G. Blencowo B. Michael W. W. Field

W. A. WATT,

The Treasury, Melbourne, 12th July, 1909.

SURVEYORS BOARD.

TT is hereby notified that the following licence has been issued under the provisions of the Land Surveyors Act 1895-

No. 362, WILLIAM SNOWDEN, Melbourne and Metro-politan Board of Works, Spencer-street.

W. THORN. Secretary, Surveyors Board.

Public Offices, Treasury Gardens, Melbourne, 5th July, 1909.

Companies Act 1890.

HEREBY certify that "A. L. Campbell & Co. Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by charge.

Dated this fifth day of July, 1909.

H. HOSKEN. Deputy Registrar-General.

Registrar-General's Office, Melbourne.

MUNICIPAL CLERKS BOARD.

TENTH EXAMINATION.

NOTICE is hereby given that the tenth examination of persons desiring to obtain certificates of competency to qualify themselves to hold the office of municipal clerk will be held on Thursday, the 12th August

The attention of intending candidates is directed to the Regulations published in the Government Gazette of the 10th February, 1904, page 499, and notices of intention to appear at examination must be received not later than the 23rd instant.

H. E. G. THOMAS, Secretary, Municipal Clerks Board.

Department of Public Works
(Local Government Branch),
Melbourne, 6th July, 1909.

Gold Buyers Act 1907.

OLD Buyer's Licence issued at the Revenue and Pay Office, Bairnsdale, on the 1st July, 1909:—

Name, Occupation, Address, Court of Petty Sessions at which Certificate was Granted.

BAIRNSDALE.

Herbert Lancelot, merchant, Nicholson-street, Orbost, gold buyer's, 1st July, 1909, Orbost.

M. MINOGUE, Under-Treasurer of Victoria.

The Treasury, Melbourne, 9th July, 1909.

Fisheries Act 1890

AREA CLOSED AGAINST NETTING, PORTLAND.

NOTICE is hereby given that it is intended, at the expiration of one month from the date hereof, to make a Proclamation prohibiting netting during the whole year in the portion of Portland Bay which lies within a line running from the outer extremity of the Breakwater at Portland, and bearing south-westerly to the north-west corner of Ciiff and Bligh streets, Portland.

J. CAMERON, Acting Commissioner of Public Works.

Department of Public Works, Melbourne, 5th July, 1909.

Fisheries Act 1890.

RE SALT CREEK, PORTLAND.

NOTICE is hereby given that it is intended, at the expiration of one month from the date hereof, to make a Proclamation varying the Proclamation dated 18th January, 1909, defining the mouth of Salt Creek, at Portland, and prohibiting netting within a certain area adjacent to such mouth, by striking out the following words, viz.:—"and do also prohibit netting within six hundred yards of any point or portion of the line defining the said mouth."

J. CAMERON, Acting Commissioner of Public Works.

Department of Public Works, Melbourne, 6th July, 1909.

STATE RIVERS AND WATER SUPPLY COMMISSION.

NOTICE is hereby given that Mr. J. M. Skene has been appointed Assistant Engineer, and Secretary and Collector for the Long Lake and Nyah Waterworks Districts, the Swan Hill Irrigation and Water Supply District, and all Urban Districts or Divisions therein under the jurisdiction of the Commission.

Notice is hereby further given that the local office of the above-mentioned Districts is situate at Swan Hill.

Dated at Melbourne this sixth day of July, 1909.

ELWOOD MEAD, Chairman.

Roman Catholic Trusts Act 1907 .- 7 Edw. VII. No. 2100. Roman Catholic Trusts Act 1907.—7 Edw. VII. No. 2100.

It is hereby notified that a certified copy of a resolution which was passed by the Diocesan Council of the Diocese of Ballarat on the nineteenth day of March, 1908, nominating The Most Reverend Joseph Higgins, Bishop of Ballarat, The Right Reverend, John O'Dowd, The Very Reverend John Marshall, The Very Reverend Michael Nolan, The Very Reverend Thomas Guilfoyle, Thomas Loughlin, Esq., and John Brophy, Esq., trustees for the purpose of holding, managing, and dealing with property within such diocese, in trust for the benefit of the Church, under the name "The Roman Catholic Trusts Corporation for the Diocese of Ballarat," has been this day registered by me.

H. HOSKEN,

H. HOSKEN, Deputy Registrar-General.

Registrar-General's Office, Melbourne, 21st March, 1908.

In lieu of notice in Government Gazette of 25th March.

(HEORGE TURNER, Sommissioners of Savings Banks, LEWIS KIDDIE, GEO, E. EMERY, Inspector-General of Savings Banks, F. H. BRUFORD, Auditor-General for Victoria.

COMMISSIONERS OF SAVINGS BANKS.

ADVANCES DEPARTHLY STATEMENT of Mortgage Bonds and Advances and Money in hand, published in accordance with the provisions of Section 47 of the Savings Banks Act 1830 Amendment Act 1836; also of Debentunes issued under Acts Nos. 1729, 1778, and 1878.

								Mortg	Mortgage Bonds.				
		Made an	Made and issued,	,			Redecmed.	i			Amount of 1	Amount of Bonds current.	
		Number of Bonds.	Amount of Bonds.	Amount received from Sale of Bonds.	Amount of Bonds Purchased by Advances Department under Section 6 of Act 1722,	Amount of Bonds received from Borrowers in payment of Mortgage Principal.		Amount of Bonds redeemed by Ballot.	Amount of Bonds exchanged for Debettures under Act 1878.	Purchased and held by the Public.		Purchased and hold by Commissioners, Sarings Banks Department, under Section 25 of Act No.1481.	Total,
Total from last return, 31st May, 1909	, :	43,344	1,083,600 1,	f, 083,650 3 10	£ s. d. 656,125 0 0	£ s.	d. £ 0 34,000	9.0 0.0	£ s. d.	£ 8. d. 20,400 0 0	£	0 8. d.	270 550 0 0
For month ending 30th June, 1909	: .	:	<u> </u>	:	10,600 0 0	-	 	 	:	Deduct 625 0 0	Daduct 9,375	0 0	· c
Total at 30.h June, 1909	E	43,344	1,083,600 1,	1,083,650 3 10 666,125	666,125 0 0	1,375 0	0 34,000	0 0	121,550 0 0	19,775 0 0	210,773	0 0 0	, ` o
				Debentures.	ıres.				-	Advances.			
	Made a	Made and issued.		Red	Rcdecmed.	Amount of 1	Amount of Debentures current,	nurent,					
 	Number of Debentures	Number Amount of of Debentures.	Amount received from Sale of Debentures and Provision for Discente on Discente on Discente on The Provision for Discente on The Discente on Th		Amount of Debentures i purchased by Advances Department and Cancelled.	Purchased mand held by the Public.	Purchased and held by Com- missioners, Savings Banks Depart- ment, under	Total.	Total Amount of Advances made.	Amounts received in repayment of Advances.	Balance, including Properties agains to by Foreclosure, after deducting Repayments.	Amount invested in Government Stock, Bank, Nixed Deposit Receipts, &c.	Amount of Money in Hand.
-	.		•			S. A.	Section 3 of Act 1722.				-		
Total from last return, 31st May,			ક વ્ય ,	.p	s. G.	31	37	32	£ 8. d.	£ 9. d.	£ s. d.	£ s. d.	P
	12,590	1,621,550	1,445,497 11	0 302,250	0 0	628,875	599,835 1,	1, 228,700	2,467,968 3 1	1,193,042 4 5	1,274,925 18 8	277,717 16 2	23
For month ending 30th June, 1969	;	:	34,893 10			9,925	80,575	90,500	24,730 0 0	6,251 14 0	18,478 6 0	:	61,224 19 10
Total at 30th June, 1909	12,590	*1,621,559 1,480,391	1,480,391 1	1 302,250	0 0	638,850	680,400 1,319,200		2,492,698 3 1	1,199,293 18 5	1,293,404 4 8	277,717 16 2	61,224 12 10
											-		

* Out of this amount Debentures of the value of £121,550 have been issued in exchange for Morigage Fonds.

Dated 6th July, 1909.

VICTORIA.-ARRIVALS BY SEA.

RETURN showing the Number of Persons who arrived in the State of Victoria by Sea during the Month of April, 1909.

								Plac	e of I	epartu	re.				_	
Port o	f Arriva	I, &c.		New South Wales.	Queensland.	South Australia.	West Australia.	Tasmania.	New Zealand.	South Sess.	Total from the Neighbouring States.	The United Kingdom.	South Africa.	Other British Dominions.	Foreign Ports.	Total Souls.
М	ELBOURN	ĸ.													1	1
65 and over	•••	{	Males Females					. 2			3					6 4
45 and under 65		{	Males Females	177 63	30 12	15 8	29 14	175 69	36 8		462 174	17 13		12 2	3	498 192
25 and under 45		{	Males Females	875 418	170 65	136 61	176 137	1,358 665	208 99		2,923 1,445	69 44	11	52 14	28 19	3,083 1,528
15 and under 25		{	Males Females	213 291	26 27	26 46	26 50	292 411	31 33		614 858	33 22		3	23	674 889
5 and under 15		}	Males Females	50 31	14 11	4 6	29 26	75 50	12 10		184 134	13 13	ï	3	3 2	201 153
1 and under 5		}	Males Females	14 22	8 12	1 2	9 18	39 35	9 10		80 99	. 6	3		2 2	88 107
Infan's, under 1	•••		Males Females	9 14	₂	1 3	17 12	12 5	2 2		41 38			1	$\frac{1}{2}$	43 41
7	Cotals		•••	2,178	377	312	544	3,190	460		7,061	235	23	90	98	7,507

Immigration Office. Melbourne, 3rd July, 1909.

C. W. MACLEAN, Immigration Agent.

VICTORIA.—DEPARTURES BY SEA. RETURN showing the Number of Persons who departed from the State of Victoria by Sea during the Month of April, 1909.

		 -					·	Place of	f Desti	nation						
Port of	Depart	ure, &c	o.	New South Wales.	Queenstand.	South Australia.	West Australia.	Tasmania.	New Zealand.	Scuth Seas.	Total to the Neighbouring States.	The United Kingdom.	South Africa.	Other British Dominions.	Foreign Ports.	Total Souls.
M	RLBOUR	NR.									ļ					ļ
65 and over	•••		Males Females Males	27 11 275	6 5 42	 27	1 1 40	10 56	 16		44 17 456	3 1 66		 71	2 22	49 18 619
45 and under 65 25 and under 45			{ Females { Males } Females	203 784 436	32 72 44	11 155 72	48 256 214	25 1,066 541	12 97 61		331 2.430 1,368	48 118 132	16 15	57 7	11 49 25 5	396 2,670 1,547 509
15 and under 25	•••		Males Females	273 274	23 29 5	17 28 3	32 71 45	126 76 14	18 19 6		489 497 142	14 52 10	1 5 5		7 1	561 161
5 and under 15.	•••	•••	Males Females Males	69 63 28	10	3 8	26 19	7 54	5 3		114 115	12	1 3	ű	5	133 125
1 and under 5	•••		Females Males	31 21	7 3	9 2	13 17	50 3	7 3		117 49	4 2	2	1 !	1 3	122 57
Infants, under 1			Females	28	9 290	$-\frac{2}{337}$	13 796	2,036	$\frac{1}{248}$		6,230	470	56	143	135	7,034
T	otals	•••	***	2,523	250	337	1 .90	2,050	240		0,200	410	"	143	\	1,054

C. W. MACLEAN, Immigration Agent.

CONTRACTS ACCEPTED.—(Series 1909-10.)

CONTRACTS for the Supply of Prisoners' Rations in Lock-ups from 1st July, 1909, to 30th June, 1910.

ā		··· <u> </u>			Par	ticula	rs of	each '	Fende	r acce	pted.			
f Contra						Re	tes a	cepte	datp	er Ra	tion—		1	
Number of Contract.	Locality		No. 1, Male,	No. 1, Female,	No. 2, Male.	No. 2, Female.	No. 3, Male.	No. 3, Female,	No. 4,	No. 5.	No. 6.	No. 7.	No. 8.	Name of Contractor.
			s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	
508	Bourke District- Bacchus Marsh			<u> </u> :								0 6	1 0	J. Bennett
509	Blackwood										:::	0 6 0 2	0 9 0 5	M. Richards D. C. Connell
510 511	Broadford		•							•••		0 4	0 7 0 9	A. C. Parker
$\frac{512}{513}$	75 7											0 5	0 9	J. Twiss , []
514												0 6	0 9	I. Laner C. Keily
515 516	Hastings											0 7	0 9	H. Peddle
517 518	77 11 11											0 8 0 6	0 10	Wilson Bros. C. W. Watts
519	Lilydale								,	•••		0 3 0 5	0 6	L. Herry
$\frac{520}{521}$	Preston											0 3	0 6	E. J. Callander
522	Surrey Hills								,			$\begin{array}{ccc} 0 & 3 \\ 0 & 7 \end{array}$	$\begin{array}{ccc} 0 & 6 \\ 0 & 8 \end{array}$	E. L. Garner C. A. Crawley
523 524	Wallan Wallan Warburton											-ŏ 6	Õğ	E. A. Story
	Central District	-										0.5	0 9	J. McWilliam
525 526	Berringa											0 7 0 6	0 9	J. P. McDonald
527	Cape Clear											0 6 0 6	0 9 1 0	J. F. Brown F. J. Miles
528 529												0 5	0 8	J. Bottomley
530 531	77											0 9 0 6	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	M. Martin C. Uren
532												0 6	0 9	Glenny Bros
	Gippsland Distric	:t				 							1 3	F. Erfurth
533 534												1 0 0 8	0 10	A. A. Doig
535	Bunyip	•••										0 9	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	M. A. Sherriff L. E. Coloe
536 537	1 5. 9.											0 9	1 0	J. J. Winters
538	Heyfield											0 7	0 10 0 10	D. Moretti
539 540	T											0 4	0 7	A A O
541	0.1											0 8	0 8	C. J. Latham
542 543	Stratford									• • • •		0 6	0 8 0 10	A. H. Ferguson A. L. Cross
544 545												1 0	1 3	S. Atkins
546 547	Warragul		2 3	2 0	2 0	19	2 6	2 3	о […] в	0 ï0	0 10	0 6	1 3 1 0	W. C. Easton A. E. Brookfield
., 24			ł	ļ										A. A. Santan H. M. Hillyard C. J. Latham A. H. Ferguson A. L. Cross S. Atkins W. C. Easton A. B. Brookfield
548	Melbourne Distri Brunswick East										ì	0 4		A. Duff
549	Brunswick Wes Essendon	it										0 3 0 5	06	J. Gillespie
550 . 551	Essendon North	h							•••			0 7	0 8	R. Ovens
552	1 5.000										:	0 3 0 4	0 6 0 9	W. E. Lewis
553 554	Hawthorn			1	}							0 3	0 4	J. Farey T. Welham
C. C. C.	Kensington Kew											0 4		T. G. Jetlis
555 556												0 31/2	0 9	B. E. Johnson
556 557	Northcote Williamstown		· ···			.:.	•••					0 3		F Woods
556 557 558						···	•••			•••				F Woods
556 557 558	Williamstown Midland District	, -						 - -				0 3		J. T. Bales
556 557 558 558	Williamstown Midland District Birchip Boort	,										0 3 0 4 1 0 5	0 6½ 0 9	J. T. Bales S. M. Mead
556 557 558 558 550 560 561	Williamstown Midland District Birchip Boort Carisbrook										,	0 3 0 4 1 0 5 0 3 1 2 0 6	0 61 0 9 0 9 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder
556 557 558 558 550 560 561 562 563	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald											0 3 0 4 1 0 5 0 3 1 0 6 0 3 1 0 0 3 1 0 0 0 3 1 0 0 0 0 0 0 0 0	0 6½ 0 9 0 9 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery
556 557 558 558 560 561 562 563 564	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly		- ::-								 : :	0 3 0 4 1 0 0 5 1 2 0 0 6 0 0 4 1 0 0 6	0 61/2 0 9 0 9 0 9 0 71/2 0 10 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser
556 557 558 558 560 561 562 563 564 565 566	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston		• • • • • • • • • • • • • • • • • • • •							::	:::::::::::::::::::::::::::::::::::::::	0 3 0 4 1 0 5 1 0 6 0 6 0 6	0 61/2 0 9 0 9 0 9 0 71/2 0 10 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss
556 557 558 550 560 561 562 563 564 565	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston Newbridge		• • • • • • • • • • • • • • • • • • • •								: : : : : : : : : : : : : : : : : : : :	0 3 0 4 1 0 0 5 1 2 0 0 6 0 0 4 1 0 0 6	0 61/2 0 9 0 9 0 9 0 71/2 0 10 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser
556 557 558 550 560 561 562 563 564 565 566 567	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston Newbridge St. Arnaud		•								::	0 3 0 4 1 2 0 5 0 3 1 2 0 6 0 6 0 6 0 6 6	0 61 0 9 0 9 0 9 0 71 0 10 0 9 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss G. S. Simpson
556 557 558 550 560 561 562 563 564 565 566 567	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston Newbridge St. Arnaud										::	0 3 0 4 1 2 0 5 0 3 1 2 0 6 0 6 0 6 0 6 6	0 6½ 0 9 0 9 0 72 0 72 0 73 0 9 0 9 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss G. S. Simpson John L. Bales G. Payne, jun.
556 557 558 558 550 561 562 563 564 566 567 568	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston Newbridge St. Arnaud North-Eastern D Alexandra Avenel		• • • • • • • • • • • • • • • • • • • •									0 3 3 4 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5	0 6½ 0 9 0 9 0 9 0 10 0 10 0 9 0 9 0 8	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss G. S. Simpson John L. Bales G. Payne, jun. S. T. Creed
556 557 558 558 560 561 562 563 564 566 567 568	Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston Newbridge St. Arnaud North-Eastern D Alexandra Avenel Barnawantha		• • • • • • • • • • • • • • • • • • • •									0 3 44 5 34 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	0 6½ 0 9 0 9 0 7½ 0 10 0 10 0 10 1 0 1 0 0 9	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss G. S. Simpson John L. Bales G. Payne, jun. S. T. C. eed J. P. Ryan P. A. Woolf P. A. P. A. P. A. P. P. A. Woolf
556 557 558 550 560 560 5662 5663 5664 5666 567 570 577 577 577 577	Midland District Birchip Boort Caristrook Charlton Donald Dunolly Kyneton Lauriston Newbridge St. Arnaud North-Eastern D Alexandra Avenel Barnawartha Bonnie Doon Bright		•									0 44 5 34 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	0 6½ 0 9 0 9 0 7 0 10 0 9 0 9 0 9 0 9 0 8	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss G. S. Simpson John L. Bales G. Payne, jun. S. T. Ceed J. P. Ryan P. A. Woolf M. Hettles J. Bilsborrow J. Bilsborrow J. Bilsborrow
556 557 558 550 560 561 562 563 564 566 567 569 570 571	Williamstown Midland District Birchip Boort Carisbrook Charlton Donald Dunolly Kyneton Lauriston Newbridge St. Arnaud North-Eastern D Alexandra Avenel Barnawa; tha Bonnie Doon											0 3 44 5 34 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	0 6½ 0 9 0 9 0 7½ 0 10 0 9 0 9 0 8	J. T. Bales S. M. Mead H. Kuring M. A. Klunder M. G. Loughery J. Davenport J. Fraser A. Middlemiss G. S. Simpson John L. Bales G. Payne, jun. S. T. Creed J. P. Ryan P. A. Woolf M. Bettles

CONTRACTS for Prisoners' Rations-continued.

1					Pa	rticule	irk of	each	Tende	racce	epted.				
						R	ites a	cepte	datp	er Ra	tion			· ·	asm'an
-	Locality		No. 1, Male,	No. 1, Femule.	No. 2, Male.	No. 9, Female.	No. 3, Male,	No. 3, Female.	No. 4.	No. 5.	No. 6.	No. 7.	No. 8.	Name of Contractor.	Charged against
	North-Eastern Die	strict—con-	۹. d.	я d.	s. d.	s. d.	в. d.	s. d.	«, d.	s. d.	4. d.	я. d.	s. d.		
	tinucd. Gaffney's Creek							٠. ا				0 9	1 0	M. Justice	,
Ì	3 C211											0 6	0 9	F. T. Cox A. Barrie	
	M. 1		•••									0 6	0 10	J. II. Sadler	Į.
1	Nagambie											0 6	0 7	H. Miller W. H. McLeod	
1	73 .7 1											0 4	*0 6	A. King	
1	Seymour					! :::						0 3 0 7	0 10	C. Huhs E. Doyle	
1	G1 . II					i		···· ·				0 6	1 0	J. McCullagh	11
1	/The A					l	***					$\begin{array}{ccc} 0 & 9 \\ 0 & 7 \end{array}$	1 0	F. Onley E. Gibb	
1	Tungamah]									0 6	1 0	W. H. Phillips	
1	337 1 1	••• •••					***		•	٠		0 10 0 6	1 0	T. G. Hoskin G. G. Haig	
ı	Wangaratta											0 3	0 5	W. B. Garratt	Ш
١	Whitfield Yackandandah					:						0 3	0 6	H. Smith	11
	Yarrawonga					; ;						0 8	1 0	L. Stephens T. M. Roes	
ı	Yea Mansfield		0 2	n2		0 7	U	j		₉		0 7	1 0	A. Honig	
	C1		ĭĩ	ĭõ	1 2	1 0	1 3	1 0	0 4		0 5		0 8	E. N. J. Nolan W. T. Evans	
1	North-Western U	Nicks ink	i I												1
	O 1					,						0 6	0 9	J. Keely	
	13 1											0 6	1 0	J. Hicks	
1	Echuca East			·								0 4 0 3k	0 10	R. C. Chambers J. T. Moreland	
ı									,			0 5	0 10	J. Reynolds	1
ŀ	Golden Square Goornong			···					i :]		0 6	0 9	J. H. Bruns J. Leahy	1
1												0 5	0 10	J. Leahy J. Flowers	
ı	Manager											0 3	0 6	E. A. Barrett	ļ
ı												. 0 9	1 3	P. W. Cardilini	Ι,
ı	Swan Hill	•••										0 9 0 7	0 10 0 10	M. Kenny	,
												ŏ 4	ŏ 16	A. B. Rateliff	1 8
	•														1.
	Southern District Beeac												Ì		01 0001
ı	Birregurra											0 6	0 9 1 0	J. G. Gost T. Griffin	1
ļ	Queenscliff											0 6	0 8	W. J. Thwaites	1
							!								
ı	Western District- Branxholme			l	i	li								1	
ı	Dunkeld -	•••		•••								0 6	0 6 1 0	J. R. Price A. Schultze	
-	Hamilton Mortlake	••• •••	1 0			0 10				0 5		0 5	0 8	A. Bruce	
1	Penshurst											0 8 0 9	1 0	A. Grant E. Collins	
1	Port Fairy Portland	··· ···		,								0 5 0 4	0 10	W. H. Engish	
Ì	Terang						···				:::	0 7	0 8 0 8	J. Brown B. Aley	
Ì	Warrnambool Warrnambool S		1 0	l o	L O	1 0	1 0	1 0	0.3	0 9	0 9	0 6	1 0	T. G. Gaut	
									;			0 6	0 9	J. Redmond	
1			E												
	Wimmera District Beulah			ĺ								1	_		
1	Buangor						·	:::				0 6	$\begin{array}{ccc} 1 & 0 \\ 0 & 9 \end{array}$	H. Anderson W. Jones	1
	Dimboola							[0 6	0 11	W. H. Butt	1
	Goroke	•••	···									0 7	0 10	J. Dawson	
1	Great Western			¦		}						0 3	0 6	J. Simpson	
				 !								0 33	0 9 0 7	A. Snell	
	Jeparit .						,					0 6	0 8	J. Mitchell G. Johnson	
1						:::						0 9 0 6	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	J. Cox	
Į	Murtoa											0 8	0.10	M. Galvin	1
1	Stawell East .											0 5 0 8	0 9 0 10	H. Jacobi	
1	614 11 317 4											0 8	1 0	G. Whight J. Simpson	
- 1											[0 5	0 9	M. Williams	1

The foregoing Contracts, Nos. 508 to 643, have been authorized according to Regulations.

CONTRACTS ACCEPTED.—(Series 1909-10.)

Contracts for Burials of Destitute Persons from 1st July, 1909, to 30th June, 1910.

(No securities lodged.)

						Pa		ars of ea				1.		1.
of Contra	•		<u> </u>		Com	ns,			Gra	red.		Mileage.		Charged against
Number of Contract.	Localit	у.	-	 ∆dalt	s.	Childr	en.	Adul	ts,	Childr	en.	One way.	Name of Contractor	Charge
614 615 646	Bourke Distr Brighton Kilmore Sunbury	iet—	-	8 27	d. 0 0	s. 3 8 10	d. 0 0 0	11 17	d. 0 0 6	s. 11 12 5	0	s. d. 1 3 4 0 3 0	R. McDowall James Beegan H. King	:::
647	Central Distr Ballarat	riet—		10	0	5	.0	10	0	10	0	2s. 6d. first mile, 1s. 6d. each additional	Jordan and Tippes	tt
648	Allendale		-	19 .	9	7	3	15	0	15	0	mile 5°s. first mile, 1s. 6d. each additional	Johannsen and Son	١
649	Beaufort			55	0	.30	0 .	10	0	10	ó	mile 20s. first mile, 3s. each additional	A. H. Sands	
650 651	Clunes Creswick				0	19 10	6	30 15	0	21 15	0	mile 5 0 5s. first mile, 1s. 6d. each additional	J. W. Preston R. Pasco	
652 653 £54	Daylesford Learmonth Scarsdale		[45	() () ()	19 25 7	0 0 6		0 0 0	10	6 0 0	mile 2 6 5 0 6s. 6d. first mile, 2s. 6d. each addi-	C. W. Pow Laughlin and Barr M. J. Veal	nes
655	Smythesdale			22	6	7	G	10	0	10	0	tional mile 6s. first mile, 2s. each additional mile	M. J. Veal	
654 657 658 659 660	Gippsland D Bairnsdale Korumburra Omeo Sale Warragul	istrict	.	50	0	5 10 40 12 25	0 0 0 6 0	10 12 10 20 12	0 6 0 0 6	10 10 5 12 12	0 0 6	4 0 3 6 4 0 7 6 9 0	G. H. Vickers R. A. Kelly E. F. Thomas J. K. McLean Miller Bros.	
661	Melbourne I Footscray			-	0	8	0	Fr.	ee 6₹		ree 6	6 6	J. H. Whear	
662 663	Williamstown Newport				0	8	0		" } _6{	3 5 Still	6 6	6 6	J. H. Whear	- 11
664 665 666 667 668	Midland Dis Maryborough Avoca Castlomaine Dunolly Inglewood			27 40 10 30 20	0 0 0 0	15 20 3 10 7	0 0 0 0 6	20 12 15 22 11	0	15 12 5 10	0	2 6 4 0 2 6 2 0 2 0 5s. first mile, 1s. each additional	T. Casey and Son H. F. Classen J. Odgers D. Strike R. Candy	
669 670 671 672	Kyneton Maldon Mildura St. Arnaud			12 32 25 60	6 6 0 0	7 2 15 5	6 6 0 0			10 10	ree 0 0 6	mile 3 0 3 6 1 6 First 2 miles, 15s, 6d, per mile; 3s, each	J. Cuddihy W. H. Pearce S. C. Austin W. L. Kell	
673	Talbot			27	0	18	0	13	0	13	0	additional mile 3s. first two miles, 1s. 6d. each additional mile	A. Rathjens	
674	Wedderburn			25	0	5	oʻ	20	0	. 2	6	2 6	A. Wilson	
675	North-Easte Benalla	rn Di∝trict 		52	ø	30	Ü	20	0	10	0	5s. first five miles and 3s. each additional mile	W. G. Abbott	
676	Alexandra			65	0	30	0	20	0		0	10s. first mile, 3s. each additional mile	A. Kidd	
677 678	Beechworth Bright			7 40	0	25		20 15			0 0	2 6 7s. first mile, 2s. 6d. each additional mile	W. J. Edwards C. Sudekum	
679 680 681 682 683	Mansfield Shepparton Wangaratta Yarrawonga Yea			· 22 17 28 37 55	6 6 6 6	15 17 17 18	6 0	25 20 20 20 20	0 0	20 20 10	0 (2 0 2 0 2 6 5s. first mile, 1s. cacl additional mile 1 0	J. Thompson C. W. Kittle T. Laidler S. T. Bowles T. Watson	
	North-West	tern Distric	et—			_			. ^			V- 4	M Mulanaan	
684 685 686	Bendigo Eaglehawk Echuca			7 20 43		10	`rea) 0 3 6	18 18			0 0	No charge 1 3 7s. 6d. first mile, 5s. each additional	M. Mulqueen M. A. Joy A. E. Cocks	
687	Kerang			45	0	2	5 0	15	2 6	;	7 6	mile 10s. first mile, 2s. each additional	G. Adams and Se	ons
688	Swan Hill	***		20	0	1 20	0	1 10	0	1 10	0 0	mile 5 0	M. Herridge	/

CONTRACTS for Burials of Destitute Persons from 1st July, 1909, to 30th June, 1910-continued.

ract.						Pa	rtica	lars of e	ach T	ender ac	cepte	xd.		
Number of Contract.	Locali	ity.	-	Adults	Coffi	ns.		Adu		nves.		Mileage.	Name of Contractor.	Charged against Vote or Fund.
ž			_ _							Cano	ien.	out nay.		5\$
				в. d	-	8.	d.	s.	d.	· s.	d.	8. d.		
689 690 691 692	Southern Dis Geelong Camperdown Colac Queenscliff		···	8 6 50 0 22 6 44 0		5 30 10 30	6 0 6 0	15 12 10 25	0 6 0	15 12 10 20	0 6 0 0	0 6 2 6 6 6 8 0		
693	Western Dist. Casterton			45 0	,	20	0	20	0	12	0	8 0	Campbell and Ric	n-
694	Hamilton	•••		35 0	١	10	0	15	0	10	0	12s. 6d. first mile, 3s. each additional	T 3.5'14	
695 696 697 698 699 700	Koroit Mortlake Port Fairy Portland Terang Warrnambool			40 0 50 0 35 0 16 0 30 0 20 3		17 25 20 12 12 13	6 0 6 6 3	20 30 12 17 10 Fre	0 0 6 6 0	15 20 10 12 10 Fr	0 0 0 6 0	mile . 7 6 . 7 6 . 3 0 . 3 6 . 2 9	L. J. Whitson Guvett and Sons J. Papley A. Jenkins	Contingencies, 1909-10,
701	Wimmera Dis Stawell			45 0		10	^	;_	^	100	^	~	F. J. Crouch	ingel
•	Stawell		"	45 0		10	9	15	0	10	0	5s. first mile, 2s. 6d. each additional mile		Conti
702 703	Ararat Horsham		.	18 0 20 0		10 15	0	15 25	0	10 15	0	3 0 15s. in Borough, 1s. 9d. each additional mile		::
704 705	Minyip Murtoa	:		80 0 40 0		20 20	0	15 15	0	10 10	0	5 0 5s. first mile, 2s. 6d. each additional mile		
706	Nḥill			30 0	}	20	0	12	6	10	0	7s. 6d. first mile, 2s. 6d. each additional	J. Allen	. .
707	Warracknabeal			57 6		17	6	15	0	7	6	mile 2 6	T. E. Gardiner .	- }

The foregoing Contracts, Nos. 644 to 707, have been authorized according to Regulations.

Melbourne, 30th June, 1909.

W. A. WATT, Treasurer.

CONTRACTS ACCEPTED.—(Series 1909-10.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Voté or Fund.	Authorized according to Regulations on the date stated.
708	EDUCATION— Grubbing, clearing, &c., Agricultural High School Farm, Wangaratta	£ s. d. 110 0 0	Maroney and Dive	Division No. 65. Agri- cultural High School Buildings, Fittings, &c.	A A. Billson.
	VICTORIAN RAILWAYS-			•	
709	(8)-Galvanized Steel Fencing Wire, at £8 12s, 6d. per ton	Rates	Edward Duckett and	Votes and Loans	J. S. Rees, for
710	(2)—Manufacture, supply, and delivery of Steel Lead-coated Ceilings, for construc- tion of 71-ft. Cars, at £14 per Car	Ditto	Wunderlich Limited	Stores Suspense Ac-	Secretary, by order of the Victorian Railways Commissioners.
711	(10)—Supply and delivery of Grey Box and Red Ironbark Piles, for renewals, Port Melbourne Rallway Pier—Length of each Pile, 60 ft.; diameter at head, 24 in. to 36 in.; diameter at toe, 16 in. to 24 in., at 2s. 11 d. per lin. foot	Ditto	Charles Dennis, jun.	Ditto	j 12.7,1909,

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.
2381	AGRICULTURE— Supply of material and labour in creeting five (5) Silos, for the Department of Agri-	£ s. d.			
	culturs— At each	31 16 0	W. F. Coltman	Vote	A. Downward. 13.11 1908.
2382		13s. per cord	Fred Jeffries	Votes	P. McBride.
2383	To supply of Firewood to the three Steam Drills at the Powlett River	13s. per cord	R. Davis	Ditto	10.7.1909.
23 84	STATE RIVERS AND WATER SUPPLY COMMISSION— Construction of portion of Gnarwee Channel (Section 93, L. L. Contract No. 209)— Long Lake District	£ s. d.	C. Good	Loan·	M. Nally, Sec- retary, by di- rection State Rivers and Water Supply
2385	Construction of Right Branch Loop and 7D and 12A Distributary Channels (Contract No. 358)—Cohuna District	257 12 6	Moriarty and McMahon	Ditto	Commission. 8.3.1909. M. Nally, Secretary, by direction State Rivers and Water Supply
2386	Construction of portion of Perrit Channel (Section 116, S. L. Contract No. 373)— Sea Lake District	116 5 0	M. G. Moloney and E. Moloney	Ditto	Commission, 13.5,1909. M. Nally, Sec retary, by di rection State Rivers and
2387		108 12 6	M. G. Moloney and E. Moloney	Ditto	Water Supply Commission. 8.6.1909.
2388	(Section 117, S. L. Contract No. 374) Extras on Contract, 1938-9, Serial No. 2348 —Construction of portion of Durie's Channel, Contract No. 166	10 10 4		Ditto	M. Nally, Sec retary, by di rection State Rivers and Water Supply Commission. 28,6,1909.

Melbourne, 14th July, 1909.

ORDER IN COUNCIL. - (Series 1908-9.) .

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund	Authority.
2389	STATE RIVERS AND WATER SUPPLY COMMISSION— Construction of the Hector Extension Channel (Contract No. 361)—Rodney Irrigation and Water Supply District	£ s. d.	Murphy Bros	Loan	Approved by the Governor in Council the 29th June, 1909.— F. W. Mabbott, Clerk of the Ex- ecutive Coun- cil.

Melbourne, 14th July, 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 1890, is published for general information:—

No of Certificate.	Date of Registration.	Fame	Address.	Qualification
2672 2673	1909. 6th July 13th July	Edward Thomas Brennan Archibald Davidson	street. Hawthorn	M. B. et Ch. B. Melb. 1939 L.R. C. P. et R. C. S. Edin.; L. F. P. S. Glas. 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 7th prox. any lease has not been executed or delivery of any licence has not een taken, then such lease or licence will be liable to forfeiture.

	Division,	Lense or Licence.	Lease or Licence.	Term (No. of Years.)	Lessee or Licensee.	Area.	Annual Rent.	Fee.	Payable to Receiver at-
						A. R. F.	£ s. d.	£	
				6	old Mining Leases.		,	•	
Ararat	Stawell	2124	1.7.09	15	L. Thomas	22 3 8	2 17 6 (1 /	Stawell
Ballaarat	Smythe's Creek	6856	n	15	L. A. Morice	128 0 0	32 0 0	i	Melbourne
	C. " 11	6882	11	15	L. A. Morico	152 0 34	38 5 0	î	"
Beechworth	Steiglitz Buckland	6923	- 11	15	J. H. Nelson and J. Bailey	30 2 19	3.17 6	1	
Deechworth	(Bright)	6338	p .	15	Melburnian Bucket Dredg-	39 2 0	10 0 0	1	11
	Goulburn	6381	,,	14	ing Coy. N.L.	21 2 31			
" "	(Alexandra)			years	17. 1 et v	21 2 31	2 7 0	1	Alexandra
1			1	170			1		
				days			l l	1	
a"	Mitta Mitta	6417	**	15	A. J. Forster	65 3 131	8 5 0	1	Melbourne
Castlemaine	Castlemaine	6496	5.7.09	15	The Campbell's Creek Dredg-	32 1 22	8 5 0	1 (Į.
н	Taradale	6458	1.7.09	15	ing Coy, N.L. J. B. Shepherdson			. 1	
Gippsland	Mitchell River	4473	17.6.09	15	L. W. Emery and A. J.	21 2 14 141 1 16	0 13 6	1	T
	2-11-10-11-11-11-11-11-11-11-11-11-11-11-		11.0.00	1,,,	Waite	141 1 10	35 10 0	1	Bairnsdale
	Omeo (Bendoc)	4497	1.7.09	15	D. Melvin	59 3 21	7 10 0	1	Melbourne
11	Ru-sells Creek	4498	11	15	M. Baker	11 3 0	i io o		Warragul
	(Warragul)							-	
"	Omeo (Glen Wills)	4504	"	15	J. Speers	4 1 3	0 12 6	1	Omeo
Maryborough	Maryborough	56771	15.6.09	8	Burnt Creek G. M. Coy.	170 0 10		_ [
	Maryomongu	5011-	19.0,00	years	N. L.	172 0 18	6 6 6	1	Melbourne
İ		J		128	11. D.	i		- }	
1				days		i			
** ***		56781		8	Duke and Main Leads Con-	139 3 18	4 12 6	1	н
1				years	sols G. M. Coy. N. L.	Í		- 1	
1		l i		128	ľ	į	!		
,		5683	1.7.09	days 15	J. Glover	30 0 0		. !	
11	Amherst	5617	1.7.05	15	1 D O	30 0 0 97 1 20	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1	Maryborough
	A voca	5653	- "	15	E. S. Watts	34 1 0	$\begin{bmatrix} 2 & 13 & 0 \\ 0 & 17 & 6 \end{bmatrix}$		Melbourne 'Avoca
"	Inglewood	5661		15	N. Butcher	44 0 12	5 12 6		Avoca Inglewood
"	St. Arnaud	5669	10	15	A. Roberts	31 2 4	4 0 0		St. Arnaud
··· (Dunolly	5668 l	17.6.09	15	A. Anda	21 2 19	2 15 0		Dunolly
					Mineral Lease.				
Ginneland .	Tomore	0710	1 7 00 1	40 1					
Gippsland	rarwin	2719	1.7.09	15	Fergusson Quick Propy. Ltd.	359 0 35	18 0 0	1 [Melbourne
ι		1	ı	•	. Lu. 1	ı	1	ı	
					Tailings Licence.				
Maryborough	Maryborough	481 f	29.6.09		J. W. Morgan		A 19 Q :		M
	V	-52		-			V 12 8 .	··] {	Maryborough

(1) In lieu of portions of Nos. 4690 and 4935, surrendered. Fine £2.

Office of Mines, Melbourne, 12th July, 1909.

PETER McBRIDE, Minister of Mines.

 $\mathbf{G}^{\text{\tiny OLD}}$ MINING LEASES SURRENDERED.

MARYBOROUGH DISTRICT.—MARYBOROUGH DIVISION.

No. 4690; R. Cummins; 473n. 2r.; parishes of Bet Bet, Dunolly, and Eddington.

No. 4935; R. Cummins; 78a. 3r. 24p.; parishes of Dunolly and Bet Bet.

Two new leases have been issued in lieu of the above leases—No. 5677 to The Burnt Creek G. M. Coy. N. L., and No. 5678 to the Duke & Main Leads Consols G. M. Coy. N. L.

W. DICKSON, Secretary for Mines.

Office of Mines, Melbourne, 12th July, 1909.

TAILINGS LICENCE

EXPIRED.

BENDIGO DISTRICT,-HEATHCOTE DIVISION. No. 29; dated 12th July, 1904; Thomas Theophilus Draper; locality, Redcastle Creek.

W. DICKSON, Secretary for Mines.

Office of Mines, Melbourne, 12th July, 1909.

APPLICATIONS FOR MINING LEASES.

Corrigendum.

IN the notice published in Government Gazette of 7th July, 1909, page 3159, application 1196 for lease No. 6596. Castlemaine, should read "L. Pedler, transferred to The North Otago G. M. Coy. Maldon N. L."

W. DICKSON, Secretary for Mines.

Office of Mines, Melbourne, 12th July, 1909.

MINING LEASES DECLARED VOID. Corrigendum.

IN the notice published in Government Gazette of 7th July, 1909, page 3161, the footnote does not apply to lease No. 2578, Mineral. The name of lessee of lease No. 4434, Gippsland, should be P. Peterson, not P. Paterson, as printed.

W. DICKSON, Secretary for Mines.

Office of Mines, Melbourne, 12th July, 1909.

Companies Act 1896.

NOTICE is hereby given that, in pursuance of section 160 of the Companies Act 1896, the names of the companies referred to below have been struck off the Register, and on the publication of this notice in the Government Gazette the said companies will be dissolved.

Dated this fourteenth day of July, 1909.

Registrar-General's Office, Melbourne.

H. HOSKEN, Deputy Registrar-General.

Companies above referred to.

Name of Company.	Date of Registration.		Number of Registration.
The Moonee Ponds Friendly Societies Hall Company Limited	 28th March, 1887 .	<i></i>	No. 1102, Folios 1849 and 3528
Essendon Land and Finance Association Limited	 30th June, 1890		No. 2465, Folio 3835
The New Dundas Tramway Company Limited	 25th June, 1891		No. 2591
Mansfield Butter Factory Company Limited	 6th October, 1892		No. 2792, Folio 3980
The Buchanan-Gordon Diving Dress Company Limited	 22nd May, 1897		No. 3185, Folio 3903
Jennings Pump (Proprietary) Limited	 18th April, 1898	• • •	No. 3237
The Victorian College of Music (Proprietary) Limited	 25th April, 1899		No. 3293
The Central Mining and Tramway Appliances (Proprietary) Limited	 4th September, 1900		No. 3405
The Victorian Open Call Limited	 16th January, 1902		No. 3530
Tasmanian Parcels Express Delivery Company (Proprietary) Limited	 9th April, 1903		No. 3668
The Acme Motor and Engineering Company (Proprietary) Limited	 19th February, 1904		No. 3768
Upper Murray Canning Company Limited	 13th June, 1904		No. 3801
The Vacuum Cleaner Company of Victoria (Proprietary) Limited	 16th December, 1905		No. 4030
States Figments Manufacturing Company (Proprietary) Limited	 15th March, 1906		No. 4022
Salambo Dreamland Amusements (Proprietary) Limited	 5th September, 1906		No. 4071
The Commonwealth Rabbit Destroyer Limited	 2nd November, 1906	• • •	No. 4092
Creswick Water Supply (Proprietary) Limited	 22nd May, 1907		No. 4163
Dookie Vineyard Co-operative (Proprietary) Limited	 14th June, 1907		No. 4172
Chateau-Dookie Leasehold Vineyard Co-operative (Proprietary) Limited	 24th June, 1907		No. 4175
The Dugins Street Cleaner Company Limited	 15th August, 1907		No. 4195
Witt & Company (Proprietary) Limited	 5th March, 1891	***	No. 2547

Companies Act 1896.

NOTICE is hereby given, in pursuance of section 159 of the Companies Act 1896, that, at the expiration of three months from the date hereof, the names of the following companies will, unless cause is shown to the contrary, be struck off the Register, and the said companies will be dissolved.

Dated this fourteenth day of July, 1909.

H. HOSKEN,

Registrar-General's Office, Melbourne.

Deputy Registrar General.

Name of Company.				Date of Registration.	 Number of Registration.
The Hyde Park Company (Proprietary) Limited				30th March, 1882	 No. 661, Folios 1597
The Cosmopolitan Land Banking Company Limited		•••		14th November, 1884	 No. 870, Folios 2209 and 2210
The Meadow Lands Company (Proprietary) Limited The Greensborough Estate Company Limited Allan and Company (Proprietary) Limited The Kinglake Pruitgrowers' Preserving and Export Company Preserving and Export Company Cooperative Dental Supply Company Limited Co-operative Dental Supply Company Limited The Healesville Saw Mill Company (Proprietary) Limit The Barnett Scribing Tool Company (Proprietary) Limit The Wooragee Co-operative Dairying Company Limited The Laang Co-operative Butter and Cheese Factory Congany Limited Control Proprietary Limited The Turner Manufacturing Company Limited City Tattersall's Club Limited The Ecclesiastical Fire Insurance Company (Proprietary) Champion Pea and Sean Sheller Company (Proprietary)	ed ted opany	Limited		26th October, 1888 1st August, 1890 17th August, 1894 6th June, 1902 16th January, 1903 7th October, 1903 23rd October, 1903 13th November, 1903 4th June, 1904 20th September, 1904 3rd November, 1904 3rd November, 1904 16th December, 1904 9th August, 1905 26th September, 1905 5th December, 1905	 No. 1702 No. 2474, Folio 2475 No. 2960 No. 3567 No. 3648 No. 3727 No. 3732 No. 3742 No. 3797 No. 3812 No. 38812 No. 38837 No. 3857 No. 3857 No. 3878 No. 3913 No. 3913 No. 3916
The Australasian Grand Opera Company Limited Australasia Milk Company (Proprietary) Limited		 	;	19th March, 1906 15th May, 1906	 No. 4024 No. 4042
The Cloneurry-Railway and Development Company (Pre Berry Can (Proprietary) Limited The Port Welshpool Fisherman's Co-operative Associati The Laka River Rubber Estates No Llability The Shepparton Tent Campers' Syndicate Limited	·		æd 	11th June, 1906 25th February, 1907 2nd November, 1907 13th November, 1907 25th May, 1908	 No. 4044 No. 4135 No. 4214 No. 4219 No. 4285

Companies Act 1890.

HEREBY certify that "McMurtrie 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 twelfth day of July, 1909.

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

Companies Act 1890.

HEREBY certify that "S. and D. Reid Limited" has been this day registered by me, and notify that the said company is incorporated and is limited by shares. Dated this twelfth day of July, 1909.

H. HOSKEN, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

PETER MCBRIDE, Minister of Forests,

Forests Act 1907.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licentees under Section 25 of the Forests Act 1907 having been approved, it is hereby no ified that the Rents and Fees specified in each case may by received by the undermentioned Officers, authorized by the Treasurer to collect Territorial Revenue.

State Forests Department, Melbourne, 8th July, 1909.

					-	Amour	Amount to be Collected.	sted.	•
Number of Licence,	Name and Address of Licensee.	Description.	Area.	Locality.	Date of Licence.	Rent.	Fee for Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
			4. 8. 9.		_	£ 8. d.	3. d.	£ s. d.	
		Under Section 25 of t	he Forests Act 1937.–	Under Secti.n 25 of the Forests Act 1937.—Psyment to be made quarterly.					
537 414	G. Goldstraw, Cobden Edmonds and Relph, Picola West	Sawmill site	3 0 0 Ja	Jancourt Picola	1.1,1909	1 10 0	<u> </u>	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2 0 0a Camperdown 1 10 0a Nathalia
		Under Section 25 of	the Forests Act 1907	Under Section 25 of the Forests Act 1907.—Payment to be made yearly.					
1344 109 114 115 1086 1086 1793 1793 687 981 981	J. O'B. ien, Axedale J. R. Breadway Lock wood J. R. Breadway Lock wood J. R. Breadway, Lack wood J. McOoy, jun, Molingul W. B. Guhhuu, Feliuca Bast Harriet Ryan, Jediuca W. H. Youny, Dry Greek W. H. Youny, Dry Greek W. H. Wonly, My Greek R. Q. Micchell, North Garlen M. Mulone, Tatura G. Graw ford, Yarrawonga	Grazing area	305 0 0 El 10 10 10 10 10 10 10 1	Ellesmere State Forest	1.7.1908 1.7.1909 1.7.1909 1.7.1908 1.7.1908 1.7.1909 1.7.1909	8 22 8 8 8 9 9 9 8 8 8 9 9 9 8 8 9 9 9 9	00000000000000000000000000000000000000	3 8 0 a 1 11 8 8 a 1 11 8 8 a 1 1 18 8 a 4 0 0 0 1 3 0 a 0 a 1 2 1 1 a 2 1 1 a 0 0 a 1 4 10 a 3 1 5 0 0 a	Bendigo " Dunolly Bebuea Marsfield Nathalia · Shepparton Yarrawonga

(a) Amount paid.

(b) Expired 31st Downber, 1968.
(c) For fifteen months.
(d) Renewable for two years from 1st July, 1910.

(b) For nine months, rent increased.(c) For six months, rent increased.

(a) Rent increased.

Forests Act 1907. -- Section 25.

RENEWAL OF LICENCES FOR THE YEAR 1909 APPROVED.

IT is hereby notified that the Renewal of Licences under Section 25 of the Forests Act 1907 for the year 1909 to the undermentioned persons has been approved, the rent and fee specified in each case having been paid.

PETER MCBRIDE, Minister of Forests. State Forests Department, Melbourne, £th July, 1909.

{										Ашо	Amount to be Cyllected	ected	
•	Name and Address of Licensee.		Description.		Area.		Locality.		Date of Licence	Rent	Fre for Licence.	Total Amount of Fir-t	Payable to Receiver of Revenue at —
					A. B. P.	,				g.	ъ в з	ත් ස ස	
			Under Section 25 of the Forcats Act 1907.—Payment to be made quarterly.	5 of the 1	Porcats Act 196	07.—Payment to	o be made quar	terly.					
W. Hard T. E. Wa C. and A. J. H. Ind McCashm McCashm McDonal A. McI. I C. Hande C. Hande C. Collins B. J. S. Han S. Eest, A	W. Hardan, Barwon Downs T. E. Nalter, Victoria Valley J. H. Nalter, Victoria Valley J. H. Ind, Yarra Junction McCashney and Frith, Macedon McCashney and Frith, Macedon McDonald Bros, Toolamba Thompson and Bull, Shepparton Thompson and Bull, Shepparton Of Hardey of And Sors, Myrrhee South J. S. Hanifun, Buffalo J. S. Hanifun, Buffalo S. Pest, Alberton Weet	Saw-mill site	site	28 of	83 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	te	North		1.1.199			2 000000000000000000000000000000000000	Colore Renny Mehonne Shepparton Shepparton Tallongtan Wangaratta Wangaratta
W. Begg Dywer B C. J. Per C. H. V. F. J. Can	W. Beggs, Kenng	8 E 2	sidence area anway azing area	11111	1 0 0 27,000 0 0 27,500 0 0 800 0 0	Kerang Beenak Fnano Benambra Toolamba		11:1:	1.1.1909	0 2 6 1 0 0 0 26 13 4 26 13 4 20 13 4	0 5 5 0 5 0 0	0 2 6 -1 0 0 20 5 0 b 20 5 0 b 10 5 0 c	Kerang Melbourne Omeo " Shepparton

Road fenced off from 31st December, 1908.

† Not to be renewed.

* Unlocked swing gates to be erected.

Unused Boads and Water Frontages Act 1903, Section 5. LICENCES TO OCCUPY UNUSED ROADS.

$\mathbf{Z}^{ ext{oTI}}$	NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each cust may be received by the undermentioned Officers.	ased Roads ha	ve been issued to the	following approved applic	cants, and that the Licence Fee spec	ified in each cuse	may be rece	ived by the u	ındermention	ed Officers.
Departm	Department of Public Works (Unused Roads and Water Frontages Brunch), Melbourne, 5th day of July, 1969.	Frontages Br	unch),					Acting Co	J. CAMERON, mmissioner of Pub	J. CAMERON, Acting Commissioner of Public Works.
Number		Acer	Muni sipatiey.	Parish.	Abutting on—		Orte of Isque	Date of Issue Date of Expiry. Fee	Fee	Parable to Receiver
Licence.	Name and Address of Labeliste.				A.lotment,	Section.	of Licence.	of Licence.	for Licenc.	of Revenue at-

			3238	Victoria Ga
Parable to Boreine	of Revenue at-	St. Arnaud " " Yarram Yarram Talimagetta Fraitmagetta Fraitmagetta Jamieson	Bendigo Talingatin Talingatin Alexandra Alexandra Andra R. R. Tandd Inglewood Daylesford Yarran Arvatin In Horsham In I	Ararat Saymour Saymour Tallou Wodonga Ararat Onlie Kilmore Seymour
Fee	for Licenc.	8 2000 1 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2		
Date of Expiry	of Licence, of Licence,	31.12.1907	31.12.1908 31.12.1907 31.12.1907 31.12.1907 31.12.1907 31.12.1907	31.12.1905
Date of legue	of Licence.	1.1 1905	11.1909 11.1909 11.1905 11.1905 11.1905 11.1905	F'1 * 2 * 2 * 2 * 2 * 2 * 2 * 2 * 2 * 2 *
!	Section.	16 15 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	81 : : : : : : : : : : : : : : : : : : :	10±0;;;;;;
Abutting on—	A.lotment,	700 37 42 57, 57 48, 12, 48, 12, 16, 7, 5, 1 184, 137, 166, 81, 89, 110	5. 20	329
i i		Winjallok S. Armand So. Armand Soola Boloke Carapose Gown Woodside Wabba St. Helens Callawadda	Lanceoorie Mitta Mitta Burrowye Thomfon Thomfon Thomfor Moder Derby Duriman Cole Mount Cole Duriman Duriman Mount Cole Burlanden Burlanden Parupa Dollin	Giffard Giffard Worrough Norrough Burgilla Burumbeep Buranfole Dreete Grand
Muni sin affer		Kara Kara	Marong Towong Alexandra Alexandra Mafra Kara Kara Marong Gleniyon Alberton Ararut Ararut Ararut Ararut	Alberton Seymont Talbot Wodonga Ararat Colne Broadford
Aces		A. M.		0-100000000000000000000000000000000000
:	Name and Address of Licensce.	Austerberry, William, Paradise Arabreson, Advander, North-street, St. Arand Douglas, James, Stunt Mill Goode, James, Stunt Mill Goode, James, Slavy Creek Macdonald, G. L., Sale Marsden, James, Wally, vid Tallangarta Ryan, Tiomae, Yabbuk, vid Tallangarta Ryan, Tiomae, Yabbuk, vid Tallangarta Stawell Stawell Gollawadda South, vid Stawell Alexand, a	Lanyon, Thomas, Eddington Lonyon, Thomas, Eddington Briodlev, Robert, A vondale, Walva Nichol, Robert, A vondale, Walva Nichol, Robert, Upper Thornton, vid Alexandra Niliams, E., Maffra McNaily, Matthew, Garaphoee Bright, Edward, Eaglehawk Harrington, G. H., Musk Greek Stevens, George, Growlands Kuch, Chucles, Darriman Fay, W. L., Middle Greek Railway Station McDonald, Robert, Denicul Greek, Arwatz McDonald, Robert, Denicul Greek, Arwatz McMonald, Robert, Denicul Greek, Arwatz McMikan, East Wonwondah, vid Horban William, East Wonwondah, vid Horban Wid Hirsham	Meter, Samuel, kverfon
Number	Licence.	6365 6365 6367 6368 6370 6371 6372 6372 6372 6372	6376 6377 6377 6389 6389 6389 6389 6388 6388 6388 6388	6393 6394 6394 6397 6397 6399 6400

Unused Roads and Water Frontages Act 1903, Section 5.

Unused Boads and Water Frontages Act 1903, Section 5. LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.	ended, ör transforred as shown horeunder.	J. CAMERON, Acting Commissioner of Public Works.		Allotment. Section. of Licence. of Licence. for Licence. of Icence.	5, 44, 68, 2, 814, 82, 81 14, 4 1.1.1905 31.12.1910 2 0 9 Bethanga 3, 1 16 1.1.1908 1.1.1908 3 5 0 Clunes
Frontages A	ancelled, am				5, 44, 6B, 9, 10, 3, 1
Unused Boads and Water Frontages Act 1903, Section 5. 'O OCCUPY UNUSED ROADS.—LICENCES CANC.	ersons have been ca		Parish		Burrowye Warrabkook Tourello
Unused ICENCES TO OCCI	sued to the following p	anch,	Municipality.		Towong Dundas Talbot
H _.	red Roads iss	Frontages Br.	Area		A. R. P. 32 2 0 8 2 16 10 0 0
	NOTICE is hereby given that Licences to occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred as shown hereunder.	The Department of Public Works, Unused Roads and Water Frontages Branch, Melbourne, 2nd day of July, 1969.	Menne and Address of Louise		Bowran, Thomas, Burrowye, Upper Murray (1) Carty, Leslie, Brisbane Hill, Hamilton (2) Mackae, Donald A., Tourello (3)
No. 91.	N OTIC	r 14, 196		7.—2.	*5443 1884 †5217

(1) In lieu of entry in Guzette, 23rd December, 1908, page 5865. Area and rent amended, and renewed for a further period of three years. (2) In lieu of entry in Gazette, 24th October, 1906, page 4894. Transferred from Richard T. Carcy. (Carcy in Gazette, 24th October, 1908, page 5526. Permission is given to cultivate 7 acres, and tent amended.

* Unlocked swing gates to be erected, † Permission is given to cultivate.

Unused Roads and Water Frontages Act 1903, Section 5.

LICENCES TO OCCUPY WATER FRONTAGES.

OTICE is her.by given that Licences to accoupt Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentioned Officers.

J. CAMERON, Acting Commissioner of Publi: Works.

Department of Public Works, Unused Roads and Water Frontages Branch, Melbourne, 12th day of July, 1909.

		July 14,			
	of Revenue at -	Sale			
Date of Issue Date of Expiry Fee	for Licence.	£ 8. d.			
Date of Expiry	of Licence.	1.1.1905 31.12.1907			
Date of Issue	of Licence.	1.1.1905			
	Section.	V			
ļ		-			
Abutting on-		i l			
₹	Allotment.	.:			
	₹ .	:			
Parish		Wulla Wullock			
					
Municipality		Rosedule			
Area.		A. B. P.			
Norms and address of Liverse	ייינים אמוואסן ומפונאמיי	2896 Executors of Peter Clement, deceased, of Stradbroke			
Number	Licence,	5896			

Number		Area	Municipality	Anian		Abutting on-		Date of Issue	Date of Issue Date of Expiry Fee	Fee	Payable to
Licence.	. !				Allotment.	nt.	Section.	of Licence.	of Licence.	for Licence.	of Rever
2896	2896 Executors of Peter Clement, deceased, of Stradbroke	A, B, P.	Rosedale	Wulla Wullock	 .:	:	\ \	1.1.1905	1.1.1905 31.12.1907	£ s. d. 4 16 6 Sale	Sale

V I C T O R I A N 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, 11th August and 15th September—Leave Melbourne for Adelaide at 4.40 p.m. Fares:—Single—First class, £1 14s.; second class, £1. Return—First class, £2 10s.; second class, £1 10s. Thursdays, 12th August and 16th September—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, Wolseley, 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.; Balrnsdale line, 4.30 p.m.; Frankston and Mornington line, 5.30 p.m. 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 et 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 Fluiders street at II.7 a.m., and return from Whittlesea at 7.25 p.m. Return fares, first class, 25. 6d.; second class, 15. 6d.

Eltham line .- Leave Prince's bridge at 11 a.m., and return from Eltham at 7.26 p.m. Return fares, first class, rs. 3d.; second class, is.

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, Tickets are issued daily at the Central Booking-oince, 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:—Viā Bright, 1st class, 54s. 8d.; second class, 41s. 5d; viā Porepunkah, 1st class, 51s. 6d.; second class, 38s. 6d. Tickets available for return for two months from date of issue. The rail interaction of the contract of the contrac journey cannot be broken.

Commencing at once, Benalla, Wangaratta, and Beech-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 viā Porepunkah, 1st class, 26s. 9d.; 2nd class, 2s. 2d.; viā Bright, 1st class, 3os.; 2nd class, 2s.; from Wangaratta viā Porepunkah, 1st class, 21s. 21d.; 2nd class, 18s. 11d.; viā Bright, 1st class, 21s. 21d.; 2nd class, 2s.; and from Beeckworth viā Porepunkah, 1st class, 2s.; 2nd class, 18s. 3d.; viā 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. the railway journey cannot be broken.

Passengers from stations other than Benalla, Wanga-ratta, and Beechworth may obtain tickets at holiday excur-sion fares to the nearest of these stations on payment in addition of the through rail and coach fare to Bussalo

V.A.T.C. RACES AT CAULFIELD.

On Saturday, 17th July, special trains will leave Flinders-street as required, from 11.40 a.m. till 1.38 p.m., and return after the races. Ordinary fares.

Caulfield, Oakleigh, &-c.—The 12.40, 1.6, and 1.15 p.m. will not stop at Richmond, nor the 12.50 p.m. at South Yarra. The 1.6 (altered for the day to 1.0 p.m.) and 1.15 p.m. trains, Flinders-street to Caulfield, will run on to Oakleigh, returning at 1.55 and 2 p.m.; and the train usually leaving Caulfield at 1.8 will leave at 1.4 p.m., and the 1.50 p.m. will not run. The train usually leaving Oakleigh for Melbourne at 4.55 p.m. will leave at 5 p.m., and run five (5) minutes later than usual.

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

RESIDENTIAL BUILDINGS OF BRICK, STONE, OR WOOD. Valued at—(exclusive of Value Carry a Free Ticket. For a Term of—
of land and fencing). Second Class ... £150—300 ... One year £300—400 ... First Class £400—500 ... Three ,, • • • £500—600 ... Five £600--700 ... £700-800 ... Six £800-900 ... £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 Pas-senger and Freight Agent, Spencer-street.

L. McCLELLAND, Secretary.

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

N pursuance of the powers conferred by sections 475 and 470 of the Local Government Act 1903, the Council of the Shire of Lowan do hereby order that the land next hereinafter described acquired by the said Council shall be a public highway from and after the publication of such Order in the Government Gazette, and be deemed to be dedicated to the public accordingly, namely:

All that piece of land being part of Crown allotment eighty-two, parish of Winiam, county of Lowan: Commencing at a point south 180 degrees one chain from the south-east angle of Crown allotment 90, parish of Winiam mening at a point south 150 degrees one chain 1700 the south-east angle of Crown allotment 90, parish of Winiam aforesaid; thence in a line bearing south 14 degrees 27 minutes east 15 chains 23 links and one-half of a link; thence in a line bearing north 67 degrees 45 minutes east one chain and one link; thence in a line bearing north 14 degrees 27 minutes west 14 chains 84 links; thence in a line bearing west 270 degrees one chain three links to the commencing point, containing one acre two roods two perches and seven-tenths of a perch or thereabouts. Such public highway is hereby declared to be in lieu of an existing road one chain wide: Commencing at the south-west angle of Crown allotment seventy-one, parish of Winiam aforesaid; thence in a line bearing ninety degrees east 28 chains 8 links: thence in a line bearing west 270 degrees 28 chains 5 links; thence in a line bearing 348 degrees 32 minutes 30 seconds 12 links and one-half of a link; thence in a line bearing of a link; thence in a line bearing west 270 degrees 28 chains 5 links; thence in a line bearing 348 to the commencing point, containing two acres three roods nine perches and two-tenths of a perch or thereabouts.

Dated the tenth day of July, One thousand nine hundred

Dated the tenth day of July, One thousand nine hundred and eight.

The common seal of the President, Councillors, and Ratepayers of the Shire of Lowan was affixed hereto in the presence of—

(SEAL)

PAUL MACKENZIE, President. JAS. CLARK, Councillor. A. F. MAGILL, Secretary.

Confirmed by the Governor in Council, 29th June, 1909.

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

DEVIATION OF ROAD IN THE MUNICIPAL DISTRICT OF STAWELL.

At the Executive Council Chamber, Melbourne, the eighth day of July, 1909.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham Mr. Watt Mr. McKenzie Mr. McBride Mr. Edgar,

Mr. Watt

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

County of Borung, municipal district of Stawell: Com-

be a public highway (that is to say):—
County of Borung, municipal district of Stawell: Commencing at the intersection of the northern side of Newington-road and the western side of Darlington-road; bounded thence by a line bearing N. o deg. 8 min. E. ten chains seven links; thence by Darlington-road bearing S. 30 deg. 38 min. E. one chain ninety-six links; thence by a line bearing S. o deg. 8 min. W. five chains ninety-five links; and thence again by Darlington-road bearing S. 22 deg. 27 min. W. two chains sixty-three links to the point of commencement, in lieu of an existing road in the same municipal district

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

County of Borung, municipal district of Stawell: Commencing at a point on the western side of Darlington-road bearing N. 22 deg. 27 min. E. two chains sixty-three links from its intersection with the northern side

of Newington-road; bounded thence by section .98 bearing N. 22 deg. 27 min. E. three chains eighty-one links; thence by a line bearing S. 30 deg. 38 min. E. one chain thirteen links; thence by section .97 bearing S. 22 deg. 27 min. W. five chains seventy-three links; and thence by a line bearing N. 0 deg. 8 min. E. two chains sixty-three links to the point of commencement.—(68 C. 468 E. 468 (08.C.40815.)

And the Honorable Alfred Arthur Billson, for and on behalf of Itis 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.

DEVIATION OF ROAD IN THE PARISH OF GUILDFORD,

At the Executive Council Chamber, Melbourne, the eighth day of July, 1909.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham Mr. Watt

Mr. McKenzie Mr. McBride

Mr. Edgar.

Mr. Watt

Mr. Edgar.

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

County of Talbot, parish of Guildford: Commencing

County of Talbot, parish of Guildford: Commencing at a point bearing N. 84 deg. o min. E. two chains ninety-two links and S. 72 deg. 12 min. E. eleven links from the south-west angle of allotment 6 of section 54; bounded thence by a road bearing S. 72 deg. 12 min. E. four chains ninety-five links; thence by lines bearing respectively S. 83 deg. 51 min. E. one chain forty-one links and N. 85 deg. 25 min. E. two chains sixty-four links; thence again by the before-mentioned road bearing N. 68 deg. 32 min. E. three chains forty-four links; and thence by lines bearing respectively S. 85 deg. 25 min. W. five chains eighty-four links and N. 83 deg. 51 min. W. six chairs seventeen links to the point of commencement,

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

County of Talbot, parish of Guildford: Commencing at a point bearing N. 84 deg. o min. E. two chains eighty-one links from the south-west angle of allotment 6 of section 5.4; bounded thence by a line bearing S. 83 deg. 51 min. E. twenty-one links; and thence by allotment 6 aforesaid bearing N. 72 deg. 12 min. W. eleven links and S. 84 deg. o min. W. ten links to the point of commencement. of commencement.

Also: Commencing at the north-west angle of allotment Also: Commencing at the north-west angle of allotment 30 of section 5; bounded thence by that allotment bearing S. 72 deg. 12 min. E. seven chains forty-five links and N. 68 deg. 32 min. E. five chains sixty-nine links; and thence by lines bearing respectively S. 85 deg. 25 min. W. two chains forty-four links, S. 68 deg. 32 min. W. two chains four links, N. 72 deg. 12 min. W. two chains twenty-four links, and N. 83 deg. 51 min. W. four chains ninety-five links to the point of commencement.—(05.750/44.)

And the Honorable Alfred Arthur Billson, for and on behalf of 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,

DEVIATION OF ROAD IN THE TOWN OF -BUCHAN.

At the Executive Council Chamber, Melbourne, the eighth day of July, 1909. PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham Mr. Watt Mr. McKenzie Mr. McBride Mr. Edgar.

Mr. Watt

Mr. Edgar.

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

County of Tambo, town of Buchan: Commencing at

be a public highway (that is to say):—

County of Tambo, town of Buchan: Commencing at the north-west angle of allotment 10; bounded thence by lines bearing respectively S. 47 deg. 32 min. E. five chains seventy-eight perches and four-tenths, S. 41 deg. 29 min. E. five chains fifty-four links and three-tenths, and S. 15 deg. 29 min. E. three chains ten links and eight-tenths; thence by the road from Bruthen bearing N. 47 deg. 45 min. E. one chain twelve links; and thence by lines bearing respectively N. 15 deg. 29 min. W. two chains eighty-three links and a half, N. 41 deg. 29 min. W. five chains thirty-two links and nine-tenths, N. 72 deg. 30 min. E. two chains twenty-nine links and one-tenth, and N. 68 deg. 56 min. W. eight chains three links and two-tenths to the point of commencement, in lieu of an existing road in the same town, defined in

links and two-tenths to the point of commencement, in lieu of an existing road in the same town, defined in the following description (that is to say):—

County of Tambo, town of Buchan: Commencing at the north-west angle of allotment 10; bounded thence by that allotment bearing south eighteen chains twelve links; thence by a line bearing N. 73 deg. 54 min. W. two chains twenty-seven links and one-tenth; thence by allotments 19 and 18 bearing north eighteen chains forty-four links; and thence by a line bearing S. 66 deg. 27 min. E. two chains thirty-eight links to the point of commencement.—(99.C.44542.)

And the Hangardhe Alfred Arthur Rillson, for and on

And the Honorable Alfred Arthur Billson, for and on behalf of 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.

DEVIATION OF ROAD IN THE PARISH OF CHILTERN WEST.

At the Executive Council Chamber, Melbourne, the eighth day of July, 1909. Present:

His Excellency the Governor of Victoria.

Mr. McKenzie Mr. Murray Mr. Graham Mr. Watt Mr. McBride Mr. Edgar.

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

County of Bogong, parish of Chiltern West: Com-

County of Bogong, parish of Chiltern West: Commencing at a point bearing N. 89 deg. 55 min. E. one

chain eighty-five links from the south-west angle of allotchain eighty-five links from the south-west angle of allot-ment 256; bounded thence by lines bearing respectively N. 22 deg. 48 min. E. five chains and N. 57 deg. 8 min. W. four chains fifty-one links; thence by a road bearing N. o deg. 1 min. W. one chain nineteen links; thence by lines bearing respectively S. 57 deg. 8 min. E. six chains and S. 22 deg. 48 min. W. five chains forty-two links; and thence by a road bearing S. 89 deg. 55 min. W. one chain eight links and a half to the point of commencement,

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

County of Bogong, parish of Chiltern West: Commencing at the south-west angle of allotment 256; bounded thence by that allotment bearing N. o deg. I min. W. seven chains seven links; thence by a line bearing N. 57 deg. 8 min. W. one chain nineteen links; thence by allotment 259 bearing S. o deg. I min. E. seven chains seventy-two links; and thence by a road bearing N. 89 deg. 55 min. E. one chain to the point of commencement.—(07.4231/47.)

And the Honorable Alfred Arthur Billson, for and on behalf of 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.

DEVIATION OF ROAD IN THE PARISH OF DROPMORE.

At the Executive Council Chamber, Melbourne, the eighth day of July, 1909.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham Mr. Watt Mr. McKenzie Mr. McBride Mr. Edgar,

Mr. Watt 1 Mr. Edgar.

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

County of Anglesey, parish of Dropmore: Commencing

be a public highway (that is to say):—

County of Anglesey, parish of Dropmore: Commencing at a point bearing N. 89 deg. 54 min. W. thirty-four chains eighty-two links from the north-east angle of allotment 30 of section C; bounded thence by the said allotment bearing S. 0 deg. 6 min. W. six chains thirty-eight links and N. 89 deg. 54 min. W. six chains forty-one links; thence by a road bearing N. 45 deg. 14 min. E. two chains thirteen links; thence by lines bearing respectively S. 89 deg. 54 min. E. three chains forty links and N. 0 deg. 6 min. E. three chains thirty-nine links; and thence again by the before-mentioned road bearing N. 45 deg. 14 min. E. two chains twelve links to the point of commencement, in lieu of an existing road in the same parish, defined in

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

the following description (that is to say):—

County of Anglesey, parish of Dropmore: Commencing at a point bearing N. 89 deg. 54 min. W. thirty-four chains eighty-two links and S. 45 deg. 14 min. W. two chains twelve links from the north-east angle of allotment 30 of section C; bounded thence by lines bearing respectively S. 45 deg. 14 min. W. four chains eighty links and N. 89 deg. 54 min. W. two chains thirteen links; thence by allotment 19 bearing N. 45 deg. 14 min. E. seven chains eighty links; and thence by a line bearing S. o deg. 6 min. W. two chains twelve links to the point of commencement.—(o9.C.43668.)

And the Honorable Alfred Arthur Billson, for and on behalf of 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,

Agricultural Colleges Act 1890.

REGULATIONS FOR THE ELECTION OF MEMBER TO FILL A CASUAL VACANCY IN THE COUNCIL OF AGRICULTURAL EDUCATION.

At the Executive Council Chamber, Melbourne, the twelfth day of July, 1909.

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham

Mr. Watt Mr. Thomson.

Mr. Graham | Mr. Thomson.

WHEREAS by section 13 of the Agricultural Colleges Act 1890 it is provided that the election of members of the Council of Agricultural Education to fill any casual vacancies shall be conducted under Regulations to be made by the Governor in Council: And whereas a vacancy has occurred in the said Council by the resignation of J. Weldon Power: Now therefore It is Excellency the Governor, by and with the advice of the Executive Council, 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): is to say):—

- The election shall take place on the 19th day of August, 1909.
- August, 1909.

 2. The notice concerning nomination and election, the nomination. return and poll, delivery of voting papers, appointment of scrutineers, counting of number of votes, casting vote, keeping of voting papers, form of nomination paper, and form of voting paper shall be in accordance with the Regulations and forms under the Agricultural Colleges Act 1800, for regulating the election of members of the Council of Agricultural Education approved by the Governor in Council on the 13th January, 1891, and 13th January, 1904. and 13th January, 1904.

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.

Agricultural Colleges Act 1890.

ELECTION NOTICE.-NORTH-WESTERN PART.

NOTICE is hereby given that on Thursday, the 19th day of August, 1909, I, the undersigned, shall hold an election of one member to serve on the Council of Agricultural Education for the North-Western Part, and I further notify that I have appointed Thursday, the 29th July, 1909, as the day of nomination.

Nomination papers on the prescribed form must be lodged or delivered by post before Four o'clock in the afternoon of the day of nomination with me, at my office, Napier-street, St. Arnaud.

H. W. DUNKLEY, Returning Officer.

12th July, 1909.

Water Act 1905 (5 Edw. VII. No. 2016).

BIRCHIP WATERWORKS DISTRICT.-PORTION OF DISTRICT PROCLAIMED AN "URBAN DISTRICT."

PROCLÁMATION

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 Com-monwealth of Australia, &c., &c., &c.

UNDER the powers conferred by the Water Act 1905 and all other powers enabling me in that behalf, I, the Governor of the State of Victoria, with the advice of the Executive Council thereof, do hereby proclaim that as on and from the first day of July, 1909, that portion of the Birchin Waterworks District included within the following boundaries shall be and become an "Urban District" for the purposes of the said Act, and shall be known as Birchip Urban District:—

Commencing at the south-western angle of the township of Birchip, parish of Wirmbirchip, county of Karkarooc, as proclaimed by Government Gazettes of 23rd November, 1888, and 6th December, 1889; thence southerly six chains

by a straight line in production of the western boundary of the said township; thence easterly by a straight line to a point five chains from Campbell-street on the eastern boundary of allotment 33; thence southerly by the last-named boundary seventeen chains; thence easterly by a straight line to a point on the western side of the Morton Plains-road ten, chains from McGrath-street; thence southerly fourteen chains by the western side of the Morton Plains-road; thence easterly by a straight line to a point on the western side of the Morton Plains-road; thence easterly by a straight line to a point on the western side of the Narraport-road eight chains and a half from the most easterly angle of lot 22, shown on plan of subdivision lodged in the Office of Titles, and numbered 3860, parish of Narraport; thence northerly by a straight line to the south-eastern angle of the most easterly projection of lot 65 shown on plan of subdivision lodged in the Office of Titles, and numbered 3782, parish of Karyrie; thence northerly by the most easterly boundary of the last-named boundary to the north-western angle of lot 7 and 10 per feethighting to ledged in the Office of Striles, and numbered 3780. to the northern boundary of allotment 1; thence westerly by the last-named boundary to the north-western angle of lot 1 on plan of subdivision lodged in the Office of Titles, and numbered 3627; thence north-westerly by a straight line to a point five chains from Percy-street on the eastern boundary of allotment 32, parish of Wirmbirchip; thence westerly by a straight line to a point on the western boundary of the last-named allotment eleven chains from the south-western angle thereof; thence southerly by the last-named boundary and the western boundary of the township of Birchip to the point of commencement. of commencement.

All of which boundaries are as shown on a plan deposited in the office of the State Rivers and Water Supply Commission, Treasury Gardens, Melbourne.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of July, 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 Water Supply.

GOD SAVE THE KING!

ROAD 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.

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 Division 5 of Part I. of the Land Act 1901 (I Edw. VII. No. 1749), do hereby proclaim as a road the land comprised within the boundaries hereinafter described, that is to say:—

Land Act 1901, Section 111. ROAD IN THE PARISH OF GOORAMADDA.

County of Bogong, parish of Gooramadda: Commencing at the south-west angle of allotment 2 of section S; bounded thence by that allotment bearing S. 89 deg. 48 min. E. thirty chains thirty-five links; thence by a road bearing south one chain; thence by a line bearing N. 89 deg. 48 min. W. thirty chains ninety-one links; and thence by a road bearing N. 29 deg. 16 min. E. one chain fourteen links and a half to the point of commencement.—(G.174A(3) (cg.C.43365).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this eighth day of July, 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,

ALFRED A. BILLSON, For Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

3214 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.

WHEREAS by the Land Act 1901 it is amongst other things enacted that the Governor in Council may, by Proclamstion to be published in the Government Gazette, at any time increase or diminish the area of land comprised many 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, 5, 7, 8, and 11 respectively of the classes mentioned in section 5 of the Land Act 1901 aforesaid to the extent set forth in the subjoined Schedules respectively (that is to say):—

The Schedules referred to.

Areas of Lands Comprised in Classes 1, 2, and 3 Increased.

Cou	inty:	ļ	Parish.		Allotment.	Arc	ea.	Class.	Description.
						Α.	В. Р.		
Anglesey Dalhousic Rodney		 	Alexandra Tooborac Waranga		52в 37н 29в, sec. 2	5 5	0 0 0 0 0 0	First First First	North of the township of Alexandra In the north of the parish In the south-west of the parish
Lowan			Yanipy	•••	23c	80	0 0	Third	Situated on south side of parish, south of allotment 37
Ripon Bendigo			Ararat Sandhurst		27, sec. 13 Opposite allot- ment 239, west side of road	15 3	$\begin{pmatrix} 0 & 0 \\ 2 & 0 \end{pmatrix}$	Second First	South-west from town of Ararat In north part of parish, at south end of White Hills Township Extension
Gladstone	•••	•••	Barrakee	•••	95B	25	2 89	First .	In the south of the parish, being the northern portion of the Pigeon Hole Dam Reserve
Gladstone	•••	• • • •	Kangderaar	•••	8a, sec. 4 *	30	0 0	First	In the south-west of the parish, on Kangderaar Creek
Gladstone	***	•••	Waanyarra	•••	2в, яес. 8	10	0 0	First .	In the centre of the parish, between the allotments of R. Benson and H. Williams
Gladstone	•••	•••	Inglewood	•••	42a, sec. E	87	0 0	Second	In the west of the parish, south of the freehold allotments of J. and G.
Gladstone			Glenlogie		210E		0 0	Third	In the east part of the parish
Talbot	•••		Castlemaine		8, sec. 1a	40	0 0	Third	In the south-east of the parish
Talbot	•••	•••	Maryborough	•••	20, sec. Ga	4	0 3	First	In the north-west of the parish. For- feited by John James
Talbot		•••	Çaralulup	•••	37K and 37M	39	0 0	Second	In the east part of the parish
Grenville	•••	•••	Lynchfield	•••	10, sec. A1	100	0 0	Second	On east boundary of parish
Grenville		•••	Sinythesdale	•••	8, sec. 14a 21	60	9 0	Second	In the east part of the parish
Croajingolor Tanjil	-	•••	Curlip Bow-Worrung	•••	14, sec. C	448 60	0 0	Third Third	In the east part of the parish
Tanjil Tanjil	′		Stratford	•••	28, sec. 10	180	0 0	First	In the west part of the parish
Buln Buln	•••	•••	Drouin East		14c	15	0 0	Second	In the south-east part of the parish At junction of Brandy Creek and Tarago River

ARRA OF LAND COMPRISED IN CLASS 2 DIMINISHED AND CLASS 1 INCREASED (ALTERATION OF CLASSIFICATION).

County.	· Parish.	Allotment.	Area.	Tran	sferred.	Description,
County.	FAFISH.	Another.	Area.	From Class.	To Class.	
G'adstone	Kinypanial	11, 11a, 11b	A. R. P. 110 0 0	2nd	1st	In the north-east of the parish. For- merly held under section 187 by C. Huggins

Areas of Lands Comprised in Class 3 Diminished and Class 2 Increased (Alteration of Classification).

County.	Parish.	Allotment,	Area.	Transferred. From To Class. Class	resoription.
Benambra Mornington	Dartella French Island	10, sec. 1 63n	A. R. P. 400 0 0 500 0 0	3rd 2nd 3rd 2nd	In the south of the parish In the south-west of I-land, Forfeited by F. B. Gross

AREA OF LAND COMPRISED IN CLASS 2 DIMINISHED AND CLASS 3 INCREASED (ALTERATION OF CLASSIFICATION).

County.	Parish,	Allotment.	Area.	Transi From Class.	To Class.	Description.
Borung	Mokeı illy	66, sec. Y	A. R. P. 127 1 13	Second	Third	Between railway line an l main road to Ararat

Arka of Land Comprised in Class 5 (Pastoral Lands) Diminished.

County.			Parish.				Allotment.	Area.			Description.
Croajingolong			Curlip					A. 418		P. 0	Allotment 21

Areas of Lands Comprised in Class 7 (Lands which may be Sold by Auction) Increased.

County.			Parish.		Allotment.	Area.	Description.
						A. R. P.	ı
Kara Kara			St. Arnaud			60 0	South portion of allotment 31b, section A
Kara Kara	•••		Barkly		l i	14 3 2	Allotment 23a, section D
Talbot						10 1 27	Allotment 12c, section 2
Dalhousie	***	***	Woodend			1 3 38,5	Allotment 68w
(frant	•••		Borhoneyghurk			34 0 39	Allotment 34A
Buln Buln			Wonga Wonga Son	th		0 2 5	· Allotment 18R, section C
Angle-ey		•••	Varali			2 1 33	Allotment 72E

Abras of Lands Comprised in Class 7 (Lands which may be Sold by Auction) Diminished.

County.	Parish.	Allotment.	Area,	Description.
Anglesey Buln Buln	Alexandra Drouin East		A. R. P. 27 0 0 15 0 0	Allotment 52m Allotment 14c

AREAS OF LANDS COMPRISED IN CLASS 8 (AURIFEROUS LANDS) DIMINISHED.

County.			Pa, is:	h.	l	Allotment.	Area.	Description.
					j		A. R. P.	
Dalhousie			Tooborac				. 5 0 0	Allotment 37H
Rodney	•••		Waranga			•••	500	Allotment 29k, section 2
Borung			Lexington			***	4 3 4	Allotment 42, section A
Ripon			Ararat	,		***	15 0 0	Allotment 27, section 13
Bendigo			Huntly		1	100	1 0 0	Alloturent 13A, section 19
Bendigo		•••	Sandhurst	•••		***	320	Opposite allotment 239, west sid
Kara Kara			St. Arnaud		[20 0 0	Allotment 31p, section A
Kara Kara	•••	•••	Barkly			•••	14 3 2	Allotment 23A, section D
Kara Kara			Warrenmang				1 1 11	Allotment 1339
Gladstone	•••		Kangderaar			•••	30 0 0	Allotment 8A, section 4
Gladstone	•••	•••	Waanyarra	•••	•	•••	10 0 0	Allotment 2B section 8
	•••	•••	Inglewood			***	87-0 0	Allotment 42A, section E
Hadstone	• • • •			***		•••	100 0 0	Allotment 210g
ladstone	•••	. •••	Glenlogie)	•••	10 1 27	
Talbot	• • • • •	•••	Moolort	•••	***	***		Allotment 12c, section 2
Talbot	•••	***	Castlemaine		***	***	40 0 U	Allotment 8, section 1A
falbot	***		Maryborough			•••	4 0 3	Allotment 20, section ba
Talbot			Caralulup	***		• • •	10 0 0	Allotment 37M
Frenville			Ly nehfield		}		100 0 0	Allotment 10, section A
Frenville			Smythe-dale				69 0 0	Allotment 8, section 14A
irant			Bothoneygburk			*	1 34 0 39	Allotment 34A
ranjil	,		Bow-Worrung			•••	60 0 0	Allotment 14, section C
logong			Chiltern				3 3 10	Allotment 10, section C

AREA OF LAND COMPRISED IN CLASS 11 (WATER RESERVES) DIMINISHED.

County.	Parish.	llotmen t.	Area.	Description.	
Gladstone	Parrakee		A. R. P. 25 2 39	Allotment 95B	

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melhourne, this eighth day of July in the year of 'our Lord One thousand nine hundred and nine, and in the ninth year of His Mijesty's reign.

(L.S.)

T. CARMICHAEL.

By His Excellency's Command,

ALFRED A. BILLSON, For Commissioner of Crown Lands and Survey.

APPROACHING LAND SALES.

SALES of Crown Lands in Fee simple to be held at the undermentioned places and dates, viz. :-

•			No. 61 Fazette	
Bendigo-Taesday, 17th August			91	
Birchip - Thursday, 15th July			74	
Methourne-Tue-day, 17th August			91	
Niull-Thursday, 29th July			83	
· meo—Tuesday, 3rd August	***		83	
Woomelang—Friday, 16th July		•••	74	
Lands and Survey Office, Melbourne.				

ŠALES (Nos. 8611 AND 8612) OF CROWN LANDS IN FEE SIMPLE.

H IS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that sales by auction of the undermentioned Crown lands will be holden at the times and places mentioned, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and regulations directed by the Governor in Council by an Order in Council dated the 4th day of July, 1899, and published in the Government Gazette of the 11th July, 1899, page

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the Receiver and Paymaster, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £4 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue. A deposit of twelve and a half per centum of the price ment of such residue or instalment of such residue.

The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchase money being made. The fee for such registration shall be Ten shillings.

SCALE OF PAYMENTS.

£20 and under, not more than 6 instalments. Over £20, and not exceeding £50, not more than 8 instalments.

Over \$50, and not exceeding \$100, not more than 10 instalments. Over £100, and not exceeding £200, not more than 12 instalments.

Over £200, and not exceeding £300, not more than 14 instalments.

Over £300, and not exceeding £400, not more than 16 instalments.

Over £400, and not exceeding £500, not more than 18 instalments.

Over £500, not more than 20 instalments.

H. McKENZIE, Commissioner of Crown Lands and Survey. Office of Lands and Survey, Melbourne, 12th July, 1909.

BENDIGO.—Sale (No. 8511), at ELEVEN o'clock a.m. on TUESDAY, 17th AUGUST, 1909, at the AUCTION ROOMS of IAS. ANDREWS & CO. To be conducted by II. J. JACKSON, Esq., Land Officer. Auctioneers: JAS. ANDREWS & CO.

CITY LOTS.

BENDIGO, PARISH OF SANDHURST, COUNTY OF BENDIGO. On Mt. Korong-road, at Ironbark.

Upset price £50 per lot.—Charge for survey £2 4s. Lot 1. Area 3r. 1 7-10p., allotment 516, section A. Valuation £118. (Sandhurst M. P. I. and B. Society.) In High and Elliott streets.

Upset price £25 per lot.—Charge for survey £2 4s. Lot 2. Area 1r. 34p., allotments 3 and 4, section 253. Valuation £5. (E. H. Leggo.)

Upset price £12 10s. per lot.—Charge for survey £2 4s.

Lot 3. Area 30 9-10p., allotment 5, section 25A. Valuation £7. (E. S. Leggo.)

Upset price £30 per lot.—Charge for survey £2 4s.
Lot 4. Area 2r., allotments 9 and 10, section 25A. Valuation £10. (H. M. Leggo.)

Upset price \$\int_40\$ per lot.—Charge for survey \$\int_2\$ 4s.

Lot 5. Area 1a. 2r. 4p., allotment 14, section 25A.

Valuation \$\int_50\$ 1os. (H. M. Leggo.)

Fronting High-street.

Upset price £14 per lot.—Charge for survey £2 48. Lot 6. Area 1r. 3 5-10p., allotment 4, section 284. Valuation £13 10s. (C. F. Christian.)

Fronting Booth-street.

Upset price £25 per lot.—Charge for survey £2 48. Lot 7. Area ir. 21p., allotments 9 and 10, section 33B. Valuation £270. (E. H. Mason.)

On White Hills-road.

Upset price £5 per lot.—Charge for survey £2 4s. Lot 8. Area \$\frac{5}{2}\text{p.}, allotment 361, section E. Valuation £7 10s. (Executors of W. Smith.)

Upset price £75 per lot.—Charge for survey £2 4s.
Lot 9. Area 3r. 27 4-10p., allotment 433, section E.
Valuation £402 ros. (Com. Per. L. and B. Society.) Fronting Thomas-street.

Upset price £27 10s. per lot.—Charge for survey £2 9s.

Lot 10. Area 4a. 2r. 8p., allotment 5, section FXII.
Valuation £3. (Trust.)

Fronting Wattle-street.

Upset price £30 per lot.—Charge for survey £2 48. Lot 11. Area 22p., allotment 55h, section K. Valuation 300. (The Bendigo and Eaglehawk Starr-Bowkett Building Society.)

Fronting Hallam-street.

Upset price £35 per lot.—Charge for survey £2 5s. Lot 12. Area 134p., allotment 493, section H. Valuation £290. (J. Caldwell.)

Fronting Bobs-street.

Upset price £20 per lot.—Charge for survey £2 5s. Lot 13. Area 39 8-10p., allotment 169, section Valuation £145. (B. Paynter.)

Fronting Atkins-street.

Upset price £25 per lot.—Charge for survey £2 4s. Lot 14. Area 34 4-10p., allotment 516A, section K. Valuation £404. (Sandhurst M. P. I. and B. Society.)

Fronting Havilah-road.

Upset price £21 per lot.—Charge for survey £2 48.
Lot 15. Area 33p., allotment 569, section K. Valuation £169 10s. (Bendigo and Eaglehawk Starr-Bowkett Building Society.)

TOWN LOTS.

WHITE HILLS, PARISH OF SANDHURST, COUNTY OF BENDIGO. At site of improvements of Mary E. Williams.

Upset price £3 per lot.—Charge for survey £1.

Lot 16. Area 19p., allotment 231D, section O. Valuation £10 58.

Upset price £1 10s. per lot.—Charge for survey £2 5s. Lot 17. Area 34p., allotment 231E, section O. Valua-Lot 17. Area 34p., allotmer tion £2 5s. (F. O. Hunter.)

Upset price £5 per lot.—Charge for survey £1.

Lot 18. Area 3r. 33p., allotment 2331, section O. Valuation £2 3s. 4d. (Ah Loy.)

BOROUGH OF EAGLEHAWK, PARISH OF NERRING, COUNTY OF BENDIGO.

Between Dalton-street and Railway.

Upset price £4 15s. per lot.—Charge for survey £1 19s. Lot 19. Area 1a. 11. 35p., allotment 23, section 1C. Adjoining holding of J. Watson. On Kerang Railway. Upset price £3 per acre.—Charge for survey £1 18s. Lot 20. Area 3a. 11. 28p., allotment 372, section A. Lot 21. Area 3a. 11. 19p., allotment 373, section A.

BOROUGH OF EAGLEHAWK, PARISH OF SANDHURST, COUNTY OF BENDIGO.

Corner of Eagle and Buckie streets.

Upset price £10 per lot.—Charge for survey £2 4s. I.ot 22. Area 33p., allotment 593, section M. Valuation £250. (Sandhurst M. P. I. and B. Society.)

MARONG, PARISH OF MARONG, COUNTY OF BENDIGO. Portion of old Police Paddock.

Upset price £3 per acre.—Charge for survey £2 11s. Lot 23. Area 12a., allotment 14, section 8. Lot 24. Area 10a. 3r. 33p., allotment 15, section 8.

AXEDALE, PARISH OF AXEDALE, COUNTY OF BENDIGO. Site of improvements of Elizabeth Bennett. .

Upset price £12 per lot.—Charge for survey £1 11s. 3d.

Lot 25. Area 2a. 3r. 11p., allotment 4, section 14.
Valuation £6 16s.

Upset price £5 tos. per lot.—Charge for survey £1.

Lot 26. Area 21. o.p., allotment 8, section 6. Valuation £30. (1. Boston.)

Lot 27. Area 21. o.p., allotment 9, section 6.

Lot 28. Area 21. o.p., allotment 10, section 6.

HUNTLY, PARISH OF HUNTLY, COUNTY OF BENDIGO. In Stephenson-street. Near Pound Reserve. Upset price £3 10s. per acre.—Charge for survey £1 18s.
Lot 29. Area 3a. or. 15 4-10p., allotments 39 and 39s.
Lot 30. Area 2a. 3r. 7 4-10p., allotments 39c and 39b.

RAYWOOD, PARISH OF NEILBOROUGH, COUNTY OF BENDIGO. Site of improvements of H. E. Hyde.

Upset price £40 per lot.—Charge for survey £1 198. Lot 31. Area 1a., allotments 16, 17, 18, 19, section 6. Valuation £45 10s.

Former holding of Arthur Webster, junior.
Upset price £2 per acre.—Charge for survey £3 3s.
Lot 32. Area 18a. or. 26p., allotment 19A, section D. Valuation before sale.

COUNTRY LOTS.

PARISH OF GOORNONG, COUNTY OF BENDIGO.

On Bendigo Creek.

Upset price £2 tos. per acre.—Charge for survey £3 1s.

Lot 33. Area toa. 1r. 7p., allotment 4F, section 16.
Valuation £121. (J. Blakely.)

PARISH OF NEILBOROUGH, COUNTY OF BENDIGO.

Site of improvements of H. W. Farnell.

Upset price £4 per lot.—Charge for survey £1.

1. Lot 34. Area 27. 13B., allotment 31B, section H. Valuation £127 10S. (H. W. Farnell.)

PARISH OF SANDHURST, COUNTY OF BENDIGO. At site of improvements of Philip Wills. Upset price £20 per acre.—Charge for survey £2 4s. Lot 35. Area 3a. 1r. 23p., allotment 110, section O. Valuation £94.

At site of improvements of C. A. Harpin.

Upset price £20 per lot.—Charge for survey £2 48.
Lot 36. Area 37. 20p., allotment 121C, section O.
Valuation £35 48.
Lot 37. Area 3r. 24p., allotment 121D, section O.
Valuation £41 128. (Thos. Mahony.)

The old Spencer Dam site.

Upset price £100 per lot.—Charge for survey £1 198. Lot 38. Area 3a. 2r. 32p., allotment 347A, section H.

PARISH OF MANDURANG, COUNTY OF BENDIGO.

Between holding of J. Lewis and Melbourne-road. Upset price £2 per acre.—Charge for survey £3 14s. *Lot 39. Area 17a. 21. 14p., allotment 75c, section D. *Sold subject to special mining conditions.

MELBOURNE.—Sale (No. 8612), at TWO o'clock p.m. on TUESDAY, 17th AUGUST, 7909, at the AUGTION ROOMS of Messrs. BAILLIEU, PATTERSON, & SONS PROPRIETARY LTD. To be conducted by T. H. TAYLOR, Esq. Auctioneers: BAILLIEU, PATTERSON, & SONS PROPRIETARY LTD.

CITY LOTS.

SOUTH MELBOURNE, PARISH OF SOUTH MELBOURNE, COUNTY OF BOURKE.

Fronting Danks-street (between Wright and Mills streets).

Upset price £5 per foot.—Charge for survey £1.

Lot 1. Area 22 1-10p., allotment 13, section 98. Frontage 33 feet by depth of 182 ft. 7 in.

Lot 2. Area 22 1-10p., allotment 14, section 98. Frontage 33 feet by depth of 182 ft. 7 in.

Lot 3. Area 22 1-10p., allotment 15, section 98. Frontage 33 feet by depth of 182 ft. 7 in.

Lot 4. Area 22 1-10p., allotment 16, section 98. Frontage 33 feet by depth of 182 ft. 7 in.

Lot 5. Area 22 1-10p., allotment 17, section 98. Frontage 33 feet by depth of 182 ft. 7 in.

TOWN LOTS.

WHITTLESEA, PARISH OF TOUROURRONG, COUNTY OF BOURKE. Between Bruce's Creek and Plenty River.

Upset price £19 per lot.—Charge for survey £1 19s. Lot 6. Area 1a. 3r. 13 3-10p., allotment 4, section 20. One month to remove fencing.

Upset price £17 per lot.—Charge for survey £1 198. Lot 7. Area ta. 21. 23 6-10p., allotment 5, section 20. One month to remove fencing.

Upset price £28 per lot.—Charge for survey £1 108.

Lot 8. Area 2a. 3r. 10 5-top., allotment 6, section 20.

One month to remove fencing.

Lot 9. Area 2a. 3r. 21 3-top., allotment 7, section 20.

One month to remove fencing.

Lot 10. Area 2a. 3r. 20 3-top., allotment 8, section 20.

One month to remove fencing.

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

IN pursuance of the provisions of the Land Act 1901 (1 Edw. VII. No. 1740), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereunder described,

The following Notice was gazetted 1° on 14th July, 1909, pursuant to Order of 8th July, 1909.

Pursuant to Order of 8th July, 1909, pursuant to Order of 8th July, 1909.

Hephurn.—Site for a Public Park, about to be permanently reserved, in addition to and adjoining the site permanently reserved therefor by Order of the 1st July, 1889:—Fifteen acres two roods fifteen perches, county of Talbot, parish of Wombat, township of Hephurn: Commencing at the south-east angle of the existing site; bounded thence by that site bearing S. 78 deg. 13 min. W. fifteen chains forty-seven links: thence by lines bearing respectively S. 13 deg. 23 min. E. five chains seventy-five links, S. 9 deg. 21 min. W. twenty-seven links, and S. 18 deg. 39 min. W. one chain forty-two links; thence by allotment 11 of section 8 bearing S. 18 deg. 45 min. E. two chains seventy-eight links; and thence by lines bearing respectively N. 78 deg. 13 min. E. fifteen chains seventy-nine links and N. 11 deg. 47 min. W. ten chains to the point of commencement.—(H.118(2) {09.C.43050}.

ALFRED A. BILLSON, For Commissioner of Crown Lands and Survey. Department of Lands and Survey, 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 Order made on the 8th day of July. 1909, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

Euroa.—Site for a Pound. See Gasette of 14th November, 1906, page 4662.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, the Sth July, 1909.

Adjoining holding of Mr. Ede.

WARBURTON WEST, PARISH OF WARBURTON, COUNTY OF

Upset price £4 per lot.—Charge for survey £1. Lot 13. Area 1a., allotment 10, section A.

TARRANGO, PARISH OF WARBURTON, COUNTY OF EVELYN.

SCOTCHMAN'S CREEK, PARISH OF WARBURTON, COUNTY OF EVELYN. Upset price £6 tos. per lot.—Charge for survey £2 2s.
Lot 12. Area 1a. 21. 14D., allotments 2 and 3. Valua tion £87. (T. M. Clarke.)

Upset price £8 per lot.—Charge for survey £1. Lot 11. Area 31. 23p., allotment 8, section 2.

EMERALD, PARISH OF GEMBROOK, COUNTY OF EVELYN.

Between the Railway Station and State School site. Upset price £10 per lot .- Charge for survey £1 1s.

Lot 14. Area 11. allotment 4F, section A.
Lot 15. Area 11., allotment 4F, section A.
Lot 16. Area 11., allotment 4D, section A.
Lot 17. Area 11. 9p., allotment 4C, section A.
Lot 18. Area 11. 15 4-10p., allotment 4B, section A.

AT MARIBURNONG, PARISH OF CUT-PAW-PAW, COUNTY OF BOURKE.

Fronting Navigator-street.

Upset price £20 per lot.—Charge for survey £1.

Lot 19. Area 37p., subdivision 19, portion G, allotment 3, section 21.

Lot 20. Area 37p., subdivision 20, portion G, allot-

ment 3, section 21.

COUNTRY LOTS.

PARISH OF LYNDHURST, COUNTY OF MORNINGTON. Adjoining holding of J. W. H. Wilson.

Upset price £10 per acre.—Charge for survey £1 78. Lot 21. Area 26a. 1r. 23p., allotment 122A.

PARISH OF KOO-WEE-RUP, COUNTY OF MORNINGTON. Former reserve, adjoining holding of H. McDonald. Upset price £3 per acre.—Charge for survey £2 11s.
*Lot 22. Area 5a. 1r. 38p., allotment 37A, section K.
*Sold subject to special conditions with regard to improvements.

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 1° on 14th July, 1909, pursuant to Orders of 8th July, 1909.

BOINERBERT.—The temporary reservation, by Order of the 8th April, 1878, of seven acres two roods of land in the parish of Boikerbert, being part of allotment 54, as a site for affording access to Water, is about to be revoked.—(B.643(2) (07.5655/187).

revoked.—(B.643(2) (07.5655/187).

CHILTERN.—The temporary reservation, by Order of the 28th July, 1850, of nineteen thousand three hundred acres, more or less, of land in the parishes of Chiltern, Barnawartha South, and Eldorado, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre two roods, county of Bogong, parish of Chiltern, being allotment 8 of section B: Commencing at the west angle of allotment 3; bounded thence by that allotment bearing S. 44 deg. 43 min. E. five chains; thence by a line bearing S. 45 deg. 17 min. W. three chains; thence by allotment 2 bearing N. 44 deg. 43 min. W. three chains; and thence by a line bearing N. 45 deg. 17 min. E. three chains to the point of commencement.—(C.380nl2) (09.C.44453).

FRENCH ISLAND.—The temporary reservation, by Order

FRENCH ISLAND.—The temporary reservation, by Order of the 2nd July, 1907, of three acres of land in the parish of French Island, being parts of allotments 9 and 10 of section F, as a site for a Mechanics' Institute and Free Library, is about to be revoked.—(F.97(3) (90).C.43694).

JUNG JUNG.—The temporary reservation, by Order of the 22nd August, 1832, of twenty-six acres two roods twenty-three perches of land in the parish of Jung Jung, as a site for a Rifle Range, is about to be revoked.—
(J.32(6) (09.C.44532).

MIRBOO NORTH.—The temporary reservation, by Order of the 2nd September, 1889, of five acres of land in the township of Mirboo, as a site for a Manure Depôt, is about to be revoked.—(M.5174(1) (og.C.43098).

about to be revosed.—(in.51/34*) (29.5.43/59).

RICH AVON EAST.—The temporary reservation, by Order of the 9th July, 1877, of five hundred and seventy acres, more or less, of land in the parish of Rich Avon East, situate in section 10, as a site for Supply of Timber, is about to be revoked.—(R.75[6] (29.C.44560).

RUPANYUP.—The temporary reservation, by Order of the 22nd November, 1875, of four acres three roods twenty-six perches of land in the township of Rupanyup, being suburban allotment 12 of section 2, as a site for Agricultural Show Yards, is about to be revoked.—(L.151(1) [08.C.35035].

Tamistick.—The temporary reservation, by Order of the 27th September, 1886, of twenty-four acres, more or less, of land in the parish of Taminick, as a site for Water Supply purposes, is about to be revoked.—(T.155(3) (08.C.46690).

WYCHITELIA.—The temporary reservation, by Order of the 18th November, 1878, of one acre of land in the village of Wychitella, as a site for Police purposes, is about to be revoked.—(W.311A) (09.C.44181).

WYCHITELLA.—The temporary reservation, by Order of the 20th January, 1820, of two acres two roods thirty-two perches of land in the village of Wychitella, being allotments 1, 2, 3, and 4 of section 4, as a site for Watering purposes, is about to be revoked.—(W.311A) (09.C.44181).

ALFRED A. BILLSON, For Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

LANDS TEMPORARLLY 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 Orders made on the 8th day of July, 1909, reserved, temporarily, from sale and leasing, and from baving 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.:—

ECHUCA NORTH.—Site for a State School, in addition to and adjoining the site temporarily reserved therefor by Order of the 17th April, 1866, also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence.—Two roods, county of Rodney, parish of Echuca North, being subdivision to of allotment 28H: Commencing at the south-east angle of the existing site; bounded thence by a road hearing east one chain twenty-five links; thence

by subdivision 9 bearing north four chains; thence by allotment 28L bearing west one chain twenty-five links; and thence by the existing site bearing south four chains to the point of commencement.—(E.3x) (68.C.41246).

to the point of commencement.—(E.3x) (oS.C.41246).

FRENCH ISLAND.—Site for a Mechanics' Institute and Free Library, also excepted from occupation for residence or business under any miner's right or business licence.—One acre, county of Mornington, parish of French Island, being part of allotment 11 of section F: Commencing at a point bearing N. 7 deg. 56 min. E. four chains from the south-east angle of the said allotment; bounded thence by a road bearing N. 7 deg. 56 min. E. two chains fifty links; and thence by lines bearing respectively N. 82 deg. 4 min. W. four chains, S. 7 deg. 56 min. W. two chains fifty links, and S. 82 deg. 4 min. E. four chains to the point of commencement.—(F.97(3) (o9.C.43694).

HORSHAM.—Site for Water Supply purposes, also ex-

ment.—(F.97(3) (09.C.43094).

HORSHAM.—Site for Water Supply purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Eighteen perches and three-tenths, county of Borung, town of Horsham, being part of section 7: Commencing at a point bearing west forty-five links from the north-west angle of allotment 2; bounded thence by McLachlan-street bearing west fifty links; thence by a line bearing south two chains thirty links; and thence by a right-of-way bearing east fifty links and north two chains thirty links to the point of commencement.—(H.91(1) (09.C.42738.)

Kaniva.—Site for State School purposes, in addition to and adjoining the site temporarily reserved for a State School, by Order of the 14th September, 1885, also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence.—Two acres, county of Lowan, township of Kaniva, situate in section 12: Commencing at the northeast angle of the existing State School site; bounded thence by that site bearing S. 3 deg. 44 min. W. five chains; thence by lines bearing respectively S. 86 deg. 16 min. E. four chains and N. 3 deg. 44 min. E. four chains and N. 3 deg. 44 min. E. four chains and N. 3 deg. 44 min. E. four chains to the point of commencement.—(K.147c) (oS.C.4247.)

(oS.C.42447.)

METUNG.—Site for a Public Hall and Mechanics' Institute, also excepted from occupation for residence or business under any miner's right or business licence.—Fourteen perches and four-tenths, county of Tambo, township of Metung, being part of allotment 12 of section A: Commencing at the south-west angle of the allotment; bounded thence by a road bearing N. 2 deg. o min. E. sixty links; thence by lines bearing respectively S. 88 deg. o min. E. one chain fifty links and S. 2 deg. o min. W. sixty links; and thence by allotment 11 bearing N. 83 deg. o min. W. one chain fifty links to the point of commencement.—(B.999) (oS.C.4252.)

ment.—(B.99n) (o8.C.422\$2.)

MIRHOO NORTH.—Site for a Manure Depôt, also excepted from occupation for residence or business under any miner's right or business licence.—Five acres, county of Buln Buln, township of Mirboo North, being part of allotment 5 of section 8: Commencing at a point bearing N. 86 deg. 24 min. E. fourteen links from the northwest angle of allotment 6; bounded thence by the said allotment and a line bearing N. 86 deg. 24 min. E. four chains sixty-four links; and thence by lines bearing respectively N. 3 deg. 36 min. W. ten chains seventy-seven links. S. 86 deg. 24 min. W. four chains sixty-four links, and S. 3 deg. 36 min. F. ten chains seventy-seven links to the point of commencement.—(M.5174(1) (o9.C.43098.) Wodong.—Site for Children's Playground, also ex-

Wondonga.—Site for Children's Playground, also excepted from occupation for residence or business under any miner's right or business licence.—One acre three roads thirty-six perches, county of Bogong, town of Wodonga, in the two separate portions hereinafter described, viz.:—

One rood thirty-five perches, being allotment 1 of section B1: Commencing at the west angle of the allotment; bounded thence by Wodonga-street bearing S. 69 deg. 30 min. E. five chains thirty-four links; thence by a street bearing north one chain eighty-seven links; and thence by the Wodonga pre-emptive section bearing west five chains to the point of commencement.

And one acre two roods one perch, being allotments 2 and 3, and part of allotment 4 of section B1: Commencing at the south-west angle of allotment 2; bounded thence by Wodonga-street bearing S. 60 deg. 30 min. E. four chains eighty links; thence by a line bearing N. 20 deg. 30 min. E. one chain thirty-four links; thence by the Wodonga pre-emptive section bearing north two chains sivty links and west four chains ninety-seven links; and thence by a street bearing south two chains seventeen links to the point of commencement.—(W.308s(1) (03.C.43460.)

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, the 8th July, 1909.

3249

LANDS AVAILABLE FOR APPLICATION UNDER SECTIONS 54 AND 35, LAND ACTS 1901-4.

BUNROY LANDS.—PARISH OF THOWGLA, COUNTY OF BENAMBRA.

Beechworth District.

A PPLICATIONS will be received from the date hereof for the undermentioned lands. All applications lodged on or before 30th 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.

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 Bethanga, Corryong, Mitta Mitta, Tallangatta, Wodonga, and the Post Offices at Berringama, Granya, Cravensville, Koetong, Nariel, Walwa, Tintaldra, and Tallandoon, and various railway stations.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 25th June, 1909.

SCHEDULE OF ALLOTMENTS

	Sch	EDU	LE O	F ALLOTM	ENTS.			
Allotment.	Ar	ea.	, . 	Class.		Value of Land per Acre.		
	Λ,	R.	Р.			£	s.	d.
		Pa	rish .	of Though	α.			
53	€00	0	0 1	Third		0	10	0
54	520	0	0	tr		0	10	0
55	550	0	0			0	10	0
56	520	0	0	н		0	10	0
57	620	0	0	- 10		0	10	0
58	640	0	0	n n		()	10	0
59	640	0	0		•••	0	10	0
60	640	0	0	**		0	10	0
61	420	0	0	11		0	10	0
62	580	0	0			0	10	0
63	500	0	0			0	10	0
64	500	0	0	"		0	10	0
65	420	0	0	"	•••	0	10	
66	506	0	0	11	•••	0		
67	500	0	0			0		
68	640	0	0	**]	0		
69	639	3	6	11		0		
70	633	2	11			0		
71	400	0	0	1 11		0		
72	500	0	0	17		0		
73 and 73A	379	- 0	0	l n		0		
74	640	0		1 0	}	0		
75 and 75A	459	0				0		
76	461	1	37	"		0		
77	640			l n		0		
78	640	0	0	11		0	10	0

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.

A PPLICATIONS 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.

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.	Arca. Class.		Value of Land per Aere.
	A. R. P.			£ s. d.
	Parish	of Fumina	٠.	
8	230 2 23	Third		0 10 0
9	235 0 0	1		0 10 0
11c	100 0 0			0 10 0
13 .	140 0 0	1 "	1	0 10 0
15	149 0 0	į n		0 10 0
17	123 0 0			0 10 0
28	313 0 0	11		0 10 0
29	l 313 0 0	- 0	1	0 10 0

		-		
8	230 2 23	Third		0 10 0
9	235 0 0		***	0 10 0
110	100 0 0	11		0 10 0
		**		0 10 0
13 .		"		
15	149 0 0	11	•••	0 10 0
17	123 0 0	11		0 10 0
28	313 0 0	11		0 10 0
29	313 0 0	41	•••	0 10 0
30	306 0 0	17		0 10 0
31	280 0 0	*1		of 10 0
33	275 1 0	11		0 10 0
34	289 2 0	11	1	0 10 0
35	292 1 0	**		0 10 0
42	311 1 30	11		0 10 0
43	313 2 0	0		0 10 0
49	313 2 0 304 3 12	le.		0 10 0
50	308 0 0	0		0 10 0
51	307 1 15			0 10 0
52	314 2 0	n		0 10 0
53	253 0 10	11		0 10 0
55	314 2 0	11		0 10 0
56	317 0 0	*1	***	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	11		0 10 0
122	221 1 2	11	1	0 10 0
123	182 0 14			0 10 0
127	150 2 5	11		0 10 0
128	87 2.17	,,		0 10 0
129	147 1 14	11		0 10 0
130	160 0 30	,,,		0 10 0
148	215 2 33	l ö		0 10 0
149	188 0 34	i ii	1	0 10 0
153	318 1 32			0 10 0
151	317 3 15] "		0 10 0
155	307 3 11			0 10 0
	393 2 30	11	•••	0 10 0
156 157	460 1 31	"		0 10 0
158	563 1 38	",		0 10 U
160	392 2 28	i ".		0 10 0
162	523 3 15	1		0 10 0
		"		0 10 0
163		"		0 10 0
164		"	• • • •	0 10 0
165	480 0 0 405 3 0	"		0 10 0
166		11	•••	0 10 0
169		10	•••	
170	281 2 0	1 "		0 10 0 0 10 0
171	237 0 0	"	•••	
172	316 2 0	1 "	• • • •	0 10 0
17.1	l 321 0 0	e."	•••	0 10 0 0 15 0
91a (1)	151 0 0	Second	•••	
100(1)	171 0 0		•••	0 15 0
102 (1)	203 0 0	17	•••	0 15 0
106 and 106A(1)	102 0 0	First	•••	0 15 0
e1 4 co. (1)				

61 and 62A (1)

15

SCHEDULE OF ALLOTMENTS-continued.

Allotment.	٨	rea.	Class	.	Value of Land per Acre.
	Α.	R. P.		j	£ s. d.
	Pa	rish of 1	^t umina No	rth.	
7	125	0 0	First	1	1 0 0
8	125	0 0	н н	[$\bar{1}$ $\hat{0}$ $\hat{0}$
9	125	0 0		.,,	1 0 0
10	125	0 0	112		1 0 0
11	130	0 0	n		1 0 0
12	130	0 0			1 0 0
13	135	0 0	"		1 0 0
14	140	0 0	0		1 0 0
15	160	0 0			1 0 0
22	155	0 0	l v		1 0 0
23 1	153 203	0 0	S		1 0 0
$\frac{1}{2}$	242	0 0	Second	***	0 15 0 0 15 0
3	271	0 0	- 11	***	0 15 0
4	281	0 0	"	•••	0 15 0
5	264	ŏŏ		***	0 15 0
6	224	ŏŏ	i ",		0 15 0
16	260	ÕÕ	i ii		0 15 0
17	214	ō ŏ	i ii		0 15 0
18	219	0 0	н		0 15 0
19	222	0 0	- 11		0 15 0
20	240	0 0	"		0 15 0
21	217	0 0	11		0 15 0
•	P	arish of	Noojec E	ast.	
31	318	3 14	Second	1	0 15 0
15 (1)	317	0 24	**		0 15 0
45 and 45E	214	0.38	**		0 15 0
45A and 45D	220	2 17	11		0 15 0
52 and 52 g (1)	316	2 6	10		0 15 0
52A and 52D	206	3 22	19	}	0 15 0
52B and 520	195	2 20		•••	0 15 0
25A and 25B	180	3 29	Third		0 10 0
30A (1)	184	1 19	U		0 10 0
32a (1) 33a (1)	266 127	2 6	"		0 10 0 0 10 0
34	204	0 0	11		0 10 0
344	202	2 19		•••	0 10 0
34B	194	3 24		•••	0 10 0
45B and 45c	247	3 14	"		0 10 0
46 (1)	322	0 0	14		0 10 0
46c (1)	310	ŏŏ			0 10 0
.46a `	224	0 0	11		0 10 0
46B	220	3 29	14		0 10 0
47B and 47C	294	3 33	n		0 10 0
48B	280	2 37			0 10 0
48e	246	1 36 (" .		0 10 0

(1) Improvements on this allotment to be valued.

18) 0 0 | Second

Parish of Toorongo.

0.15 0

Land Act 1901, Section 145.

ANDS AVAILABLE FOR RESIDENCE AND GARDEN LICENCES UNDER SECTION 145 OF LANDS 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 applications. 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, enclose with a good and substantial fence 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 (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 aull 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.	Aros.	Annual Rental.	Survey Charge.
			A' R. P.	£ s. d.	£
Wangaratta South	1	314	2 0 0	2 0 0	1
17	2	11	2 0 0	2 0 0	1
	2 3 4 5 6 7 8	11	2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 1 30 2 1 30 2 1 30 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 1 1 17 1 1 17 1 1 0 20	2 ŏ ŏ	i
**	4	U	2 0 0	1 10 ŏ	ī
11	5		2 0 0	1 10 0	î
. **	6 i	**	2 0 0	1 10 0	î
11	! 7	rr	2 0 0	1 10 0	î
11	8	rr	2 0 0	1 10 0	î
H	9	11	2 1 30	1 10 0	-î
н	10	H	2 1 30	1 10 0	ī
11	11		2 0 0	1 10 0	Ī
11	12	rr .	2 0 0	1 10 0	1
U	13	11	200	1 10 0	1
11	14	**	2 0 0	1 10 0	1
11	15	11	2 0 0	1 10 0	1
"	16	41	2 0 0	1 10 0	1
D	17	n n	2 0 0	1 10 0	1
11	18	11	1 1 17	1 5 0	1
11	19	n	1 1 17	1 0 0	1
"	20	**		1 0 0	1
"	21	**	1 0 20	1 0 0	1 1 1 1
H	22	"		1 0 0	1
"	23	**	1 0 20	100	1
"	24	**	1 0 1	100	1
"	25	11	1 0 1	100	1 1
11	26	11	1 0 1	1 0 0	1
11	27	H	1 0 2	1 0 0	1
"	28 29	"	1 0 2	1 0 0	1
"	30	**	3 0 0 3 0 0 3 0 0 3 0 0	2 0 0	1
н	30 31	n	3 0 0	2 0 0	1
"		11	3 0 0		1
H	32	*1	3 0 0	2 0 0	1

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 Order made on the 8th day of July, 1909, excepted from occupation for residence or business under any miner's right or business liceace the lands hereinafter described, viz.:—

Mines Acts.

CARNGHAM.-Land excepted from occupation for resi-CARNGHAM.—Land excepted from occupation for residence or business under any miner's right or business licence.—Two acres three roods, more or less, county of Grenville, town of Carngham: Commencing at the southwest angle of section r; bounded thence by that section bearing north five chains; thence by Bailie-street bearing west one chain fifty links; thence by a line bearing west about five chains: thence by a creek southerly to Goldsmith-street; and thence by that street bearing east to the point of commencement.—(C.107) (o8.J.1308.)

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

At the Executive Council Chamber, Melbourne, the 8th July, 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,

The following Notices were gazetted 1° on 14th July, 1909, pursuant to Orders of 5th July, 1909.

THE HEPBURN GOLD-FIELD COMMON is about to be diminished by deducting therefrom two acres of land in the township of Hepburn, being allotments 3, 4, and 5 of section 16.—(69.C.44486.)

THE HEPBURN GOLD-FIELD COMMON is about to be diminished by deducting therefrom the portion of land hereinafter described, viz.:—Eight acres, more or less, county of Talbot, parish of Franklin: Commencing at a point on the Jim Crow Creek bearing N. 13 deg. 47 min. E. three chains fifty links and S. 76 deg. 13 min. E. seven chains from the north-east angle of allotment 9 of section A¹; bounded thence by a line bearing N. 76 deg. 13 min. W. to the Franklinford and Hepburn road; thence by that road bearing S. 13 deg. 47 min. W. about seven chains and S. 57 deg. 47 min. W. twelve chains; thence by a line bearing S. 60 deg. 12 min. E. to the Jim Crow Creek aforesaid; and thence by that creek northerly to the point of commencement.—(og.C.44391.) THE HEPBURN GOLD-FIELD COMMON is about to be

ALFRED A. BILLSON, For Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

Land Acts.

RAZING LANDS AVAILABLE FOR APPLICATION UNDER SECTION 54, LAND ACTS 1901-4. GRAZING

COUNTY OF CROAJINGOLONG, PARISHES OF WEERAGUA, LOOMAT, COOAGGALAH, COMBIENBAR, AND NOORINBEE.

Canp Valley.

A PPLICATIONS will be received from the date here-of 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, the Inquiry Office, Lands Department, Melbourne, a 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, Cunninghame, 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.

Allot- ment.	Section.	Area.	Class.	Value of Land per Acre.	Approximate Half-yearly Payment. 20-year Table.							
-		Acres.		£ s. d.	£ s. d.							
		Parish	of Weerag	rua.								
3 4 5 6 7 8 9 10 11 13 13	B B B B B B B B B B B B B B B B B B B	580 600 640 640 640 640 640 640 640 640	Third	0 10 0 0 10 0	7 5 0 7 10 0 8 0 0							
15A 16 17	B B B	320 640	11	0 10 0	8 0 0							
17) di (640	(11 . of Looma	,	1800							
			-									
2 3 4 5 6 7		640 640 640 640 640 570	Third	0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0	8 0 0 8 0 0 8 0 0 8 0 0 7 2 6							
		Parish :	of Cooagge	ılah.								
$\begin{smallmatrix}1\\2\\3\end{smallmatrix}$::	600 540 640	Third	0 10 0 0 10 0 0 10 0	7 10 0 8 0 0 8 0 0							
		Parish o	f Combien	bar.								
6 8 9 10 11 12 14	B B B B B B B B B B B B B B B B B B B	640 640 620 520 520 520 540	Third "" "" "" ""	0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0	8 0 0 8 0 0 7 15 0 6 10 0 6 10 0 6 15 0							
	Parish of Noorinbee.											
21 24D 24E	A A A	190 320 400	Third	0 10 0 0 10 0 0 10 0	2 7 6 4 0 0 5 0 0							

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

In pursuance of the provisions of the Land Act 1901, untice 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 1° on 23rd June, 1909, pursuant to Orders of 15th June, 1909.

The following Notices were gazetted 1° 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 23r, bounded thence by a road bearing east forty-two chains eighty-three links; thence by a line bearing S. o 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 tinks, N. 44 deg. 25 min. W. fourteen chains fifty links, N. 40 deg. 2 min. W. six chains twenty links, N. 75 deg. 46 min. W. three chains twenty-nine links, S. 84 deg. 45 min. W. tour chains tently links, N. 75 deg. 46 min. W. three chains twenty-nine links, S. 84 deg. 45 min. W. four chains tentlinks, 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 nincty-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, 1800, 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.

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 Larneebunyah, Jalur, Boreang East, Boreang West, Billiminah, Wing Wing, Burrong North, Burrong South, Boroka, Willam, Jallukar, Moyston West, Nekeeya, Watgani 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-thiree links; and thence by allotment 112 aforesaid bearing N. 14 deg. 57 min. E. twelve chains to the point of commencement.—(W.346(2) (o8.W.31226). (08.W.31226).

NEILBOROUGH.—The temporary reservation, by Ordea 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 northwest angle of the State School reserve; bounded thence by lines bearing respectively N. o deg. 27 min. W. one chain, N. 89 deg. 33 min. E. four chains, N. o deg. 27 min. W. two chains, and S. 89 deg. 33 min. W. five chains; thence by allotment 5 of section G bearing S. o 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⁾) (o8.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) (08.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. o deg. 32 min. E. six chains forty-six links and six-tenths; thence by l'ark-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)-(90).C.44343).

H. McKENZIE.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

COMMUTTEE OF MANAGEMENT OF RICHMOND PARK, IN THE CITY OF RICHMOND.

PARK, IN THE CITY OF RICHMOND.

WHEREAS by the Crown grant issued in favour of the Board of Land and Works, and the Mayor, Councillors, and Citizens of the City of Richmond in respect of Richmond Park, in the said City of Richmond, it is provided and declared that the land thereby granted and the buildings for the time being thereon shall be maintained and used as and for a Public Park and place of recreation and offices and conveniences connected therewith, under and in accordance with such Regulations as shall from time to time be made by the Governor or other officer for the time being administering the Government of the State of Victoria, with the consent of the Executive Council thereof, and in the meantime under and in accordance with such rules, orders, by-laws, and regulations as shall from time to time be made by the Board of Land and Works, and the Mayor, Councillors, and Citizens of the said City of Richmond: And whereas by section 200 of

the Land Act 1901 it is provided that where any such land has been vested in trustees, or jointly with the Board of Land and Works and trustees, it shall be lawful for the trustees of any such land, with the approval of the Governor in Council, to make rules and regulations for all or any of the purposes mentioned in sub-section (1) of the said section: Now therefore the Board of Land and Works and the Council of the City of Richmond do hereby make the Regulation following in respect of the said Richmond Park:—

REGULATION.

The undermentioned gentlemen shall be members of the Committee of Management to exercise control over the said Richmond Park:—

EDMUND JOHN COTTER, M.L.A., and JAMES WILLIAMSON SKENE, in the room of George Henry Bennett, M.L.A., deceased, and Joseph Martin Reed, resigned.

The common seal of the Board of Land and Works was hereunto affixed this 23rd day of March, 1909, in the presence of—

H. McKENZIE, President. J. W. SKENE, Member. (SEAL)

The common seal of the Mayor, Councillors, and Citizens of the City of Richmond was hereunto affixed this 2nd day of April, 1909, in the presence of-

G. W. FREEMAN, Mayor. T. G. II. JOHNSON, Councillor. CHAS, C. BLAZEY, Town Clerk.

Approved by the Governor in Council, 8th July, 1909.

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

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF BUNGAREE.

WHEREAS by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council or the governing body of any corporation to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Daniel Joseph Devane to be a memof the Committee of Management of the land and Works doth hereby appoint Daniel Joseph Devane to be a member of the Committee of Management of the land temporarily reserved by Order in Council of 22nd June, 1885, as a site for Public Recreation in the parish of Bungaree, in the room of Henry Brown, deceased.

of Land and Works was hereunto affixed this sixth day of July, One thousand nine hundred and nine, in the presence of—

(SEAL) (09/C.44797.)

H. McKENZIE, President. J. W. SKENE, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF WOORT WOORT.

WOORT WOORT.

W HEREAS by section 202 of the Land Act 1901 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council or the governing body of any corporation to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Walter Archibald Jeans, Daniel Thomas McKee, Joseph Ethelbert Hodges, Albert Andrew Simmonds, and Thomas Cooke to be a Committee of Management of the land temporarily reserved by Order in Council of 18th January, 1909, as a site for Public Recreation in the parish of Woort Woort.

In witness whereof the common seal of the Board

witness whereof the common seal of the Board of Land and Works was hereunto affixed this sixth day of July, One thousand nine hundred and nine, in the presence of—

(SEAL) (09/C.44734.)

II. MCKENZIE, President, J. W. SKENE, Member,

Land Acts. APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the balance to complete the Yurchase and Fees specified in each case may be received by the undermentioned Revenue Officers.

				Amount to be C	lollected.		Payable to
Name.	Parlsh.	Extent.	Balance to	Fees.			the Odecor authorized by the Treasurer to collect Terr.torial Revenue
•			Complete Purchase,	Grant. Certi-	Assur- ance,	Total to Par.	at-
	i	A. R. P.	£ s. d.	£ s. d. £	£ s. d.	£ s. d.	
		Under Sec	tion 18 of the	Land Act 1901.			
lliza Johnson (1)	Lauriston	4 0 28	4 2 6	1 1 0	10 0 10	5 4 4	l Kyneton 975
	Under Section	44 of the Lar	Act 1890 as	amended by th	ie Land A		
ohn McMillen (2)	Greta	17 2 22	9 9 0	1 1 0	0 0 7	10 10 7	Wangaratia 2623/1/101
		Under Sec	tion 49 of the	Land Act 1901.			
Edward J. Fall (2) Elizabeth Jackson (2)	Beenak Jindivick	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		$\begin{vmatrix} 1 & 1 & 0 \\ 0 & 10 & 6 & \dots \end{vmatrix}$	$\begin{bmatrix} 0 & 0 & 11 \\ 0 & 0 & 2 \end{bmatrix}$		Melbourne 1432- Warragul 13600
	Under Section	149 of the La		s amended by th			
Phos. J.s. Howard (3) David W. Jackson (3) Albert Wallace (3, 6) Ellen Ottrey (3, 4) tephen Northey (5, 6) Charles Councily (6, 7) ohn P. McVeigh (de- ceased, executors of)	Nerring Neitborough Murmungee Tatonga Beechworth Yarck	18 2 27 19 0 0 10 3 36 20 0 0 19 3 8 19 3 39 2 1 19 19 3 32	3 16 0 1 15 0	1 1 0 1 1 0	0 0 10 0 0 19 0 0 6 0 0 10 0 0 10 0 0 10 0 0 2 0 0 10	4 17 10 1 1 6 1 1 10 2 16 10 2 16 10 0 10 8	Bendigo 3372/2/6 2675/2/6 Beechworth 029 4733/8/11 Tallangatta 4716/3/11 Beechworth 030 Alexandra 01/1/9
(3, 9) ohn Wake lobert Hall (2)	Illawarra Ararat and Bur- rumbeep	18 3 28 18 3 13	7 12 6	1 1 0 1 1 0	0 1 0 0 0 8	8 14 6 1 1 8	Stawell 2963/1/15 Ararat 01
Robert Whitten (4) sophia Stewart (3) samuel D. Slater (3) the administrator of	Ararat Borung Redbank Boola Boloke	19 3 13 19 3 36 19 3 38 19 3 28	1 10 0 6 0 0 4 10 0	1 1 0 1 1 0 1 1 0 1 1 0	0 0 10 0 0 10 0 0 10 0 0 10	7 1 10 1 1 10	Wedderburn 483 Avoca 483 St. Arnaud 06
E. Lougheed (3) 4eorge Kay (3) Matthew McNally (10) Villiam Freeman (3) Ann Holt (3) Ellen Adamthwaite (3) Ann M. Jones (3)		20 0 0 18 0 0 19 3 0 19 3 14 20 0 0 19 3 39	9 9 0 1 0 0 5 0 0	1 1 0 1 1 0 1 1 0 1 1 0 1 1 0 1 1 0	0 0 10 0 1 2 0 0 10 0 0 10 0 0 10 0 0 10	10 11 2 1 1 10 2 1 10 1 1 10	0 445 0 462 0 03 Inglewood 03 Tarnagula 0 St. Arnaud 443
		Under Se		e Land Act 1901	ι.		
Iary A. J. Smith (11) Alice E. Scott (11)	Wuk Wuk Kongwak	161 3 6 639 1 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 11 6	0 3 5	58 3 5 226 4 10	Bairnsdale 3842/2/13 Melbourne 1783
	. 35			: Land Act 1901.		. 6 10 10	D 11
Andrew Gandini (12)	Moorngag	3 0 0	3 13 4	1 1 0	0 0 6	6 19 10	Benalla 2353/14
(2) 2nd class, (3) 1st class.			-	(11) 3rd clas	rent paid rent paid s, special ss.	credited. I credited. value £I 10s.	per acre.
	-					Н. МоК	ENZIE,
Department of Lands a Melbourne, 9th July					Commiss		wn Lands and Survey,

APPLICATIONS FOR GRANTS APPROVED.

THE following App'ications 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.

				Amoun	t to be Collected.		Payable to
Name.	Parish.	Extent.	Purchase		Fees,		the Officer authorized by the Treasurer to collect Territorial Revenue
			Money.	Grant.	Plan or Assur- Survey. ance.	Total to Pay.	at-
		A. R. P.	£ s. d.	£ s. d.	£ s. d. £ s. d.	£ s. d.	
Mary A. Punchard	Stawell	Under Secti 0 0 1717	on 36 of the . 10 0 0			5 12 1 5	Stawell B.122138
		Under Sect	tion 184 of th	e Land	Act 1901.		
James Brain l	Winjallok	15 0 4	22 10 9	11 1 0	3 1 0 0 1	0 26 13 9	St. Arnaud 1101/103
	Und	er Section 481	of the Local	Govern	ment Act 1903.		
James Brain (1)	Winjallok	0 3 13	1 5 0	0 10 6	0 0 0 0 1	2 15 7	St. Arnaud 1101/103

⁽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, 9th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

Corr.				Date	A	MOUNT COL	LECTRD.		Poidte	
No.	Name.	Area.	Parish.	of Payment.	Balance.	Grant Fee.	Assur- ance Fee.	Total Amount.	Paid to Receiver of Revenue at—	
		A. R. P.	i .		£ s. d.	£ s. d.	s. d.	£ s. d.		
		Un	der Section 44 o	f the Lar	id Act 1890).				
256 1072	Charlotte Cameron R. Mather	$\begin{bmatrix} 110 & 3 & 12 \\ 19 & 2 & 24 \end{bmatrix}$	Bright Dalyenong	29.6.09 24.6.09			4 8 0 10	$\begin{smallmatrix}4&6&2\\1&11&10\end{smallmatrix}$		
458 5759	M. Trewhella J. M. Soden	$\begin{array}{cccc} 20 & 0 & 0 \\ 77 & 0 & 0 \end{array}$	Trentham Won Wron	$23.6.09 \\ 30.6.09$			0 10 3 1			
	. Under	Section 44 o	f the Land Act 1	890 as an	nended by	the Land	Act 18	898.		
2392	T. O'Halloran (1)	160 0 0	Whirily	30.6.09	24 0 0	1 6 0	6 8	$25 \ 12 \ 8$	Melbourne 1.7.99	
		Un	der Section 49 o	f the Lar	d Act 190	l.				
2144 2296 2809	F. J. Cox (2) Wm. Falvey (3) M. E. Crotty, as administratrix (2)	10 3 27 18 0 0 5 1 13	Sandhurst Landsborough Trentham	25.6.09 29.6.09		1 1 0		5 15 6 1 19 7 5 5 3	Stawell 1/41	
2213 2561 3445 13612 14512	M. Cantillon (3) Alice Ramage (3) Seario Kitchell (3) N. K. McDonald (2)	15 3 24 20 0 0 20 0 0 20 0 0 20 0 0 19 2 36		28.6.09 24.6.09 29.6.09 28.6.09 26.6.08		1 1 0 1 1 0 1 1 0 1 1 0 1 1 0	0 8 0 10			
-	Under 8	Section 49 of	the Land Act 19	01 as am	ended by	the Land	Act 190	04.		
$2265 \\ 020 \\ 3354$	J. H. Daly (2) Alfred Walkley (3) William Hoad,	$\begin{bmatrix} 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \end{bmatrix}$	Nerring Bung Bong	$\begin{array}{c} 26.6.09 \\ 17.6.09 \\ 28.6.09 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccc} \mathbf{I} & 1 & 0 \\ 1 & 1 & 0 \end{array}$	0 10	7 1 10 3 1 8	Bendigo Avoca Creswick	
012	sen. (3) James Hayden (3)	19 1 10	Lillieur	30.6.09		1 1 0	0 8	1 1 8	Talbot	
Under Section 61 of the Land Act 1898.										
2066	John Cameron (4)		Wodonga	30.6.09	27 7 6	1 6 0	3 1	28 16 7	Melbourne 3/19 1.6.03	
2915	Ellen Thomson (5)	320 0 0	Broadwater	28.6.09	64 0 0	1 11 6	6 8	65 18 2	Port Fairy 1/148. 1.1.01	
		Un	der Section 56 o	f the Lan	d Act 190	l,				
3038	Ann J. Bell (6)	34 1 12	Laang	25.6.00	12 5 0	1 1 0	0 9	13 6 9	Warrnambool	
	Under S	Section 56 of	the Land Act 19	01 as am	ended by t	he Land	Act 190)4.		
3665	D. McDonald (6)	60 0 0	Toolondo	25.6.09	21 0 0	1 6 0	1 3	22 7 3	Horsham 1/98	
			der Section 146 c				, .			
3966	Albert T. Wythe (7)						0 10	15 11 10	Melbourne 1/277	
1178	J. Baker		der Section 335 of Dimboola				12 1	29 18 1)	Dimboola	
0=0			er Sections 5-10							
878 388	P. Scott (8) A. V. Hotchin, executrix (9)	$\begin{bmatrix} 16 & 2 & 34 \\ 13 & 1 & 7 \end{bmatrix}$	Corop Katamatite	19.6.09		$\begin{array}{cccccccccccccccccccccccccccccccccccc$		28 15 9 14 11 10	Melbourne	
2079	J. Bowen (10)	20 0 0	Echuca North	24.6.09	8 0 0	1 1 0	0 10	25 1 10	,,	
(2) (3) (4)	Second class. From licence. First conficence. Second Third class. Third class. Varied conficence.				6) From li 7) £5 10s. 8) Include 9) Include 0) Include	rent paid s £18 mor s £8 5s. 3	creditent netary d. mon	ed. aid. etary aid.		
					. с	ommissio		McKEN: Crown Lar	ZIE, ads and Survey.	
	ent of Lands and Surve courne, 9th July, 1909.	y,								

Melbourne, 9th July, 1909.

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

TRANSFERS registered at the Office of Titles for Leases is sued under Section 170 of the Land Act 1898.

Corz. No.	Name of Transferror.	Name of Transferee	Particular	Receiver of			
			Parish.	Allotment.	Sec- tion.	Extent	Revenue at—
		Week ending Saturday, the 21st No	vember, 1908.		!	A. R. P.	
690/170	Hermann Manning	Elizabeth Ann Newton, married woman, Whitfield	Myrrhee	11a	A	62 0 30	Wangaratta

Department of Lands and Survey, Melbourne, 12th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

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, 9th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

	·	Area,			Amou	int to be Col	lect e d.			
Number of Licence.	Name and Address of Licensec.	subject to modification of boundaries and area.	Parish or Situation.	Date of Licence.	Payment.	Fee for Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at—		
		A. R. P.			£ s. d.	£ 8. d.	£ a. d.			
	Unde	r Section 14	i5 of the Land Act 190	i.—Paym	ent to be u	nade quarte	rly.			
043	Edeson and Utting	0 0 26 A	South Melbourne	1.7.09	13 15 0	1	13 15 0	Melbarno		
	Unde	r Section 1	15 of the Land Act 1901	Pavm	ent to be n	nade yearly.				
04 05	Alice Flack, Swan Hill Margaret Burns, Swan Hill	2 2 4 2 2 8	Castle Donnington	1.7.09	$\begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$:::	0 10 0 0 10 0	Swan Hill		
06	Patrick Robertson, Swan	2 3 39		u	1 0 0		0 10 0			
2102 3872 3880	Frank Brennan, Nalinga T. M. Shepherd (1, 2) B. Shephord, jun. (1, 2)	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Stewarton Casterton	1.1.09	0 10 0 1 0 0 1 0 0		$\begin{array}{ccccc} 0 & 5 & 0 \\ -1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	Benalla Casterton 1/237		
	Under Section 187 of the Land Act 1901 Payment to be made yearly.									
	W. Green, senr., Lake Boga (3)	10 0 0	Lake Boga	1.6.09	0 7 6	0 5 0	0 15 0	Swan Hill		
	T. O'Callaghan, Wan- garatta (3)	10 0 0	Wangaratta	"	2 0 0	050	2 18 4	Wangaratta		
•••	G. H. Hawken, Leitch- ville (3)	315 0 0	Mincha	"	0 15 0	0 5 0	150	Bendigo		
	John Moore, Rochester (3) Wm. McIver, Bellarine- street, Geelong (4)	3 0 0 1 0 0	Rochester Jeruk	1.10.08	$\begin{array}{cccc} 3 & 0 & 0 \\ 0 & 1 & 0 \end{array}$	0 5 0 0 5 0	$\begin{array}{cccc} 4 & 5 & 0 \\ 0 & 6 & 0 \end{array}$	Rochester Wycheproof		
		31 0 0	Ledcourt	1.12.08	1 5 6	0 5 0	1 6 3	Stawell		
	William Evans, Natte Yallock	1 0 0	Moyreisk	1.6.09	0 1 0	0 5 0	0 5 4	Avoca		
	Gordon Lyon, 17 Queen- street, Melbourne	19 0 0	Moorarbool East	1.7.08	2 19 5	0 5 0	3 4 5	Ballaarat		
041		245 0 0	Phillip Island	1.5.09	25 0 0	0 5 0	10 13 4	Melbourne		
	Under Section 187	of the Lin	d Act 1901.—Payment	to be ma	de yearly (Vil'a je Sat	tloment).			
257	Win, Drummond, Mir- boo North	100 0 0	Mirboo North	1.5.09	0 7 0	0 5 0	0 12 0	Morwell		
			m							
		` '	This is a renewal. Rent paid to 31st Dec	ombou 1	000					
			Paid to 30th Septemb		10 5 ,					
		(**)	20 0000 001/101110	,						

(5) Rent and fee paid to 30th September, 1909.

(4) Paid to 30th September, 1909.

Land Acts. TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 15th and 187th sections of the Land Act 1901 having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Revenue Officers.

Number of Licence.	Name of Transferror.	Nume of Transferee.	Area subject to mo tifica- tion of boundaries and areas.	Parish.	Held under Section	Date of License.	Yearly Payment.	Transfer Fee and where paid.	Rent payable t) Revenue Officer at-
			A. R. P.				£ s. d		
1857	J. G. Scott	C. M. O'Neill	1 0 0	Echuca	145	1,9.93	0 10 Ó	£1, Melbourne,	E huen
5962	Elizabeth Lee	Margaret Judge	3 0 0	North Yabba	145	1.1.09	2 0 0		Tallangatta
5076	Wm Todd	John V. McDon-	2 1 14	Woori Yallock	145	1.3.07	1 0 0	2.7.09 £1, Melbourne	Melbourne
3524	John Mullens	Patrick Mullens	73 0 0	Warran-	187	1.12.03	0 18 3	10s., Melbourne	п
		<u> </u>	l j	dyte					

Land Acts.

LICENCES AND LEASES UNDER THE LAND ACTS 1884, 1901, 1904, AND 1965 EXPIRED OR BECOME NULL AND VOID.

NOTICE is hereby given that the Licences and Leases mentioned in the Schedule hereunder have expited or become null and void for the reason specified in each case.

Department of Lands and Survey, Melbourne, 10th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

District	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Area.		Class.	Reasons for Forfeiture, &	zc. Pay Office.
					. A. R.	P.			
		Lic	ences und	er the Land A	Acts 1901,	190	i, and	1905.	
tate	383	Messrs. Dumbrell Bros.	145	Lima	3 0	0		Abandoned 31 March, 1908	st Benalla
Forests	376	J. G. Dumbrell	138	Too-rour	3 0	0		Abandoned 31 March, 1968	st n
3endigo	1335	Alfred C. Gladman (1)	145	Janiember East	2 2	3		Land sold	Inglewood
Echuca	2064	Rupert E. Beer (2)	145	Echuca North	1 0	0			Echuca
Beech- worth	1738	Isabella O'Rielly	103	Freeburgh	20 0	0		Expired	Bright
Horsham Melbourne	23A 4221 5139	Geo. Ballinger James A. Butler Joseph H. Waugh	145	Daahl Mooroodue Tarrawarra	Bathing			Expired Non-payment of rei Non-payment of rei	Horsham it Melbourne it "
, "	4702	Ernest T. Moore	145	North Jindivick			1	Expired	Warragul
			Leas	ses under <i>The</i>	Land Act	t 188	4.		
Melbourne	883	John Sharp and Sons (3	91	South Mel- bourge	0 1	20		Expired	Melbourne
n	884	John Sharp and Sons (4	91	Domine.		20		Expired	i —
11	890	John Sharp and Sons (5) 91	0		24		Expired	
"	813	John Sharp and Sons (6		11		24		Expired	
**	860	John Sharp and Sons (7		11		24 24		Expired Expired	! "
"	861 885	John Sharp and Sons (8 John Sharp and Sons (9		""		24		Expired	11
	1	1	1.	1			1	l	i

(3) Allotment 5, section A.
(4) Allotment 6, section A.
(5) Allotment 7, section A.

(8) Allotment 10, section A. (9) Allotment 11, section A.

Note.—ST. ARNAUD DISTRICT.—The notice gazetted 20th September, 1905, p. 3665, re licence, 436/103, Alfred Jackson, 20 acres, parish of Wedderburne, is hereby cancelled.

Land Acts.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTICE is hereby given that Permits to occupy Crown Lands have been issued to the following approved applicants, and that the Rents specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 9th July, 1909.

1

ë.		Area, subject to					Ашо	unt to be	collected.	Payable
Numb	Name.	modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Date of Permit.	Payment.	Fee for Licence	Total Amount of first Payment.	to Receiver of
		A. R. P.					£ s. d.	£ s. d.	£ s. d.	

Under Section 318 of the Land Act 1901 as amended by the Land Act 1904.—Payment to be made half-yearly.

10337 10372 10270		20 0	Linton Drouin West Nerrena (Meeniyan)		A B 7	1.6.09	0 2	6		0 9	6	Melbourne Warragul Melbourne
-------------------------	--	------	---------------------------------------	--	-------------	--------	-----	---	--	-----	---	------------------------------------

⁽¹⁾ Issued subject to a liabilty of £7 6s. for improvements, payable in six half-yearly instalments. The land was formerly held by E. Petherick (Corr. No. 1825/510), who received monetary assistance.

0 | Tallangutta

0

0

0

0

Stawell Ballaarat

00000000

:::::::::

0400008

Stawell Rushworth

H. McKENZIE, Commissioner of Crown Lands and Survey.

Land Acts.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

VOTICE is hereby given that Permits to occupy Grown Lands have been issued to the following approved applicants, and that the rents and foes specified in each case may be received by the undermented by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey, Melbourne, 9th July, 1909.

Payable to siver of Revenue at---Amount First Payment. œ Total Amount to be Callected. ਚਂ Fee for Licence. ĸ. બ ÷ Payment. ě બ Survey Chargo. ÷ ë 3 Date of Licence Class. Section. Allotment. Parish or Situation. Area, subject to modification of boundaries, and area. A. B. P. Address. Name of Licensee. Number of Licence.

Under Section 47 of the Land Act 1901 as amended by the Land Act 1904.—Payment to be made half-yearly.

63 . : 0 o $\begin{smallmatrix}0&15&2\\3&14&10\end{smallmatrix}$: : $\frac{1.7.09}{2.11.08}$ $^{1st}_{2nd}$ V.A. 6 132 : : : : ... | 11 0 0 | Glenorahy ... | 266 0 0 | Bailieston John James Brunton (1, 2) ... | Glenorchy Arthur Herbert Perry (3, 4, 5, 6, | Bailieston ... 02 3766

Under Section 54 of the Land Act 1901 as amended by the Land Act 1904.—Payment to be made half-yearly. : 1.7.09 srd | ፥ 79 _ : ፥ ... [640 0 0 | Dorchap ... | Snowy Creek

4598 | Lewis Livingstone (8) ...

Under Section 103 of the Land Act 1901, -Payment to be made yearly. 11111111 11111111 Landsborough ... Dereel ... Carngham ... 1111111 Chepstowe Carngham 00000000 00000000 888458888 1::: Landsborough Pitfield ... Snake Valley Chepstowe Snake Valley 111111111 Ellen M. Hodgetts
Mary Moyulian
John A. Dawson
Richard M. Camp
Juhn Callighan
W. F. Wookey
Thes, J. McQuillen
John Whitla

429 3661 089 090 043 073 079

Subject to Special Valuation of £2 15s; per acre.
 Subject to excision of 1 chain on each side of centre line of proposed water channel.
 Subject to excision of 1 chain on each side of centre line of proposed water channel.
 Subject to Special Mining Condition, section 98, Lan l Act 1901.
 Subject to Special Valuation of £1 2s, 6d. per acre.
 Varied conditions. In lieu of permit previously issued, Gazette, 11th November, 1908, page 5317, which is hereby cancelled.
 Subject to Special Timber Condition.
 £8 9s, 8d, rent and fee paid credited.
 Varied conditions.

Land Acts.

PERMIT AND LEASE UNDER SECTIONS 318 AND 322 OF THE LAND ACT 1901 DECLARED VOID.

NOTICE is hereby given that the Permit and Lease mentioned in the Schedule hereunder have been declared void by the Board of Land and Works for the reason specified in each case.

Department of Lands and Survey, Melbourne, 9th July, 1969.

H. MoKENZIE, President of the Board of Land and Works.

Corr. No.	Name of Permit-holder.	Parish.	Area.	Allot- ment.	Section.	Reason for Forfeiture,	Pay Office.	
9605/318 9763/322	II. E. Morris Agues O'Bree	Coornmill	A. R. P. 14 2 30 10 137 0 0	1 11	B 3	Abandoned Non-residence	Daylesford Swan Hill	

Small Improved Holdings Act 1906.

NOTICE is hereby given that the Permissive Occupancy granted to the Probationary Tenant mentioned in the Schedule here-under has been determined, forfeited, revoked, and declared void.

Name.	Settlement.	Parish.	Allotment in Plan of Subdivision. Area.	
Wilson, Edward	Wangaratta "A"	Wangaratta South	15	A. R. P. 18 0 14

Department of Crown Lands and Survey, Melbourne, 8th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

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

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, Saymour, Alexandra, Ararat, Bairusdale, 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 814, 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 Surings 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.

Department of Lands and Survey, Melbourne, 17th June, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Sahadula

Schedule.											
County.	Parish.	Allot.	Sec.	Area.	Price per Acre.	Half-Yearly Rent.	Survey Feel	Value of Improve- ments.	Amount of Deposit' (including Fee for Lease).	Remarks.	Corr. No.
Delatite	Deolam	5	A	A. II. P. 24 3 26	£ s. 5 0	£ s. d. 3 15 0	£ s. d. 3 9 0	£ s. d. 41 4 0		Formerly held by C. West	3961/130
•							! 	! 			

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 193RD SECTION OF THE LAND ACT 1901.

OTICE is hereby given that, at the times and places mentioned in the Schedule hereunder, applications for Leases and Licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of Commons, and reasons against forfeiture of any Leases or Licences under the Land Acts desmed 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 Orown Lands and Survey, And President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 13th July, 1909.

Place of Meeti	ng of Loc	al Land B	oard.	Time of Meeting.		Members of Local Land Board.
Morwell				1909. Friday, 30th July, at Twelve noon	 ***	The Assistant Surveyor-General W. E. Porter, Esq., and H. O Allan, Esq.
Chiltern Leongatha Leongatha Leongatha		•••	***	Monday, 26th July, at Eleven a.m. Tuesday, 27th July, at Eleven s.m. Wednesday, 28th July, at Nine a.m. Thursday, 29th July, at Nine a.m.		T. E. Wyatt, Esq. E. W. Welch, Esq. E. W. Welch, Esq. E. W. Welch, Esq.

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 forfeit ne 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, 13th July, 1909

Schedule.

Place and Date of Hearing,	Persons appointed by the Minister.	No. of Licence or Lease.	Date of Licence or Lease.	Name of Liceusce or Lessee.	Area.	Locality.
Bendigo, 29th July, 1909	Land Officer	270/145	1.10.1892	Legal representative of E. Davies, de-	A. R. P. 2 2 38	Sandhurst
		118/145 2997/47 2624/47 2022/54	1.10.1907 1.5.1903 1.11.1905	ceased Chas. P. Bennett E. V. H. Greenway John McInerney Walter Alloress	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Marong Mandurang Whirrakee
		2714/54 15/5-10 16/5-10 17/-5-10	1.7.1905 1.7.1897	Walter J. Norman T. G. Ludemann G. T. Ludemann G. T. Ludemann	234 0 0 20 0 0 20 0 0 19 3 39	Kamarooka
Bairnsdale, 28th July, 1909	Land Officer	1789/5-10 8957/54 338/29	1.1.1903 1.1.1900	G. T. Ludemann William James Went Helen Gillies	$\begin{array}{cccc} 18 & 0 & 1 \\ 201 & 0 & 0 \\ 724 & 0 & 0 \end{array}$	Sarsfield Gelantipy Es

Land Acts.

LAND WITHDRAWN FROM APPLICATION,

T is hereby notified that the undermentioned land has been withdrawn from Application.

County.	Parish.	Ares.	Remarks.
Gladstone	Wedderburne	Acres.	Held under section 103 by Alfred Jackson

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 reacy for execution Leases will be duly advised.

						Condi	Conditions—How Complied with	aplied with.			Amount to be Collected.	Collected.			
Date of		4	Ē							-		-		Payable to the Officer authorized	ficer authorized
Lease.	name of Lessee.	ratura.	5	Extent.	Fencing.	Cultivation,	Other Improvements	Total.	Residence.	Rent payable Half-yearly.	Rent due to date.	Lease, Corti.	Total to pay.	by the Treasurer to co Territorial Revenue at—	by the Treasurer to collect Territorial Revenue at—
	<u> </u>		<u> </u>	A. B. P.	£ 5. d.	. B. G.	.b. 8. d.	.b .a			£ 8. d,	3. d.	£ 8. d.		
		-		ט	Inder Section	44 of the La	ud Act 1890 as	amended by t	Under Section 44 of the <i>Land Act</i> 1399 as amended by the <i>Land Act</i> 1898.	.898.					
1.6.00	1.6.09 Annie Phelan (executrix of will of late Thos.	Moora	2nd	21 1 10	23 0 0	:	0 0 +	0 0 22	Yes	0 8 3	8 8 0		1 8 3	Rushworth	2769/1/123
1.1.06	Phelan, deceased) Walter Watson	Nangana	2nd	30 3 19	:	:	:	33 0 0	Yes	0 11 8	4 18 4	1	5 18 4	Melbourne	10953
						Under Sect	Under Section 49 of the Land Act 1901	Tand Act 1901.							
1.6.09 2.11.08 1.6.09 1.7.09 1.1.09	Robert Stewart Francis Clinton John W. Stein M. J. Williams Christis Klein Andrew W. Bourchier	Moora Macorna Patho "Jumbuk Neerim East	1st 2nd 2nd 1st V.C. 1st V.C. 1st V.C. 1st V.C. 1st V.C. 2nd 2nd 2nd	25 0 19 44 3 39 63 3 5 63 3 9 114 2 13 17 8 16	12 0 0 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	111111	98 0 0 137 0 0 79 0 0 89 0 0	110 0 0 37 0 0 173 0 0 117 0 0 119 0 0	Yes Yes Yes Yes Yes	0 13 0 0 16 11 2 0 0 2 0 0 1 8 9 0 6 9	0 13 0 1 13 10 2 0 0 2 0 0 1 8 9	111111	1 13 0 2 13 10 3 0 0 3 0 0 2 8 9 1 0 0	Rushworth Kerang Echuca Traralgon Warragul	2873/2/134 2148/11/22 2872/11/37 2990/11/152 5466/3775
				Un	der Section 45	of the Land	. Act 1901 as a	mended by the	Under Section 49 of the Land Act 1901 as amended by the Land Act 1904.	zi.		•			
1.7.08 2.3.69 	Adolph Henneke James Thompson William Felster Cornel.us W. Col John C. Brket J. E. Pritchard Betsy, Pritchard	Beechworth Stanley " St. Arnaud	18t 18t	19 3 35 9 2 12 13 3 2 12 19 1 29 14 1 9 19 3 27 19 3 10	25 0 0 18 0 0	1111111	# 0 0 0 19 0 0 0	21 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Yes Yes Yes Yes Yes	0 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		:::::::	1111111 10000 00000 00000	Beechworth " St. Arnaud "	4412/1/105 2925/1/152 23:0/1/45 2174/2/26 4265 046
2.8.09 1.7.09 1.4.09	Archbuld W. Can bell (2) Leonard Pitcher Robert Smith Ernest J. Green	Samganie Wyelangta Carrajung Fumina	2nd 1st V.C. 1st V.C.	240 0 177 0 87 3 144 3	:	1 111	0 00 ;	000	Yes Yes Yes		9 6 8 2 15 8 1 19 3	<u> </u>	9 27 4 21	Gee!ong Colac Rosedale Warragul	5145/3/125 3770/2/117 6845/3/144 12343
						Under Sect	Under Section 61 of the Land Act 1898.	and Act 1898.							
1.1.09	1.1.09 James Evans	1	o- 3rd	125 0 5	3 0 0	:	0 0 09	63 0 0	Yes	1 11 6	3 3 0		4 3 0	Benalla	2277/2/36
1.2.08	Elizabeth Marriner	Krambruk Glenmaggie	3rd V.C.	76 2 0 400 1 4	41 0 0 85 0 0	::	106 0 0 236 0 0	147 0 0 321 0 0	Yes	0 9 8 2 10 2	0 19 4 7 10 6	::	1 19 4 8 10 6	Geelong Maffra	2585/2/91 5029/2/7

H. McKENZIE, Commissioner of Crown Lands and Survey.

9611/9/86	2518/1/78 14801	4431	3428/3/50 5541/2/91 018			
the contract of the contract o	14.09 Thomas McCarran Whorouly Srd 319 3.24	Under Section 56 of the Land Act 1901 as amended by the Land Act 1904.	25 3 9 Bairusdale 11 17 0 Maffra 5 0 0 "	T.L.VO Lucanit Control	(1) £14 10s. rent paid credited.	(2) £4 10s. overpaid under licence credited. (3) Includes 3s. short paid under licence.

H, McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 9th July, 1909. Land Acts.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases having been approved, it is horeby notified that the Rents and Fees specified in each case may be received by the undermentioned Revenue Officers. Whon lease is ready for execution lessee will be duly advised.

Audit Folio.		63 :
Rent Roll Fuliu.		7/86
Payable to the Officer authorized by the Treaurer to collect Territorial Kevenue at—		Daylesford Rushworth
Total to pay.	£ 8. d.	**
Yearly instalment of Aid advanced.	£ s. d.	0 11 0
Half-yearly Yearly Yearly Yearly Yearly Half-yearly Yearly Yearly	£ s. d.	0 0 5 0
Lease Fee.	£ 8. d.	00
Rent due to date.	8. d.	1901.
Rent payable Haif-yearly	8. g.	2 of the Land Act 1901. 0 1 0 0 5 0 0 0 0 6 6 0 1 19 0 1 1
Rate per Acre per Annum.	£ 8. d.	322 of the
Extent.	A. B. P. 2. 8. d. 3. d.	Under Section 322 of the Land Act 1901.
Sec.		1 O
Allot.		34
Parish.		Bullarto Colbina lobin
Name of Lessee.		9514 1.7.1909 Walter Ettridge Prederick Lindsay
Date of		1.7.1909
Corr		9514

Department of Lands and Survey, Melbourne, 9th July, 1969.

APPLICATION FOR A LEASE APPROVED.

THE following Application for a Lease having been approved, it is hereby notified that the Rent and Fee specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

No. of		Area, subject to					Ашок	Amount to be Collected.	ected	
Lense.	Name of Lessee.	modification of Boundaries and Area.	Parish or Situation.	Allotment.	Section.	Date of Lease.	Payment,	Payment, for Lease.	Total Amount of First Payment.	Payable to the Receiver of Revenue at—
		A. R. P.					£ s. d.	£ 8. d.	£ 8, d.	
4628	4628 Chas. M. Kerr and Harry Robinson, trading 0 3 24 as Wm. Train & Co. (1, 2)	## £ 0	Under Section 142 of the Land Act 1991.—Payment to be made quarterly. South Melbourne 7 and 8 C	991.—Payment to be mad	de quarterly.	C 1.12.1907 47 10 0 2 0 0 214 18 2 Melbourne	47 10 0	0 0 0	214 18 2	Melbourne

Department of Lands and Survey, Melbourne, 9th July, 1969.

H. Molk ENZIE, Commissioner of Grown Lands and Survey.

Mallee Lands.

(1) Term of lease, 10 years. (2) £12 2s. and £12 1s. 10d. overpayment previous leases credited. Lund Act 1901, Part II. (as amended by the Land Acts).—Section 222.

APPLICATION FOR A LEASE APPROVED.

HE following Application for a Lease having been approved, it is hereby notified that the Rent and Fee specified may be received by the undermentioned Receiver of Revenue.

Department of Lands and Survey, Melbourne, 12th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey,

	Payable to Receiver of Revenue at			0 0 Kerang
	Total to Pay.		£ F. d.	9
llocted.	Lease Fee		£ 8. d.	1 0 0
Amount to be Collected,	Valuation of Improvements.		£ 8. d.	:
·	Rent payable Rent payable half-yearly during first 14 of term of	Lease.	£ 8. d. £ 8. d.	5 0 0
	Rent payable half-yearly during first 14	years of Lease.	£ 8. d.	000
	Area.		A. B. P.	532 3 34
	Parish.			Lalbert
•	Agricultural Allotment Number.			26, кес. В
	Name of Lesson.		2.1909 Name John	
į	Leave.		1.7.1909	

NOTE.—Interest on overdue rents, 5 per cent,, as provided in section 40, Land Act 1904.

MALLEE.

THE undermentioned were the successful applicants for maller land at the local Land Board held at Sea Lake, on Wednesday, Thursday, and Friday, the 23rd, 24th, and 25th June, 1909; at Ultima, on Saturday, the 25th June, 1909; at Swan Hill, on Monday, the 28th June, 1909; and at Melbourne, on Thursday, the 1st July, 1909.

	Parish.			Allotment.	Section.	Area.	Name of Successful Applicant.	Name of person 2nd in order of merit.
						Acres.		
Tyntynder	West			2, 2ABC	1	47	Jane Woonton	ŀ
"	•••	• • •		8	ì	20	Violet L. Naismith	
••	• • •			9	1	26	Diana Smith	
11	•••		•••	10	1	21	J. J. Pedder	
m 'I	37			25, 25abc	1	78	Wm. Hobson	i
Tyntynder			•••	3 and 3A 5 and 5A	2 2	63 57	Barbara Routley	
9		•••		10	2	20	A. G. Williams H. E. Hayner	
11		•••	:::	11.	2	18	Matilda A. Haeusler	
"			:::]	12	2	16	R. J. Dalton	
Ü	•••		1	13	2 2	19	C. E. P. Coster	
**			1	14	2	19	A. N. Lewis	1
tr.			,	15 and 15A	2 2 2 2	14	J. B. Jeans	•
			i	16 and 16A	2	19	Jno. Jenkin	j
n	•••	• • •	,	17	2	19	O. Geilhard	1
11	•••	٠		20	2 2	22	Geo. Long	1
Cocamba	•••		:	33, 33abc 1	1 -	46 722	W. L. Matson Chas, Moore	
II II			:	2		722	S. B. Jones	
11			::: }	7		624	Jas. Walker	
				10		600	H. A. Macague	
u				17	1	706	T. J. Rae	1
n				18	1	666	A. W. Ritter	
"			[19		664	D. G. McLarty	
11			••• }	21		692	J. J. McCague	
"	•••	• • •		22		574	Wm, James	i
"	•••	• • •		25 27	•••	758	C. J. Pentland T. Boland	
11				28		651 641	T (D 31)	117 7F 7'00
11			:::	29		625	R. C. Cowan	W. H. Jilbert
"				30		641	J. A. S. Taylor	Chas. Butcher
,,				31		641	A T2 TT:31	P. J. Taylor
**				32		641	Harry Watson	I aylor
11	***			34		680	W. J. N. Gibson	1
"		•••		35	•••	655	George Brown	·
н		***	[36 - 38		809	John Farrell	E. M. Witherow
, "		•••	{	39		733		··· D. Canning
u h	•••			40		664 665	1 r 4 3r 0	E. J. Canning
"		***		41		636	377 (3. 1)	S. H. Haeusler
				42		644		Hugh Wright J. D. Hogan
		•••		43		640	W. R. Hegarty	Walter Bennett
Eureka		•••		16		630	Saml. Pollard	Walter Knight
U		•••		26		603	C. H. O'Bryan	Alexr. McKenzie
**	•••	•••	•••	31		440	S. W. Pomeroy	A. T. Andrew
N 11		•••		32 34		473 514	John Ryan	1 ~ ~ .
**		•••	::: i	42		625		··· C. Stasinowsky
"				59	···	570	1. 33-41-1.17-11	Jas. Davie
				62		590	W H D	Walter Knight Win. Jones
19				65		589	James Hatt	O. T. Cook
Turoar	•••	• • • •		3		562	Thos. J. Ryan	Earold Adams
17	•••	•••		6		579	Cecil Wright	
11	•••			.8		579	H. C. Heath	1
11		•••	***	11 17	···	60G 609		Saml. Barrett
**	•••			LI	"	000	A. J. Boardman	N. L. D. McCalman

H. McKENZIE,
Minister of Lands.

Department of Lands and Survey, Melbourne, 10th July, 1909.

MALLEE LANDS.

IT is hereby notified that the Transfers of portions of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Melbourne, 12th July, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Schedule.

Ailotna nt.	Parish.	Area in Acres	Classifica- tion.	Name of Former Lessee.		Rent per An- num payable on Transferred Portion.	Amount previously paid to be credited to Purchase Money.	Pay Office.
116a 72a	Warraquil	661 346	3rd 2nd	Hiscock, Harry Bourke, Patrick	Hiscock, Harry { the younger Powell, Annie } Eliza	8 5 0 2	£ s. d. }71 10 0 \$64 6 7	Nhill Warracknabeal

⁽¹⁾ From 1st January, 1909.(2) From 1st July, 1917.

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 uncancelled Victorian duty stamp of 5s., or postal rote 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 Mullee 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 is 31½ years, and the lessee cannot transfer, assign, mortgage, or sublet his holding within the first six years of the lease.

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 more on his 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 ellotments.

In order that the Farm Albottments may be occupied in a compact group, the particular Farm albottment 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, Gedelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Sey mour, Sale, and Warackansbeal, 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,

Department of Lands and Survey, Melbourne, 10th June, 1909.

H. McKENZIE, Commissioner of Crown Lands and Survey.

SCHEDULE OF ALLOTMENTS.

Acres.	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 Allot- ments, including Lease Fee.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9A 9B 10A 10B 13 17 18 19 20 20 33 34 35 36 37 44 49 50 51 52 58 54 68 69 70	66 71 50 37 44 50 48 47 61 61 51 54 48 48 48 48 47 54	## ##	47 54 41 32 33 44 35 48 47 40 53 61 51 54 45 28 48 48 48 48 47 40 33 44 51	200 150 155 145 135 175 225 215 210 200 290 290 240 250 210 135 275 230 240 235 240 210 195 175 225	640 640 640 640 640 640 640 640 640 640	840 790 795 815 815 855 850 850 930 930 850 850 850 850 850 850 850 850 850 85	23 14 0 23 17 0 23 17 0 23 17 0 23 11 0 24 9 0 25 19 0 25 10 0 25 10 0 27 18 0 27 18 0 26 8 0 26 14 0 27 18 0 27 18 0 26 8 0 26 14 0 27 18 0 25 10 0 25 10 0 25 10 0 25 10 0 26 2 0 27 18 0 27	26 4 0 24 14 0 24 17 0 24 17 0 24 17 0 25 9 0 26 19 0 26 19 0 26 13 0 26 19 0 26 13 0 27 4 0 28 18 0 27 14 0 28 18 0 27 14 0 24 10 0 24 10 0 24 11 0 28 9 0 27 8 0 27 7 7 0 27 7 7 0

Note. - The areas are approximate only, and are subject to adjustment. The values will therefore be adjusted accordingly.

Mallee Lands. REDUCTION OF AREAS.

IT is hereby notified that the areas of the undermentioned Mallee Agricultural Allotments have been reduced as specified, and rents adjusted accordingly.

Melbourne, 12th July, 1909.

Schedule

H. McKENZIE, Commissioner of Crown Lands and Survey.

			Schedule.				
Allotment.	Parish.	Lessee.	Area reduced to	Annual Rent reduced to—	From-	Amount previously paid to be credited to purchase money.	Pay Office.
	, Warraquil	Hiscock, Harry	Acres. 619	£ s d.	}	£ s. d.	Nhill
72 and 72A	•	Bourke, Patrick	496	11 7 6 1 9 6 0 2	} -	92 8 0	Warracknabeal

MALLEE LANDS AVAILABLE FOR SELECTION AS AGRICULTURAL ALLOTMENTS.

THE land is situated north-west from Ultima, and is from I to 10 miles from the Chillingollah railway terminus

Applications (with uncancelled 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 nurchase money. of the purchase money.

The survey fee must be paid within 28 days of demand, and will range from $\pounds 8$ to $\pounds 11$ 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. 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. 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

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.

	SCHA	JULE OF	1111101111					
		Area		Value	Half-			
Allotment.	Parish.	in	Classifi- cation-	per	yearly			
		Acres.	Cation-	Acre.	Payments.			
				£ s. d.	£ 8. d.			
	01 111 1	701	First	1 8. a.	6 5 3			
22	Chillingollah	501			6 17 6			
23	,,	550 687	Second	0 15 0	6 8 10			
24	,,	808		0 15 0	7 11 6			
25	,,	558	First	1 0 0				
26	Polisbet	631	Third	0 10 0				
1	i	640		0 10 0				
2 3	,,	626	,,	0 10 0				
	,,	634	"	0 10 0				
4 and 4A	,,	567	Second	0 15 0				
5	,,	590	1	0 15 0				
6 7	,,	622	,,,	0 15 0				
8	,,	662	Third	0 10 0				
9 and 9A	,,	704	1	10 10 0				
10 and 10A	,,	740	,,	0 10 0				
io and ioa	,,	710	,,	0 10 0				
12	,,	000	Second	0 15 0				
13	,,	0.51		0 15 0				
13	,,	0.11	Third	0 10 0				
15	,,,	270	Second	0 15 0				
16	,,	575	,,	0 15				
17	,, .,	EEO	,,	0 15				
18	,,,	000] ",	0 15 0				
19	, "	1 040	"	0 15				
20	" ·	640	",	0 15 0				
21	,, .	640	,"	0 15				
22		640	",	0 15 (6 0 0			
23	. "	610	",	0 15 (
$\frac{23}{24}$	"	040	",	0 15				
$\frac{1}{25}$, ,,	640	",	0 15	6 0 0			
26	1 "	0.10	,,	0 15 (6 1 2			
2 and 3	1 77	100=	Third	0 10	7 13 2			
10		0.10	,,	0 10 () 4 0 0			
iĭ	, ,,	640	,,	0 10	0 4 0 0			
13	,,,	040	,,	0 10) 4 0 0			
14	1 "	. 640	,,	0 10	0 4 0 0			
15	"	040	,,	0 10	0 4 0 0			
16	,, .	040	,,	0 10	0 4 0 0			
26	,, .	0.40	.,	0 10	0 4 0 0			
27	", :	020	,,		0 3 19 11			
28	} "	644	1 ,,		0 4 0 6			
29	,, .	0.40	,,	0 10	0 4 0 5			
	1 "	Į.		1	j			

WHITE CLIFFS IRRIGATION AREA.

HOMESTEAD ALLOTMENTS AVAILABLE FOR SELECTION UNDER CONDITIONAL PURCHASE LEASES.

HE 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.

in the settlement area.

Applications (with uncancelled 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.

Schedule hereto.

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 rst 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 vear before the end of the second and third years from the date of the lease.

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 lessec.

the lessee.

The term of the lease is 31½ 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 eapiry 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 £r ros. per acre

The irrigation charges will be about &r ios. 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 cer-tificate 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.

Total Ares.	Parish		irrigable Area.	Capital Value.	Deposit, including Lease Fee.
Acres. Acres. 40 40 42 31 38 43 44 42 26 40 47 21 19 23 27 20 19 20 25 19 25 19 25 19 25 19 26 31 21 48 53 47 50 31 47 50 35 50 47 50 36 50 50 50 50 50 50 50 50 50 50 50 50 50	Merbein		Area. Acres. 43 40 41 31 388 43 440 42 24 22 26 40 47 24 21 23 20 20 20 20 21 24 21 24 23 20 24 24 24 25 26 40 47 47 55 49 41 45 55 49 41 45 55 49 41 47 56 49 56 49 56 49 56 49	Value. £ 139 120 145 105 105 1160 1135 170 160 1415 85 200 115 85 65 100 90 115 45 60 180 1100 125 45 60 180 1145 145 140 135 170 180 180 180 180 180 180 180 180 180 18	£ s. d. 4 18 0 0 4 18 0 0 5 1 0 0 5 1 0 0 5 1 0 0 5 10 0
50 29 35 32 22 33 84 49	 11 11 11 11 11		50 29 35 32 22 29 56 49	270 160 190 170 120 165 335 265	9 2 0 5 16 0 6 14 0 6 2 0 4 12 0 5 19 0 11 1 0 8 19 0
	Area. Acres. 43 40 412 42 42 42 42 42 42 42 42 42 42 42 42 42	Acres. Acres. 43 40 42 31 38 43 44 42 42 42 42 42 42 42 42	Acres. 43	Acres. Acres. 43 40 42 42 43 43 40 442 43 43 443 444 43 45 43 46 442 442 442 442 442 442 442 442 442	Acres.

Nors.—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.

Couris

CAMPERDOWN.—LICENSING COURT.—Notice is hereby given that a Sitting of the Licensing Court for the Licensing District of Camperdown will be held at the Court House, Camperdown, on Thursday, the 22nd day of July, 1909, at Ten o'clock in the forenoon. Dated at Camperdown this 10th day of July, 1909.—W. C. T. FERGUSON, Clerk of the said Court.

CTAWELL.—LICENSING COURT.—Notice is hereby given that a Sitting of the Licensing Court for the Licensing District of Glenorchy will be holden at the Court House, Stawell, on Monday, the 10th day of July, 1909, at Ten o'clock in the forenoon.—(By order) F. W. BOND, Clerk of Licensing Courts.

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 16 November
Beechworth			Wednesday 6 October
Benalla		•••	Tuesday 3 August
Bendigo			Tuesday 9 November
Castlemaine			Wednesday 1 September
Daylesford			Tuesday 27 July
Echuca	•••		Friday 12 November
Geelong			Wednesday 13 October
Hamilton			Thursday 19 August
Horsham		•••	Wednesday 18 August
Kilmore			Tuesday 14 December
Kyneton	***	•	*** 1 1
Mansfield	•••	•••	
Maryborough	•••	***	—
Melbourne	•••	•••	Thursday 12 August
	•••	•••	Monday 2 August
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	•••	•••	Tucsday 24 August
St. Arnaud	•••	• • •	Thursday 16 September
Stawell	•••	. •••	Tuesday 17 August
Wangaratta	••	***	Wednesday 11 August
Warragul	• • • •	•••	Tuesday 24 August
Warrnambool		•••	Tuesday 20 July
Yarram Yarra	ım	•••	Tuesday 19 October

THE times appointed for "Return Days" in the Melbourne County Coart 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 15th August 2nd and 16th September 1st and 15th October 1st and 15th November 1st and 16th December 1st and 13th	August 2nd September 1st October 1st November 1st December 1st	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.

OUNTY COURTS. - Dates fixed by the

U Judges.				-
Ararat		•••	Tuesday 19 Oc	tober
Bacchus Mars	h		Wednesday 11 At	igust
Bairnsdale			Wednesday 27 Oc	tober
Ballarat			Tuesday 7 Se	ptember
Beechworth			•	tober
Benalla			Tuesday 3 At	igust
Bendigo				ptember
Bright			-	tober
Camperdown			-	ptember
Casterton			Thursday 28 Oc	tober
Castlemaine				ptember
Charlton			•	ptember
Chiltern				tober
Clunes			•	ptember
Colac			Tuesday 17 Aı	
Creswick			Tuesday 30 No	
Daylesford			Tuesday 27 Ju	
Donald			•	ptember
Dunolly			•	ptember
Echuca			-	ovember
Geelong			Tuesday 24 Au	
Hamilton		•••	Thursday 19 At	
Heathcote			•	ptember
Horsham			Wednesday 18 A	-
Inglewood		•••		ugust
Kerang			•	ptember
Kilmore			•	ecember
Korumburra			Wednesday 11 A	
Kyneton			Wednesday 28 Ju	-
Mansfield				_
Maryborough			Thursday 12 Au	ignst
Melbourne				igust
Mildura			•	ovember
Mornington			Wednesday 10 No	ovember
Nhill		•••	Wednesday 28 Ju	
Отео			' -	ovember
Port Fairy			•	ptember
Portland		•••	Tuesday 26 Oc	-
Sale			Tuesday 26 Oc	tober
Seymour			•	ecember
Shepparton			Tuesday 24 At	
St. Arnaud			-	ptember
Stawell			Tuesday 17 Ar	-
Walhalla			Tuesday 23 N	ovember
Wangaratta			Wednesday 11 A	ugust
Warracknabe	a)		Tuesday 28 Se	eptember
Warragul			Tuesday 24 A	ugust
Warrnambool			Tuesday 20 Ju	ıly
Wodonga			Tuesday 10 At	agust
Yarram Yarr	am		Tuesday 19 Oc	tober
Yarrawonga			Tuesday 12 Oc	ctober
Yea			Thursday 7 Oc	ctober

COURTS OF MINES.-Dates fixed by the Judges.

- Juages.					
		Court	OF CH	irf Judg:	E.
Melbourne			•••	_	
		ARA	RAT D	ISTRICT.	
Ararat			Ти	esday	19 October
Stawell	•••	•••		esday	17 August
				•	. 0
		BAL		District.	
Ballarat	•••			esday	7 September
Clunes	•••	***		iesday	14 September
Creswick	•••	•••	Tı	iesday	30 November
		Вексн	worth	DISTRICT	
Beechworth			W	ednesday	6 October
Benalla			Tu	esday	3 August
Bright			Fr	iday	S October
Chiltern		•••	Tu	iesday	5 October
Kilmore			Tu	iesday	14 December
Mansfield	***			_	_
Wodonga		•••	Tu	esday	10 August
		Ben	nico T	district.	
Bendigo				esday	21 September
Heathcote				ednesday	•
				•	•
		CASTI		DISTRIC	
Castlemaine	•••			ednesday	1 September
Heidelberg (s				-	_
Hepburn (Da	ylesfo	rd)		-	27 July
Kyneton		•••	W	ednesday	28 July
		Gips	OF AND	DISTRICT	
Bairnsdale				ednesdav	
Omeo				ednesdav	
Sale				esday	26 October
Walhalla				esday	23 November
Yarcam Yarı				esday	19 October
				•	
TO 11				H DISTRIC	
Dunolly	•••	•••		esday ednesday	14 September
Inglewood	•••	•••			II August

Tenders.

... Thursday

...

... Thursday ... 12 August

... 16 September

Maryborough ...

St. Arnaud ...

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.

15th July, 1909.

Repairs, painting, &c., Police Station, Elmshurst. 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, \$\int_{5}\$5.

Additional room, porch, &c., State School No. Belmont. Particulars at Lands Office, Geelong. liminary 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.

22nd July, 1909. Repairs, painting, &c., Court House, Warrandyte. Particulars at Police Stations, Warrandyte and Ringwood. Preliminary deposit, £3.

Alterations and additions, State School No. 1165, Quarry Hill, Bendigo. Particulars at office of Inspector of Works, Bendigo. Preliminary deposit, £25. Final deposit, 5 per cent.

Undergrond tanks at State School No. 3163, Nicholls' Point, and No. 3174, Irymple. Particulars at Police Stations, Swan Hill and Mildura. Preliminary deposit, £5.

New wooden building, State School No. 2112, Muntham. Particulars at Police Station, Casterton; also at Police Station, Hamilton, until roth July, and after that date at the Police Station, Coleraine. Preliminary deposit, £5. Final deposit, 5 per cent.

Steam heating apparatus, Penal Establishment, Pentridge. Preliminary deposit, \mathcal{L}_3 .

Repairs, painting, &c., Police Station, Kyneton. Parti-culars at Police Station, Kyneton. Preliminary deposit,

Repairs and painting, Police Station, Camperdown. Particulars at Police Station, Camperdown, and at Lands Office, Geelong. Preliminary deposit, £2.

General repairs, Court House, Geelong. Particulars at Lands Office, Geelong. Preliminary deposit, £1.

Fencing, Police Station, Meredith. Particulars at Po ice Station, Meredith, and at Lands Office, Geelong. Preliminary deposit, £3.

One hundred and fifty (150) tons of zinc spelter. Pre-liminary deposit, £10. Final deposit, 5 per cent.

20th July, 1909.

Purchase of three second-hand narrow gauge locomotives. Preliminary deposit, £20.

New wooden State School No. 3007, Jubilce. Particulars at Police Stations, Walhalla, Toongabbie, and Moe. Preliminary deposit, £5. Final deposit, 5 per cent.

Additions, repairs, and painting, Police Station, Mort-lake. Particulars at Police Stations, Warrnambool and Camperdown until 17th; and after that date at Police Stations, Terang and Mortlake. Preliminary deposit, £3.

Repairs, &c. (removing and re-erecting stable), Police Station, Harrow. Particulars at Police Station, Casterton, also at Police Station, Edenhope, until 17th July; after that date at Police Station, Harrow. Preliminary deposit,

Repairs, painting, &c., and fencing, Police Station, Balmoral. Particulars at Police Station, Balmoral, also at Police Station, Hamilton, until 17th July; and after that date at Police Station, Coleraine. Preliminary deposit, £2.

Repairs, painting, &c., State School No. 732, Lyndhurst. Particulars at Police Station, Dandenong. Preliminary deposit, £3. Final deposit, 5 per cent.

Additions (wood), to teacher's quarters, &c., State School No. 2024, Narre Warren Railway Station. Particulars at Police Stations, Berwick and Dandenong. Preliminary deposit, £3. Final deposit, 5 per cent.

Repairs, painting, &c., State School No. 1134, and teacher's residence, Panton Hill. Particulars at Police Stations, Eltham and Epping. Preliminary deposit, £3. Final deposit, 5 per cent.

Additions to head teacher's quarters, &c., State School No. 1967, Cowwarr. Particulars at Police Stations, Toongabbie and Traralgon. Preliminary deposit, £3. Final deposit, 5 per cent.

Taking down State School No. 2110, Emerald, removing it to Emerald Township, and re-erecting it there as State School No. 3381. Particulars at Police Station, Ferntree Gully. Preliminary deposit, £3.

Repairs, painting, &c., Court House, Avoca. Particulars at Police Stations, Avoca and Maryborough. Preliminary deposit, £3.

Removal of State School No. 2694, Whirily (Karyrie North), and re-erection on new site. Particulars at Police Stations, Birchip and St. Arnaud. Preliminary deposit,

Remodelling building, repairs, &c., State Schol No. 2420, Allendale. Particulars at Police Station, Creswick, and office of Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Additions, repairs, painting, &c., Police Station, Toongabbie. Particulars at Police Stations, Toongabbie and Traralgon. Preliminary deposit, £4. Final deposit, 5

Repairs, painting, &c., State School No. 2301, Wangaratta North. Particulars at Police Station, Wangaratta. Preliminary deposit, £3.

New wooden building, State School No. 2662, Willaura. Particulars at Police Station, Hamilton, also at Police Station, Ararat, until 17th July: and after that date at Police Station, Willaura. Preliminary deposit, \pounds_5 . Final deposit, 5 per cent.

Painting and repairs, Police Station, Kiewa. lars at Police Stations, Kiewa and Yackandandah, Beechworth, and Wodonga. Preliminary deposit, £3.

Purchase and removal of the old Customs box at ocumwal. Particulars at Police Station, Cobram. Preliminary deposit, £3.

Sewer connexions, new brick W.C.'s, &c., State School No. 1401, Northcole. Preliminary deposit, £5. Final deposit, 5 per cent.

Supply of 7 tons of muriate of ammonia and 15 tons of muriatic acid for the Wire Netting Factory at Pentridge. Preliminary deposit, £5. Final deposit, 10 per

5th August, 1909.

Repairs, painting, &c., State School No. 1107, and teacher's residence, Bundalaguah. Particulars at Police Station, Sale. Preliminary deposit, £3. Final deposit, 5 per cent.

Repairs, painting, &c., State School No. 1116, Tarrawingee. Particulars at Police Stations, Everton, Wangaratta, and Beechworth. Preliminary deposit, £3.

Repairs, painting, &c., State School No. 2169, Barjarg-Particulars at Police Stations, Mansfield and Alexandra-Preliminary deposit, £3.

COMMONWEALTH.

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.

Strong room, fittings, renovation, &c., in the basement, north-east wing, Federal Parliament House, Spring-street, Melbourne. Preliminary deposit, £3.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for-.."

N.B.—Cheques will not be accepted in payment of pre-

J. CAMERON. Acting Commissioner of Public Works.

Melbourne, 13th July, 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.

PILES.

Monday, 19th July.—Supply of grey box, red ironbark, or yellow stringybark piles. Particulars at Seymour, Rushworth, Benalla, Glenorchy, Bairnsdale, Alberton, and Sale stations. P.D., £1.

TOCUMWAL VERANDAH.

Monday, 19th July.—Erection of a cantilever verandah for the new station buildings, Tocumwal. (Fresh tenders.) P.D., £3.

SALE OF COOL STORAGE SHED.

Monday, 19th July.—Purchase and removal of cool storage shed at Avenel station. Particulars at Avenel station. Deposit, £1.

COPPER PLATES.

Monday, 19th July.—Manufacture, supply, and delivery of copper plates. P.D., £9.

Doors, Etc., for Cars.

Monday, 19th July.—Finishing of doors, quarters, &c., for cars (labour only). P.D., ros. per £100 on amount of tender.

BOILER PLATES.

Monday, 26th July.—Supply and delivery of steel boiler plaies. P.D., \pounds_7 .

SUPPLY OF TIMBER.

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 £3 respectively.

CARRIAGE FITTINGS.

Monday, 26th July.—Finishing of carriage fittings (labour only). P.D., f_2 .

WOOD-WORKING MACHINES.

Monday, 26th July.—Supply of wood-working machines for Newport Workshops. P.D., 10s. for each £100 (minimum £1).

COPPER ROD.

Monday, 26th July.—Supply and delivery of copper rod. P.D., £3.

METALWORK FOR CARS.

Monday, 26th July.-Manufacture, supply, and delivery of metalwork for railway motor inspection cars. P.D.,

SUPPLY OF TIMBER (VARIOUS).

Monday, 2nd August.—Supply of West Australian sawn timber, as under:—Tuart or wandoo and jarrah (contract timber, as under:—I uart or wandoo and jarrah (contract 1936), 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.

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 Bairnsdale, 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, Snencer-street, and at Bairnsdale, Sale, Traralgon, Benalla, Seymour, Tooborac, Glenorchy, Sale, Tratalgon, 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 Alberton, Sale, and Neerim South stations. P.D., £1.

WHEEL CENTRES.

Monday, 2nd August.—Manufacture and supply of cast-steel wheel centres. P.D., \pounds^{21} .

MACHINES.

Monday, 2nd August.-Supply and delivery of machines for the Workshop, Spencer-street. P.D., Li each machine tendered.

FIREWOOD (ROLLING-STOCK BRANCH).

Monday, 2nd August.—Supply of firewood for Alberton, Alexandra Road, Ballarat, Bealiba, Beeac, Beech Forest, Beechworth, Benalla, Bendigo, Bright, Camperdown, Cathkin, Charlton, Davlesford, Foster, Geelong, Hattah, Heyfield, Kaneira, Katamatite, Korumburra, Lal Lal, Lang Lang, Maryborough, Mirboo, Moe, Port Albert, Redesdale, Rushworth, Seymour, Tarwin, Toolamba, Traralgon, Wahgunyah, Warragul, Warrambool, Watchem, Wedderburn, Whitfield, Winchelsea, Wodonga, and Woomelang stations. Separate tenders. Particulars at the Contractors' Room, Spencer-street, and at the local station. P.D., £1 each 250 tons. P.D., £1 each 250 tons.

Monday, and August.—Supply, in contracts of not less than 100 tons, of 1,200 tons of firewood at any station with accommodation within 40 miles of Bendigo. Particulars at Bendigo, Knowsley, Harcourt, Barkers Creek, Derrinal, Heathcote, Wellsford, Tooborac, and Marong stations. P.D., £1 each 250 tons.

Monday, 2nd August.—Supply of 30 tons of firewood at the engine-shed, Redesdale. Particulars at Redesdale station. P.D., £1.

Monday, 2nd August.—Supply of 50 tons of firewood at the engine-shed, Wedderburn. Particulars at Wedderburn station. P.D., £1.

Monday, 2nd August.—Supply of 20 tons of firewood at the pumping engine, Charlton. Particulars at Charlton station. P.D., £1.

Monday, 2nd August.—Supply of 30 tons of firewood at the pumping engine, Kaneira. Particulars at Kaneira station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 1,100 tons of firewood at any station

with accommodation within 35 miles of Seymour. Particulars at Wallan, Kilmore Junction, Kilmore East, Wandong, Broadford, Kilmore, Leslie, Mangalore, Avenel, Monea, Euroa, Rushworth, Murchison East, and Nagambie stations. stations. P.D., £1 each 250 tons.

Monday, 2nd August.—Supply of 20 tons of firewood at any station with accommodation within 20 miles of Alexandra Road. Particulars at Alexandra Road and Cathkin stations. P.D., £1.

Monday, 2nd August.—Supply of 40 tons of firewood at the engine-shed, Rushworth. Particulars at Rushworth the engine-shed, Rushworth. station. P.D., £1.

Monday, 2nd August.—Supply at any station with accommodation within 20 miles of Cathkin of 30 tons of firewood for the engine-shed, and 35 tons for the pumping engine, Cathkin. Particulars at Cathkin station. P.D.,

Monday, 2nd August.—Supply of 20 tons of firewood at the engine-shed and 75 tons at the pumping engine, Toolamba. Particulars at Toolamba station. P.D., £1.

Monday, 2nd August.—Supply of 15 tons of firewood at the pumping engine, Katamatite. Particulars at Katamatite station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 750 tons of firewood at any station with accommodation within 25 miles of Benalla. Particulars at Benalla, Baddaginnie, Winton, Glenrowan, Wangaratta, and Violet Town stations. P.D., £1 each 250 tons.

Monday, and August.—Supply, in contracts of not less than 100 tons, of 250 tons of firewood at any station with accommodation within 25 miles of Wodonga. Particulars at Wodonga, Bethanga, Tallangatta, and Barnawartha stations. P.D., £1.

Monday, 2nd August.—Supply of 65 tons of firewood at the engine-shed, Bright. Particulars at Bright station. P.D., £1.

Monday, 2nd August.—Supply of 50 tons of firewood at the engine-shed, Beechworth. Particulars at Beechworth station. P.D., £1.

Monday, 2nd August.—Supply of 50 tons of firewood at the engine-shed, Whitfield. Particulars at Whitfield station. P.D., £1.

Monday, 2nd August.—Supply of 50 tons of firewood at the engine-shed, Wahgunyah. Particulars at Wahgunyah station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 1,000 tons of firewood at any station with accommodation within 60 miles of Geelong. Particulars at Geelong, Forrest, Yaugher, Gerangamete, Moriac, Winchelsea, Birregurra, Dean Marsh, Elaine, Lal Lal, and Yendon stations. P.D., £1 each 250 tons.

Monday, 2nd August.—Supply of 40 tons of firewood at the engine-shed, Beeac. Particulars at Beeac station. P.D., £1.

Monday, 2nd August.-Supply, in contracts of not less Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 750 tons of firewood at any station with accommodation within 35 miles of Camperdown. Particulars at Camperdown, Cobden, Timboon, Elingamite, Glenfyne, Terang, Panmure, Naroghid, and Colac stations. P.D., £1 each 250 tons.

Monday, 2nd August.—Supply of 40 tons of firewood at the engine-shed, Beech Forest. Particulars at Beech Forest station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 350 tons of firewood at any station with accommodation within 45 miles of Birregura. Particulars at Birregura, Dean Marsh, Gerangamete, Yaugher, Forrest, and Winchelsea stations. P.D., £1 each 250

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 1,750 tons of firewood at any station with accommodation within 30 miles of Ballarat. Particulars at Ballarat, Scarsdale, Newtown, Linton, Elaine, Lal Lal, Yendon, and Smythesdale stations. P.D., £1 each

Monday, and August.—Supply of 75 tons of firewood at the engine-shed, Daylesford. Particulars at Daylesford station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 200 10ns of firewood at the pumping engine, Lal Lal. Particulars at Lal Lal station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 400 tons of firewood at any station with accommodation within 30 miles of Maryborough. Particulars at Bung Bong, Homebush, Avoca, Dunolly, and Bealiba stations. P.D., £1 each 250 tons.

Monday, 2nd August. Supply of 75 tons of firewood at the pumping engine, Bealiba. Particulars at Bealiba station. P.D., \mathcal{L}_{1} .

Monday 2nd August.—Supply of 25 tons of 2-ft. firewood, or Mallee roots, at any station with accommodation within 40 miles of Watchem. Particulars at Watchem and Woomelang stations. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 125 tons of 2-ft. firewood, or Mallee roots, at any station with accommodation within 40 miles of Woomelang. Particulars at Woomelang and Curvo stations. P.D., LI.

Monday, 2nd August.—Supply of 50 tons of 2-ft. firewood, or Mallee roots, at the pumping engine, Hattah. Particulars at Hattah station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than roo tons, of 400 tons of firewood at any station with accommodation within 35 miles of Traralgon. Particulars at Traralgon, Stratford, Munro, Sale, Rosedale, Flynn, Moe, Morwell, Trafalgar, Bloomfield, Darnum, Warragul, Toongabbie, Cowwarr, Dawson, Heyfield, Boolarra, Massra, and North Mirboo stations. P.D., £1 each 250 tons. tons.

Monday, 2nd August.—Supply of 100 tons of firewood at any station with accommodation within 30 miles of Warragul. Particulars at Warragul, Buln Buln, Neerim South, Pakenham, Tynoug, Garfield, Bunyip, Longwarry, and Drouin stations. P.D., £1.

Monday, and August.—Supply of 100 tons of firewood the engine-shed, Moe. Particulars at Moe station. P.D., £1.

Monday, 2nd August.—Supply of 35 tons of firewood at the pumping engine, Heyheld. Particulars at Heyheld station. P.D., \mathcal{L}_1

Monday, 2nd August.—Supply of 40 tons of firewood at the pumping engine, Mirboo. Particulars at Mirboo station. P.D., £1.

Monday, 2nd August.—Supply, in contracts of not less than 100 tons, of 135 tons of firewood at any station with accommodation within 20 miles of Korumburra. Particulars at Korumburra, Kardella, Jeetho, Loch, and Leongatha stations. P.D., £1.

Monday, 2nd August.—Supply of 50 tons of firewood at any station with accommodation within 40 miles of Lang Lang. Particulars at Lang Lang, Nyora, Loch, and Jeetho stations. P.D., £1.

Monday, 2nd August.—Supply of 50 tons of firewood at any station with accommodation within 40 miles of Tarwin. Particulars at Kardella, Jeetho, Loch, Lang Lang, and Tarwin stations. P.D., £1.

Monday, 2nd August.—Supply of 30 tons of firewood at the pumping engine, Foster. Particulars at Foster station. P.D., £1.

Monday, 2nd August.—Supply of 30 tons of firewood at the pumping engine, Alberton. Particulars at Alberton station. P.D., £t.

Monday, 23rd August.—Manufacture, supply, and delivery of copper tubes. P.D., $\pounds 2$.

North Fitzroy.—For sale by public tender, by order of the Victorian Railways Commissioners, brick cottage, cor-ner Green and McKean streets. Tenders returnable 1 p.m. 26th July. Further particulars from the Estate Officer, Railway Offices, Spencer-street, Melbourne.

LEASING RAILWAY LANDS.

Applications are invited for letting on building leases for business purposes land at or near stations. Terms up to 21 years. For particulars apply to Estate Officer, Spencer-street, Melbourne, or to local stationmasters or roadmasters.

No tender will necessarily be accepted.

L. McCLELLAND, Secretary.

SUPPLIES FOR THE GOVERNMENT PRINTER.

TENDERS will be received until Eleven o'clock a.m. on Tuesday, the 16th July, 1909, from persons willing to furnish the undermentioned articles, in such quantities as may be ordered by the Government Printer or other Government Departments, to 30th June, 1910.

Preliminary

Preliminary Deposit. Security.

£

No. 27. Printers' and bookbinders' materials 6

Schedules as above, giving an estimate of the articles required, and printed forms of tender, may be obtained from the Secretary to the Tender Board, by whom also the samples will I e shown and any information or explanation afforded to persons tendering.

Tenders must include the whole of the articles mentioned in the schedule, and a separate price must be stated for each article.

The total amount of the tender where indicated must be expre-sed in words as well as in figures.

Tenders having alterations or erasures therein will not be

entertained.

Tenders must be accompanied by the preliminary deposit as shown above, in bank notes, or a bank draft in favour of the Secretary to the Tender Board (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers. Such deposit to be forfeited in the event of the successful tenderer failing to complete the security within the prescribed period.

Security will be required either in Victorian Government debentures, Savings Bank Deposit Book, or Bank Deposit Receipt in favour of the Secretary to the Tender Board, or cash deposit, as the tenderer may elect.

The security must be completed and contract signed within ten days of acceptance of the tender, failing which the contract may be again advertised or another tender accepted.

The Government will not necessarily accept the lowest or any tender.

Persons failing to take up their contracts will be disqualified from tendering for Government supplies for a period of twelve

Tenders, enclosed in a separate envelope, and having the words "Tender for Printers" and Bookbinders' Materials" written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

CONDITIONS OF CONTRACT.

Conditions of Contract.

1. The Government will not be bound to order from the contractor all or any of the articles enumerated in the schedule, but only those articles, and such quantities of those articles, as it may be found necessary to order. Should the Government, however, require a larger supply of any article than the quantity stated in the schedule, the contractor will nevertheless be bound to supply the same at contract rates.

2. The supplies are to be the same as sample (where so stated), and of the particular manufacture indicated in the schedule of tenders. In the case of different makers' goods, the contractor will be required to supply the kind ordered. In other cases the supplies are to be the best quality of their several kinds or manufacture. A preference will, however, be given to goods of Victorian manufacture indicated in the schedule.

3. All orders for supplies will emanate from the Government Printer. These orders must accompany the goods on delivery, otherwise the goods will not be received. Delivery, as a rule, is to be of the full quantity ordered.

4. Supplies ordered must be delivered free of all charges (whether cartage, freight, &c.). The value of all packages, cases, casks, &c. whether bulk be broken or not, must be included in the prices stated in the contractor's tender; all such packages, &c., to be considered the property of the Government, and no charges or expenses whatsoever beyond the price tendered and set out in the schedule will be allowed to the contractor for any articles or packages, cases, cases, casks, &c. The net weight or quantity only will be paid for.

5. Arrangements as to time of delivery and inspection of goods will be made by the Government Printer.

6. Orders must receive prompt execution; and in the event of the goods not being delivered within forty-eight hours after the contractor shall have received the order, or within such other time as the order may specify for delivery, it will be competent for the Government Printer, on giving the contractor twe

8. The acceptance of the supplies shall be subject to the approval of the Government Printer, whose decision shall be

9. Delivery will not be deemed to have been made until the goods have been approved of. All articles rejected must be immediately replaced by the contractor, otherwise purchases will be effected at the contractor's risk, and the extra expense deducted as in Condition 6.

deducted as in Condition 6.

10. A refusal to execute orders, irregularity in the quantity or quality of the supplies, or delay in delivering or replacing them when required, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds, as the Treasurer may direct, and the amount may be deducted as in Condition 6. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith, and forfeit the whole or any portion of the security means.

11. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise; and no such transfer will be recognised by the

Government. 12. The con

Government.

12. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government Printing Office; or by any article being made at any Government establishment, and supplied for use in the Government Printing Office; or by the consumption of the surplus stock of any Government establishment.

13. In the event of any alteration in the Tariff affecting any of the items included in this contract, the Government or the contract of (as the case may be) may give two months' notice of the termination of the contract to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made.

14. Under no circumstances other than those mentioned in 14. Under no areamstances oner than those mentioned in clause 18 will a contractor be permitted to about n his contract. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely for feited; and, in addition, the contractor will be held liable for any which the Government may sustain in consequence of such failure.

15. In the event of a tender for articles of Commonwealth manufacture being accepted under this schedule the following clause will be enforced:—

Clause will be enforced:

No sublatting will be allowed; all work must be carried out in the factory of the Contractor; the hours of employment of any person engaged in the manufacture of the articles tendered for in this Schedule shall not exceed 48 per week, and in case of articles being manufactured for which a Wages Board has not fixed rates of pay under the Factories and Shops Acts every such person shall be paid at a minimum wage of not less than £2 8s. for a man and £1 for a woman per week respectively, but in cases where a Wages Board has provided rates of pay for any particular article, every such person shall be paid such wages and employed subject to such conditions as are or may be determined by such Board; and copy of these conditions shall be kept conspicuously and continually posted in legible Roman characters in the factory (and in each part of the factory where several rooms are in use) in which goods are prepared or manufactured under this contract. Any infringement of these conditions, in the opinion of the Treasurer, will subject the Contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds £50,0 as the Treasurer my direct, and the amount will be deducted from the contractor's account or from the security money, and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects. other respects.

W. A. WATT, Treasurer.

Treasury, Melbourne, and July, 1909.

RABBIT EXTIRPATION.—SHIRE OF BALLAN.— NOTICE.

TENDERS are invited for the destruction of rabbits on the undermentioned Crown lands:---

All the unoccupied Crown lands, parishes of Ballark and Bungal; area, about 2,000 acres.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the description of the rabbits on this land and to keep the said land clear of rabbits during the eleven months from 1st August 1909, to 70th June, 1910, with the option of renewal by Chief Inspector for further terms of twelve months if the work is satisfactorily performed.

A deposit of £5 must accompany each tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed to the satisfaction of the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Commissioner of Lands and Survey to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of July next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st August, 1909, to 30th June, 1910, without intermission.

Tenders to be forwarded, up to Noon on Tuesday, the 27th day of July, 1909, to the Chief Inspector, Lands Department, Melbourne, and addressed—"Tender for Destruction of Rabbits on Crown Lands."

The successful tenderor will be notified by letter, but the lepartment does not bind itself to accept the lowest or any

The following undertaking must be signed by the successful tenderer :-

I, , of , do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above mentioned animals for a period of twelve months from the 1st day of August. 1909, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Dayment according.

Payments quarterly, and only to be made on the certificate of the officer or officers appointed by the Commissioner of Lands and Survey that the work has been satisfactorily performed.

No. 91.-July 14, 1909.-8422.-4.

25 deposit to be forfeited and contract cancelled if I neglect to commence work within seven days from date of this agree ment.

Dated

Signed

Land referred to in above undertaking.

All the Crown land described above, or any land that may become forfeited in localities referred to during currency of contract.

Signed

Witness-

On behalf of the Government, I accept of the above tender. 1909.

Dated

Signed

Commissioner of Lands and Survey.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to Mr. R. B. Kerr, of Rowsley, and Chief Inspector, Lands Department, Melbourne.

HUGH McKENZIE, Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 5th July, 1909.

RABBIT EXTIRPATION.—SHIRE OF COLAC.—NOTICE.

TIENDERS are invited for the destruction of rabbits on all Crown lands situated in the Shire of Colac, as follows:

All the unoccupied Crown lands situated in the parishes of Baronganook, Barramunga, Gerangamete, Irrewillipe, Moorbanool, Newlingrook, Natte-Murrang, Yaugher, and Yeo.

Plans showing the land referred to can be inspected at the Office of the Rabbit Inspector, Coluc, or Chief Inspector, Lands Department, Melbourne.

Tenderers must state, in words and figures, the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the eleven (11) months from 1st August, 1909, to 30th June, 1910, with the option of renewal by Chief Inspector for any further terms of twelve months.

A deposit of £5 must accompany tender.

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed and poison laid to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Minister of Lands to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the 1st of August next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from 1st August, 1909, to 30th June, 1910, without intermission.

Tenders to be forwarded, up to Noon on Tuesday, the 27th day of July, 1909, to the Chief Inspector, Lands Department, Melbourne, and addressed—"Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any

The following undertaking must be signed by the successful

I, of , do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of eleven (1.1) morths from the lat day of August, 1999, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Government Gazette of

Payments quarterly, and only to be made on the certificate of the officer or officers appointed by the Minister of Lands that the work has been satisfactorily performed.

1909. Dated

· Signed

Land referred to in above undertaking.

All the unoccupied Crown lands situated in the parishes of Barongarook. Barramunga, Gerangamete, Irrewillipe, Moorbanool, Newlingrook, Natte-Murrang, Yaugher, and Yeo, and all Crown lands that may become forfeited during currency of

Signed

Witness-On behalf of the Government, I accept the above tender. Dated 1909.

Signed

Minister of Lands.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Rabbit Inspector, Colac, or Chief Inspector, Lands Department,

H. McKENZIE. Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 12th July, 1909.

RABBIT EXTIRPATION.—SHIRE OF PORTLAND.—NOTICE.

TENDERS are invited for the destruction of rabbits on Crown lands situated in the Shire of Portland, as follows:—

All the Crown lands in the parishes of Portland, Trewalla, Tarragal, Gorte, Bolwarra, Narrawong, Tyrendarra, Bessiebelle, Homerton, Hoywood, Dummore, Condah, Drumborg, Myaniyu, Curracurt, Annya, Gre nhills, Branxholme, Braunburra, Grass-Curracurt, Annya, Gredale, and Byambynee.

Plans showing the land referred to can be inspected at the Office of the Rabbit Inspector, Portland, or Chief Inspector, Lands Department, Melbourne.

Tenderers must state in words and figures the total sum for which they are prepared to undertake the destruction of the rabbits on this land and to keep the said land clear of rabbits during the eleven (11) months from 1st August, 1909, to 30th June, 1910, with the option of renewal by Chief Inspector for any further terms of twelve months.

Tenders may be made for separate lots or for the whole.

A deposit of £5 must accompany tender

The work must be conducted, carried on, and completed to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report thereon.

No restriction as to material to be used or means or appliances to be adopted will be made.

All burrows must be effectively destroyed and poison laid to the satisfaction of the officer or officers appointed by the Minister of Lands to inspect and report on the work.

In the event of any contractor abandoning his contract before the completion thereof, he shall be liable to forfeit all claim to the amount (if any) to which he would otherwise be entitled for work performed up to the date of abandonment of the contract.

If any contractor fail to carry out his contract in a manner satisfactory to the officer or officers appointed by the Minister of Lands to inspect and report, such contract may be at once terminated by the Department, and any money alleged to be due or claimed on account of work performed prior to the contract being terminated may be forfeited.

The successful tenderers must be prepared to enter upon the land for which their tender is accepted on the lat of August next, and to at once commence operations for the destruction of the rabbits; and such operations must be continued from lat August, 1909, to 30th June, 1910, without intermission.

Tenders to be forwarded, up to Noon on Tuesday, the 27th day of July, 1909, to the Chief Inspector, Lands Department, Melbourne, and addressed—"Tender for Destruction of Rabbits on Crown Lands."

The successful tenderer will be notified by letter, but the Department does not bind itself to accept the lowest or any

The following undertaking must be signed by the successful tenderer :-

I, of , do hereby undertake and agree to clear the undermentioned land of rabbits, or any lands that may become forfeited during currency of contract, and to keep the said land clear of the above-mentioned animals for a period of cleven (11) months from the lst day of Angust, 1909, and further do undertake and agree to destroy all burrows; and to perform the whole of the work for the sum of in accordance with conditions of tender, as published in the Government Gazette of

Payments quarterly, and only to be made on the certificate of the officer or officers appointed by the Minister of Lands that the work has been satisfactorily performed.

1909.

Dated

Signed

* the second sec

Land referred to in above undertaking.

All the Crown lands situated in the Shire of Portland, as above, or any lands that may become to feeled during currency

Signed Witness-

On behalf of the Government, I accept the above tender.

1909.

Signed

Minister of Lands.

Any further particulars required will be supplied as far as practicable on application, either by letter or personally, to the Rabbit Inspector, Myamyn, or Chief Inspector, Lands Department, Melbourne.

HUGH McKENZIE, Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne, 5th July, 1909.

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, 24th July, 1909.

NOIE.—No tender will be accepted unless the fee for the period from 1st August, 1909, to 30th September, 1910, and fee of Five shillings for licence, are for-

TENDERS will be received on or before Saturday, 24th July, 1999, 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 4ct 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.

r. The issue of this licence shall not prevent the land 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 to 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 was think fit.

ير الميانية الميانية المانية ا

100 14.1

ister of the Crown for the time being administering the Land Acts may think fit.

3. This heence 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.

mined.
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.

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.

allotments alienated or in course of alienation.

9. That where improvements are authorized under section 189 of the Land Act 1991 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 licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

Ilcensee 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

Special Conditions.

- 1. The periods of occupation will be for fourteen months from 1st August, 1909, to 30th September, 1910.
- 2. The fee for the periods from 1st August, 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

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 unfeaced, 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.

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 6th July, 1909.

Lot 1 (Block 3798).—56 acres, parish of Bringalbert, county of Borung, reserve for water, situated between the holdings of A. W. and E. Stephens.—(Horsham, 1703/187.)

*Lot 2 (Block 6099).—70 acres, parish of Quantong, county of Borung, comprising the frontage between allotment 100 and the Wimmera River, formerly held by E. D. Calder.—(Horsham, 2132/187.)

*Lot 3 (Block 8841).—12 acres, section 81, township of Macedon, being the old Police Paddock at the corner of Mt. Alexander-road and Bridge-street, formerly held by Mrs. Firth.—(Melbourne, 3343/187.)

Lot 4 (Block 9357).—900 acres, allotment 14, parish of Bundara-Munjie, county of Bogong, formerly held by T. McNamara.—(Omeo, 660/187.)

Lot 5 (Block 9407).—About 800 acres, north of allotments 1 and 2B, section 5, parish of Bengworden South, known as the Red Morass, formerly held by Giles and Dawson.—(Sale, 2353/187.)

Lot 6 (Block 9580).—998 acres, allotments 12 and 12A, section 6, parish of Bungil East, formerly held by W. P. Mattassi.—(Beechworth, 5757/187.)

*Lot 7 (Block 10106).—1a. or. 24p., allotments 2 and 3, section E, township of Bethanga, parish of Berringa.—(Beechworth, C.43213.)

*Lot 8 (Block 10108).—40 acres, parish of Bullarto, between allotments 21 and 22 and Wombat Creek, portion of the Water Supply reserve, formerly held by W. Mossop.—(Castlemaine, 3554/187.)

*Lot 9 (Block 10112).—About 5 acres, town of Geelong, section 17A .- (Geelong,].9811.)

Lot 10 (Block 10121).—54 acres, parish of Edenhope, being a Road and Water reserve adjoining allotments 24, 47, and 50, and recently portion of Lake Wallace South Run.—(Hamilton, 3503/187.)

Lot 11 (Block 10122).—2,150 acres, parish of Yallakar, formerly portion of Lake Wallace South Run east of and adjoining T. Phillips, south of D. and J. Mahoney, and north-east of and adjoining J. Fenton.—(Hamilton, 3503/187.)

Lot 12 (Block 10123).—1,390 acres, parish of Kadnook, formerly portion of Lake Wallace South Run, recently held by Tom Peach.—(Hamilton, 3503/187.)

Lot 13 (Block 10124).—5 acres, being a Departmental reserve adjoining allotment 583, parish of Homerton, formerly held by W. Yeoman.—(Hamilton, 3992/187.)

Lot 14 (Block 10125).—728 acres, allotment 93, parish f Trewalla, recently held by J. T. Sutton.—(Hamilton, 4909/187.)

Lot 15 (Block 10126).—1,080 acres, parish of Glenlogie, formerly held by Jas. Neil.—(Ararat, 2734/187.)

Lot 16 (Block 10127).—2.750 acres, allotments 16 and 17A, parish of Bundara-Munjie.—(Omeo, 409/29.)

Lot 17 (Block 10128).—3,000 acres, allotments 12, 13, 14, 15, 16, 28, and land adjoining on the east, parish of Coradjil, formerly held by A. P. Morrison.—(Geelong, 2591/187.)

Lot 18 (Block 10129).—20 acres, the Oak Vale Tank reserve, adjoining allotments 30 and 34, section 3, parish of Quambatook, formerly held by J. F. O'Donnell.— (Kerang, 1736/187.)

Lot 19 (Block 10130).—1,278 acres, subdivision 20, county of Lowan, allotments 67, 68, 101, parish of Harrow, the forfeited holding of R. Gunnerson, recently licensed to Gash Bros.—(Hamilton, 5331/187.)

* 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.

Ensolvenen Motices.

In the Court of Insolvency at Benalla.

NOTICE is hereby given that the estate of George Benjamin Russell, of Euroa, in Victoria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Benalla, on Wednesday, the twenty-first day of July, A.D. 1909, at the hour of halfpast Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Junganery, 44, 1800. section of the Involvency Act 1890.

Dated at Benalla this 8th day of July, A.D. 1909.

M. J. MINOGUE. Chief Clerk.

In the Court of Insolvency, Southern District, at Camperdown.

Collect is hereby given that the estate of William Drew, of Cobden, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Camperdown, on Wednesday, the 21st day of July, A.D. 1900, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purpose mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Camperdown this 7th day of July, A.D. 1909.

W. C. T. FERGUSON.

In the Court of Insolvency, Western District, at Hamilton.

NOTICE is hereby given that the estate of Henry Anderson, of Sandford, wheelwright, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Hamilton, on Tuesday, the 20th day of July, A.D. 1909, at the hour of half-past Two o'clock in the afternoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency

Dated at Hamilton this 7th day of July, A.D. 1909

A. G. C. HART, A Chief Clerk in Insolvency.

Pribate Adbertisements.

CITY OF RICHMOND.

NOTICE OF INTENTION TO BORROW THE SUM OF EIGHT THOUSAND POUNDS FOR PERMANENT WORKS AND UNDER-TAKINGS.

The Council of the City of Richmond proposes to borrow the Council of the City of Richmond proposes to borrow Eight thousand pounds on the credit of the Mayor, Councillors and Citizens of the said City by the sale of debentures of £100 each for such amount in accordance with the provisions of the Local Government Act 1903. The rate of interest to be paid will be four per centum per annum. The principal sum borrowed will be repayable on 1st October, A.D. 1940, at the English, Scottish, and Australian Bank, Bridge-road, Richmond.

Local Government Act 1903, a sinking fund will be formed to liquidate the loan by investing the sum of £160 (equal to 2 per cent. of such principal sum) in the purchase of Victorian Government Three per cent Stock or other authorized security in every year after the issue of such debentures. of such debentures

The purposes for which such loan are to be applied

Extending or enlarging and providing additional accommodation at the Richmond Municipal Abattoirs, in Berlinstreet, and sewering same, and construction of roads at the said Abattoirs...

Construction of an underground drain along Newry, Lord, Corsair, and Boyd streets Construction of an underground drain along Church-street, north from Little Smithstreet to Victoria-street ...

£4,750

2,750

500 £8,000

Plans and specifications and estimates of the cost of Plans and specifications and estimates of the cost of such works and undertakings, and a statement of the proposed expenditure of the moncy to be borrowed, are open to the inspection of the ratepayers at the Town Hall, Richmond. The proposition and resolution were agreed to and passed at a meeting of the council of the City of Richmond, held on 5th July, 1909; and a Special Meeting to confirm the same and to make a "special order" to borrow the sum of £8,000, and to do all other acts, matters, and things necessary or expedient for giving effect thereto, will be held in the Council Chamber, Town Hall. Richmond, on Monday, 16th August, 1909, at half-past Seven p.m. Seven p.m.

By order of the Council,

C. C. BLAZEY, Town Clerk Town Hall, Richmond, 6th July, 1909. 5948

SHIRE OF RODNEY. By-Law No. 23.

A By-law of the Shire of Rodney, made under section 504 of the Local Government Act 1903, for regulating the conditions on which traction engines may proceed over any public highway.

any public highway.

In pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Rodney order as follows:—

1. By-laws No. 8, 13, 15, and 20 of the Shire of Rodney are hereby repealed.

2. The person in charge of any traction engine shall stop such engine, or, where practicable, take or move such engine to one side of the road upon which engine shall be travelling when called upon to do so by persons travelling thereon on horseback, or with vehicles, or otherwise where horses are frightened, except in the following places, namely:—(a) Where the engine at such time or times is in such a position as to have the front wheels much lower than the hind wheels; (b) where the man in charge would be endangering the engine boiler by so doing; (c) when such engine shall be crossing a bridge;

(d) when such engine is proceeding up a steep hill; (e) where the person in charge would not be able, if he then stopped, to start such engine again; and in such places the person in charge shall send his assistant to, and such assistant shall render all such help as may then be required, to persons, horses, and vehicles then passing and

quired, to persons, horses, and vehicles then passing and travelling.

3. The person in charge of any traction engine shall forthwith fill up, or cause to be filled up, any hole caused by such engine or waggons, or vehicles drawn by it on any road along which the same shall have travelled, or otherwise, where such road shall be damaged, shall repair such road in proper manner, so as to render the same fit for vehicular traffic.

4. The person in charge of any traction engine, whether stationary or travelling, on any road within the shire shall, between sundown and sunrise, cause to be exhibited thereon proper and sufficient carriage or other approved

shall, between sundown and sunrise, cause to be exhibited thereon proper and sufficient carriage or other approved lights, one at each side on the front and one in the rear, or when a vehicle or vehicles are being drawn by such engine, then on the rear of the last vehicle.

5. Weight of Engine, &c., to be Painted thereon.—Every owner of a traction engine shall cause to be painted in legible letters not less than one inch long on a plate attached to the engine, or on a conspicuous place on the engine, the exact and true weight thereof, and the maximum weight of water and fuel necessary for its propulsion.

its propulsion.
6. Person to be in Attendance whilst Engine contains in

its propulsion.

6. Person to be in Attendance whilst Engine contains in itself sufficient Motive Power to move it.—So long as the fires of a traction engine are alight, or the traction engine contains in itself sufficient motive power to move it, one person shall remain in attendance whilst it is on any public highway, although it is stationary.

7. Taking Engine across or Along Bridges, Embankments, &c.—No person shall take any traction engine across or along any bridge, culvert, or embankment so as to meet or pass thereon any other traction engine, or any person with a horse, or a vehicle drawn by a horse.

8. Engine not to halt in certain parts of Highway.—No person shall halt (unless through unforeseen circumstances, or unless actually engaged in loading or unloading, or unless in pursuance of the provisions of By-law No. 22 of the Shire of Rodney) in any part of a road where the traffic way is narrowed by fences, excavations, embankments, dangerous depressions, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of a made road, or the middle of a surveyed road if unmade.

9. Engines not to Halt on Bridges or Culverts.—No person shall permit any traction engine or any vehicle attached to or drawn thereby to stop on any bridge or culvert for the purpose of drawing water, or for any other purpose, save and except pursuant to the provisions of By-law No. 22 aforesaid.

10. Driving Engine between Sunset and Sunrise.—No

22 aforesaid.

22 aforesaid.

10. Driving Engine between Sunset and Sunrise.—No person shall drive any traction engine between sunset and sunrise unless by written permission of the Council, or an officer of the Council duly authorized in that behalf, defining the route to be travelled and the extended hours during which such travelling is permissible, such permission to be withdrawable at any time upon written notice to that effect being served on the owner or driv - of the engine, or being forwarded to him by registered letter.

11. Skidding of Wheels of Engine.—The driver of a traction engine shall shut off steam immediately the driving wheels of the engine commence to skid, and he shall not start the engine again until he has taken all necessary and proper means to prevent damage being done to the highway by the skidding of the wheels.

12. Penalties.—Any person shall for any wilful act or default contrary to this By-law be liable to the following penalty:—

penalty :-(a) For the first offence, a fine not exceeding Three

pounds.
(b) For the second offence, a fine not exceeding Five pounds.
(c) For any subsequent offence, a fine not exceeding

Ten pounds.

12. Extent of Operation of By-law.—This By-law shall apply to and have operation throughout the whole of the municipal district; provided however that paragraph to hereof shall not apply to nor have operation in that part of the municipal district to which By-law No. 22 of the Shire of Rodeey applies.

Resolution for passing this By-law agreed to by the Council the twenty-sixth day of April, 1909.

Confirmed the thirty-first day of May, 1909.

The components of the Paradeet Councilles and

The common seal of the President, Councillors, and Ratepayers of the Shire of Rodney was hereunto affixed, by order of the said Council, this thirtyfirst day of May, One thousand nine hundred and

W. A. CROOKS, President. THOS. HOGAN, Councillor. JAMES W. WILSON, Councillor. THOS. MARTIN, Shire Secretary,

5952

(SEAL.)

SHIRE OF MALDON.

By-Law No. L.

A By-Law of the Shire of Muldon, made under Section 197 of Part VII. of the Local Government Act 1903, No. 1893, for the purpose of regulating traffic with regard to motor cars, motor cycles, and the like.

IN pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Maldon order as follows:—

(1) Throughout this By-law the expression "machine" shall mean any carriage, car, or other vehicle driven or impelled by steam, gas, electricity, oil, vapour, or other

impelled by steam, gas, electricity, oil, vapour, or other mechanical power.

(2) No person shall drive or impel a machine along or across any street or other public thoroughfare furiously or negligently, or at such a rate of speed so as to endanger the safety of, or injure, any person, vehicle, or property in the street or thoroughfare along or across which such machine is being driven.

(3) No person driving a machine shall proceed at a greater rate of speed than 12 miles an hour upon or along any street, road, or thoroughfare, nor shall proceed at a greater speed than 6 miles an hour upon, over, or along any crossing.

greater speed than 0 limbs an hoat upon, over, or large accrossing.

(4) Every person offending against any of the provisions of this By-law shall be liable, on conviction thereof, to a penalty not exceeding £10.

(5) This By-law shall apply, and have operation, throughout the whole of the said shire.

The resolution for passing the above By-law was passed by the Council of the Shire of Maldon on 1st April, 1909, and confirmed on 6th May, 1909.

> JOHN BOWEN, President. NEIL NEILSON, Councillor.

(SEAL)

5310

GEO. L. RAY, Shire Secretary.

SHIRE OF MALDON.

By-LAW No. 11.

By-law under Health Act 1890.

No pursuance of the powers conferred by the Health Act 1800, and for the purpose of carrying the said Act into execution, the Council of the Shire of Maldon, in the name and on behalf of the President, Councillors, and Ratepayers of the Shire of Maldon, doth hereby make the following By-law, being By-law No. II. of the Shire of Maldon, as follows:—

Privies, Cesspools, Drains, &c.

All drains whatsoever, and the water closets, earth closets, urinals, ash pits, and refuse receptacles within the Shire of Maldon shall be so constructed and kept so as not to be a nuisance or injurious to health, and so that there shall be no overflow, or soakage, or leakage

Private Passages, Yards, Ways, and Premises.

All private passages, yards, ways, and other premises within the Shire of Maldon shall be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health.

Removal of House Refuse.

Removal of House Refuse.

The occupier of any house, building, or other tenement or premises within the Shire of Maldon shall cause the yard and ground adjacent or belonging thereto to be kept in a cleanly condition, and so as not to be a nuisance or injurious to health, and shall cause all dust, mud, ashes, rubbish, filth, or other such refuse matter produced, or accumulated on such premises, to be collected in one place in such yard or ground, and to be there kept in an inoffensive condition, and so that the same shall not be productive of any nuisance or in any way injurious to the public health.

Stables, Cow Sheds, and Pigsties.

Stables, Cow Sheds, and Pigities.

The occupier of any land within the Shire of Maldon on which there shall be creeted any stable, cow shed, cow yard, or pigsty, shall cause such premises to be kept in such a state in respect to cleanliness as not to be a nuisance or injurious to health, and shall cause all dung, soil, or other manure produced or accumulated thereon to be collected in one place in the yard of such premises, such place being impervious to moisture or soakage from such manure, &c., and to be there kept in an inoffensive condition, and so as not to be productive of any nuisance or injury to public health, and shall cause such dung, soil, or other manure to be from time to time removed from such premises as often as the quantity of the same so collected or accumulated shall amount to one cubic yard, and if at any time the occupier of any such premises shall, after being notified by the Council or an officer thereof to that effect, neglect or fail to have such

dung, soil, or other manure removed therefrom as afore-said for a further period of three days, the same shall be removed by the local Council at the expense of such occupier.

Deposit of Rubbish, Manure, &c.

Deposit of Rubbish, Manure, &c.

No person shall deposit, or cause or suffer to be deposited in or on any street, or so as to be a nuisance to any person, within the Shire of Maldon, any dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil or other offensive matter.

No person shall deposit, or cause or suffer to be deposited, in or on any street, road, right-of-way, lane, passage, or water channel, or in any creek, river or reservoir, or in any other public place (not being a manure depot duly appointed by the local Council as a place for the deposit of such manure, rubbish, or other refuse matter) any dust, mud, ashes, rubbish, filth, offal, manure, dung, or soil; and for the purpose of this By-law any matter) any dust, mud, ashes, rubbish, tilth, offal, manure, dung, or soil; and for the purpose of this By-law any unsold or reserved public lands, other than any manure depôt as aforesaid, shall be deemed and taken to be a public place as before mentioned.

No person shall deposit or cause or suffer to be deposited on any land, field, farm, or garden within the present extended boundaries of the townsite of Maldon any night-soil, blood, offal, or other offensive matter, without the written consent of the Council for the Shire of Maldon, and any such offensive matter as a foresaid which shall with such consent of the said Council be so deposited, shall be, immediately on the deposit thereof, covered over by the person depositing the same with such a quantity of earth as will at once prevent the escape of any noxious or offensive effluvium from any such manure, soil, or other offensive matter before mentioned.

Offensive Trades.

The occupier of any premises within the Shire of Maldon used for the purpose of any trade, business, process or manufacture whatsoever causing effluvia, shall cause all rubbish, filth, offal, soil, or other offensive matter produced or accumulated thereon to be removed that of the control o matter produced or accumulated therefore to be femoved therefore at least once in every 24 hours, and to be in the meantime kept so as not to be a nuisance or injurious to health; and if the occupier of any such premises shall neglect or fail to have removed therefore any such offensive matter as aforesaid, such refuse matter may be removed by the Council, or their officers, at the expense of such occupier.

Every person guilty of any breach of the provisions of the foregoing By-law shall be liable for every such offence to a penalty not exceeding Ten pounds (£10) nor less than Five shillings (5s.).

Resolution for passing this By-law agreed to by the Council on the 1st day of April, 1909, and confirmed this 6th day of May, 1909.

> IOHN BOWEN, President. NEIL NEILSON, Councillor. (SEAL) GEO. L. RAY, Shire Secretary.

The foregoing By-law was allowed and confirmed by the Board of Public Health, &c. 5311

SHIRE OF MALDON.

By-Law No. III.

A By-Law of the Shire of Maldon, made under Section 197 of Part VII. of the Local Government Act 1903, No. 1893, and numbered III., for the purposes provided by that Act, inter alia, for suppressing nuisances.

IN pursuance of the powers conterred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Maldon order as follows:—

No person shall boil down any offal, blood, or other offensive matter, so as to create a nuisance, within the present extended boundaries of the townsite of Maldon, or any previous boundaries or extended boundaries of the said townsite as defined by notices in the Government

Any person who shall be guilty of any wilful act or default contrary to this By-law shall forfeit and pay a penalty not exceeding Five pounds (£5).

The foregoing By-law was adopted by the Council of the Shire of Maldon by special order on the 1st day of April, 1909, and confirmed on the sixth of May, 1909.

IOHN BOWEN, President. NEIL NEILSON, Councillor. GEO, L. RAY, Shire Secretary.

(SEAL)

SHIRE OF MALDON. BY-LAW NO. IV.

A By-Law of the Shire of Maldon, made under Section 197 of Part VII. of the Local Government Act 1903, No. 1893, and numbered IV., for regulating the traffic within the Shire of Maldon.

N pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Maldon order as follows:—

(1) That from and after the date of this By-law coming into operation, any person who, between any sunset and the following sunrise, shall, in, upon, or along any of the roads, streets, or thoroughfares within the Shire of Maidon, drive any vehicle whatsoever without having a good and serviceable carriage lamp, securely fixed and properly lighted, on one side of such vehicle, shall be guilty of an officer against this Rulaw.

lighted, on one side of such vehicle, shall be guilty of an offence against this By-law.

(2) Any person or persons riding, driving, or propelling any bicycle, tricycle, motor car, or other similar vehicle, between sunset and sunrise, in, upon, or along any of the roads, streets, or thoroughfares within the Shire of Maldon, without having a good and serviceable lamp, securely fixed and property lighted, in front of any such vehicle, shall be guilty of an offence against this By-law.

Every person guilty of any offence against this By-law shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds (£5) for every such offence.

Passed by the Council of the Shire of Maldon on the

Passed by the Council of the Shire of Maldon on the first of April, 1909, and confirmed by the said Council on the sixth day of May, 1909.

JOHN BOWEN, President. NEIL NEILSON, Councillor. GEO. L. RAY, Shire Secretary.

To be added to these By-laws are all the provisions of the Thirteenth Schedule. 5313

SHIRE OF MALDON.

By-law of the Shire of Maldon, made under Section 197,
Part VII., of the Local Government Act 1903, No. 1893,
and numbered V., for the suppression of nuisances.

N pursuance of the powers conferred by the Local
Government Act 1903, the President, Councillors, and
Ratepayers of the Shire of Maldon order as follows:—
(1) That from and after the date of coming into operation of this By-law, no cesspits or cesspools attached to
privies shall be allowed to be kept open, or to be used in
or upon any premises within the boundaries of the Maldon
Riding of the Shire of Maldon.
(2) That every cesspit and cesspool in existence on the
date of this By-law coming into force shall be filled up
in a proper manner.

in a proper manner.

(3) That no new cesspit or cesspool shall be constructed in the Maldon Riding of the Shire of Maldon from and after the date of this By-law coming into force.

(4) That the owner or occupier of any house or premises shall not allow the contents of any water-closet, or privy, or urinal to overflow or sook therefrom, so as to be a nuisance or injurious to the health of the inhabitants after written notice from the local inspector of nuisances to such owner or occupier to abate the same.

Any person who shall be found guilty of any wilful act or default contrary to this By-law shall forfeit and pay a penalty not exceeding Twenty pounds (£20).

Adopted by the Council by special order on 1st April, 1909, and confirmed on 6th May, 1909.

JOHN BOWEN, President. NEIL NEILSON, Councillor. GEO. L. RAY, Shire Secretary. (SEAL) 5314

SHIRE OF MALDON.

SHIRE OF MALDON.

BY-LAW NO. VI.

A BY-LAW of the Shire of Maldon, made under Section 197 of the Local Government Act 1903, No. 1893, for the purpose of regulating traffic.

(1) Any person or persons obstructing any carriage-way or footway within the municipality of the Shire of Maldon shall, upon being required by a member of the Police Force or an officer of the Council, discontinue such obstruction.

(2) The driver of any vehicle shall, if he conveniently can, give way to any other vehicle during the taking up or setting down of any person into or from such other vehicle.

(3) The driver of any vehicle of whatever kind, upon (3) Ine driver of any vehicle of whatever kind, upon stopping the same in any carriage-way, shall so place his vehicle as to cause as little obstruction as possible with traffic, and, if he causes any obstruction with the carriage-way of such street or road, he shall, upon being so required by any member of the Police Force or officer of the Council, remove his vehicle, so as to prevent such assurance.

(4) Any person riding or propelling any bicycle, tricycle, (4) Any person riding or propelling any bicycle, tricycle, motor car, or other similar vehicle whatever, shall keep on the left, or near, side of the road or street, and, when passing any bicycle, tricycle, motor car, or any vehicle whatever, or any animal going in the opposite direction, shall keep on the left, or near, side of the road, or, when passing any vehicle (above set forth) or animal going in the same direction, shall pass, or allow any person desirous of so doing to pass, on the right, or off side, of such other vehicle or animal.

Adouted by the Council of the Shire of Maldon on the

Adopted by the Council of the Shire of Maldon on the 1st day of April, 1909, and confirmed on the 6th day of May, 1909.

JOHN BOWEN, President. (SEAL) NEIL NEILSON, Councillor. GEO. L. RAY, Shire Secretary.

Every person leaving any horse or horse and vehicle standing on any street, road, or thoroughfare shall either securely tie the same to some fixture, or leave the same in charge of some person competent to control such horse, horses, or other animal.

Any person or persons offending against the provisions of this By-law shall be liable to a penalty not exceeding Five pounds.

The foregoing By-law was duly made by the Council of the Shire of Maldon in accordance with the provisions of

the Health Act 1890.

Adopted by the Council on the 1st day of April, 1909; confirmed by the Council on the 6th of May, 1909.

JOHN BOWEN, President. (SEAL) NEIL NEILSON, Councillor. GEO. L. RAY, Shire Secretary.

The foregoing By-law was allowed and confirmed by the Board of Public Health in and for the State of Victoria (it having first been certified that notice of 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 first day of April, in the year of our Lord, One thousand nine hundred and eight.

· SHIRE OF MALDON. BY-LAW NO. VII.

A By-law of the Shire of Maldon, made under the provisions of the Health Act 1890.

A By-law of the Shire of Maldon, made under the provisions of the Health Act 1890.

In pursuance of the powers conferred by the Health Act 1890, and for the purpose of carrying the said Act into execution, the Council of the Shire of Maldon, in the name and on behalf of the President, Councillors, and Ratepayers of the Shire of Maldon, doth hereby make the following By-law, being By-law No. VII., of the Shire of Maldon, as follows:—

(1) The owner or occupier of every dwelling, tenement, or place of abode within the boundaries and extended boundaries of the townsite of Maldon, shall adopt and accept the double-pan service sanitary system provided by the Maldon Shire Council or their contractors.

(2) The Council may by ordinary resolution extend the double-pan service sanitary system to any dwelling, tenement, or place of abode within the Maldon Riding, and the occupier or owner of such dwelling, tenement, or place of abode within the Maldon Riding, and the occupier or owner of such dwelling, tenement, or place of abode shall adopt and accept the same forthwith upon being notified to that effect.

(3) The occupier or owner of every dwelling, tenement, or place of abode shall provide good and, suitable privies of an approved class, and there shall be at least one privy to every tenement; and, where premises are used for the purpose of a dwelling and carrying on a business as well, and where persons other than those residing on such premises are employed, at least two privies shall be kept for use.

(4) The occupiers or owners of all premises which are

kept for use.

(4) The occupiers or owners of all premises which are used for the purpose of any business, trade, or calling shall provide at least one privy, and, where the employés consist of persons of both sexes, at least two privies.

(5) Every school, church, or other public building shall be supplied with at least two privies.

(6) In every privy there shall be kept some approved class of disinfecting material, powder, liquid, or substance.

(7) Any person who shall be found guilty of any wilful act or default contrary to this Bv-law shall forfeit and pay a penalty not exceeding Ten pounds.

Adopted by the Council of the Shire of Maldon by special order on the first day of April, 1909, and confirmed on the sixth day of May, 1909.

on the sixth day of May, 1909.

JOHN BOWEN, President. (SEAL) NEIL NEILSON, Councillor. GEO. I., RAY, Shire Secretary.

5316

A By-law of the Shire of Maldon, made under Part 23 of the Local Government Act 1903, and numbered VIII., for regulating the conditions on which traction engines may proceed over any street or road.

may proceed over any street or road.

In pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Maldon order as follows:—
That traction engines will not be permitted to pass over any bridge or culvert or such like structure within the boundaries of the Shire of Maldon unless they place thereon planks of timber, each measuring twelve inches wide and four inches in thickness, and the wheels of the traction engine shall be made to traverse over such planks throughout the whole length of such bridge or culvert, and planks for this purpose shall be carried by every traction engine travelling within the Shire.

That for the better regulation of traction engine traffic.

That for the better regulation of traction engine traffic, under Part 23 of the Local Government Act 1903, the whole of the Shire of Maldon is hereby declared a populous part, in accordance with the authority set out in sub-section (2) of section 586, Part 23, of the Local Government Act

Every person offending against any part of the provisions of the By-law shall be liable, on conviction thereof, to a penalty not exceeding Five pounds (£5).

This By-law shall apply to and have operation throughout the whole of the said Shire.

The resolution for passing the By-law was passed by the Council the 1st day of April, 1909, and confirmed on the 6th day of May, 1909.

IOHN BOWEN, President. (SEAL) NEIL NEILSON, Councillor. GEO. L. RAY, Shire Secretary.

5317

57.54

3277

SHIRE OF PRESTON.

BY-LAW NO. 1.

A By-law of the Shire of Preston made under section 197 of the Local Government Act 1903, and numbered One, for suppressing nuisances; providing for the health of the residents in the Shire of Preston and against the spreading of contagious or infectious diseases; prohibiting spitting or expectorating on footpaths; regulating or prohibiting the keeping of any place or the keeping or storage of any animal (including birds) or thing in the opinion of the Council offensive injurious to health or dangerous; prohibiting the throwing placing or leaving upon any public highway of orange peel banana peel or other vegetable matter; and generally for maintaining the good rule and government of the municipality.

N pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Preston order as follows:—

1. Definition of Street.—The word "street" shall mean and include any highway, public bridge, road, lane, pathway, footway, square, place, court, alley, or passage, whether a thoroughfare or not.

2. Noises and Musical Instruments.—No person shall country that the street of the str

2. Noises and Musical Instruments.—No person shall sound or play upon any musical or noisy instrument, ring any bell, cry any goods, bawl, or sing in any street within fifty yards of any dwelling house or place of business after being required by any inmate or occupier of such house or by any member of the police force to desist.

3. Placing Refuse in Street.—No person shall sweep or otherwise remove from any shop, house, or vehicle over or into any street any dust, waste paper, shavings, or other refuse, or, being a hawker of rabbits, fish, fruit, or vegetables, or a news vendor or other street trader, or any other person not being a street trader, throw down and

other person not being a street trader, throw down and leave in any street any offal, skins, waste paper, shavings,

leave in any street any offal, skins, waste paper, shavings, feathers, or other refuse

4. Throwing down Bills, Placards, &c.—No person shall throw down or leave in any street any bill, placard, or other substance intended or apparently intended for the purpose of advertising.

5. No person shall throw down or leave in any street any bill, placard, or other paper which shall have been torn off or removed from any bill-posting station.

6. Bottles, Broken Glass, &c.—No person shall wilfully throw down, place, or leave any bottle or broken glass, nail, or other sharp substance on or in any street in such a position as to be likely to cause injury to passengers or animals or damage to property.

a position as to be likely to cause injury to passengers or animals or damage to property.

7. Spitting.—No person shall spit on the floor, side, or wall of any public carriage or of any public hall, waiting room, or place of public entertainment, whether admission thereto be obtained on payment or not, or on the furniture or fittings in any such carriage, hall, room, or place.

8. No person shall spit or expectorate upon the footway of any street of the Shire of Preston.

g. Kecping of Poultry.—No person shall erect or allow to remain any house, shed, or shelter for fowls, ducks, or geese on his premises that shall be nearer than 25 feet to any dwelling.

10. Orange Peel, &-c.-No person shall throw, place, or leave upon the footway of any street within the Shire of Preston any orange peel, banana peel, or other fruit or vegetable matter.

11. Foul Water to be put into Sewers.—No person on premises within the Shire of Preston connected with the sewerage system of the Melbourne and Metropolitan Board of Works shall deposit or throw any household slops, soap suds, or other foul or offensive fluid or matter upon any street within the said Shire, or upon any part of such premises other than directly into drains or sinks by which such fluid or matter will pass directly into the sewers of the said Board. the said Board.

12. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire

13. Penalty.-Every person who shall by any wilful act or default offend against the provisions of this By-law shall for every such offence be liable to a penalty not exceeding Five pounds (£5).

Resolution for passing this By-law was agreed to by the Council of the Shire of Preston on the 22nd day of March, 1909.

Confirmed on the 3rd day of May, 1909, and sealed with the common seal of the municipality of the Shire of Preston on this the 3rd day of May, 1909, in the presence of—

E. ALLCHIN, President.

A. ROBERTSON, Councillor.

T. J. WITHRINGTON, Secretary.

SHIRE OF PRESTON.

BY-LAW NO. 3.

A By-law of the Shire of Preston made under section 197 of the Local Government Act 1903 and numbered 3 for preserving good order and decency in any building belonging to the municipality or under the control and management of the Council or preventing damage to such building or to the furniture or fittings thereof or regulating any meeting or gathering held therein.

IN pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Preston order as follows:

1. No person shall, in any building belonging to the municipality or under the control and management of the Council, and whether at any meeting or gathering held

(a) behave in an improper, disorderly, or indecent

manner; or (b) deface the walls by writing thereon or in any way injure or damage the said building or any of the furniture or fittings thereof.

2. No person shall at any meeting or gathering held in my such buildings—

(a) stand upon any chair or seat or stand or sit upon any window sill, dado, cornice, balcony, or staircase railing; or
(b) disturb or interrupt any such meeting or gathering; or
(c) curse or seven or use any gross, indecent, or abusive language; or
(d) conduct himself in an insulting or riotous manner; or

(d) conduct himself in an insulting or riotous manner; or (e) be drunk; or (f) take part in any disturbance or disorder; or (g) cause any obstruction by standing or otherwise in the approaches to the external doors of such building, or in the corridors, aisles, or passages within the same.

Every person who shall by any wilful act or default offend against the provisions of this By-law shall for every such offence be liable to a penalty not exceeding Ten pounds nor less than Five shillings for each such

Resolution for passing this By-law was agreed to by the Council of the Shire of Preston on the 22nd day of March, 1909.

Confirmed on the 3rd day of May, 1909, and sealed with the common seal of the municipality of the Shire of Preston on this the 3rd day of May, 1909, in the presence of—

E. ALLCHIN, President.

A. ROBERTSON, Councillor.

T. J. WITHRINGTON, Secretary.

5755

SHIRE OF PRESTON. - By-Law No. 4.

By-Law No. 4.

A By-law of the Shire of Preston, made under section 197 of the Local Government Act 1903, and numbered 4, for regulating traffic and processions, regulating or prohibiting the use in or on any fence or other crection on land adjoining any street or road of any wire with spikes or jagged projections, prohibiting or regulating cattle being allowed to graze or wander upon any land not enclosed by a substantial fence, prohibiting the writing, painting, printing, stencilling, placing, or affixing of any letter, figure, device, poster, sign, or advertisement upon any footpath, street, or road, or upon any building, fence, or other property vested in the municipality or under the control and management of the council thereof, and for maintaining the good rule and government of the municipality.

I N pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Preston order as follows:—

- 1. Definition of Street.—The word "street" wherever hereinafter used (not being repugnant to the Act and not inconsistent with the context), shall mean and include any highway, public bridge, road, lane, footway, square, place, court, alley, or passage, whether a thoroughfare or not.
- not.
 2. Definition of "Motor Car" and "Motor Cycle."—
 The words "motor car" and "motor cycle" shall whenever occurring in this By-law mean and include locomotive
 wheeled vehicles propelled or driven, or the motive power
 for which shall be by means of petrol, steam, or other
 vapour, or by electricity; and the words "motor cycle"
 shall mean any bicycle or bicycle driven or impelled by
 the like means.
- 3. Repeal of Previous By-law.—The By-law of the Shire of Preston, made and passed on the 8th day of December, 1890, and confirmed on the 5th day of January, 1891, entitled "By-law No. IV., for regulating traffic and processions" shall be and the same is hereby repealed.
- cessions" shall be and the same is hereby repealed.

 4. Use of Advertising Vehicles Regulated.—No person shall carry about on any vehicle drawn by a horse or other animal, or drawn or propelled by such person, or on any animal, or on foot, in any street, any picture, placard, bill, notice, advertisement, plan, flag, or symbol, whether painted, written, or printed, or partly painted, partly written, or partly printed upon, pasted upon, or otherwise adhering to or placed upon or attached to any part of such animal, vehicle, or person, so as to cause or create or add to any obstruction to public traffic, or to be likely to cause any damage to persons or property.

 5. Limitation of Width of Loading.—No person shall
- 5. Limitation of Width of Loading.—No person shall drive any vehicle drawn by a horse or other animal along or across any street having any timber, iron, or boards laid across such vehicle so that either end projects more than 2 feet beyond the wheels or sides of such vehicle.
- than 2 feet beyond the wheels or sides of such vehicle.

 6. Vehicles to be Lighted at Night.—No person shall between one half-hour after sunset of any day or before one half-hour before sunrise of any day drive or permit or allow to be driven or impelled any wheeled vehicle of any description whatever (not being a motor car), whether drawn or impelled by himself or drawn by a horse or other beast of burden, whether licensed or not, upon or along any street being a thoroughfare, without carrying in front thereon a good serviceable and effectual lamp with a light burning therein sufficiently bright to be seen at a distance of fifty yards therefrom, securely fixed to the off side of such vehicle.
- the off side of such vehicle.

 7. Kule of the Road.—Every person driving any animal or vehicle whatever, or riding any animal, shall keep to the left or near side of the carriage-way of the street, and when passing any other vehicle or animal going in the same direction shall go on or pass on the right or off side of such other vehicle or animal, and shall allow any person desirous so to do to pass on the right or off side, save and except that in passing tram cars travelling in the same direction drivers, riders, and propellers of vehicles, and foot passengers shall pass such tram cars on the left side. No person shall drive any vehicle or ride any animal on the right hand or wrong side of the road without justifiable cause, and every person driving any vehicle or riding any animal shall keep as near as practicable to the footpath on his left side so as to permit other persons going in the same direction to pass freely on the right-hand or off side.

 S. Processions.—No procession of persons, animals, or
- frecily on the right-hand or off side.

 S. Processions.—No procession of persons, animals, or vehicles of any description shall march, parade, or pass along any of the streets of the Shire of Preston for other than funeral purposes unless the persons or some one or ture on their behalf organizing or intending to take part in such processions or conducting the same shall have previously obtained the written consent of the President, or in his absence, of the Secretary of the said Shire, and then only by the route and during the hours specified in

such written consent, nor unless the recipient thereof shall have given 24 hours' written notice of the time, place, and route intended, with other particulars, of such consent to the officer for the time being in charge of the police of the said shire.

- of the said shire.

 9. Streets and Public Places may be Closed against Traffic.—Whenever for the prevention of accident or the maintenance of order and for such time as by notice in writing under the hand or by the direction of the President, or in his absence or in the case of sudden emergency, under the hand of the Secretary of the Shire, any street or public place shall be declared to be closed against traffic of persons or of vehicles, or both, all persons and all drivers of vehicles contemplated by such notice shall, when required by any member of the police force, obey and conform to such notice by abstaining from going to or by withdrawing and moving from the street or public place declared by such notice to be closed against traffic. And the drivers of all vehicles whether public or private which may be there, whether plying for hire or on any duly appointed stand or otherwise, shall when so required by any member of the police force remove their vehicles thence, and if desiring to remain in the vicinity shall proceed to any other street or public place that may be indicated by the police for that purpose, and there arrange and order their vehicles in the manner directed by any member of the police force.

 10. Assembly of Vehicles.—Upon any occasion when any public revention.
- 10. Assembly of Vehicles.—Upon any occasion when any number exceeding ten vehicles shall be assembled and waiting at any one and the same place the driver of every such vehicle shall as to the placing and otherwise thereof comply with the directions given by any member of the police force placed on duty there for the preservation of safety and order.
- 11. No Person to Drive' more than One Vehicle.—No person shall drive or attempt to drive more than one vehicle drawn by one or more horses or one or more other animals.
- 12. Position of Driver.—Every person driving a vehicle drawn by one or more horses or one or more other animals shall ride in such vehicle or walk beside such horse or other animal.
- 13. Horses drawing a Vehicle not to be Tied to another Vehicle.—No person shall tie, or permit to be tied, to any vehicle, any horse or other animal which is drawing another vehicle.
- 14. Vehicles not to be Left Unattended.—No driver of a vehicle shall be away from his horse or cattle so as to be unable to have full control of it or them unless one of the wheels of such vehicle be securely fastened by a chain or strap or other means so as to effectually prevent the rotation thereof.
- 15. Vehicles Obstructing a Street.—No person shall leave any cart or other vehicle in or on any street being a thoroughfare without any horse or other animal being harnessed thereto unless in consequence of some unavoidable accident having occurred.
- 16. Rule of the Footpath.—Persons walking along the footpath of any street shall, unless for reasonable cause, or with reasonable excuse, keep on their respective right-hand sides of the path so as to pass other persons meeting them on the left-hand side.
- 17. Loilering Prohibited.—No person or persons shall wilfully obstruct the carriage-way or footway of any street by standing or loitering thereon after having been required by any member of the police force or by any officer of the council specially authorized in that behalf to discontinue such standing or loitering.
- 18. No Wandering Cattle Allowed.—No person shall permit or allow any cattle of which he is the owner or the person in charge thereof to graze or wander upon any land not enclosed by a substantial fence.
- 10. Unless inconsistent with the context the word "cattle" shall mean "cattle" as defined by the Pounds Act 1890.
- 20. Barbed Wire.—No person shall use or place, or cause to be used or placed, in or on any fence or other erection on land adjoining any street or road in the Shire of Preston, any wire with spikes or jagged projections unless the same be placed on the inside of the posts of such fence or erection.
- such tence or erection.

 21. Advertising on Footpaths and Streets, &c.—No person shall, without the previous consent in writing of the president or shire secretary, write, paint, print, stencit, place, or affix any letter, figure, device, poster, sign, er advertisement upon any footpath, street, or road within the Shire of Preston, or upon any building, fence, or other property vested in the municipality, or under the control and management of the council of the Shire of Preston.
- 22. Motor Cars, Motor Cycles, and Bicycles.—No person shall drive, ride, or impel any motor car, motor cycle,

or bicycle upon or along any street at a greater speed than ten miles an hour without the permission in writing of the president or shire secretary being first had and ob-

23. No person shall drive, ride, or impel any motor car, motor cycle, or bicycle upon, along, or across any footpath, save across any such footpath direct to or from any premises abutting thereon for the purpose of entering

100tpath, save across any such 100tpath direct to or 110m any premises abutting thereon for the purpose of entering or leaving such premises.

24. Every person driving, riding, or impelling any motor car, motor cycle, or bicycle during the times between one half-hour after sunset and one half-hour before sunrise shall have a lamp attached to the front thereof and keep the same lighted so as to exhibit an adequate light in the direction in which such person is proceeding.

25. Every person driving, riding, or impelling any motor car, motor cycle, or bicycle shall keep the same on the near or left-hand side of the carriage-way of the street, and whenever overtaking any other vehicle (save only a tram car going in the same direction), or any horse or other beast of burden, or foot passenger proceeding or standing on the carriage-way, such person shall keep to the off or right side thereof (accept in the case of tram cars travelling in the same direction, which he shall keep on the left side thereof), and such person if driving a motor car or motor cycle shall within a reasonable distance from or before passing such vehicle, horse, or other beast of burden, or such foot passenger, by sounding a belt, or whistle, or horn, give audible and sufficient warning of his approach.

26. In every case where a person driving, riding, or impelling any motor car or motor cycle meets or over.

sufficient warning of his approach.

26. In every case where a person driving, riding, or impelling any motor car or motor cycle meets or overtakes any vehicle drawn by any horse or other beast of burden may on such meeting or overtaking become restive or alarmed, or shall cease to be under the due control of the person for the time being in charge thereof, the person riding, driving, or impelling such motor car or motor cycle shall stop or dismount as speedily as possible, and shall assist to prevent an accident, and shall continue stopped or dismounted so long as may be reasonably necessary. And in the event of any accident shall, upon request by a police officer or officer of the council, give his true name and address, and if he be not the owner of the motor car or motor cycle he shall also give the true name and address of the owner of the motor car or motor cycle, as the case may be.

27. This by-law shall apply to and have operation throughout the whole of the municipal district of the

shire of Preston.

28. Penalty.—Every person who shall by any wilful act or default offend against the provisions of this by-law shall for every such offence be liable to a penalty not

5756

shall for every such offence be liable to a penalty not exceeding £10.

Resolution for passing this by-law was agreed to by the council of the Shire of Preston on the 22nd day of March, 1909.

Confirmed on the 3rd day of May, 1909, and sealed with the common seal of the municipality of the Shire of Preston this 3rd day of May, 1909, in the presence of—

E. ALLCHIN, President.

A. ROBERTSON, Councillor.

T. J. WITHRINGTON, Secretary.

SHIRE OF PRESTON.

BY-LAW No. 5.

A By-law of the Shire of Preston, made under Part 7, also Division 10 of Part 18 of the Local Government Act 1003, and numbered 5, for declaring as applicable to the Shire of Preston the provisions of Division 10 of Part 18 of the said Act.

IN pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Preston order as follows:

1. By-law of the Shire of Preston, made and passed on the 14th day of October, 1889, confirmed the 11th day of November, 1889, and gazetted on the 15th November, 1889, and known as By-law No. 2, shall be and the same is hereby repealed.

hereby repealed.

2. The provisions of Division 10 of Part 18 of the said Local Government Act 1903, vir., sections 512 to 525, both sections inclusive, of the said Act shall be and they are hereby declared applicable to all parts of the municipal district of the Shire of Preston.

Resolution for passing this By-law agreed to by the Council the 22nd day of March, 1909, and confirmed the 3rd day of May, 1909.

E. ALECHIN, President.

A. ROBERTSON, Councillor.

T. J. WITHRINGTON, Secretary.

SHIRE OF PRESTON.

By-LAW No. 6.

A By-law of the Shire of Preston, made under Part 7 (section 196) of the Local Government Act 1903, and numbered 6, for extending to the said Shire of Preston the other provisions of Part 1 of the Police Offences Act 1890.

IN pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Preston order as fol-

1. By-law of the Shire of Jika, made and passed under the Local Government Act 1874, on the first day of May, 1882, and known as By-law No. 17. Also By-law No. 8 of the Shire of Preston, and being the above-mentioned By-law No. 17 re-numbered as By-law No. 8 by resolution of the Council of the Shire of Preston, passed on the 27th day of October, 1890, and also By-law of the Shire of Preston, made and passed on the 27th day of November, 1897, and published in the Government Gazette on the 9th day of February, 1900, and known as By-law No. 11, shall be and each of the said By-laws is hereby repealed.

2. The other provisions of Part 1 of the Police Offences Act 1890, in addition to section 6 thereof, viz., sections 4, 5, 7, 8, 9, 10, and 11 of the said Act, shall be and they are hereby extended to and shall be in force and operation throughout the whole of the municipal district of the Shire of Preston.

throughout the whole of the municipal district of the Shire of Preston.

Resolution for passing this By-law was agreed to by the Council of the Shire of Preston on the 22nd day of March, 1909.

Confirmed on the 3rd day of May, 1909.

Scaled with the common seal of the municipality of the Shire of Preston this 3rd day of May, 1909, in the presence of—

E. ALLCHIN, President. A. ROBERTSON, Councillor.
T. J. WITHRINGTON, Secretary.

5758

SHIRE OF PRESTON.

BY-LAW No. 7.

A By-law of the Shire of Preston, made under section 197 of the Local Government Act 1993, and numbered 7, for the purpose of adopting various provisions of the Thirteenth Schedule of the said Local Government Act 1993, and for the purpose of carrying out various purposes provided for in the said Thirteenth Schedule.

I N pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Preston order as follows

lows:—

1. By-law No. 13, made by the Council of the Shire of Jika in pursuance of the Local Government Act 1894, the regulation and management of the recreation grounds, parks, and gardens within the Shire of Jika, also By-law No. 14, made by the said Council in pursuance of the said Act for the regulation of proceedings of Council officers, &c., shall be and are and each of the said By-law is hereby repealed.

2. By-law of the Shire of Preston passed on the 24th day of November, 1890, and confirmed on the fifth day of January, 1890, and published in the Government Gazette on the fifth day of December, 1890, and known as By-law No. 3, and also By-law passed on the 11th day of November, 1902, confirmed on the 22nd day of December, 1902, and published in the Government Gazette on the 11st day of December, 1902, and also known as By-law No. 3, shall be and the same are and each of the said By-laws is hereby repealed.

3. The following provisions, being parts of and clauses of the said state of the said stat

By-laws is hereby repealed.

3. The following provisions, being parts of and clauses of the 13th schedule of the Local Government Act 1903, shall be and are hereby adopted, and shall be in force and operation throughout the whole of the municipal district of the Shire of Pieston, that is to say—

Thirteenth Schedule.

Part I., relating to streets and footways:—

(1) Porticoes, projections, &c.;
(2) Naming streets and numbering houses;
(3) Spouts and drains from houses, &c.;
(4) Crossings over footways and channels;
(5) Deposit or discharge of rubbish, liquid, &c., on street, &c.;

(5) Deposit or discharge of rubbish, liquid, &c., on stree; &c.;
(6) Depositing building materials, excavations, &c.;
(7) Lighting, &c., of obstructions generally;
(8) Houses, &c., encroachment on street, &c.;
(9) Obstructions, &c., to streets, &c., by cattle, &c.;
(10) Undermining streets;
(11) Miscellaneous;
and being clauses to 49, both inclusive.
Part II., Waterworks, drains, &c., and being clauses to 6, both inclusive.
Part IV. Places of improvement and recreation &c.

Part IV. Places of improvement and recreation, &c. :-(1) Public Libraries and Museums;
(2) Public Gardens;
and being clauses 1 to 12, both inclusive.

Part V., Regulation, &c., of buildings;—
(2) Ruinous or dangerous buildings;
and being clauses r to 8, both inclusive.
Part VI., Buildings, &c., for public meetings, &c.;
and being clauses r to 4, both inclusive.
Part VII., Fire prevention:—
(1) Foul chimneys;
(2) Deposit, &c., of inflammable material, &c.;
and being clauses r to 7, both inclusive.
Part VIII., Nuisances, &c.:—
(1) Nuisances of various kinds—
(2) Goats;
(3) Swine;
(4) Swine;
(5) Night-soil;
(2) Private slaughter houses;
and being clauses r to 16, both inclusive.
Part IX., Miscellancous matters, and being clauses r to 5, both inclusive.

both inclusive.

5, both inclusive.
Part XI., Regulation of proceedings of Council, officers, &c., and being clauses 1 to 56, both inclusive.
Resolution for passing this By-law was agreed to by the Council of the Shire of Preston on the 22nd day of March, 1909.

Confirmed on the 3rd day of May, 1909, and sealed with the common seal of the municipality of the Shire of Preston this third day of May, 1909, in the presence of—

E. ALLCHIN, President.
A. ROBERTSON, Councillor.
T. J. WITHRINGTON, Shire Secretary. 57.59

SHIRE OF PRESTON.

REGULATION NO. 8.

A Regulation of the Shire of Preston, made under the provisions or section 6 of the Police Offences Act 1890, numbered 8, for the purpose of keeping order in the carriage and footways and public places in the Shire of Preston, and for preventing obstructions in same respectively.

IN pursuance of the powers conferred by section 6 of the Police Offences Act 1890 and of other statutory powers enabling the Council in that behalf, the Council of the Shire of Preston doth bereby order and direct and make the following Regulation:—

make the following Regulation:—

1. Any former Regulation under the provisions of the said section No. 6, so far as it relates to the matters and things provided for in this Regulation, is hereby repealed

2. Any person obstructing the carriageway, footway, or other public place of or in the Shire of Preston by standing or loitering therein or thereon shall discontinue to do so on requirement by any member of the police force.

Made and passed by the Council of the Shire of Preston upon the 22nd day of March, 1909.

Confirmed by the said Council upon the third day of March 1909.

E. ALLCHIN, President.A. ROBERTSON, Councillor.T. J. WITHRINGTON, Shire Secretary. 5760

SHIRE OF PRESTON.

REGULATION NO. 11.

Meat Supervision Acts.

Regulations for Securing Cleanliness in Meat Stores.

Regulations for Securing Cleanliness in Meat Stores.

UNDER the powers in that behalf conferred by the Meat Supervision Acts, and all other powers it enabling, the Council of the Shire of Preston, with the approval of the Board of Public Health, doth hereby make the following Regulations with respect to maintenance of cleanliness of places used for the preserving, freezing, chilling, or storing of meat, and the premises appurtenant thereto, and of the appliances used thereat, and for securing the wholesomeness of meat preserved, frozen, chilled, or stored therein or intended so to be:—

1. No person shall put or keep, or cause or allow to be put or kept in any room, chamber, compartment, or place hereafter to be constructed, any meat for the purpose of freezing, preserving, chilling, or storing the same, unless the benches, shelves, cupboards, and lockers therein are movable.

2. No person shall put or keep, or cause or allow to be put or kept in any room, chamber, compartment, or place, for the purpose of freezing, preserving, chilling, or storing—

(a) Any meat other than such as is fresh and free from putrefaction, decomposition, fly-blow, or phosphorescence, and from clammy, slimy, or other unwholesome conditions; or (b) Any unclean, unwashed, or foul-smelling substance, offai, or viscera; or (c) Any fish, oysters or other molluses, any crayfish or other crustaceans, any game, cheese, butter, vegetable, or other perishable product, in such a condition as to be likely to contaminate taint, or prejudicially affect any meat placed or stored therein.

3. No person shall use, or cause or allow to be used any any room, chamber, compartment, or place, in which the condition known as "phosphorescence" exists for storing fresh meat unless-

- (a) At least once every month during the persistence of such condition every part of the internal surfaces of the walls, floor, cciling, and doors, and every part (including the legs, supports, backs, and undersides) of all benches, shelves, cupboards, lockers, boxes, hanging bars, hooks, and other fittings and appliances are-
 - (1) Scrubbed with water and soft soap, the water being as hot as can be practically used, the soap being sufficient in quantity to produce with the water a profuse lather, and the scrubbing being performed in such a manner as to thospital advantage of the scrubbing being performed in such a manner as to thospital advantage of the scripts.

- lather, and the scrubbing being performed in such a manner as to thoroughly cleanse such surfaces, fittings, and appliances, and to completely remove all dirt, stains, greasiness, and other deposit;

 (2) Then dried with clean cloths, and
 (3) Immediately afterwards copiously washed, swabbed, or sluiced with a solution consisting of one gallon of clean cold water, three ounces of chlorinated lime of good strength, and either three ounces of vinegar or one ounce of spirit of salt, the solution being applied so as to reach every part, including all corners, crevices, and cracks of such surfaces, fittings, and appliances, and a least once every week the floor, benches, shelves, and such other parts as shall have been in contact with any meat or other food are cleansed and disinfected as provided for under clause (a), sub-clauses (1), (2), and (3).
- (b) At least

No person shall use, or cause or allow to be used for the storage of meat for retail purposes any room, chamber, compartment, or place-

- (a) Unless the floor, benches, shelves, and such other parts as shall have been in contact with any ment or other food are cleansed at least once in meat or other food are cleansed at least once in every week by scrubbing with water and soft soap, the water being as hot as can be practically used, the soap being sufficient in quantity to produce with the water a profuse lather, and the scrubbing being performed in such a manner as to thoroughly cleanse all such surfaces, fittings, and appliances, and to completely remove all dirt, stains, greasiness, and other deposit.

 (b) That is not kept continuously clean and free from foul smell or other unwholesome condition.

5. Any person failing to comply with any of the provisions of these Regulations, or preventing compliance with the same on the part of any other person, shall be deemed guilty of an offence against these Regulations, and shall be liable for every such offence on conviction to a penalty not exceeding Twenty pounds, and to a further penalty not exceeding Two pounds for every day during which after a conviction the offence is further continued.

This Regulation was made and passed by the Council of the Shire of Preston on the 22nd day of March, 1909, and sealed with the common seal of the municipality of the Shire of Preston on the 3rd day of May, 1909, in the presence of-

E. ALLCHIN, President.A. ROBERTSON, Councillor.T. J. WITHRINGTON, Secretary. (SEAL)

The foregoing Regulation was approved by the Board of Public Health this second day of June, in the year of our Lord One thousand nine hundred and rine.

By order of the Board,

J. W. COLVILLE, Secretary.

SHIRE OF ALEXANDRA. APPOINTMENT OF POUNDKEEPER.

A T the Council meeting, held on Monday, 5th July, 1909, James Lipscombe was appointed Poundkeeper for the Alexandra Pound. P. L. EDWARDES, Shire Secretary.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

THE partnership between Victor Julius Heinecke,
Ernest Clark, and John Ames Cockrane, trading as
The South Melbourne Electrical and Engineering Company and The Motor Tyre Company, both of 278 Cityroad, South Melbourne, was dissolved on 12th July, 1909,
V. I. HEINECKE,
ERNEST CLARK.
C. H. Wadham, 430 Little Collins-street, Melbourne, solicitor for the said Victor Julius Heinecke and Ernest Clark.

OTICE is hereby given that the partnership hereto-OTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Walter Leonard Taylor and Jorgen Vincent Petersen, in the business carried on by us at Albury, as stock and station and commission agents and auctioneers, under the name and style of "Walter L. Taylor, Petersen, & Company," has been dissolved by mutual consent as from the sixth day of July, 1909 (the said Jorgen Vincent Petersen retiring from the firm), and that from the said date the said business will henceforth be carried on by the said Walter Leonard Taylor, under the name or style of "Walter Leonard Taylor, under the name or style of "Walter L. Taylor & Co.," at the same premises. All accounts owing to the late firm are to be paid to Mr. Frederick H. Morely, accountant to the late firm, at the same premises forthwith.

Dated this 6th day of July, 1909.

Dated this 6th day of July, 1909.
WALTER L. TAYLOR,
J. V. PETERSEN.
Emerson and Tietyens, solicitors, Dean-street, Albury. TAYLOR.

W ILLIAM FINDLAY WATSON, now of Capetown, South Africa, intimates he has retired "by mutual consent," from the business of Watson & Company, produce exporters, Melbourne, Victoria, Australia, as from the 31st March, 1909.

Transfer of Land Act 1904, No. 28, section 16.—Title claimed by adverse possession to land under Transfer of Land Act 1890, being part of the land comprised in certificate of title, vol. 2082, fol. 416388, whereof William Lake, the younger, and Frederic Lake are the registered proprietors.

William Lake, the younger, and Frederic Lake are the registered proprietors.

WILLIAM JAMIESON, of Rosebud, fisherman, has applied to have a certificate of title issued to him for the land described hereunder, which is part of the land comprised in the above-mentioned certificate of title, and to have the said certificate of title cancelled as to such land, and the Commissioner has directed notice of the application to be advertised once in the Government Gazette, also in the Argus and Herald newspapers, published in Melbourne, in three successive weeks, with an interval of not less than five days between each publication. And has appointed four months from date of publication of the first of such newspaper advertisements, on or after the expiration of which the Registrar may, unless a caveat shall be lodged forbidding the same, cancel the existing certificate of title affecting, or so far as it affects, such land, and issue a certificate of title to the applicant as registered proprietor of an estate in feesimple in possession in the said land free from encumbrance. Dated 23rd day of June, 1909.

L'and Referred to.—Part of Crown portion 18, parish of Wannaeue, county of Mornington: Commencing at a point on the northern boundary of the said portion 87, 6-10 links northe-asterly from the north-western angle of the said portion; thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links; and thence by a fence south-westerly 197, 7-10 links;

THE PORT PHILLIP STARR-BOWKETT BUILDING SOCIETY.

NOTICE OF INTENDED DISSOLUTION OF SOCIETY.

NOTICE of INTENDED DISSOLUTION OF SOCIETY.

NOTICE is hereby given that the Port Phillip Starr-Bowkett Building Society, whose registered office is at New Zealand Chambers, 483 Collins-street, Melbourne, in the State of Victoria, will shortly be dissolved, and that if any persons have any claims against the said society they are hereby required to send particulars, in writing, of such claims to the said society on or before the 20th day of August, One thousand nine hundred and nine. And notice is hereby given that after that date the assets of the said society will be distributed amongst the persons entitled thereto, having regard only to claims whereof the society shall then have had notice; and the society will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim it shall not then have had notice.

Dated this second day of July, 1900.

Dated this second day of July, 1909.

GEORGE A. S. GRIFFIN, Secretary of the said Society.

5777

THE HOWARD SUBMARINE BOAT AND TORPEDO INVENTIONS CO. NO LIABILITY.

CALL (the 16th) of Three halfpence per share, has been made, due and payable to me at the offices, 480 Bourke-street, Melbourne, on Wednesday, 14th

ALF, C. HORSLEY, Manager,

Companies Act 1896 .- 60 Victoria No. 1482.

CERTIFICATE OF COMPLIANCE WITH THE CONDITIONS OF SECTION 2.

THIS is to certify that, in my opinion, McMurtrie and Company Limited has, up to the date of this certificate, duly complied with all the requirements prescribed by section 2 of the Companies Act 1896 relating to

proprietary companies.

Dated this twelfth day of July, One thousand nine hundred and nine.

H. HOSKEN, Deputy Registrar-General.

Companies Act 1896.—60 Victoria No. 1482. CERTIFICATE OF COMPLIANCE WITH THE CONDITIONS OF SECTION 2.

1) His is to certify that, in my opinion, "Australian

CONDITIONS OF SECTION 2.

THIS is to certify that, in my opinion, "Australian Reversible Delivery Label Company Limited" has, up to the date of this certificate, duly complied with all the requirements prescribed by section 2 of the Companies Act 1896 relating to proprietary companies.

Dated this thirtieth day of June, One thousand nine

hundre'd and nine.

6011

6018

Deputy Registrar-General.

The Companies Act 1890.

NOTICE is hereby given that the registered office of McMurtrie and Company Proprietary Limited is situated at Degraves Buildings, Degraves-street, Melbourne.

Dated this tenth day of July, 1909.

G. I. MICHAELIS, Manager and Secretary. 6017

COFFEE PALACE COMPANY AND
WORKINGMAN'S CLUB LIMITED.
OTICE is hereby given that the registered office of
the company is removed to 97 Greeves-street,

6th July, 1909.

E. T. CARTER, Secretary.

CALABASH PIPE COMPANY PROPRIETARY
LIMITED.

THE registered office of this company is now situated at
Prell's Buildings, 70 Queen-street, Melbourne.

WM. N. ROBERTSON, Secretary.
Wm. N. Robertson, F.C.P.A., public accountant, 70
Queen-street, Melbourne.

11th July, 1909.

The Companies Act 1890.

The Companies Act 1890.

NOTICE is hereby given that a General Meeting of the Shareholders of The Acme Bolt & Nut Company Proprietary Limited, in liquidation, will be held at the offices of Messrs. Wootton, Fuller & King, 46 Elizabeth-street, Melbourne, on Wednesday, 18th August, 1909, at Five o'clock in the afternoon, for the purpose of hearing the account of the liquidator of his winding up of the affairs of such company, and for receiving from such liquidator explanations in regard thereto.

Dated this 8th day of July, 1909.

5985

ARTHUR JOHN FULLER, Liquidator.

In the matter of the Patent Tap and Coupling CompanyProprietary Limited (in liquidation).

NOTICE is hereby given, in pursuance of section 128
of the Companies Act 1890, that a general meeting
of the members of the above-named company will be held
at No. 415 Collins-street, Melbourne, on Friday, the 13th
day of August, 1909, at the hour of Twelve o'clock noon,
for the purpose of having an account laid before them
showing the manner in which the winding up has been
conducted and the property of the company disposed of.
Dated this 12th day of July, 1909.

T. RENNELL, Liquidator.

T. RENNELL, Liquidator.

In the Supreme Court of the State of Victoria.—F: 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 Mary Ebeling, the said Sheriff will. on Wednesday, the 18th day of August, 1900, at the hour of Two p.m., cause to be sold, at the Court Flouse, Rosedale, 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 Mary Ebeling, in and to all that piece of land containing 99 acres and 35 perches, or thereabouts, being Crown portion 53, parish of Rosedale, county of Buln Buln, particularly described in the certificate of title entered in the Register-book, volume 1615, folio 322972.

Terms: Cash.

JAMES CONNOR, Sheriff's Officer. In the Supreme Court of the State of Victoria. Fi fa.

JAMES CONNOR, Si.eriff's Officer. Warragul, 8th July, 1909.

MONDAY, 16TH AUGUST.

In the Supreme Court of the State of Victoria.-Fi. Fa. In the Supreme Court of the State of Victoria.—Fr. Fa.

OTICE 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 Mary Reilly, of "Wyuna," Jordan-street, Malvern, the said Sheriff will, on Monday, the 16th day of August, 1909, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Glenferrie-road, Malvern (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise staved):—

All the right, title, estate, and interest (if any) of the said Mary Reilly (as aforesaid), in and to all that piece of land being part of Crown portion 30, at Gardiner, parish of Prahran, county of Bourke, and being the whole of the land particularly described in certificate of title, colume 2162, folio 432362, together with a right of carriage way over the roads delineated and coloured brown on the map in margin of said certificate of title.

N.B.—Terms: Cash. No cheques taken.

THOMAS WOOD, Sheriff's Officer.

Dated at Melbourne, this 12th day of July, 1909.

NOTICE TO CREDITORS AND OTHERS.—EDWIN KING BURRAGE, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Edwin King Burrage, late of Moe, in the State, of Victoria, farmer, deceased, intestate (who died on the tenth day of April, 1908, and letters of administration of whose estate were, on the twenty-ninth day of June, 1908, granted by the Supreme Court of the said State, in its probate jurisdiction, to William Henry Burrage, of Moe aforesaid, farmer, a brother and one of the next of kin of the said deceased), are requested to send in particulars, in writing, of such claims to the said William Henry Burrage, at his address aforesaid, on or before the fourteenth day of August, 1909, after which date the said William Henry Burrage will proceed to distribute the assets of the said deceased among the persons entitled thereto, and will have regard only to the claims of which he shall then have had notice; and he will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated this eighth day of July, 1909.

E. ROBERT WARREN, Trafalgar, solicitor for the said William Henry Burrage. PURSUANT to the provisions of the Trusts Act 1890,

said William Henry Burrage.

PERSONS having any claims against the estate of Elizabeth Stokes, late of Kew, but formerly of Bream Creek, spinster, deceased, are required to send particulars, in writing, to Susan Stokes, the administratrix thereof, care of the undersigned, at Geelong, on or before the 21st day of August next, as after that date the said Susan Stokes will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and the said Susan Stokes will not be liable to any person for the assets so distributed in respect of whose claim she shall not then have had notice.

Dated the tenth day of July, 1909.

DOYLE & KERR, 413 Collins-street, Melbourne, and at Geelong and Terang, solicitors for the said administratrix.

NOTICE TO CREDITORS AND OTHERS.-WILLIAM CHARLES KERNOT, DECEASED.

NOTICE TO CREDITORS AND OTHERS.—
WILLIAM CHARLES KERNOT, DECEASED.

PURSUANT to the provisions of the Trusts Acts, notice is hereby given that all persons having any claims against the estate of William Charles Kernot, late of "Firenze," Sydney-road, Parkville, in the State of Victoria, professor of engineering, deceased, intestate (letters of administration of whose estate were, on the 25th day of May, 1909, granted to Mary Jane Kernot, of "Firenze," Sydney-road, Parkville aforesaid, spinster, and Wilfrid Noyce Kernot, of the same place, civil engineer, two of the neat-of-kin of the said deceased), are required to send in particulars, in writing, of such claims to the said Mary Jane Kernot and Wilfrid Noyce Kernot, on or before the fifteenth day of August, 1909, after which date the said Mary Jane Kernot and Wilfrid Noyce Kernot will proceed to distribute the assets of the said William Charles Kernot, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And the said Mary Jane Kernot and Wilfrid Noyce Kernot will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.

Dated this 12th day of July, 1909.

HOME & WILKINSON, 413 Collins-street, Melbourne. proctors for the said Mary Jane Kernot and Wilfrid Noyce Kernot.

STATUTORY NOTICE TO CREDITORS.—NOTICE TO CREDITORS RE WILLIAM JENKINSON, DECEASED,

3282

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any c'aim against the estate of William Jenkinson, formerly of the Happy Jack Hotel, Lockwood, in the State of Victoria, but lately of 172 Rowan-street, Bendigo, in the said State, gentleman, deceased (who died on the 28th day of March, 1900, intestate, and letters of administration of whose estate were granted to Elizabeth Amanda Jenkinson, of High-street, Bendigo, formerly of South Lockwood, in the said State, widow of the said deceased), are hereby required to send in particulars, in writing, of such claims to the undersigned, Laurence James Murphy, the proctor for the said Elizabeth Amanda Jenkinson, on or before the fourteenth day of August, 1909. And notice the proctor for the said Elizabeth Amanda Jenkinson, on or before the fourteenth day of August, 1909. And notice is hereby given that after that date the said administratrix will proceed to distribute the assets of the said William Jenkinson, deceased, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administratrix shall then have had notice; and the said administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this 10th day of July, 1900.

Dated this 10th day of July, 1909.

LAURENCE J. MURPHY, 202 Williamson-street, Bendigo, proctor for the said Elizabeth Amanda Jen-

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of James Bain, late of Berwick, in the State of Victoria, gentleman, deceased, infestate (who died on the 15th day of January, 1908, and administration of whose estate was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 13th day of January, 1909, to the Perpetual Executors and Trustees Association of Australia Limited, of No. 89 Queen-street, in the city of Melbourne, in the said State), are hereby required to send in particulars, in writing, of such claims to the said association, at its said address, on or before the 14th day of August, 1909, after which date the said association will proceed to distribute the assets of the said James Bain, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby given that the said association will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 7th day of July, 1909.

Dated this 7th day of July, 1909.

BRAHE & GAIR, No. 119 William-street, Melbourne, proctors for the Perpetual Executors and Trustees Association of Australia Limited.

DURSUANT to the provisions of the Trusts Acts, DURSUANT to the provisions of the Trusts Acts, notice is hereby given that all persons having any claims against the estate of Charles James Gay, late of Power-street, Hawthorn, in the State of Victoria, builder, deceased, intestate (who died on the 6th May, 1909, letters of administration of whose estate were, on the 5th day of July, 1909, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collinstreet, Melbourne, the said company having been duly authorized to apply for such grant by Jane Gay, the widow of the said deceased), are hereby required to send particulars thereof, in writing, to the said company on or before the 23rd day of August, 1909, after which date the said company will distribute the assets of the said deceased, having regard only to, and being liable for, those claims of which it shall then have had notice.

Dated the 14th day of July, 1909.

TOLHURST & DRUCE, 418 Chancery-lane, Mel-

TOLHURST & DRUCE, 418 Chancery-lane, Melbourne, proctors for the said company.

Claims against the estate of John Lavis, late of an Skipton-street, Ballarat, in Victoria, cordial manufacturer, deceased (who died on the 30th day of April. 1909). are required to send particulars of such claims to The Ballarat Trustees, Executors, and Agency Company Limited, of Camp-street, Ballarat aforesaid, the executor of the will of the said deceased, on or before the 30th day of August, 1909, after which date the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated this 10th day of July, 1909.

H. C. CURWEN-WALKER, proctor, Ballarat:

NOTICE TO CREDITORS.—RE CHRISTINA HENDERSON, DECEASED.

HENDERSON, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having craims against the estate of Christina Henderson, late of Geelong, in the State of Victoria, spinster, deceased (who died on the twentieth day of August; One thousand eight hundred and ninety-six), are hereby required to send particulars, in writing, of such claims to Thomas Charles Harwood and David Fyfe Griffiths, both of 83 Yarra-street, Geelong, solicitors, the trustees of the will and estate of the said Christina Henderson, deceased, on or before the eighth day of August, 1909, after which date the said Thomas Charles Harwood and David Fyfe Griffiths, will proceed to distribute the assets of the said Christina Henderson, 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 Thomas Charles Harwood and David Fyfe Griffiths 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 eighth day of July, One thousand nine hundred and nine.

HARWOOD & PINCOTT 82 Varra-street, Geelong.

dred and nine.

HARWOOD & PINCOTT, 83 Yarra-street, Geelong, proctors for the said Thomas Charles Harwood and David Fyfe Griffiths.

NOTICE TO CREDITORS .- RE SAMUEL JOHNSON, DECEASED.

DECRASED.

DECRASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of Samuel Johnson, late of Geelong, in the State of Victoria, gentleman, deceased (who died on the seventeenth day of May, 1909, and probate of whose last will and testament was granted to Samuel Henry Johnson, of Neerim, in the State of Victoria, farmer, and Emma Jane Gogoll, of Fyans-street, South Geelong, in the said State, married woman, the executor and executrix named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, Henry Isaac Crawcour, the proctor for the said Samuel Henry Johnson and Emma Jane Gogoll, on or before the thirteenth day of August next. And notice is hereby given that after that day the said executor and executrix will proceed to distribute the assets of the said Samuel Johnson, 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 executor and executrix shall then have had notice; and the said executor and executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this eighth day of July, 1909.

have had notice.

Dated this eighth day of July, 1909.

HENRY I. CRAWCOUR, Yarra-street, Geelong, proctor for the said Samuel Henry Johnson and Emma Jane

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Peter Laurie, late of High-street, Golden Square, Bendigo, in the State of Victoria, farmer, deceased (who died on the 14th day of April, 1909, and probate of whose will was granted to Elizabeth Jane Laurie, of High-street, Golden Square, Bendigo, aforesaid, spinster, the executrix named therein (Peter Laurie the younger, of Rushworth, in the State of Victoria, farmer, the executor named therein having renounced probate thereof), are hereby required to send in particulars of such claims to the said executrix, care of the undersigned, on or before the first day of September, 1909, after which date the said executrix will proceed to distribute the assets of the said Peter Laurie, deceased, amongst the persons entitled thereto, having regard only to the claims persons entitled thereto, having regard only to the claims of which she shall then have had notice; and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had

Dated the 14th day of July, 1909.

JAMES BURT STEWART, High-street, Rushworth, proctor for the said executrix.

5950

STATUTORY NOTICE.

STATUTORY NOTICE.

CREDITORS and others having claims against the estate of August Carl Sawert, late of Murtoa, bootmaker, deceased, intestate, are required to send particulars of their claims to The Ballarat Trustees, Executors, and Agency Company Limited, of Camp-street, Ballarat, the administrator of the estate of the said deceased, by the 15th August, 1909, otherwise they will be excluded from sharing in the distribution of the said estate by the Trusts Act 1890.

Dated this 5th day of July, 1909.

O. W. SAWYER, of Duncan-street, Murtoa, proctor for the said company.

5049

5949

NOTICE TO CREDITORS.-RE JAMES GRAY,

DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of James Gray, late of Stawell, in the State of Victoria, miner, deceased (who died on the eleventh day of May, 1909, and probate of whose last will and testament was granted to William Gray, of Stawell aforesaid, engine-driver, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned A. V. Wettenhall, the proctor for the said William Gray, on or before the twenty-first day of August, One thousand nine hundred and nine. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said ames Gray, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this thirteenth day of July, 1909.

A. V. WETTENHALL Victoria and the Stavell, proctor

Dated this thirteenth day of July, 1909.
A. V. WETTENHALL, Victoria-place, Stawell, proctor for the said William Gray.

6029

Mining Aoticis.

THE LADY NELSON GOLD MINING COMPANY NO LIABILITY, ST. ARNAUD.

NOTICE is hereby given that an Extraordinary Meet ing of the above-named company will be held at the company's office, Town Hall Buildings, Napier-street, St. Arnaud, on Monday, the 26th day of July, 1909, at Eight o'clock p.m., for the purpose of considering, and, if thought fit, passing the following resolution:—

"That the capital of the company be increased to £40,000 by raising the amount of each of the 40,000 shares existing in the company from Ten shillings to One pound."

By order,

St. Arnaud, 5th July, 1909.

WYNIFORD TIN MINING CO. NO LIABILITY.

OTICE is hereby given that an Extraordinary General
Meeting of Shareholders in the above company will
be held at the registered office, 123 Queen-street, Melbourne, on Thursday 29th July, 1909, at Twelve o'clock

Business:

1. To increase the critical of the company to £15,000 by increasing the amount in respect of each of the 30,000 shares from 5s. to 10s., or in such manner as the meeting may determine.

2. To authorize the directors to make calls on the in-

2. To authorize the directors to make corrected capital of the company.
3. To confirm the minutes of the meeting.

By order of the Board,

One W. BRUCE FOX, Secretary.

LA MASCOTTE TIN DREDGING COMPANY
NO LIABILITY, KOETONG.
NOTICE.—An Extraordinary Meeting of Shareholders
in above company will be held at company's office,
Equitable Building, Cellins-street, Melbourne, on Thursday, 29th July, 1909, at Four o'clock p.m.

Business:

To increase the capital of the company by raising the amount payable on each and every share from Ten shillings' to such an amount as the meeting may decide, and to confirm the minutes of the meeting.

6002

S. J. PLAIN, Manager.

LADY ROSE GOLD MINING COMPANY
NO LIABILITY.

OTICE is hereby given that a Call (the 18th) of Twopence
per share on shares Nos. 3,501-9,600 inclusive, a Call the
7th) of Twopence per share on shares Nos. 9,661-12,410 inclusive,
and a Call (the 1st) of Twopence per share on shares Nos. 12,41114,000 inclusive, have been made on the capital of the company,
dua and payable at the registered office, on Wednesday, 14th
July, 1909.

GERALD R. BLACKPOURN, Legal Manager.
Railway-street, Euroa, 6th July, 1909.

BANNOCKBURN QUARTZ GOLD MINING COMPANY NO LIABILITY, CUEWTON.

NOTICE is hereby given that a Call (the 4th) of One penny per share has been made upon the capital of the company, due and payable at the compuny's office, Lyttleton-stroet, Castlemaine, on Wednesday, 14th July, 1909.

E. H. CARTER, Manager.

DONKEY GULLY HYDRAULIC SLUICING
COY. N. L.
OTICE is hereby given that a Call (th. 10th) of Sixpence
per share has been made upon the capital of the company,
due and payable at the company's office, Lyttleton-street,
Castlemaine, on Wednesday, 14th July, 1909.
5968
E. H. CARTER, Manager.

Companies Act 1890 .- Twelfth Schedule.

Companies Act 1890.—Twelfth Schedule.

OLD FLORENCE GOLD MINING COMPANY NO LIABILITY.

THE undersigned, do hereby make application to register the Old Florence Gold Mining Company 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 "Old Florence Gold Mining Company No Liability."

2. The place of intended operations is at Daylesford.

3. The registered office of the company will be situated at 47 Queen-street, Melbourne.

4. The value of the company's property, including claim, is £625.

5. The number of shares in the company is 30,000, of Five shillings each.

6. The number of shares subscribed for is 25,000.

7. The name of the manager is Hugh Ross.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

this date, are as below :--

Name, Address, Occupation.	No. of Sha	are
Robert Nairn Rothwell, 90 Queen-street, M	el-	
bourne, sharebroker	200	o
Richard C. Densem, Danlesford, merchant		э .
Philip Francis Meere, Daylesford, ironmong		0
Joseph Kirton, Lydiard-street, Ballarat, inves	tor 200	0
Thomas Holt, Cole-street, Elsternwick, inves		0
Hugh Ross, 47 Queen-street, Melbourne, mager of companies (in trust for shareholde	rs) 24,000	5
Hugh Ross, 47 Queen-street, Melbourne, m.		
ager of companies (in trust for company)	5,000)

Dated this ninth day of July, 1909.

HUGH ROSS, Manager. Witness to signature—C. A. Evans.

I, Hugh Ross, 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 the l'artiament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Hugh Ross.

Hugh Ross

Hugh Ross

Hugh Ross

**The R

Taken before me, at Melbourne, this ninth day of July, 1909—FRED. C. WAINWRIGHT, J.P.
Arthur Phillips, solicitor, 60 Queen-street, Melbourne.

Companies Act.—Twelfth Schedule.

I THE undersigned, hereby make application to register, The Goldsmith Gold Mining Company No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1890.

The name of the company is to be The Goldsmith Gold Mining Company No Liability.

The place of operations is at New Leicester Reef, near Eaglehawk.

The registered office of the company will be situated at Victoria Chambers, Pall Mall, Bendigo.

The value of the company's property, including claim and machinery, is Five hundred pounds (£500).

The number of shares in the company is Thirty;two thousand (32,000), of Five shillings (58) each.

The number of shares subscribed for is Thirty-two thousand.

The name of the manager is Henry Edward Mills.

The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below:-

R. Goldsmith, Eaglehawk, investor		500
G. Harper, Bendigo, saddler		1,000
W. H. Reed, Bendigo, caterer		900
H. E. Tollit, California Gully, investo	г	300
G. A. Miller, Bendigo, sharebroker		2,000
F. A. Lewis, Bendigo, legal manager		500
H. E. Mills, Bendigo, legal manager		_
held in trust for shareholders)	***	26,300
m . 1		

HENRY EDWARD MILLS, Manager. Dated this 12th day of July, 1909. Witness to signature—J. E. DORRITY.

I, HENRY EDWARD MILLS, Victoria Chambers, Pail Mall, Bendigo, do solemnly and sincerely declare—
That I am the manager of the said intended company. That 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 provisions of an Act of the Parliament of Victoria rendering persons liable for wilful and corrupt perjury. corrupt perjury.

Declared before me, at Bendigo, this rath day of July, in the year One thousand nine hundred and nine—JOHN HIGHMORE, J.P. 5966

Companies Act 1890.-Twelfth Schedule.

Companies Act 1890.—Twelfth Schedule.

NEW FLORENCE GOLD MINING COMPANY
NO LIABILITY.

THE undersigned, do hereby make application to register the New Florence Gold Mining Company 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 New Florence Gold Mining Company No Liability.

2. The place of intended operations is at Daylesford.

3. The registered office of the company will be situated at 375 Collins-street, Melbourne.

4. The value of the company's property, including claim, is Five hundred pounds.

5. The number of shares in the company is Thirty thousand, of Ten shillings each.

6. The number of shares subscribed for is Thirty thousand.

7. The name of the manager is Percy Peppin Cook.

7. The name of the manager is Percy Peppin Cook.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation. No	of Shares
George Buchanan, Mining Exchange, Ballarat,	•
sharebroker	100
Samuel Devy, Union-street, Malvern, investor	100
Edwin E. Leggo, Davlesford, sharebroker	100
D. J. Gilchrist, 382 Collins-street, Melbourne,	
sharebroker	100
George C. Robinson, 317 Collins-street, Mel-	
bourne, agent	100
reicy repnin Cook, 375 Collins-street, Mel.	
bourne, legal manager (in trust for share-	
holders)	29,500
•	30,000

PERCY P. COOK, Manager. Dated this thirteenth day of July, 1909. Witness to signature—L. B. Tomlins.

I, PERCY PEPPIN COOK, of 375 Collins-street. Melbourne, in the State of Victoria, legal manager, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientionsly believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

PERCY P. COOK. Taken before me, at Melbourne, this thirteenth day of Iuly, 1909—WM. H. WADDELL, Commissioner for taking Declarations and Affidavits.

Companies Act 1890.-Twelfth Schedule, Act No. 1074.

PITCHERS REEF GOLD MINING COMPANY NO LIABILITY.

THE undersigned, hereby make application to register to the Pitchers Reef Gold Mining Company No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1890.

The name of the company is to be the "Pitchers Reef Gold Mining Company No Liability."

The place of intended operations is at Spring Creek, Davlesford.

Duylesford.

3. The registered office of the company will be situated at 317 Collins-street, Melbourne.

4. The value of the company's property, including claim, is £750.

5. The number of shares in the company is Thirty thousand, of Five shillings each.

6. The number of shares subscribed for is Thirty thousand.

thousand.

7. The name of the manager is John Rogers May.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below :-

Name, Address, Occupation.	No. o	of Shares
R. C. Densem, Daylesford, storekeeper		200
F. W. Holst, Melbourne, sharebroker		200
M. Joseph, Melbourne, importer		200
E. Trembath, Daylesford, agent		200
James Lees, Balaclava, gentleman		200
John May, Melbourne, agent		200
John R. May, 317 Collins-street, Melbou	rne,	
manager (in trust for shareholders)	2	8,800
	_	
Total	3	0,000

Dated this 13th day of July, 1909.

JOHN R. MAY, Manager. Witness to signature—D. BUZOLICH, J.P.

I, JOHN ROGERS MAY, do solemnly and sincerely declare

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 snowledge, 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.

Taken before me, this 13th day of July, 1909—D. BUZOLICH, J.P. 5989

THE VICTORIA REEF QUARTZ MINING COMPANY NO LIABILITY.

P. RENTLEY will sell by public auction, at the Beehive Exchange, Bendigo, at half-past Four p.m., on Saturday, 24th July, 1969, all shares on which the 64th call of Sixpence per share is then unpaid.

5965
J. H. CRAIG, Manager.

BANNOCKBURN QUARTZ G. M. COY., NO LIABILITY, CHEWTON.

FINAL NOTICE.

A LL shares in the above company on which the 1st and 3rd calls of One penny per share remains unpaid are forfeited, and will be sold by public auction, at the company's office, Lyttleton-street, Castlemaine, on Thursday, 22nd July, 1909, at half-past Four o'clock p.m., unless previously redecuned.

5970 E. H. CARTER, Manager.

DONKEY GULLY HYDRAULIC SLUICING COMPANY NO LIABILITY, YAPEEN.

FINAL NOTICE.

A I.I. shares in the above company on which the 9th call of Sixpence per share remains unpaid are forfeited, and will be sold by public auction at the company's office, Lyttleton-street. Castlemaine, on Thursday, 22nd July 1909, at Two o'clock p.m., unless previously redeemed.

5871 E. H. CARTER, Manager.

NEW HOPEFUL GOLD MINING COMPANY NO LIABY.

SHARES forfeited for non-payment of the 65th call of Threspence per share will positively be sold on Saturday, 24th July, unless previously redeemed.

J. T. GARVIN, Manager.

ELECTRO-HYDRAULIC DREDGING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares in above company forfeited for the non-payment of the 21st and all previous OTICE is hereby given that all shares in shove company forfeited for the non-payment of the 21st and all previous calls will be sold by public anction, at the Stock Exchange, Ballarat, on Saturday, 24th July, 1999, at a quarter past Twelve p.m., unless previously redeemed.

5974 WM. LASCELLES, Manager.

PORT ARTHUR GOLD MINING COMPANY NO LIABILITY, PIGGOREET.

NO LIABILITY, PIGGOREET.

NOTICE.—All shares forfeited for non-payment of the 1st (June) call of Threepence per share will positively be sold by public auction, at the Mining Exchange, Ballarat, on Wednesday, 21st July, 1909, at half-past Twelve o'clock p.m., unless previously redeemed.

5975

J. H. CHIEDONE

PETERS GULLY GOLD MINING COMPANY NO LIABILITY.

N OTICE is hereby given that all shares in the above company on which the 21-t call of Twopence per share, due 9th June, 1999, still remains unpaid will be sold by public auction, in the Vestibule of the Stock Exchange, Melbourne, on Saturday, the 24th July, 1909, at balf-past Eleven a m.

By order of the Board,

THOS. ROLLASON, Manager. 31 Queen-street, Melbourne, 9th July, 1909. 5997

BLAYNEY COPPER MINES AND SMELTING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the third call of Two shillings per share, due and payable on Wednesday, the 12th day of May, 1909, will be sold by public auction in the Vestibule, Stock Exchange, Collins-street, Melbourne, on Saturday, the 24th day of July, 1909, at Twelve o'clock noon, unless previously redeemed.

By order of the Board,

EDWARD H. SHACKELL, Manager. No. 375 Collins-street, Melbourne. 60

POSEIDON ALLUVIAL GOLD MINES NO LIABILITY.

OTICE is hereby given that the registered office of the above company is situate at 125 Queen-street, Melbourne, and that Mr. James Mackay has been appointed

FRANK S. FITCHETT, Directors. (L.S.) W. A. MAXFIELD,

JAMES MACKAY, Manager.

NEW NUGGETY QUARTZ MINING COMPANY NO LIABILITY.

I THE undersigned manager of the above-named company, hereby give notice that an increase in the capital of the above-named company was, on the third day of July, 1909, resolved. The mode adopted for the increase is by raising the amount of each of the 2,500 shares existing in the company from Two shillings to Four shillings. Four shillings.

Dated this 12th day of July, 1909.

EDWIN BLOMELEY, Manager of the above-named company.

JAS. J. BROKENSHIRE, W. R. McCONNELL, Directors of the above-named company.

600 t

Tenth Schedule.-Form No.-62.

RELIANCE GOLD SLUICING COMPANY NO LIABILITY.

INCREASE OF CAPITAL.

THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the ninth day of July. 1909, resolved on. The mode adopted for the increase is by raising the amount of each of the 12,000 shares existing in the company from Three shillings (3s.) to Five shillings (5s.), and by issuing 18,000 new shares of Five shillings (5s.) each, in addition to the said existing shares.

Dated this 13th day of July, 1909.

W. BRUCE FOX, Manager.

GEO. HALEY,
C. F. ROJO,

Directors.

C. F. ROJO, Directors.

1. I, Walter Bruce Fox, of 123 Queen-street, Mcl-bourne, do solemnly and sincerely declare that the foregoing statement is, to the best of my knowledge and belief, true in every particular.

2. I am the manager of the above-named company.

3. George Haley and C. F. Rojo, whose signatures are affixed to the said statement, are directors of the said company, and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of Parliament of Victoria rendering persons making a false declaration pusishable for wilful and corrupt perjury. perjury.

W. BRUCE Fox. Taken before me, at Melbourne, this 13th day of July, 1909-JAMES EVERIST, J.P.

In the Court of Mines for the Mining District of Castlemaine, at Castlemaine.—In the matter of BYRON REEF COMPANY NO LIABILITY and of Part II. of the Companies Act 1890.

OTICE is hereby given that the schedule shewing the realized amount of the assets, including the contributions and the liabilities of the above-named company, and the amount of moneys available for the claims in the and the amount of moneys available for the claims in the matter of the winding up and the proposed plan of distribution thereof, approved by the Court on the sixth day of July, 1909, is open in my office, Lyttleton-street, Castlemaine, for inspection by the contributories to and creditors of the company, and that the claims mentioned in the said schedule will, after the lapse of fourteen days from the publication of this notice, be paid at the said office. My clerk, George Chaster, will attend at said office daily during the usual hours of business in Castlemaine.

J. G. STANFIELD, Liquidator. Fred. Douglas Jones, solicitor, Bendigo.

۱٠,

Ensolvenen Motices.

The Insolvency Acts .- In the matter of BURNARD MOREY, of Lilvdale, storekeeper, whose estate was assigned on the 4th day of May, 1909.

FIRST Dividend is intended to be declared in this

A matter. Creditors who have not proved their debts by the 28th day of July, 1909, will be excluded.

Dated this 13th day of July, 1909.

A. H. OUTHWAITE, Trustee, care of Young & Outhwaite, Accountants and Trade Assignees, 410 Collinswaite, Accountant street, Melbourne.

The Insolvency Acts.

A FIRST Dividend is intended to be declared in the matter of Anna Augusta Wilhelmina Jachne, of Dimboola, in the State of Victoria, storekeeper, whose estate was assigned on the 18th day of May, 1408. Creditors who have not proved their debts by the 29th day of July, 1909, will be excluded.

Dated this 12th day of July, 1909

EDWARD W. SMAIL, F.C.P.A., Trustee, Broken Hill

Chambers, 31 Queen-street.

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.

FIRST and Final Dividend is intended to be de-FIRST and Final Dividend is intended to be declared in the matter of Thomas Browne, of Lonadale-street, Melbourne, in the State of Victoria, civil servant, whose estate was sequestrated on the 16th day of October, 1907. Creditors who have not proved their debts by the twenty-eighth day of July, 1909, will be excluded.

Dated this 13th day of July, 1909.

EDWARD H. SHACKELL, Assignee.

375 Collins-street, Melbourne. 5996

The Insolvency Acts.—In the Court of Insolvency at Meibourne.—In the matter of the assigned estate of CHARLES EDWARD SIMEON POWNAIL, trading as F. A. Ritchie, of Frankston, storekeeper.

FIRST and Final Dividend is intended to be dectared in the matter of the above-named, whose estate was assigned for benefit of creditors on 7th day of May, 1909. Creditors who have not proved their debts by 28th day of July, 1909, will be excluded from this dividend.

Dated this 12th day of July, 1909.

Dated this 13th day of July, 1909.

E. GERALD BALDING, Trustee.

Davey, Balding, and Co., 31 Queen-street, Melbourne, public accountants.

The Insolvency Acts.—In the Court of Insolvency, Melbourne District.

OTICE is hereby given that a First and Final Dividend of about Sd. in the Li is now payable in the estate of Robert Henry Strong, of Melbourne, in the State of Victoria, medical practitioner, an insolvent, at my office, No. 375 Collins-street, Melbourne.

Dated this 13th day of July, 1909.

EDWARD H. SHACKELL, Assignee. 5998

The Insolvency Acts.—In the Court of Insolvency, Midland District, at Bendigo.

Minima District, at Bendigo.

A SECOND Dividend is intended to be declared in the matter of Young Purves, of High-street, Englehawk, in the State of Victoria, ironmonger, whose estate was sequestrated on the 16th day of June, 1908. Creditors who have not proved their debts by the 28th day of July, 1909, will be excluded.

Dated this 10th day of July, 1909.

P. J. W. DANBY, Trustee. Wilson, Rattray, and Danby, Public Accountants, Elizabeth-street, Melbourne; and at Sydney.

The Insolvency Acts.—In the Court of Insolvency at Korumburra.—In the matter of Thomas Jones, of Bunyip, in the State of Victoria, farmer.

Bunyip, in the State of Victoria, farmer.

A DIVIDEND is intended to be declared in the matter of Thomas Jones, of Bunyip, in the State of Victoria, whose estate was sequestrated on the 24th day of August, 1907. Creditors who have not proved their debts by the 31st day of July, 1909, will be excluded from this dividend.

Dated this 4th day of July, 1909.

J. V. M. WOOD, Official Assignee.

Meudell, Wood, and Co., incorporated accountants, 413
Collins-street, Melbourne.

N. R. and Collins against the previous assignee or inve-

N.B.—All claims against the previous assignce or my-self must be lodged with me by above date, and proofs prior to my appointment should be substantiated. 6000

The Insolvency Acts.—In the Court of Insolvency, Melbourne.—In the matter of James Gee Mitchell.

formerly of Burwood-road, Hawthorn, now of Moonee Ponds, foreman baker.

Ponds, foreman baker.

NOTICE is hereby given that I, Louis Irving Barker.
of 430 Chancery-lane, Melbourne, incorporated accountant, have been duly appointed to fill the position of trustee of the property of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency, at Melbourne, made on the 7th July, 1909. All persons having in their possession any of the effects of the insolvent must deliver them to me as such trustee, and all debts due to the insolvent must be paid to me as such trustee. Creditors who have not proved their debts must forward their proofs of debt to me as such trustee.

Dated this 10th day of July, 1909.

Dated this 10th day of July, 1909.
L. I. BARKER, A.C.P.A., public accountant, 430
Chancery-lane, Melbourne. Tel. 711, Central. 5999

The Insolvency Acts.—In the Court of Insolvency, Northern District, at Benalla.—In the matter of JAMES HYDE MCGUINNESS, of Benalla, barman, an insolvent.

THE above-named James Hyde McGuinness intends to apply to the Court of Insolvency, at Benalla, on the third day of August, 1900, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the

provisions of the Insolvency Acts.

Dated the 8th day of July, 1909.

LAMROCK, BROWN, & HALL, Bridge-street,
Benalla, solicitors for the said James Hyde McGuinness.

The Insolvency Acts.—In the Court of Insolvency, Inglewood District.—In the matter of JULIUS THEODORE PETER LINDORFF, of Webla, in the State of Victoria, wood-cutter.

wood-cutter.

THE abouter anned Julius Theodore Peter Lindorff,
formerly of Wehla, wood-cutter, now of Cargerie,
Elaine, labourer, intends to apply to the Court of Insolvency, at Inglewood, on the 11th day of August, 1909,
at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Acts,
and to dispense with the condition mentioned in section
130 of the Insolvency Act 1890.

Dated the 12th day of July, 1909.

JULIUS THEODORE PETER LINDORFF,
6006

The Insolvent.

The Insolvency Acts.—In the Court of Insolvency, at Inglewood, in the Midland District.—In the matter of WILLIAM GEORGE SIMONS, of Fenton's Creek, near Wedderburn, in Victoria, labourer, an insolvent.

THE above-named William George Simons intends to apply to the Court of Leading. The above-named William George Simons intends to a apply to the Court of Insolvency, at Inglewood, on the eleventh day of August, One thousand nine hundred and nine, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Acts, and to dispense with the condition mentioned in section 130 of the Insolvency Act 1890.

Dated this tenth day of July, One thousand nine hundred and nine.

dred and nine.

W. G. SIMONS. Witness-W. MITCHELL, solicitor, St. Arnaud. 50

Empoundings,

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by order of Shire Council.

1 red and white heifer, like O off rump 1 white heifer, top off off ear, no visible brand

If not claimed and expenses paid, to be sold on 6th August,

5978 - 4/8

JOS. A. TAYLOR, Poundkeeper.

BALLARAT.—Impounded at Ballarat City Pound.

2 red and white heifer calves 1 white and brown spotted heifer calf

If not claimed and expenses paid, to be sold on 5th August, 1909.

C. DOUGLAS CADDEN, Poundkeeper.

BOORT.--Impounded at Boort.

1 white cow, red ears, strawberry neck, no visible brand 1 red cow, white spots on back, belly and hind legs white, no visible brand 1 red heiter, two slits out of near ear, notch out of off ear, no visible brand

If not claimed and expenses paid, to be sold on 4th August 1903.

R. IRVING, Poundkeeper. 5956-5/10

BIRREGURRA.—Impounded at Birregurra, by John Lucas. 2. Brown pony mare, 5 years old, no visible brand If not claimed and expenses paid, to be sold on 3rd August, 1999. P. E. CAHILL, 6031-3/6 Poundkeeper. CAMPERDOWN:—Impounded at Camperdown, 9th July, 1909, by A. Cameron, from the Camperdown Grazing Area. 1 red and white heifer, like blotch C off rump, chain around 1 red and white heifer calf, no visible brand 1 strawberry heifer, no visible brand If not claimed and expenses paid, to be sold on 5th August, 1909. JAMES LITTLE, 6028-6/5 Poundkeeper. COBDEN.—Impounded at Cobden, 9th July, 1909, by C. Lord, from Cobden Grazing Area. 1 red heifer, no visible brand 1 yellow and white cow, piece out top of ears, no visible brand 1 red bull, no visible brand If not claimed and expenses paid, to be sold on 5th August, WM. HOOPER, 5973-5/3 Poundkeeper. COBRAM.—Impounded at Cobram, by J. Dunleavy. 1 light-red heifer, white spots, piece off near ear, branded B 1 light-red steer, bald face, like L off rump, top off both ears By J. Dick. 1 red heifer, bald face, ears nipped, no brand 1 strawberry heifer, ears nipped, no visible brand By W. McNabb. 1 red heifer calf, no visible brand If not claimed and expenses paid, to be sold on 23rd July, 1909. R. MORELAND, 5766--7/7 OLAC.—Impounded at Colac Shire Pound, 4th July, 1909, by A. E. Langhorne, from Weering, Dreeite, and Alvie. 1 brindle cow, notch off ear, LG off rump
1 red heifer, mottled face, notch off ear
1 brindle bull, 2 years old, mottled face
1 yellow yearling heifer, off ear topped
1 yellow and white heifer calf, off ear topped, notch near ear If not claimed and expenses paid, to be sold on 5th August, 1909. PETER MoINNES DANDENONG.-Impounded at Dandenong. 1 brown Jersey cow, near horn shelled, indistinct brand off 1 red cow, white face, white spot near rump, JG off rump If not claimed and expenses paid, to be sold on 11th August, PHILIP O'BRIEN, 6026 - 4/8DENNINGTON.—Imp unded at Dennington. 1 black mare, indescribable brand, marked knees. If not claimed and expenses paid, to be rold on 29th July, P. MAHONY, Poundkeeper. 5980-3/6 DROUIN.—Impounded at Drouin, 9th July, 1909.

I red heifer, AJ upside down, near rump 1 red heifer, pieco out off ear, no visible brand 1 strawberry heifer, off ear split, top off near ear, no visible 1 red yearling bull, off ear split, top off near ear, JT off ribs 1 brown steer, like faint brand off rump

If not claimed and expenses paid, to be sold on 7th August,

ATAMATITE.—Impounded at Katamatite, by Thos. Panter, Yabba North.—Damages 6s.

If not claimed and expenses paid, to be sold on 7th August,

1 red and white bullock, like M near rump, one horn broken

F. STEPHENS, Poundkeeper.

Poundkeeper.

J. G. BRADSTREET,

July 14, 1909 ILYDALE.—Impounded at Lilydale Shire Pound.

1 bald-faced cow, two pieces out of near ear, like HH off rump
1 red and white heifer, like T in circle near rump
2 yellow and white spotted cow, no visible brand
2 red poley cow, white on udder, piece off near ear, no visible
brand If not claimed and expenses paid, to be sold on 7th August, F. BENYAN 6922--5/10 ISMORE.—Impounded at Lismore, 28th June, 1909, by A. V. Edgar, from the Lismore Grazing Area. 2 merino ewes, two front notches off ear, top and back notches 1 first-cross ewe, off ear slit, H 1 first-cross ewe, back quarter near ear, H If not claimed and expenses paid, to be sold on 29th July, S. PERKINS, Poundkeeper. 5959 - 5/10MALMSBURY.—Impounded at Maimsbury, 7th July, 1909, by E. Olive. 1 red steer, white on tail tip and belly, no visible brand If not claimed and expenses paid, to be sold on 2nd August, 1909. D. DAVIES, Poundkeeper. 5960 - 4/1NYAH.-Impounded at Nyah, by F. Baker. 1 red heifer, no visible brand 1 yellow poddy heifer 1 red and white poddy heifer 1 light-strawberry bull calf 1 red and white bull calf If not claimed and expenses paid, to be sold on 30th July, 1909. W. H. LEWIS, Poundkeeper. 5957-5/10 OCHESTER.—Impounded at Rochester, 2nd July, 1909, by Inspector Lidis. 1 young red and white bull, no visible brand If not claimed and expenses paid, to be sold on 4th August, 1909. J. TOVEY, 5983-4/1 Poundkeeper. SEA LAKE.—Impounded at Sea Lake. 1 bay huck, IS near shoulder If not claimed and expenses paid, to be sold on 30th July, W. POMEROY, 5962 - 3/6SOUTH GIPPSLAND.—Impounded at South Gippsland Shire Pound, 5th July, 1909. 1 strawberry cow, piece out under side off ear, very lame in off hind leg, strawberry bull calf at foot If not claimed and expenses paid, to be sold on 24th July, 1909. EDWARD ASTBURY 5981-4/8 ST. ARNAUD.—Impounded at St. Arnaud.

1 red heifer, white on face, notch off ear, like C or G off rump If not claimed and expenses paid, to be sold on 9th August, 1909. S. S. ROTHWELL, 5982-3/6 Poundkeeper. TERANG.—Impounded at Terang, 9th July, 1809, by Herdsman. $1\,$ bay mare, aged, star and snip, black points, like 1 over V near shoulder If not claimed and expenses paid, to be sold on 5th August,. 1909. J. T. AYRES, Poundkeeper. 6032 4/8

RAFALGAR.—Impounded at Trafalgar, 7th July, 1909, by Herdsman 1 white heifer, 1½ years old, branded I S on off rump 1 white steer, 1½ years old, brown spots, no visible brand

If not claimed and expenses paid, to be sold on 29th July,

JOHN KELLAS. Poundkeeper. 6027 - 4/8

No. 91.-July 14, 1909.-8422.-5

1909.

1909.

6024 - 6/5

WANGARATTA.—Impounded at Wangaratta,

1 brown horse, star, near hind foot white, HD conjoined near

shoulder

t brown horse, shod like H near shoulder

roan poley bull, no visible brand

black bull, no visible brand

yellow and white bull, no visible brand

red and white bull, no ras bit, no brand

If not claimed and expenses paid, to be sold on 7th August,

B. CANNY, Poundheeper.

WERRIBEE. - Impounded at Werribee, 5th July, 1909, from Metronolitan Form from Metropolitan Farm.

1 brindle cow, slit near ear, no visible brand

If not claimed and expenses paid, to be sold on 26th July,

JOHN F. MAHER, Poundkeeper. 5979 - 4/1

VICKLIFFE.—Impounded at Wickliffe, 6th July, 1909, by Mr. G. Walker, Willaura. Damag-s-5s. per head.

558. Black aldernev cow, back quarter off ear, no visible brand 559. White and red spotted cow, front quarter near ear, branded A near rump

If not claime i and expenses paid, to be sold on 4th August,

6033-5/3

JAMES FORD, Poundkeeper,

WINCHELSE v.—Impounded at Winchelsea, 8th July, 1903, by the Herd-man.

1 red and white cow, like $\stackrel{\cdot}{\widehat{M}}$ off rump, off horn shelled

red and white heifer, progeny of above bay golding, two hind and one fore foot white, white on fore-head, white snip on nose, no visible brand

If not claimed and expenses pair, to be sold on 11th August, 1909.

6030 - -6/5

14th July, 1909.

JOSEPH WALLACE, Poundkeeper.

POUNDKEEPERS' REMITTANCES.

the undermentione	aruna amus b	н нек ::—	nowie	ages	CHA	FPC	eth	0 0
1909						£	M.	đ.
July 9R. Irving			***			0	5	0
July 9.—W. H. Lewis						0	7	6
July 10S. Perkins	***					0	14	9
July 12W. Pomeroy						0	5	0
July 13J. Tovey				•••		0	4	0
July 13,-1?. Mahony			'			0	3	ti
July 13E. Astbury	•••					0	5	0
July 13.—S. S. Rothwell		•••				0	3	3
July 13 -J. F. Maher						0	4	8
July 13.—P. O'Brien	•••					0	3	6
July 13.—J. Kellas	•••				•••	0	5	0
July 14.—J. Wallace						0	10	0
July 14.—P. E. Cahill	•••	•••				0	3	6
July 14.—J. T. Ayres						0	3	0
•					CEM			
			Go	vernn	ieut	ľr	inte	er.

THE VICTORIA GOVERNMENT GAZETTE.

SUBSCRIPTIONS. - The Subscription, including Postage, 13 LI 8s. 4d. per annum, or 7s. 1d. per quarter, payable in

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed

Subscribers do not receive the Acts of Parliament with · the Gazette.

ADVERTISEMENTS are charged at the rate of SEVENPENCE per line throughout.

. The Title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, ten words make a line, but for the description of a brand consisting of more than one letter, orc., placed perpendicularly, thus, B, each additional letter

under the first is charged as a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only a portion of a line, must be counted as one line.

Signatures (in particular) and Proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOCUMENTS illegibly written will be returned un-published, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

The GOVERNMENT GAZEITE is published on WEDNESDAY EVENING in each week, and Notices for insertion must be received by the Government Printer on or before Two o'clock of the day preceding the day of publication.

Single copies of the GOVERNMENT GAZETTE are Sixpence: posted Sixpence halfpenny, each.

N.B.—All Gazeties prior to 1st January. 1872, ore One shilling and surpence, posted One shilling and surpence halfpenny, each.

** ALL PAYMENTS ARE REQUIRED IN ADVANCE. tances should be made by postal note, money order, or draft in Javour of the Government Printer. Advertisements unaccompanied by a remillance sufficient to cover the cost of insertion will be returned unpublished.

All communications should be addressed to "The Govern ment Printer, Melbourne."

AGENTS FOR "GOVERNMENT GAZETTE."

THE following have been appointed Agents to receive Advertisements and Subscriptions for the Government Gazette:-

MESSRS. GORDON & GOTCH, News Agents, Queenstreet, Melbourne, and George-street, Sydney;

'ARMSTRONG'S ADVERTISING AGENCY, Block," Elizabeth-street, Melbourne;

MESSRS. H. BYRON MOORE, W. H. WADDELL, and J. E. GILCHRIST, trading as The Exchange, 369 Collins-street, Melbourne;

MESSRS. ARNALL & JACKSON, 478 Collins-street, Melbourne;

MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery-lane, Melbourne;

MR. HY. M. COLLINS, Manager Reuter's Telegram Co. Limited, 361 Collins-street, Melbourne;

GEO. ROBERTSON & CO., Elizabeth-street, Melbourne; MR. M. L. HUTCHINSON, 305 and 307 Little Collinsstreet, Melbourne;

MR. WM. HAMPTON, View Point, Bendigo;

MR. A. M. ARMSTRONG, Bendigo;

MR. J. TREVEAN, Eaglehawk;

HENRY FRANKS, Bookseller and Stationer, Market-square, Geelong;

MRS. R. BADE, Tobacconist, Sturt-street, Ballarat;

MESSRS. J. N. GEARING & CO., Maryborough;

ARMSTRONG BROS., Kyneton;

MR. J. C. ROYCRAFT, Creswick;

W. BICKERTON & SON, Wangaratta;

MR. CHARLES II. AKINS, Stawell;

MR. W. J. PARKER, Dunolly;

MR. HENRY GEORGE, Castlemaine;

MR. C. S. BOWEN, Sale;

MR. J. H. CANNON, Ararat;

LIDSTON BROS., Bairnsdale;

MR. W. BLACKBAND, Clunes:

MR. R. M. KLUNDER, Charlton; MR. F. H. EDWARDS, A.F.I.A. Aust., Mildura;

MR. HENRY JAMES, Maldon;

MR. H. G. MARSDEN, Omeo.

MR. FRED. H. SMALL, Warragul.

. A copy of the Gazette filed at each place for public

Railways State Forests notices ...

Tenders

Water trust ...

... 3236

... 3267

... 3226