

### VICTORIA GOVERNMENT GAZETTE.

Onblished by Authority.

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

No. 172.]

WEDNESDAY, NOVEMBER

[1913.

#### LEGISLATIVE COUNCIL.

GENERAL ELECTORAL LISTS, 1913-14.

IT is hereby notified that Monday, the 1st day of December next, is the last day on which Electors' Rights can be obtained for enrolment on the General Lists of Nonratepaying Electors for the Legislative Council.

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

No person whose name is on, or entitled to be on, any Roll of Ratepaying Electors for any Division of a Pro-vince may obtain an Elector's Right for such Province.

Each applicant for an Elector's Right for the Legislative Council should provide himself with the duty stamp (6d.) necessary for payment for the Right.

J. MOLLOY, Chief Electoral Officer.

Chief Secretary's Office, Melbourne, 12th November, 1913.

#### Health Act 1890.

OFFICERS OF HEALTH AND ANALYSTS.

THE Board of Public Health, by virtue of the powers conferred on it by the Health Act 1890, has approved of the undermentioned appointments by the Municipal Councils concerned :-

Officers of Health.

Shire of Donald.—Edwin Archibald Holland, M.B., vice William Patrick Hugh Parker, L.R.C.P., resigned.

Shire of Bacchus Marsh.—Timothy Bernard Ryan, M.B., vice Noel Crawford Atterbury Vance, M.B., resigned.

Analysts.

Town of Brighton.-Frederic Dunn and John Herbert

Borough of Carisbook.-J. E. MURPHY, vice Frederic Dunn. T. W. H. HOLMES, Secretary, Board of Public Health.

Public Health Department, Melbourne, 29th October, 1913.

#### COMMISSIONERS OF THE SUPREME COURT.

H18 Honour the Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of Victoria:—

#### FOR TAKING APPIDAVITS.

Name.	Profession.	Residence.	Jurisdiction.	Duration of Commission (unless revoked).
Robert Fulton	Barrister and Solicitor	Melbourne	Victoria	During the temporary absence through illness of Mr. Frederick John Neavo from his office, but not to exceed two months from the 23rd day of October,
Alfred John Lawrence Flashman	Solicitor	Nyngan	New South Wales	1913 Until Commissioner ceases to reside at or near Nyngen storesaid, or until he ceases to practise the profession of a Solicitor
Godfrey Sylvester O'Malley	Assignee of In- solvent Estates	Woomelang	Victoria	there Until Commissioner ceases to hold the office of Assignee of Insolvent Estates at Woomelang aforesaid

J. W. O'HALLORAN, Prothonotary.

Prothonotary's Office, Melbourne, 6th November, 1913. No. 172.-November 12, 1913.-15379.-1.

#### SUMMONING OFFICER.

HEREBY appoint the undermentioned person, under section 61 of the Education Act 1910, to summon parents within the State of Victoria:—

DAVID WILLIAM HICKEY, Constable of Police No. 4894.

A. J. PEACOCK, Minister of Public Instruction.

Education Department, Melbourne, 3rd November, 1913.

#### DEPARTMENT OF LANDS AND SURVEY.

## RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

T is hereby notified, for the information of all persons entitled to depasture stock on commons, that successors to the individual managers thereof who will retire on the 31st December, 1913, should be elected before the close of the year by the persons interested, at public meetings duly convened for the purpose.

The names, in full, of the gentlemen who may be elected for one (1), two (2), or three (3) years should be transmitted to the Department of Lands and Survey.

J. MURRAY, Acting Commissioner of Crown Lands and Survey. Melbourne, 6th November, 1913.

#### FOURTH CLASS CLERK, DEPARTMENT OF LAW.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from Officers of the Fifth Class, Clerical Division, of the Public Service of Victoria, who are qualified, for the position of Officer of the Fourth Class, Clerical Division, Department of Law.

Duties.—To search against the titles to land not under the operation of the Transfer of Land Acts, and to pre-pare certificates under the Local Government Acts.

Applications (which should be accompanied by evidence of qualifications) should be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 21st November, 1913.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 10th November, 1913.

## SCIENCE MASTER, COLLINGWOOD TECHNICAL SCHOOL.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons who are qualified for the position of Science Master, Class "C," Professional Division, Collingwood Technical School, Department of Public Instruction.

Yearly Salary .- £252 minimum; £300 maximum.

Qualifications.—An engineering or science degree from a University, a diploma from a recognised Technical Institution, or some equivalent; knowledge of Applied Mechanics and Electrical Engineering work up to the standard outlined in Technical School Regulations, and, preferably, have had practical experience in some branch of engineering as well as experience in teaching.

Duties.—To undertake at such times as may be allotted by the Principal, the teaching of Elementary Science to day junior Technical School pupils, and to give instruction in more advanced branches of applied science in the

Applications (which must be accompanied by evidence of qualifications and experience and statement of date of birth) must be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, by not later than Friday, the 28th November, 1913.

By order,

J. D. MERSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 31st October, 1913.

## EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

T is hereby notified that an examination of applicants for licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 6th December, 1913, at Eleven o'clock a.m.

Applications for permission to attend the examination must be forwarded to reach this office, Geological Museum Building, Gisborne-street, Melbourne (where a copy of

the regulations may be obtained), not later than the 22nd November, 1913, and should be accompanied by satisfactory evidence of—

(1) Name in full;

(2) Having attained the age of 21 years;
(3) Good moral character.

A postal note for Ten shillings and sixpence (ros. 6d.), made payable to the Secretary to the Public Service Comnissioner (Victoria), should be forwarded before the 20th November, 1913.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 29th October, 1913.

Hospitals and Charities Act 1890. WOMAN'S CHRISTIAN TEMPERANCE UNION OF VICTORIA.—PETITION FOR INCORPORATION.

THE substance and prayer of a petition to the Governor in Council, signed by not less than 25 contributors within the meaning of Part I. of the Hospitals and Charities Act 1890 (54 Vict. No. 1099), section 3, to the Woman's Christian Temperance Union of Victoria, praying that such institution may be incorporated, are published heremader, pursuant to an Order made by the Governor in Council on the 28th day of October, 1913, under the provisions of section 4 of the Act aforesaid.

J. MURRAY, Chief Secretary.

Chief Secretary's Office, Melbourne, 24th October, 1913.

In the matter of the Hospitals and Charities Act 1800 and of the Woman's Christian Temperance Union of Victoria.

To His Excellency the Governor in Council.

The humble petition of the contributors to the Woman's Christian Temperance Union of Victoria showeth—

- T. That an association called the "Woman's Christian Temperance Union of Victoria" has been established in the city of Melbourne since the year One thousand eight hundred and eighty-seven.
- 2. That the objects of such association include amongst other things the promotion of health, temperance, and morality, the prevention of cruelty and vice, and other cognate objects of a philanthropic and humane nature, as set out in section 19 of the Hospitals and Charities Act 1890.
- 3. That the said association is supported almost wholly by the voluntary contributions of not less than fifty persons, each of whom has paid and pays not less than One pound per annum.
- 4. That your petitioners are annual voluntary contribu-tors in such association and have each paid not less than One pound towards the support of such association.
- 5. That your petitioners believe that it would be to the advantage of the said association to be incorporated under the provisions of the said Hospitals and Charities Act
- 6. Your petitioners desire the name of the association to continue as at present, the "Woman's Christian Temperance Union of Victoria," and further desire such association to have perpetual succession and a common

Your petitioners therefore humbly pray that the contributors for the time being to such association may be incorporated in terms and under the provisions of the *Mospitals and Charities Act* 1890.

And your petitioners, as in duty bound, will ever pray. Dated the sixteenth day of October, One thousand nine hundred and thirteen.

[Here follow 31 signatures.]

The above notice was gazetted 10 on 5th November, 1913.

Licensing Act 1890.

OTWAY LICENSING DISTRICT.

POLL OF ELECTORS.

PURSUANT to the provisions of section 30 of the Licensing Act 1800, No. 1111, it is hereby notified that the Governor in Council has ordered a poll of the electors in the Otway Licensing District to be taken by ballot, on Saturday, the 15th day of November next, to determine whether or not the existing number of Victuallers' Licenses in that district shall be increased.

GEO. GRAHAM, For Chief Secretary.

Chief Secretary's Office, Melbourne, 6th October, 1913.

#### SURVEYORS BOARD, VICTORIA. Nonce.

THE Surveyors Board hereby notifies that the following gentlemen have passed the prominent gentlemen have passed the examination, and have been granted Certificates of Competency.

EDWARD THOMAS MERVYN GARLICK, WALTER JOHN GROVER, ERNEST JOHN LUPSON, LEOPOLD DONNELLY MEYER.

The undermentioned surveyors have been registered and licensed under the provisions of the Land Surveyors Act

No. 401, EDWARD THOMAS MERVYN GARLICK, No. 402, LEOFOLD DONNELLY MEYER, No. 403, WALTER JOHN GROVER.

H. C. WHITE, Secretary.

#### MUNICIPAL SURVEYORS BOARD.

A. C. MOUNTAIN, Esq., M. Inst., C.E., Chairman. S. MURRAY, Esq., M. Inst., C.E., Member. G. KERMODE, Esq., M. Inst., C.E., Member.

ONE HUNDRED AND FORTY-SIXTH (146th) EXAMINATION, OCTOBER, 1913.

NOTICE to Candidates for Certificates of "Competency" and of "Qualification" under the provisions contained in sections 171, 172 of the Local Government Act 1903.

The following gentlemen have been granted Certificates, viz. :-

Of "Competency"-

Johansen, Merlin Kay Neil, Hargraves-street, Castlemaine. McKay, R. N., Shire Office, Mirboo North. Neylon, Charles M. B., Department of Public Works, Melbourne.

Of "Qualification"-

Mickle, Claude A., Camperdown. Ord, Lindsay M., 915 Punt-road, South Yarra. N.B.—The names are published in alphabetical order, without regard to the merit of the papers submitted.

JNO. R. HENRY, Secretary, Municipal Surveyors Board.

Department of Public Works, 8th November, 1913.

#### MUNICIPAL AUDITORS BOARD.

NOTICE is hereby given that an Examination of persons desiring to obtain Certificates of Competency to exercise the office of Municipal Auditor or Inspector of Municipal Accounts will be held on Wednesday, the 17th December, 1913.

The attention of intending candidates is directed to Regulations published in the Government Gazette of 28th September, 1894, page 3755, and notices to appear at the Examination will be received not later than the 22nd

F. A. HASSETT, Secretary, Municipal Auditors Board.

Department of Public Works, Melbourne, 3rd October, 1913.

#### COMPANIES AUDITORS BOARD.

N Examination of Candidates for Licences to act as A N Examination of Candidates 132 Auditors for Companies, under section 123 of the Companies Act 1910, will be held in Melbourne, and the following country centres on the 3rd and 4th December

Ararat, Ballarat, Beechworth, Bendigo, Castlemaine,
Colac, Geelong, Hamilton, Kyneton, Mansfield,
Maryborough, Sale, Shepparton, Wangaratta,
Warracknabeal, and Warrnambool.

Intending candidates must give notice not later than the 3rd November, accompanied by documentary evidence of good conduct and character, of their intention to appear at the examination, forwarding at the same time the prescribed fee of £2 28.

F. A. HASSETT,

Office: State Public Works Department, Treasury Buildings, Melbourne, 17th September, 1913.

STATE FORESTS DEPARTMENT.

PROPOSED DEDICATION OF CROWN LANDS AS A PERMANENT FOREST.

#### PROPOSED ORDER IN COUNCIL NO. 6.

IN pursuance of the provisions of section 20 of the Forests Act 1907, we recommend His Excellency the Governor in Council of the State of Victoria to dedicate as a Permanent Forest the area of Crown lands described hereunder, and shown on a diagram attached to correspondence deposited in State Porests Department, that is to say:—

Area of forty-one acres, parish of Yuonga, county of Evelyn.—(Corr. Card 197, F.L.P. 534.)

J. MURRAY, Acting Minister of Lands. A. A. BILLSON,
Minister of Forests.

Health Act 1800.

#### BOROUGH OF DUNOLLY.

BY-LAW NO. 47.

IN pursuance of the powers contained in the Health Act 1890, and of any other power thereunto enabling them in that behalf, the Council of the Borough of Dunolly, in the name and on behalf of the Mayor, Councillors, and Burgesses of the said Borough, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law, that is to say:

r. All former By-laws, so far as they relate to the matters and things provided for in this By-law, are hereby

matters and tunings provered repealed.

2. This By-law shall come into full force and operation on its confirmation by the Board of Public Health, and immediately after its publication in the Government.

3. This By-law shall apply to and have operation within the municipal boundaries of the Borough of Dunolly.

3. This By-law shall apply to and have operation within the municipal boundaries of the Borough of Dunolly.

4. The Council may exempt any premises within the Borough of Dunolly from the operation of this By-law.

5. That the present system of pans for night-soil shall be and is hereby abolished.

6. The occupier of any premises on which there is a closet or privy shall cause the space under the seat of each closet or privy on such premises to be prepared, and shall permit the same to be used, for the double-pan service hereinafter provided for, and shall cause the closet or privy to be kept in a fit state for such service.

7. That from and after the By-law coming into force every closet shall be forthwith furnished with a double-pan service, such pans to be constructed of such materials, size, and design, as the Council may approve, and shall be interchangeable and purchased by the householder, excepting the pans for one service and the subsequent renewals of the householders' pans, which shall be provided and owned by the Council.

8. The occupier aforesaid or other person having the control or management of the premises shall cause to be kept in every closet or privy belonging thereto a supply of dry powdered earth, ashes, charcoal, lime, sawdust, or some other material efficient for deodorizing night-soil, and shall cause all night-soil which may be deposited in the pan in such closet or privy to be immediately on the deposit thereof covered with a quantity of such deodorize the contents of such pan.

9. The Council shall at least once a week cause the pan in use to be closed with a lid and removed with its contents from the premises in the day time, and a pan cleansed by efficient means approved of by the Council shall cause the same to be cleaned by superheated steam and tar painted inside or by some equally efficient means.

11. The occupier aforesaid or other person shall not expressed for the removal of night-soil from such premises

efficient means.

11. The occupier aforesaid or other person shall not contract for the removal of night-soil from such premises (except in cases of exemption) in any other manner than

is herein provided.

12. The night-soil removed shall be rendered inoffensive by being trenched into the ground in such locality as may be provided by the Council.

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

or shart damage score products and the control of making a score or the removal of night-soil, the amount in default of payment to be recovered in any Court of Petty Sessions.

15. If any person or the Council commit a breach of this By-law he or they shall for every such breach be liable to a penalty not exceeding Ten pounds and not less than Five shillings, or to a penalty not exceeding Five pounds, and not less than Five shillings for each day during which such breach shall be committed or continued.

r6. Occupiers of premises in the said borough shall permit the officers of the Council and all workmen and servants and contractors employed by it to have access to and upon their premises during such time as the Council may direct, for the purpose of performing the necessary service in connexion with the removal of night-soil therefrom.

Passed by special order by the Council on the 2nd of July, 1913.

Confirmed the sixth day of August, 1913.

W. H. F. COUCHMAN, Mayor. S. H. BUTLER, Town Clerk.

The common seal of the Borough of Dunolly was hereunto affixed in pursuance of an Order of the Council made the sixth day of August, 1913.

W. H. F. COUCHMAN, Mayor. H. W. LYNDON, Councillor. H. J. JACKSON, Councillor, S. H. BUTLER, Town Clerk. (SEAL)

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

By order of the Board,

T. W. H. HOLMES, Secretary.

#### SHIRE OF WODONGA.

BY-LAW NO. 15.

A By-law of the Shire of Wodonga, made under section 197 of the Local Government Act 1903 and section 35 of the Health Act 1890, and numbered 15, for prohibiting spitting and expectorating in certain places, and for preventing nuisances and securing the healthfulness of the said Shire and its inhabitants.

the said Shire and its inhabitants.

In pursuance of the powers conferred by the Local Government Act 1903, and by the Health Acts, and of every other power enabling it in this behalf, the Council of the Shire of Wodonga, in the name and on behalf of the President, Councillors, and Ratepayers of the said Shire, for the purpose of carrying the said Acts into execution within its jurisdiction, orders as follows, that is to say:—

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

By order of the Board, T. W. H. HOLMES, Secretary.

#### ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which the Carator has been appointed to administer during the past month.

2 Baker 3 Byron 4 Beech 5 Buckl 6 Davis, 7 Frede 9 Hense 10 Hense 11 Johns 12 Loo D 13 Linck 14 Lyons will 15 Medli Menze will 17 MoNi 18 Ogier, Hin 19 Pessm 20 Price, 21 Sprage the					01 1	Istate.	Time of Deceased's Death
2 Baker 3 Byron 4 Beech 5 Buckl 6 Davis, 7 Frede wise 8 Faulk 9 Honde 10 Hense 11 Johns 12 Loo I Linck 14 Lyons will 15 Medli Menze will 17 MoNi 18 Ogier, Hin 19 Pessm 20 Price, 21 Sprage the				1913.	£	s. d.	
8 Byron Beech 5 Buckl 6 Davis, 7 Frede 6 Davis, 7 Frede 10 Hense 11 Johns 12 Loo D 13 Linck 14 Lyons will 15 Medli Menze will 17 MoNi 18 Ogier, Hin 19 Pessm 20 Price, 21 Sprage the	, Emma	Old Colonists' Home, North Fitzroy	India	30th October	72	19 6	27th April, 1913
Beech   Buckl	r, Mary June 🔝 👑	Wangaratta	Ireland	23rd October	55	14 0	4th Ct
5 Buckl 6 Davis 7 Frede wise 8 Faulk 9 Hend 10 Johns 11 Johns 12 Loo D 13 Linck 14 Lyons will 15 Medlin 16 Menze will 17 MeNic 18 Ogier, Hin 19 Pessm 20 Price, 21 Sprag the	n, John Joseph	37 Argyle-street, Fitzroy	None	16th October	51		4th September, 1913 26th August, 1913
6 Davis, 7 Frede wise 8 Faulk 9 Hend 10 Johns 11 Johns 12 Loo D 13 Linck 14 Lyons will 15 Medlin 16 Menze will 17 MeNic 18 Ogier, Hin 19 Peasm 20 Price, 21 Sprage the	h, Mary Emma	3 Forest-street, Colling-	None	3rd October	576		27th September, 1913
7 Frede wise S Faulk Hende 10 Hensel 11 Johns 12 Loo D 13 Linck Will 15 Medlin Menze will 17 MeNie 18 Ogier, Hin 19 Peasne 20 Sprag the	ley, William	Kyneton	Ireland	3rd October	729	11 10	741. 4
wists 8 Faulk 9 Hende 10 Hense 11 Johns 12 Loo D 13 Linck will 14 Lyons will 15 Medlin 17 MeNle 18 Ogier, Hin 19 Peasm 20 Price, 21 Sprag the	s, Mary Ann	None	U.S., America	3rd October		12 10	7th August, 1913 31st March, 1910
8 Faulk 9 Hende 10 Johns 11 Loo D 13 Linck 14 Lyons will 15 Medlin 16 Menze will 17 MeNic 18 Ogier 19 Perice, 20 Price, 21 Sprage the	erich, Antonio (other- se Thompson, Albert)	Shepparton	Finland	23rd October		7 10	24th August, 1913
10 Henses 11 Johns 12 Loo D 13 Linck 14 Lyons will 15 Medlin 16 Menze will 17 MeNic 18 Ogier, Hin 19 Peasm 20 Price, 21 Sprag the	kiner. David	35 Duke-street, St. Kilda	Ireland	16th October	70	16 S	6th October, 1913
11 Johns 12 Loo B 13 Linek 14 Lyons will 15 Medli 16 Menze will 17 MeNie 18 Ogier, Hin 19 Peasne 20 Price, Sprage the	derson, Emma	Goulburn Weir	None	16th October	20	0 0	8th August, 1913
12 Loc E 13 Lyons 14 Lyons 15 Medlin 16 Menze 17 MeNi 18 Ogier 19 Peasm 20 Price, 21 Sprag the	son, John	Church-street, Hawthorn	England	3rd October		15 5	17th February, 1913
13 Linck 14 Lyons will 15 Medli 16 Menze will 17 MeNie 18 Ogier, Hin 19 Peasne 20 Price, Sprage the	sou, John William	Ararat	None	30th October	78		6th September, 1913
14 Lyons will 15 Medlin Menze will 17 MoNic Ogier, Hin 19 Peasn Price, Spragg the	(1)	Dimboola	China	30th October		16 - 9	13th September, 1913
will 15 Medlin 16 Menze will 17 McNic 18 Ogier, Hin 19 Peasn 20 Price, Sprage the		159 Cruickshank-street, Port Melbourne	Germany	30th October	288	16	9th September, 1913
16 Menze will 17 McNic 18 Ogier, Hin 19 Peasne 20 Price, 21 Sprag the	s, James (with the lannexed)	"Euston," High-street, Northcote, formerly 376 Napier-street, Fitz- roy	Ireland	6th October	700	6 1	14th September, 1913
will McNic Ogier, Hin Peasn 20 Price, Sprag the	icott, Florence Lily	Hardy-street, Brunswick	None	3rd October	626	8 9	11th August, 1913
18 Ogier, Hin 19 Peasne 20 Price, Sprage the	cel, Ludwig (with the l annexed)	Jeparit	None	30th October	138		20th February, 1913
19 Peasne 20 Price, 21 Sprage the	ichol, Mark	Wedderburn	Unknown	16th October	43	18 9	21st July, 1913
20 Price, 21 Sprage the	ngeston	Coffee Palace, Albert Park	England	30th October		13 ĭ	19th October, 1913
21 Sprage	nell, Charles Douglas	None	England	30th October	31	11 0	18th October, 1913
the		Moe	None	23rd October		2 0	3rd October, 1913
gran tion	gue, Samuel (with will annexed, to persede previous ant of administra- n of estate as that an intestate)	Hospital for Insane, Yarra Bend, formerly Buchan	England	30th October	35	10 0	9th August, 1913
22 Shann	non, Robert	155 a'Beckett-street, Mel-	Unknown	16th October	282	8 5	11th October, 1913
		323 High-street, Prahran	England	30th October	86	0 0	19th Ostalian 1010
24 Wood,	as, James Boulton	11 Allen-street, Coburg	None	30th October		14 8	13th October, 1913 29th September, 1913

GEORGE TURNER, Commissioners of the State Savings W. B. JACKSON, Banks of Victoria. GEO. E. BMERY, Inspector-General of Savings Banks. F. H. BRUFORD, Auditor-General for Victoria.

## THE STATE SAVINGS BANK OF VICTORIA.

ADVANCES DEPARTMENT.

M ONTHLY STATEMENT of Morgane Bonds and Advances and Money in hand, published in accordance with the provisions of Section 47 of the Saring Banks Act 1890 Amendment Act 1896; also of Debentances. issued under Acts Nos. 1722, 1778, 1878, and 2280.

								Mort	Mortgage Bonds.				
		Made and issued.	d issued.				Redeemed	d.			Amount of E	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 Freceived from Borrowers in payment of Morrgage Principal.		Amount of Bonds redeemed by Ballot.	Amount of Bonds exchanged for Debentures under Act 1878.	Purchased and held by the Public.	·	Purchased and held by Commissioners, Savings Banks Department, under Section 25 of Act No.1481.	Total.
Total from last return, 30th September, 1913		13,344	1,033,600	£ 8, d. 1,083,650 3 10	£ 8.	d. £	s. d. 0 0 34,	£ 8. d.	£ s. d.	£ 8. d. 5,475 0 0	156,200	200 ° 6. d.	£ 8, d. 161,675 0 0
For month ending 31st October, 1913	:	:		ţ	200 0	0		:	:	- 200 0 0			- 200 0 0
Total at 31st October, 1913	:	13,344	1,083,600 1	01.083,650 3 10	765,200 0	0 1,375	0 0 34,	34,000 0 0	121,550 6 0	5,275 0 0	156,	56,200 0 0	161,475 0 0
				Debentures.	tures.					Advances.	-		
	Made and issued.	l issued.			Redeemed.	Amount of	Amount of Debentures current.	s current.					
<u> </u>	Number Amount of Debenures. Debenures.		Amount received from Sale of Debentures and Provision for Discount on Debentures.		Amount of Debentures purchased by Advances Department and Gaucelled.	Purchased and held by the Public.	Purchased and held by Com- missioners, Savings Banks Depart- ment, under Section 3 of Act 1722.	Total.	Total Amount of Advances made.	Amounts received in repayment of Advances.	Balance, including Properties acquired by Foreclosure, after deducing Repayments.	Amount invested in Government Stook. Bark Fixed Deposit Receipts, &c.	Ameunt of Money in Hand.
The least land antenna 20th Continuous		લા	<b>3</b>	8. d.	£ s. d.	3	3	G#	£ 8. d.	£ 5. d.	S. S. d.	£ 8. d.	f a.d.
1913	15,632	3,621,550	3,548,419 15	6	753,950 0 0	919,900	1,947,700	2,867,600	4,629,863 3 1	1,524,026 10 11	2,805,836 12 2	354,717 16 2	17,895 7 10
For month ending 31st October, 1913	80	200,000	74,286 15	0	18,300 0 0	- 49,000	200,700	002,131	0 0 080'89	17,553 16 10	50,526 3 2		10,988. 0 8
Total at 31st Octeber, 1913	15,635	*3,821,550 3,622,706	3,622,706 10	6	802,250 0 0	870,900 2	2,148,400	3,019,300	4,697,943 3 1	1,841,580 7 9 2	2,856,362 15 4	354,717 16 2	10,983 0 8

\* Out of this amount Debentures of the value of \$121,550 have been issued in exchange for Mortgage Bonds.

Dated 5th November, 1913.

COMMARY of Sworn Returns, cendered pursuant to Part I. of the Banks and Currency Act 1890 (54 Vict. No. 1164), showing the Average Amount of the Debts, Engagements, and Liabilities, and of the Assets, Property, Credits, and Securities, within Victoria, of all the Banks trading in Victoria or payable to the Usarer at sight or on demand, taken from the several Weekly Statements, for the quarter ended 30th September, 1913.

Australesia Limited London, of Australian Limited Liyo 3 1		•					71	LIABILITIES.				
Australasia Soft Bearing Interest. Soft B	. No.		Notes in Cir	culation.	Bills in Circ	ulation.	Balances due to	Deposits by	the Crown.	Deposits by c	ther Persons.	Total Amount of
Australasia Limited			Not Bearing Interest.		Not Bearing Interest.	Bearing Interest.	other Banks.	Not Bearing Interest.	Bearing Interest.	Not Bearing Interest.	Bearing Interest.	riadillities.
£ 120,786 10 \$ 174,887 4 5 379,863 1 3 211,798 2 10 3,479,949 10 7 15,254,847 6 1	128433 78801121	1 100000	~ -	**	*11200 21 20 10 10 10 10 10 10 10 10 10 10 10 10 10		* role 800 836 r		8.255228. 1177777777777777777777777777777777777	**************************************	27 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6,160,088 4 3 6,286,139 7 4 3 6,286,139 7 4 3 6,334,221 12 5 5,740,566 16 9‡ 3,740,566 16 9‡ 3,540,729 6 4 6,155,435 11 7 1,795,725 4 4 17,072 8 4
		:	120,786 10 8	:	₩.	:	379,863 1 3	211,798 2 10	3,479,949 10 7	15,254,847 6 1	25,191,520 5 10	46,069,693 15 3

4880

						ASSETS.				
No.	Banks.	Coined Gold and Silver, and other Coined Metalr	Gold and Silver in Bars and Bullon.	Australian Notes	Landed and other Property,	Notes and Bills of other Banks.	Balances due from other Banks.	All Debts due to the Bank.§	Total Amount of Assets.	Percentage the Reserves of Coin, Bullon, and Australian Notes bear to the Earl's Liabilities.
111 128 129 129 120 120 120 120 120 120 120 120 120 120	Australasia	1,742,045 4 2 1,384,631 6 0 2,243,588 10 0 7,68,234 13 1 250,075 5 1 451,774 4 7 850,075 5 1 756,58 16 9 274,931 9 6 274,931 9 6 4,100 1 9	£ s, d, 17,556 15 2 41,468 12 7 12,086 7 8 65,120 17 10 8,401 15 0 8,401 15 0 8,578 1 6 13,558 7 6 12,682 15 3 6 12,682 15 2 6 12,682 15 2 6 12,682 15 2 6 12,682 15 2 6 12,682 15 2 6 12,682 15 2 6 1	28, 28, 6 89, 286, 8, 6 60, 435, 11, 6 118, 130, 14, 7 139, 8, 4, 7 100, 107, 11, 6 147, 282, 385, 6 167, 283, 38, 6 167, 283, 38, 6 18, 583, 38, 6 18, 584, 88, 6 1, 385, 6 1,	£ 8, d, 4,070 8 6 108.866 13 4 80,319 2 11 319,050 12 12 203,002 15 10 20,375 17 3 228,375 17 3 228,375 17 3 228,375 17 3 228,375 17 3 228,375 17 3 35,993 19 6 5 35,993 19 6	£ 8. d. 61,037 0 6 48,406 5 2 6 88,406 5 2 8 8 8 18,113 10 18,113 10 18,113 10 18,113 10 18,113 10 18,113 11 18,113 11 18,113 11 18,113 11 18,113 11 18,113 11 18,113 11 18,113 11 18,113 11 2,997 0 3	£ s. d. 1,083 4 0 40,925 16 5 29,697 13 10 14,234 13 14 14,234 13 16 43,817 6 9,834 11 2 1,834 11 2 1,834 11 2 1,834 11 2 1,834 11 2 1,834 11 3 1,834 11 3	£ 8, d. 4,528,624,16 3 4,528,622,11 2 8, 3,531,622,11 2 8, 4,531,651,2 9, 5,531,651,57 9, 5,541,57 9,5	£ 8, d. 4.2,609 13 1 4,519,617 10 5,509,517 10 10 5,509,517 10 5,509,518 13 1 2,509,512 10 0 3,7	39.01 23.33 19.07 11.58 11.58 11.59 11.57 11.57 17.71 2.78
	Totals £	9,032,743 1 7	243,958 2 5	942,658 14 8	1,576,232 5 1	319,456 10 9	514,717 4 8	35,741,042 8 3	48,370,808 7 5	22.18

\* Including Transferable Deposits, £215,127 19s. 10d.—. Including Perpetual Inscribed Stocks, £1,040,913 13s. 9d. —. Including notes, bills of exchange, and all stock and funded debts of every description. excepting notes, bills, and balance due to the bank from other banks.—. Or 13 03 excluding Perpetual Inscribed Stocks.

3

SUMMARY OF SWORN RETURNS—continued.

												CAPITAL AND PROFITS	AND P	ROFITS.		ı
ν o	Бапке.						Amo	Amount of Capital Stock paid up.	ital Stock	Rate	Rate of last Dividend declared to Shareholders.	nd declared	5 	Amount of last Dividend so declared.	Amount of Reserved Profits exclusive of such Dividend at the time of declaring such Dividend.	<b>.</b>
-	Australasia	:	:	:	:	:		2,000,000	s. d.	# #1	₩ cent., and bonus of 12s.	bonus of	12s.	£ 8, d. 136,000 0 0	£ 8, d, 2,689,000 0 0	١.
63 65	Union, of Australia Limited	: :	: :	: :	11	::	••	1,500,000	00	per share 14 \$ cent. 10 \$ cent.	per share i pcent ) pcent	: :	: :	105,000 0 0 156,338 10 0	1,544,002 12 6 2,250,000 0 0	
4		:	:	:	. :	:		1,478,010	0	( 6 ₩ cei	6 \$ cent. per annum (preference)	n (prefere m (ordina	- (-) (A)	9		
2	London, of Australia Limited	:	;	:	:	:		548,392 10	10 0	7 € CO	nt. per annu	m (prefer	nce)	12,035 2 0	195,092 11 8	
9	English, Scottish, and Australian Limited .	÷	:	;	÷	:		539,437 10	10 0	3 8 3 8 3 8 3 8 3 8 3 8 3 8 3 8 3 8 3 8	int. per anni	m (or current	- · · · · · · · · · · · · · · · · · · ·	20	282,433 19 6	
2	Colonial, of Australasia Limited	i	:	÷	1	1		439,280 10	10 0	## 	ant, (preferen nt, (ordinary	ice}		10,641 10 9 4,733 5 6	203,894 6 8	
œ	National, of Australasia Limited	:	:	÷	7	:		1,498,220	0 0	7.4% CE	7 & cent. (preference)	ice)	<u></u> -	=	451,207 17 6	
e 5	Commercial, of Australia Limited	:	፥	፥	i	;		2,212,994	ъ.		3 # cent. (preference) 8 # cent. (preference) 8 # cent	(e)	: :	31,760 5 0	9 6 629.7	
1 1	: :	: :	: :	: <b>:</b>	: :	: :		2,000,000	, tt		# cent. (preference)  # cent. and bonus 3 # cent.	nce) nus 3 (3 c	ent: ::	•	1 12	
13	Queensland National	:	:	:	÷	:		413,418	0 0	ord 3 ₩ ce	fordinary)  # cent. (ordinary)	 .:	_	12,000 0 0	36,933 17 8	
	Totals	:	÷	;	÷	ંગ		16,429,752 10	0 01		:		<u> </u>	703,855 5 9	9,619,300 11 6	ı
			n 240,000 ess 27,75	0 ordina	On 240,600 ordinary shares Less 27,750 ordinary shares forfeited	forfeite		: :	11	: :	: 1	[†13 :::	£1,140,833 18 79,583 18	8 0		f
		Ö	On 41,676		preference shares	_	:	:	:	i	i	   13   13   13	£1,061,250 416,760 £1,478,010	0 0		
		+	†Preference Ordinary	8 ÷	: :	11	: <b>:</b>	: :	: :	: :	: :	ដ ដ	£2,117,350 95,644 £2,212,994	00 0		
		++ 4₩0	per centreference	t. Stock se shares capital	guarante issued to called up	ed by G. His Ma under I	overnme sjeaty in kank of	nt of Nev terms of New Zeal	† 4 per cent. Stock guaranteed by Government of New Zealand Preference shares issued to His Majeay in terms of Bank Act 1903 Ordinary capital called up under Bank of New Zealand Banking Act 1895	903 19 Act 189	: : <del>!</del>	::: :::	£1,000,000 500,000 500,000	000		

F. HAGELTHORN, Commissioner of Public Works.

Unused Roads and Water Frontages Act 1903.—Section 5.

## LICENCES TO OCCUPY UNUSED ROADS.

OTICE 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 case may be received by the undermentioned Officers.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 30th day of October, 1913.

4882 Payable to Receiver of Revenue at— Wangaratta Port Fairy Portland 00000000 Fee for Licence.  $\begin{smallmatrix} 2 & 16 \\ 12 & 10 \\ 10$ 520000040008 31.12.07 31.12.15 31, 12, 08 31, 12, 10 31, 12, 11 31, 12, 13 31, 12, 10 31, 12, 15 31.12.07 Date of Expiry of Locuce. 31, 12, 07 1.1.051.1.08 1.Ï.05 1,1.06 1,1.08 1,1.09 1,1.09 1,1,05 Date of lasue of Licence. ::::::: Allotments and Sections. Abutting on-34, 38, 4a, sec. 26 ... 54, 6, sec. 24 ... 3, sec. 27 ... School ground and 44, sec. 35 sec. 9, 1, 2, 11, sec. 9 4, 5, sec. A 318, 30A8, 29AB, 28B 7, 17, sec. 16a 4, sees. V2, V1; 2, 3, Weerangourt P.R., 3, 11, sec. 9 11, sec. 9 137 ... 5.4. 5.8 Secs. 38, 35 ... 1, sec. 2 4, secs. V2, VI; B, sec. 17 , 54, 5B, sec. 4 , 2, sec. 4 , 24, 1, 7 10, 11 28, 26 19, 20, Matong and Matong North. Weerangourt-War-rabkook Parish. Weerangourt Weerangourt Merrijig ...
Whorouly Kangertong Seymour Yarrayne Willatook Moyhu. Laceby Oxley Municipality. Oxley ... ' Marong Minhamite Oxley .. Minhamite Minbamite Seymour Mansfield Minhamite Dundas " Oxle" 0 Area. 3.0 8 <u>6 8</u> McPherson, L. N., Weerangourt, Macarthur McPherson, L. N., Weerangourt, Macarthur :::: Name and Address of Licensee. S., Knebsworth, Macarthur Skehan, E., Oxlev ... Quirk, Sarah, Wangaratta Vincent, R. B., Wangaratta Webb, John C., Myr'leford Boyd Bros., Hawkesdale Axford, Richard, Hawkesdale Ryan, Michael, Orford ... Whitty, Percy J., Moyhu Victor, Cheshunt Hearn, James, Delatite Maher, James P., Carboor Koroit Gardner, Duke, Milawa Lewis, William, Moyhu Oxley Lambden, J. A., Tiernan, Victo Fleming, J. Drew, A. Threllfall, Number of Llorace. 12015 12016 12017 12018 11996 11997 11998 11999

July, 1913; Nos. 12007, 12008, and 12016 renewed to 31st December, 1910, then to 31st December, 1913; No. 12009 renewed to 31st December, 1913 and 12014 rent to be charged Licences Nos. 11996 to 12003 inclusive renewed to 31st December, 1910, then to 31st December, 1913; No. 12004 renewed to 31st December, 1912; then let licence expire; No. 12006 rent to be charged from 1st from 1st April, 1911; No. 12015 rent to be charged from 1st March, 1911; No. 12018 rent to be charged from 1st October, 1913.

F. HAGELTHORN, Commissioner of Public Works.

Unused Roads and Water Frontages Act 1903.—Section 5.

# LICENCES TO OCCUPY WATER FRONTAGES.

VICE is hereby given that Licences to occupy Water Frontiges have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Department of Public Works (Unused Roads and Wator Frontages Branch), Melbourne, 31st day of October, 1913.

Payable to Receiver of Revenue at-Wangaratta Beechworth Seymour Sale Warragul Rosedale Wangaratta Rosedale Mansfield Rosedale 4000000 00000 Fee for Licence. °ra 4 5 2 2 2 9 9 6 23 9 0 12000021 0 20 0 00 31.12.09 31.12.11 31.12.13 31,12.14 Date of Expnry of Licence. 31, 12, 07 1,1.12 1.1.051,1.05 Date of lesue of Licence. • :::::: ::::: :::::: Allotments and Sections. ::::::: ::::: Abutting on-309 ... A51 ... Delatite P.R. 307c, 307u ... 2, sec. A ... Lowry ... Glencoe ... Parish. Holey Plains Rosedale Boorolite.. Rosedale Myrrhee ... Whorouly ::::: Municipality. Oxley ... Seymour Rosedale Narracan Rosedale Mansfield Rosedale Oxley .. 4 ::::::: Årea. 8238 Wynd, Robert, Dundas-street, Sale
8239 Harpup, George, Willung
8240 Maher, J. P., Chrubor
8241 Mason, Thomas, Spring Vale, Everton
8282 Gairns, J. D., Tallarook
8243 Dowd, Mrs. E., Sale
8244 Hall, T. A., care of R. McKay, 278 Park-rond, Royal
Park ::::: Name and Address of Licensee. Number of Licence.

Licences Nos. 8238 to 8241 inclusive renew to 31st December, 1910, then to 31st December, 1910, then to 31st December, 1910; then to 31st December, 1911; No. 8245 rent to be charged from 1st July, 1911; No. 8246 rent to be charged from 1st July, 1911; No. 9246 rent to be charged from 1st July, 1911; No. 8246 rent to be charged from 1st July, 1911; No. 8246 rent to be charged from 1st July, 1912.

#### The Marine Act 1890.

#### CERTIFICATES.

IST of Certificates of Competency and of Exemption from Pilotage issued by the Marine Poard of Victoria from the 1st to the 31st October, 1913.

#### CERTIFICATES OF COMPETENCY.

Name,	No.	Date	Grade.	Par	ticulars of Identification—
				Born.	At-

#### Foreign-going.

#### Issued under Order in Council dated 9th May, 1891, and valid in the United Kingdom.)

Williams, John Richard Wighton, John Gordon	201   261	15th October, 1913   2nd I 24th October, 1913   1st E	Engineer ngineer	1887   William 1885   Melbour	stown, Victoria ne, Victoria
		Home Trade and River	end Bay.		
Schinck, Ross	049	13th October, 1913   Mate	River and Bay ann-ship	1887   Melbour	ne, Victoria .

Schinck, Ross	049	2   13th October, 1913	Mate, River and Bay   Steam-ship	1887	Melbourne, Victoria .
Addicoat, John Joseph	049	3   13th October, 1913	Mate, River and Bay	1889	Melbourne, Victoria
Gould, Richard	049	4   13th October, 1913	Master, fore-and-aft rigged Home Trade Sailing Ship under 100 tons	1883	Quebec, Canada
Beattie, John	049	5 20th October, 1913	g.r.t. Master, River and Bay Steam ship under 100 tons g.r.t.	1876	Portland, Victoria
Charman, Frederick	04	6 27th October, 1913	Master, River and Bay Steam-ship	1878	Adelaide, South Australia
Hind, John	049	7* 27th October, 1913	Marine Engine - driver, River and Bay	1852	Liverpool, England

<sup>\*</sup> Renewal of No. 78 (Steam Navigation Board).

#### PILOTAGE EXEMPTION CERTIFICATES.

(Issued by the Marine Board of Victoria under the provisions of the Marine Act 1890.)

Name.	 No.	Date,	Ports.
Foster, Philip John Pascall, Alfred Rankin	 0570 0571 0572 0573	10th October, 1913	Port Phillip and Melbourne Port Phillip and Melbourne Port Phillip and Melbourne Port Phillip (by the West Channel) and Melbourne

J. GEO. McKIE. Secretary.

Marine Board of Victoria, Melbourne, 1st November, 1913.

## SUPPLEMENTARY LIST OF FERTILIZERS REGISTERED AT THE OFFICE OF DIRECTOR OF AGRICULTURE UNDER THE ARTIFICIAL MANURES ACTS.

	_ <del>_</del>	]	P	HOSPHORIC	O ACID.		ļ	
Description of Manure.	Brand.	Nitrogen.	Water	Citrate Soluble.	In- soluble.	Total.	Price asked for the Manure per ton.	Where Obtainable,
		0/.	%		%	%	5 s d	
Blood and Bone Fertilizer	Redbank Freezing Works	5.73		7.16	8.08	15·24	£ s. d.	J. Cooke and Co., Melbourne

	Brand.	Nitrogen.	Phosphoric	Mecha Condi		Price asked for the	Where Obtainable.
Description of Manure.	Branu.	Marogon.	Acid.	Fine.	Coarse.	Manure per ton.	Wilers Obtainable.
Bourdust	Marvel	% 3*74	23.00	36·00	64·00 %	£ s. d. 6 10 0	Spriggs and Porter, Benalla

LIST SHOWING RESULTS OF ANALYSES OF SAMPLES OF ARTIFICIAL MANURES COLLECTED IN VICTORIA UNDER THE PROVISIONS OF THE ARTIFICIAL MANURES ACTS.

	<del></del>	THE PROVISION	AS OF	THE	ART	IFICI	AL M	ANUR	ES A	CTS.						21 12.	1510
			Mois- ture.	Nitro	GEN.				PHOSPE	ioric A	CID,			l'or	ASH,	<u> </u>	_
	Description of Manure.	Manufacturer or				WaterS	oluble,	Citr Solu		Insol	uble.	Т	otal.				ked
Label No.		Importer,	Found.	Found.	Guaranteed.	Found.	Guaran- teed.	Found.	Guaran- tecd.	Found,	Guaran- teed.	Found.	Guaran- teed.	Found.	Guaranteed.	Ma	the nure tou.
1162	Sulphate of Ammonia	Wischer and Co., Mel-	%	% 20+20	% 20+00	%	n/ /0	%	%	9%	%	%	%	%	%		s. d. 0 0
1114	Potash Sulphate	bourne Caming, Smith and Co.,					••					''		52+23	50100		
1106	Superphosphate, O.S	Melbourne Australian Explosives and Chemical Co., Melbourne	8.08			16.20	17.00	1.25	1.00	3.27	2.00	21.02	20.00				7 6
1126 1129 1086	Super phosphate, Sickle	Cuming, Smith and Co.,	8·13 11·08 7·78	::	::	16:45 16:45 17:60	17.00 17.00 17.00	1.50 0.87 1.01	1.00 1.00	2.75 1.18 2.04	2:00 2:00 2:00	20 · 70 18 · 50 20 · 65	20.00 20.00 20.00	::	::	4 1 1	7 6 7 6 7 6
1101 1113	ı, ,, ,,	)) )) )) )) )) ))	9.64 8.92	::	::	18*47 17*65	17.00 17.00	0°79 0°51	1.00	2·00 1·72	2·00 2·00	21 · 26 19 · 88	20.00	::	::		7 6 7 6
1127 1136 1087	Superphosphate, No. 1	Mt. Lyell M. and R. Co., Melbourne	9·30 10·28 9·16	::	::	18.01 17.69 16.87	17:00 17:00 17:00	1-17 0-98 1-22	1.00	1.86 2.31 2.38	2.00 2.00 2.00	21.04 20.96 20.47	20.00 20.00 20.00	:-	::	4 4	7 6 7 6 7 6 7 6
1108 1131	)) )) ))	,, ,, ,, ,, ,, ,,	8.97 11.10	::	::	18 · 78 18 · 62	17.00 17.00	0.28	1.00	0.39	2.00	19:45 19:36	20.00	::	::	4	$\begin{array}{ccc} 7 & 6 \\ 7 & 6 \end{array}$
1133 1134	1) 1) To 2)	,, ,, ,, ,,	8·00 6·70	::		18.14	17:00	0.80	1.00	1.85	2-00	21.04 20.58 23.87	20.00 20.00 20.00	::	::	4	7 6 7 6
1138 1139 1119	Superphosphate, Rohs	P. Rohs, Bendigo "	7.91 10.15 11.29	::		20.79 16.87 17.98	17.00 17.00 16.85	1.00 1.24 0.06	1.00 1.00 1.70	2.08 1.25 0.29	2.00 2.00 0.45	19:36	20.00	::	::	4	7 6 7 6 7 6 7 6 7 6 7 6 12 6
1165 1094	Superphosphate, No. 1	Wischer and Co., Mcl-	11.93 8.46	::	::	18·20 16·57	16.85 17.00	0.33	1.70	2-31	0.45	18.53 19.38	19.00	::	::	4 1	12 6 7 6
1105	Dapor prioripality and 2	bourne	9.96		::	17-19	17.00	0.90	1.00	1.78	2.00	19.87	20.00		,		
1115 1128	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	,, ,, ,, ,, ,, ,,	8 · 48 10 · 29	::	::	17.92	17:00 17:00	0·42 0·42	1.00	2.10	2.00	20.44 20.16	20°00 20°00	::		4	7 6 7 6 7 6 7 6
$\frac{1130}{1137}$	n n	n n n	11·10 7·76	1 ::	::	17·21 17·21	17:00	0.56	1.00	1 46 2 58	2.00	19·23 21·04	20.00	::		4	7 6
1144 1146	,, ,,	,, ,, ,,	11·74 11·38	{ :: <u> </u>	::	16.76 17.10	17.00 17.00	0.44	1.00	1.41 1.05	2.00 2.00	18.61 18.70	20.00	:: '	::	4	7 6
1148	No. 1	Australian Explosives and Chemical Co., Melbourne	7.70	1.70	1.20	10-15	8.50	1.64	0.50	9.02	9.00	20.81	18.00		•••	i	
1164	No. 3	, , , , , , , , , , , , , , , , , , ,	11.88	0.80	0.75	13.93	12 75	1.50	0.75	4.64	5.50	20.13	19.00	••	••	l	5 0
1120 1088		S. and F. Bugg, Kyneton Cuming, Smith and Co., Melbourne	9.14	2.16	1.45	7:47 12:18	8.05	7.43	7.20	6-40 4-55	5.05 2.05	21-30 18-56	20·30 18·00	::	::	5 1	
1093 1103 1132	., ,,	, , , , , , , , , , , , , , , , , , ,	9.18 11.35 11.40	1.44 1.88 1.81	1.50 1.50 1.50	12.55 12.73 12.30	8.50 8.50 8.50	1.52 1.93 1.94	0.50 0.50	4.43 4.15 4.21	0.00 0.00 0.00	18.50 18.81 18.48	18:00 18:00	::	::	5 1 5 1	12 6
1150	No. 1	J. R. Elsworth, Balla-	12-12	1.13	1.00	7.83	8.00	2.25	3.00	7.95	7-00	17.49	18-00			1	7 6
1107	Bone and Superphosphate, Bone and Superphosphate,	A. H. Hasell, Mel- bourne Mt. Lyell M. and R. Co.,	8·50 7·40	1.50	1.50	10.03	12·75 8·50	2.60	0.50	5.78 8.70	9.00	18.06	19.50	٠٠.		5	4 0 12 6
1000	No. 1	Melbourne	6.68	0.86	0-75	14.50	12.75	1.30	0.75	4-20	5*50	20.00	19.00			l	5 0
1135	No. 2	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	7-12	1.35	1.20	9-00	8-50	1.91	0.50	7-35	9.00	18+26	18.00			i	12 6
1147	No. 1	, , , ,	8+67	2.54	1.50	9.37	8-50	0.87	0.50	9.01	9-00	19 25	18.00			ļ	2 6
1110 1091	Bone and Superphosphate Bone and Superphosphate,	P. Rohs, Bendigo Wischer and Co., Mel-	10.01 6.04	1.83 1.60	1.50 1.50	8·33 8·60	8.00 8.50	3·31 2·34	4·00 0·50	4·46 7·62	5.50 9.00	16·10 19·56	17-50 18-00	::	::	ł	5 0
1095 1143 1140	Dissolved Bones and Super-	cuming, Smith and Co.,	5+46 10-67 8+06	1.48 1.45 0.65	1.20 1.20 1.00	8.75 10.03 19.70	8.50 8.50 10.01	2.52 1.53 0.45	0.50 0.50 3.88	7.90 5.12 1.55	9.00 9.00 5.48	19·17 16·68 21·80	18.00 18.00 19.37	::		5 1 5 1 5 1	2 6
1158 1152	phosphate Nitro Superphosphate	Melbourne Mt. Lyell M. and R. Co.	0·21 11·51	0-95 1-94	1.00	14.67	10-01	1:34 0:88	3·88 1·00	4-36- 1-72	5·48 2·00	20·37 17·05	19·37 16·00	::	::	5 1 5 1	0 0
1161	Ohlendorff's dissolved l'eru-	Melbourne Gibbs, Bright, and Co.,	10.43	1.62 5.01	1.60	15·39 3·94	13.00	0.65 1.20	1.00	1.20		17:24 10:62	16.00	1.25			0 0 5 0
1100 1121	vian Guano A.N.A. Surprise Animal Fertilizer and Superphos	Melbourne G. W. Pennell Bray-		1	1.50	4-63	7-59	4.80	2.95	6.53		15-96	16-05			5 1	5 0
1122 1167 1085	Bone Fertilizer	J. Cockbill, Melbourne Cuming, Smith, and Co. Melbourne	9*80 7*94 5*29	2-93 4-33 2-95	3.00 3.50 3.00	::	::	4·43 2·98 5·45		9·12 14·04 10·67	14.75	13:55 17:00 16:12	15*00 18*25 16*00	::	::	5 1	0 0 0 0 2 6
1102 1153	,, ,,	,, ,, ,,	5·23 6·04	3-31 3-20	3.00	::	::	6·31 4·68	3.00	12.89 14.55	13.00	19.20	16.00	.:		6	2 6 2 6
1157 1169	,, ,,	,, ,, ,,	7·99 8·73	2*92 3*40	3.00	::	::	4·21 5·43	3.00	14.37	13.00	18.58	16.00	::	::	6 6 5 5 1	2 6
1090 1096		J. R. Elsworth, Ballarat	8.44 6.24	3.30	3.00	::	::	6+32 5-66	6.00	11.52	11.00	16-16	17.00 17.00	::	-:	151	26
1149 1159	,, ,,	), ,, ,, ,,	9.85	2.82	3.00	::	::	5·26 5·01	6.00	11.44	11.00	16.74	17.00	::	::	5 1	2 6
1202	Magic Fertilizer, No. 1	G. Gardiner and Co	8.06	2·77 1·88	2.00	::	::	5.66 2.17	6.00	11-87		17.53	17:00 17:00	::	::	5 1	2 6
1168	Bone Fertilizer	Geelong Wischer and Co., Mel- Melbourne	8-70	2.84	3.00			7.66	3.00	12-08	13-00	19.74	16.00	i		6	2 6
1163	Leguminous Manure	Cuming, Smith, and Co., Melbourne	10-48			14-97	15•30	0.76	1.00	2-37	1.90	18-10	18-20	2.23	2*60	5	5 0
1116	Vine Manure, No. 6	Mt. Lyell M. and R. Co., Melbourne	1-86	1.35	1-12	5-26	6-37	2.69	0.38	5-07		13.02	13.20	15.00	13.00	7 1	7 6
1097	!	Wischer and Co., Mel- bourne	8.60	0.79	0.75	11-20	9.80	0-90	0.75	4.35		Į	15.70	1.80	2:60		5 0
1200	Potato Manure	,, ,, ,,	10.26	1.02	0-94	13.27	12-97	0.57	0.76	1.26	1-52	15.10	15.25	6.24	5.82	6	7 6



LIST SHOWING RESULTS OF ANALYSES OF SAMPLES OF ARTIFICIAL MANURES COLLECTED IN VICTORIA UNDER THE PROVISIONS OF THE ARTIFICIAL MANURES ACTS--continued.

			Mois- Ture.	Nited	GEN.	PHOSE AC	PHORIC ID.	ME	CHANICAI	L CONDI	TON.	
								Fi	ne,	Coa	r#0.	Price asked
Label No.	<u>Des</u> cription of Manure.	Manufacturer or Importer.	Found.	Found.	Guaranteed.	Found.	Guaranteed.	Found.	Gusrantoed.	Found.	Guaranteed.	for the Manure per Ton.
1125 1170 1141 1117 1160 1109 1166 1142	Bonemeal	J. W. Branch, Geelong T. Brown, Hamilton Cuming Smith and Co., Melbourne J. N. Day, Bendigo F. W. Richards, Warrenheip P. Rohs, Bendigo Spriggs and Porter, Benalla	8.24 8.45 5.40 7.93 9.40 8.40 8.80	96 4 36 3 40 4 15 4 23 3 10 4 09 4 20 3 60	3 50 3 15 3 00 4 23 2 50 4 00 4 00 3 74	% 16.72 21.10 21.60 21.14 21.63 20.18 18.40 23.33	% 19·10 22·00 21·00 20·87 24·30 18·00 23·00	46.00 48.00 52.00 52.40 59.00 34.10 38.00 43.00	% 32*80 33*00 30*00 37*00 60*00 66*00 56*00	54.00 52.00 48.00 71.60 41.00 65.90 62.00 57.00	67.20 67.00 70.00 63.00 40.00 34.00 84.00 64.00	£ a. d. 5 5 0 0 0 0 7 0 0 5 15 0 5 15 0 5 15 0 6 10 0

Government Agricultural Laboratory Melbourne, 21st October, 1913.

P. RANKIN SCOTT, Chemist for Agriculture.

#### Marriage Act 1898.

#### MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

IT is hereby notified that in pursuance of the provisions of the Marriage Act 1898, 62 Vict. No. 1582, Section 12, the undermentioned Officiating Ministers of Religion have been registered at this Office for the celebration of marriages in Victoria:—

No. in Register	Name.	Designation.	Denomination.	Residence,	Date of Regulation.
5137 5138	Faram, Francis George Keogh, Francis Bernadine	Minister Priest	Presbyterian Church of Victoria Roman Catholic	Omeo "Manresa," Burwood-road, Hawthern	1913. 13th October 28th October

A. M. LAUGHTON, Government Statist.

Office of the Government Statist, Melbourne, 8th November, 1913.

#### Factories and Shops Acts.

I'N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry. I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF WILLIAM YOUNG, 34 STURT-STREET, BALLARAT,

for a period of seven weeks from the 4th November, 1913, upon the following express conditions, that is to say:—

- In the following express conditions, that is to say:

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition. each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
- piece-work.

  3. That every female shall receive Sixpence tea money each eyening she works overtime.

  4. That none of such females shall be so employed for more than forty-eight hours in any one week
- without their consent.

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

Given under my hand, at Melbourne, the 6th day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF SWALLOW & ARIELL LTD. (BISCUITS, CAKE, ETC.), STOKE-STREET, PORT MEL-

- for a period of eight weeks from the 1st November, 1913, upon the following express conditions, that is to say:

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
  - riece-work.

  - Piece-work.

    That every female shall receive Sixpence tea money each evening she works overtime.

    That none of such females shall be so employed for more than forty-eight hours in any one week without their concept.
  - without their consent.

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

Given under my hand, at Melbourne, the 6th day of November, 1913.

A. J. PEACOCK.
Minister of Labour.

#### Factories and Shops Acts.

victoria Gazette

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the the said Act in the

Factory or Work-rooms of John J. Larkins (Tailoring), Vincent-street, Daylesford,

- VINCENT-STREET, DAYLESFORD,

  for a period of eight weeks from the 3rd November, 1913,
  upon the following express conditions, that is to say:

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

  2. That every female so employed shall receive not
  - sale.

    2 That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

piece-work.

That every female shall receive Sixpence tea money each evening she works overtime.

That none of such females shall be so employed

for more than forty-eight hours in any one week

without their consent.

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

Given under my hand, at Melbourne, the 6th day of November, 1913.

A. J. PEACOCK, Minister of Labour.

Factories and Shops Acts.

In compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF FITZROY BOX FACTORY (CARDBOARD BOX MANUFACTURING), 366 NAPIGR-STREET, FITZROY,

for a period of eight weeks from the 27th October, 1913, upon the following express conditions, that is to say:—

on the following express conditions, that is to say:

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

2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

piece-work.

piece-work.

3. That every female shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their concent

or more than forty-eight hours in any one week without their consent.

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

Given under my hand, at Melbourne, the third day of community 102.

November, 1913.

A. J. PEACOCK, Minister of Labour.

I N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

Factories and Shops Acts.

FACTORY OR WORK-ROOMS OF FIZZGERALD BROS. PTY. I.TD. (DRESSES AND MILLINERY), 40-6 ERROL-STREET, NORTH MELBOURNE,

for a period of eight weeks from the 27th October, 1913, upon the following express conditions, that is to say :---

1. That no person or persons shall employ in the said factory or work-rooms more than thirty-seven

females for more than forty-eight hours in any one week, and that the said thirty-seven females shall not be employed for more than fifty-seven hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

N compliance with an application in writing under the Provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF THE MELBOURNE TAILORING DEPÔT (TAILORING), 122 LITTLE MALOP-STREET, GEELONG,

for a period of six weeks from the 4th November, 1913, upon the following express conditions, that is to say:—

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

  That every female shall receive G.

prece-work. 

3. That every female shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

without their consent.

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF W. R. BALL (CLOTHING), HODDLE AND HOTHAM STREETS, COLLINGWOOD,

for a period of eight weeks from the 29th October, 1913, upon the following express conditions, that is to say :-

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

2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

by piece-work.

3. That every female shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week

without their consent.

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

Factories and Shops Acts.

In compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37. of the said Act in the

FACTORY OR WORK-ROOMS OF "SOLOMONS" (DRESSES AND MILLINERY), MOORABOOL-STREET, GEELONG,

for a period of eight weeks from the 29th October, 1913, upon the following express conditions, that is to say:—

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work. piece-work.

3. That every female shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week,

without their consent.

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

Given under my hand, at Melbourfie, the 3rd day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF MR. R. O. HENDERSON (DRESSES), THE BEERIVE, BENDIGO,

for a period of eight weeks from the 1st November, 1913, upon the following express conditions, that is to say:—

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

piece-work.

3. That every female shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

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

Given under my hand, at Melbourne, the 5th day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

I N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

Factory or Work-rooms of A. Schwennesen & Son (Tailoring), Nolan-street, Maryborough,

for a period of eight weeks from the 1st November, 1913, upon the following express conditions, that is to say:—

- n the following express conditions, that is to say:

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

  3. That every female shall receive Sixpence tea money each evening she works overtime.

  4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

- without their consent.

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

Given under my hand, at Melbourne, the 3rd day of November, 1913.

A. J. PEACOCK, . Minister of Labour.

#### Factories and Shops Acts.

I N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF YOUNG BROS. (TAILORING), 29 ARMSTRONG-STREET, BALLARAT,

for a period of eight weeks from the 1st November, 1913, upon the following express conditions, that is to say:—

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

  2. That every boy under the age of sixteen years and every female so employed shall receive not less than Eight shillings per week for each week during which he or she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

  3. That every boy under the age of sixteen years and a transported the same of sixteen years and the town the same of sixteen years and the same o
- piece-work.

piece-work.

3. That every boy under the age of sixteen years and every female shall receive Sixpence tea money each evening he or she works overtime.

4. That none of such females or boys shall be so employed for more than forty-eight hours in any one week without their consent.

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF J. SINCLAIR (TAILORING), 332 COLLINS-STREET, MELBOURNE,

for a period of two weeks from the 27th October, 1913, upon the following express conditions, that is to say:—

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

  2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

for overtime in addition to ordinary earnings by piece-work.

3. That every female shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

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

Given under my hand, at Melbourne, the third day of November, 1913.

## A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

In compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF MAURICE MARKS (CLOTHING), 250 WELLINGTON-STREET, COLLINGWOOD,

- for a period of six weeks from the 29th October, 1913, upon the following express conditions, that is to say:

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

  2. That every female so employed shall receive not
  - for trade or sale. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by niece-work. piece-work.
    3. That every female shall receive Sixpence tea money

each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their covered.

without their consent.

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

Given under my hand, at Melbourne, the third day of November, 1913.

### A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF RICHARDS & CO. (DRESSES AND TAILORING), 214-18 BOURKE-STREET, MELBOURNE,

for a period of two weeks from the 20th October, 1913, upon the following express conditions, that is to say:

1. That no person or persons shall employ in the said factory or work-rooms more than twenty-five

females for more than forty-eight hours in any one week, and that the said twenty-five females shall not be employed for more than fifty-seven hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF A. & W. ROBERTS, DRESSMAKERS, 158 MOORABOOL-STREET, GEELONG,

for a period of eight weeks from the 28th October, 1913, upon the following express conditions, that is to say:--

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section [1] of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF FISHWICK & EDWARDS (TAILORING), VICTORIA-STREET, KERANG,

for a period of eight weeks from the 3rd November, 1913, upon the following express conditions, that is to say:—

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

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

I N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF CENTURY HAT MANUFACTURING COMPANY (STRAW HATS), 47-9 LATROBE-STRRET, MEL-BOURNE,

for a period of eight weeks from the 7th November, 1913, upon the following express conditions, that is to say:—

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

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

In compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I, being the responsible Minister for the time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 38 of the said Act in the

FACTORY OR WORK-ROOMS OF VICTORIAN FURNITURE Mfg. Co. Pty. Ltd., Furniture Manufacturers, 366 Swan-STREET, RICHMOND,

for a period of five weeks from the 27th October, 1913, upon the following express conditions, that is to say: —

- r. That no person or persons shall employ more than three men beyond the usual working hours, and that the said three men shall not be employed for more than fifty-six hours in any one week, nor for more than eleven hours in any one day.
- 2. That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the third day of November, 1913. A. J. PEACOCK, Minister of Labour.

#### Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the building in which a Fête will be held on the rath and rath November. 1913, to raise funds in sid of the debt on Christ Church Parish Hall, Geelong, upon the following express condition, that is to say: say :-

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the third day of November, 1913:

A. J. PEACOCK, Minister of Labour.

3rd November, 1913.

#### Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the grounds of Mr. R. A. Molesworth, Greystreet, St. Kilda, in which a Garden Fête will be held on the 22nd November, 1913, to raise funds in aid of Christ Church new Parish Hall, St. Kilda, upon the following express condition, that is to say:—

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

3rd November, 1913.

#### Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the Port Melbourne Town Hall, in which a Sale of Gifts will be held on the 26th, 27th, and 29th November, 1913, in aid of the funds of the Boundary-street Methodist Church, upon the following express condition, that is to say: that is to say :-

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

3rd November, 1913.

#### Factories and Shops Acts.

N compliance with an application in writing under the N compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the building in which a Fair will be held on the 2nd, 3rd, 4th, and 6th December, 1913, to raise funds in aid of the Methodist Church School, Ilyde-street, Footscray, upon the following express condition, that is to say:—

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the third day of November, 1913.

A. J. PEACOCK, Minister of Labour.

3rd November, 1913.

#### Factories and Shops Acts.

I N compliance with an application in writing under the provisions of the Factories and Shors Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend, the operation of the provisions of the above Acts which relate to shops in the Presbyterian School Hall, Albionstreet, North Brunswick, in which a Sale of Gifts will be held on the 6th December, 1913, in aid of the funds of the North Brunswick Presbyterian Church, upon the following express condition, that is to say: following express condition, that is to say :-

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the 5th day of November, 1913.

A. J. PEACOCK, Minister of Labour.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE SADDLERY BOARD.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, I hereby nominate the following persons for appointment as Members of the Saddlery Board:—

Representatives of Employers-WILLIAM P. BICE. C. T. HOLMES, JOHN PATERSON, H. T. PRIDE, A. SHUREY.

Representatives of Employés-

WALTER F. D. ANDREW, JAMES BROWN,
THOMAS FRANCIS KEAN,
EDWARD MCARDLE, FREDERIC WILLIAM MARR.

Unless within twenty-one days from the date of the publication of this notice one-fifth of the employers or one-fifth of the adult employés respectively engaged in the process, trade, business, or occupation to be affected by the said Board give me notice, in writing, that they object to the appointment of the above persons nominated as their representatives, then such persons will be appointed Members of the Saddlery Board.

A. J. PEACOCK, Minister of Labour.

3rd November, 1913.

#### TICTORIAN RAILWAYS.

VICTORIAN GOVERNMENT TOURIST BUREAU.

Collins-street (opposite Town Hall), City. Inquire personally or by letter re Holiday Trips, Tourists' Resorts, &c. Tickets issued daily. Telephone 174 Central.

#### DINING-CAR SERVICE.

A dining car is run on Inter-State Express trains.

Tariff:—No. 1 saloon—Dinner, 45.; breakfast, 35.; lunch,
35. No. 2 saloon—Dinner, 25.; breakfast, 25.; lunch, 25.

#### PICTURESQUE VICTORIA.

Containing 300 pages of VIEWS and descriptions of the beauty spots of Victoria, and all information re fishing, shooting, &c., on sale at the Tourist Bureau at the principal stations, and at Railway Book Stalls, and leading Booksellers in the city. Price 6d.

#### INTER-STATE CHEAP EXCURSIONS.

Fast excursion trains will run as under:—Wednesdays, 12th November and 10th December.—Leave Melbourne for Adelaide at 4.40 p.m. Fares:—Single—First tlass, £1 148:; second class, £1. Return—First class, £2 10s.; second class, £1 10s. Thursday, 13th November, and Tuesday, 9th December.—Leave Melbourne for Sydney at 10 p.m. Fares:—Single—First class, £2; second class, £1 tos. Return—First class £4: second class, £3 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 lines on which trains run on Sundays; (2) but following trains from Melbourne on Fridays:—Bendigo line, 4-50 p.m.; beyond Ballarat, 4.30 p.m.; Ballarat line, 5-6 p.m.; Warrnambool and Queenscifff lines, 3.20 p.m. to Colac and Queenscliff and 4.22 p.m. to Warrnambool; Seymour line, 4 p.m.; Balrnsdale line, 4.30 p.m.; Healesville line, 4-53 p.m.; Frankston and Mornington line, 5-9 p.m.

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

No. 172.-November 12, 1913.-15379.-2.

SUNDAY TRAINS.

Warburton line .- Leave Melbourne, Flinders-street, at warburion time.—Leave Melbourne, Finders-street, at 10.40 a.m. for Warburton, stopping all stations, and at 11.10 a.m. for Warburton, stopping only at Box Hill, Croydon, Lilydale, and all stations thence, and return from Warburton at 6.8 p.m., stopping at certain stations to Lilydale, and at Croydon, Ringwood, Box Hill, Glenferrie, and Richmond, and at 6.34 p.m., stopping at all stations to Melbourne. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Healerville line.—Leave Melbourne, Flinders-street, at 11.22 a.m. (express to Croydon), and return at 6.55 p.m. Passengers from stations between Flinders-street and Lilydale will require to travel by the 10.40 a.m. train to Lilydale and join the Healesville train there. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Ferniree Gully and Gembrook lines.—Leave Flinders-street (from No. 1 platform, east end) at 10.25 a.m. for Upper Ferniree Gully and Emerald, picking up at Rich-mond, Ringwood, and all stations thence, and at 11 a.m. for Upper Ferniree Gully and Gembrook, picking up at Richmond, Box Hill, Ringwood, and all stations thence, and return from Gembrook at 5.25 p.m., stopping only at stations to Emerald and at Ferniree Gully and Bayswater, and setting down at Glenferrie and Richmond only, and return from Emerald at 6.47 p.m., stopping at all stations to Melbourne. Return fares to Ferntree Gully:—First class, 1s. gd.; second class, 1s. 3d.; Gembrook:—First class, 3s. 6d.; second class, 2s. 6d. Passengers from stations East Richmond to Mitcham inclusive will require tions has kichmond to Micham inclusive will require to travel by the 10.40 a.m. train to Ringwood and join the special there. Passengers from Melbourne by these Sunday trains on Ferntree Gully and Gembrook line will require to book and enter platform at Prince's-bridge station (not Flinders-street).

Gembrook line.—Owing to the limited accommodation on this line, a maximum number of 400 passengers can only be booked, viz., 300 from Prince's-bridge and 100 from Upper Ferniree Gully. Passengers will not be booked from other than these two stations.

Mornington line.—Leave Flinders-street for Mornington at 10.45 a.m., not stopping Glen Huntly to Mentone inclusive, and return at 7.10 p.m., not stopping between Frankston and Caulfield. Return fares:—First class, 3s. 6d.; second class, 2s. 6d.

Pakenham line.—Leave Flinders-street for Pakenham at 11.2 a.m., and return at 7.13 p.m. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Lyndhurst, Cranbourne, Clyde.—Leave Flinders-street at 11.2 a.m. for Lyndhurst, Cranbourne, and Clyde, reach Clyde at 3.50 p.m., and return from there at 5.50 p.m., arriving in Melbourne at 8.59 p.m. Passengers change trains at Dandenong. Holiday excursion fares.

Bacchus Marsh line.—Leave Flinders-street at 11.10 a.m., and return from Bacchus Marsh at 7.3 p.m. Return fares, first class, 3s.; second class, 2s.

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

Eltham-Hurstbridge line .- Leave Prince's-bridge Eltham-Hurstbridge line.—Leave Prince's-bridge for Hurstbridge at 10.11 a.m. (stopping all stations) and at 10.45 a.m., stopping only at Clifton Hill, Heidelberg, Eltham, Diamond Creek, and Balee, and return from Hurstbridge at 5.42 p.m. (stopping all stations) and at 6.42 p.m., stopping only at Balee, Diamond Creek, Eltham, Heidelberg, Clifton Hill, and all stations thence. Leave Prince's-bridge for Eltham at 11 a.m. and 6 p.m., and return at 12.9 and 7.25 p.m., stopping at all stations each way.

Return fares to Eltham: -First class, 1s. 3d.; second class, 1s.; and to Hurstbridge-First class, 1s. 9d.; second class, is, ad.

Tickets available for return on day of issue only.

Full particulars on posters at stations.

THROUGH RAIL AND COACH TICKETS TO BUFFALO PLATEAU.

Tickets are issued daily at the Victorian Government Tourist Bureau, Collins-street, and at Spencer-street station to the Buffalo Plateau, available from Melbourne to Bright (rail), thence by coach to Buffalo Plateau, and return at the following combined fares:—First class, 54s. 8d.; second class, 41s. 5d. Tickets available for return for two months from date of issue. The rail journey cannot be broken.

Seymour, Benalla, Wangaratta, Beechworth, and Albury Seymour, Benalla, Wangaratta, Beechworth, and Albury will also issue through rail and coach tickets to the Buffalo Plateau, vid Bright, at the following combined fares:—From Seymour, ist class, 42s. 3d.; 2nd class, 33s. 3d.; from Benalla, ist class, 30s.; 2nd class, 25s.; from Wangaratta, ist class, 25s. 4d.; 2nd class, 22s.; from Beechworth, ist class, 24s. id.; 2nd class, 27s. 2d.; and from Albury, ist class, 32s.; and class, 27s. id. The tickets will be available for return for two months from date of issue, and the railway journey cannot be broken.

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

#### BUFFALO PLATEAU EXCURSIONS.

Special inclusive week tickets, covering transport and

opecial inclusive week tickets, covering transport and accommodation at the Government Châlet, are issued on Fridays by the 4 p.m. Express train. First class, £5. Excursionists wishing to travel by motor from Bright may do so, weather permitting, on payment at Bright of 5s. extra.

#### EXCURSIONS TO HEALESVILLE

Seven (7) days' trip, including 1st class rail, accommodation, and coach drives,  $\pounds 3$ .

CHEAP EXCURSION FROM GEELONG AND SOUTH GERLONG TO DRYSDALE AND QUEENSCLIFF, ON SATURDAYS, 8TH NOVEMBER, TILL 27TH DECEMBER INCLUSIVE.

The special train will leave Geelong at 2 p.m., and South Geelong at 2.5 p.m.; and return from Queenscliff at 8.15 p.m., and Drysdale at 8.40 p.m. Return fares:—To Drysdale, first class, 1s. 9d.; second class, 1s. 3d.; to Queenscliff, first class, 2s.; second class, 1s. 6d. Children under 14 years, half fare. Tickets can be obtained at Geelong and South Geelong stations up till the departure of the train. They will be available by the special train only. Passengers holding week-end or ordinary tickets to Drysdale and Queenscliff may travel to Geelong by the 10.5 a.m. from Ballarat, and 11 a.m. train from Melbourne, thence by the 2 p.m. special.

CHEAP EXCURSION TO RIDDELL, GISBORNE, MACEDON, WOOD-END, TRENTHAM, LYONVILLE, AND DAYLESFORD, ON SATURDAYS, 15TH AND 291H NOVEMBER, AND 13TH DECEMBER

The special train will leave Spencer-street at 9-10 a.m., and return from Daylesford at 7.25 p.m. Return fares:—First class, 1½d. per mile; second class, 1d. per mile; chitdren under 14 years, half fare. Tickets can be obtained at the Victorian Covernment Tourist Bureau, corner of Collins and Swanton creature. of Collins and Swanston streets, up till 5 p.m. the previous day, and at Spencer-street, North Melbourne, and Footscray stations up till the starting time of train. See posters at stations.

EXCURSION FROM BALLARAT, CRESWICK, NORTH CRESWICK, AND ALLENDALE TO DAYLESFORD, ON SATURDAYS, 6TH AND 20TH DECEMBER.

AND JOTH DECEMBER.

The special train will leave Ballarat at 1.20 p.m., and return from Daylesford at 8.15 p m. Return fares:—First and second class from Ballarat, 3s. 6d. and 2s. 6d.; Creswick and North Creswick, 2s. 6d. and 1s. 9d.; from Allendale, 1s. 9d. and 1s. 3d. Children under 14 years, half fare. Tickets can be obtained up till the time arranged for the departure of the train. The tickets will be available by the special train only going and returning same day. They may, however, be made available for return till the Monday following on an extra payment of 4s. 2d. first class or 2s. 8d. second for Ballarat tickets; 2s. 7d. or 1s. 8d. for Creswick tickets; 2s. 5d. or 1s. 7d. for North Creswick tickets; and 2s. 4d. or 1s. 6d. for Allendale tickets. For full time-table, &c., see posters.

#### SUMMER EXCURSIONS.

From 15th November, 1913, till 30th April, 1914, tickets in connexion with the following cheap excursions will be issued:—Seaside and Gippsland Lakes; Mountainous Districts; through Rail and Coach; Buchan Caves; Buffalo Plateau (issued throughout the year); Wednesday, Saturday, and Sunday Excursions to Williamstown, Port Melbour...; St. Kilda, Brighton Beach, Sandringham, and Mordialloe; Wednesday, Saturday, and Sunday Excursions to Black Rock and Beaumaris; Family Suburban Seaside Excursions. Full particulars can be obtained from the "Book Time-table" or from posters at stations.

#### SEASIDE AND GIPPSLAND LAKES EXCURSIONS

From 15th November, 1913, till 30th April, 1914, Seaside Excursion Tickets will be issued at Melbourne and some of the principal stations to Geelong, Queenscliff,

Dean Marsh (Melbourne excepted), Forrest (Melbourne Dean Marsh (Melbourne excepted), Forrest (Melbourne excepted), Timboon (Melbourne excepted), Portland, Warrnambool, Port Fairy, Carrum, Frankston, Hastings, Mornington, Bittern, Stony Point, Sale, Bairnsdale, Tooradin, Foster, Bennison, Toora, Welshpool, Alberton, or Port Albert, and combined railway and steam-boat tickets for the Cippsland Lakes. The tickets will be available for return for two months, and the journey may be broken at Melbourne for three clear days going and returning. See posters at stations. posters at stations.

#### EXCURSION FARES TO MOUNTAINOUS DISTRICTS.

EXCURSION FARES TO MOUNTAINOUS DISTRICTS.

From 15th November, 1913, till 30th April, 1914, first and second class return tickets will be issued at Spencer-street or Flinders-street station (as the case may be) to Beechworth, Yackandandah, Myrtleford, Porepunkah, Bright, Huon, Tallangatta, Alexandra, Yea, Mansfield, Wainalla, and Briagolong; from Echuca, Bendigo, Kerang, St. Arnaud; Maryborough, Geelong, Ballarat, Ararat, Stawell, Horsham, Warrackanabeal, and Seymout to Beechworth, Yackandandah, Myrtleford, Porepunkah, Bright, Alexandra, Yea, Manssield, Healesville, Warburton, and Gembrook; from Benalla, Wangaratta, and Shepparton to Heatesville, Warburton, and Gembrook; from Mangaiore to Bright; from Albury, Wangunyah, Wodonga, and Varrawonga to Beechworth, and Gembrook; from Mangaiore to Bright; from Albury, Wangunyah, Wodonga, and Varrawonga to Beechworth; and Irom Bendigo, Boort, Chillingollah, Echuca, Kerang, Korong Vale, Sea Lake, Swan Hill, and Wycheproof, to Macedon and Woodend.

#### THROUGH RAIL AND COACH TICKETS.

Through Rall and Coach lickets.

From 15th October, 1913, till 30th April, 1914, through rail and coach tickets will be issued at Spencer-street, or Finders-street station (as the case may be), at the Government Tourist Bureau, Collins-street, and at Messrs. Thos. Cook and Sons, to Forest-road, Hazel Dell, Ferny Creek, Sassafras, Olinda, The Hermitage, Narbethong, St. Filians, Marysville, Kerami, Gracedale, Claverton, Nyora, Ravenscrott, Buaton, Acheron, Taggerty, Jamieson, Thornton, Upper Thornton, and Darlingford.

Through rail and coach circular tickets will also be issued from Melbourne to Healesville (by rail), thence to Marysville and Alexandra (by coach), and Alexandra to Melbourne (by rail) and vice versa also issued from Alexandra for circular journey); Melbourne to Upper remtree Gulty (rail), thence to Bayswater, viá Sassatras (coach), and Bayswater to Melbourne (rail) (and vice versa); also from 15th November, 1913, through rail and coach tickets will be issued at Spencer-street or Findersstreet (as the case may be), at the Government Touris Bureau, Colinis-street, and at Messrs. Thos. Cook and Sons, to Omeo, Bruthen, Buchan, Lorne, Port Campbell, Peterborough, Rivernook, Ocean Grove, Barwon Heads, Torquay, Portarington, Clitton Springs, Anglessa, Airey's Innet, Finders, Invertoch, San Remo, Walsin's Creek, and Apolio Bay; also from Geelong, Ballarat, Ballarat East, and Camperdown to Port Campbell, Peterborough, and Rivernook; and from Colac to Rivernook; and through rail and coach circular tickets will also be issued from Metbourne to Bright (by rail), thence to Omeo and Bairnsdale (by coach), thence to Melbourne (by rail), and vice versa. Through rail and coach circular tickets will also be

Through rail and coach tickets will also be issued as follow:—(1) Bright to Meibourne and Bairnsdale (by rail), thence to Omeo (by coach). Fares—First class, 64s.; second class, 51s. 6d. (2) Bairnsdale to Melbourne and Bright (by rail), thence to Omeo (by coach). Fares—First class, 72s.; second class, 59s. 6d. Residents of Omeo, who take advantage of these tickets, will require to pay the coach fare to Bright or Bairnsdale (according to the route travelled) in addition to the above fares. The coach fares are—Omeo to Bright, 35s.; Omeo to Bairnsdale, 27s. (3) Beechworth to Melbourne and Bairnsdale (by rail), thence to Bright (by coach), thence to Beechworth (by rail). Fares—First class, 101s.; second class, 88s. (4) Beechworth to Bright (by rail), thence to Melbourne and Beechworth (by rail). Fares—First class, 101s.; second class, 88s. (5) Bairnsdale to Melbourne and Bright (by rail), thence coach to Bairnsdale to Melbourne and Bright (by rail), thence coach to Bairnsdale to Waish's Creek (by coach), and Warburton (by rail), thence to Waish's Creek (by coach), and Warburton (by rail), thence to Waish's Creek (by coach), and Warburton (by rail), thence to Waish's Creek (by coach), Passengers make their own arrangements for the journey between Walsh's Creek and Wathalla. Through rail and coach tickets will also be issued as

For full particulars see posters at stations.

#### EXCURSIONS TO THE BUCHAN CAVES.

Commencing on 15th November, Flinders-street station, the Government Tourist Bureau, Collins-street, and Messrs. Thos. Cook and Sons, will issue through rail, boat, and coach circular tickets from Melbourne to the

Buchan Caves and return, available over the following routes:—Melbourne to Bairnsdale (rail), Bairnsdale to Cunninghame (steamer), Cunninghame to Lake Tyers (coach), Lake Tyers to Nowa Nowa (motor launch), and Nowa Nowa to Buchan (coach), returning Buchan to Nowa Nowa (coach), Nowa Nowa to Lake Tyers (motor launch), Lake Tyers to Cunninghame (coach), Cunninghame to Sale (steamer), and Sale to Melbourne (rail); or alternately going viā Sale and returning viā Bairnsdale. The journey cannot be broken on rail portion of route, but may be broken at the junction of the rail and boat or coach routes. Tickets are available for return for two (2) months from date of issue. Combined fares—First class, 61s. 10d.; second class, 51s. 9d. These tickets are also issued from Dandenong, Warragul, Moe, and Traralgon at proportionately reduced fares.

THROUGH RAIL AND BOAT TICKETS TO COWES, NEWHAVEN (PHILLIP ISLAND), AND SAN REMO.

Through rail and boat tickets are issued daily at the Government Tourist Bureau, Collins-street, Messrs. Thos. Cook and Sons, Collins-street, and at Flinders-street and all stations to Mentone inclusive, also at some of the principal stations to Cowes, Newhaven (Phillip Island), and San Remo, available for return for two months. The journey cannot be broken except on tickets issued at country stations, on which passengers may break the journey at Melbourne for three days both going and returning.

SPECIAL EXCURSIONS TO BLACK ROCK AND BEAUMARIS ON SATURDAYS, SUNDAYS, AND WEDNESDAYS.

From 25th October, 1913, till 30th April, 1914, special Beaumaris circular tickets, available by train and tram, will be issued at all stations, Spencer-street to Brighton Beach and Flinders-street to Caulfield inclusive, by all beach and Finders-street to Cautherd inclusive, by an trains inclusive of and after to a.m. on Saturdays (north and south suburban stations, 10 miles radius, will issue tickets by connecting trains which arrive at Melbourne about 10 a.m.), by all trains on Sundays, and by the 1.0, 1.40, and 2.40 p.m. trains from Flinders-street on Wednesdays, at 1s. 6d. each, irrespective of class.

First and second class special return tickets to Black First and second class special return tickets to Black Rock, viā Sandringham, available for train and tram, will be issued at Spencer-street, Flinders-street, Richmond, South Yarra and Prahran stations, by all trains after 10 a.m. on Saturdays, by all trains on Sundays, and by certain trains after 1 p.m. from Flinders-street on Wednesdays. First class, 1s. 4d.; second class, 1s. 1d.; Beaumaris (viā Sandringham)—First class, 1s. 8d.; second class. 1s. ed. class, 18. 5d.

First and second class special return tickets to Black Rock and Beaumaris, viā Sandringham, will be issued at any north or south suburban stations (Brighton line excepted) within 10 miles of Melbourne by trains immediately connecting with the 10 a.m. from Flinders-street, and by all trains thereafter on Saturdays, and by all trains on Sundays, as under:—Black rock—First class, 1s. 10d.; second class, 1s. 4d. Beaumaris—First class, 2s. 2d.; second class, 1s. 8d.

Children under sixteen years of age will be charged half fare. The journey cannot be broken (except at Melbourne). Tickets are available on day of issue only.

See time-table at stations.

WEDNESDAY, SATURDAY, AND SUNDAY EXCURSIONS.

From 15th November, 1912, till 30th April, 1913, inclusive, Cheap Suburban Seaside Excursion tickets will be issued by all trains after 10 a.m. on Saturdays (north and south suburban stations, 10 miles radius, will issue tickets by connecting trains, which arrive at Melbourne about 10 a.m.), and by all trains on Sundays, and hy all trains after 1 p.m. on Wednesdays, as follows:— Children under sixteen years, half fare.

These tickets are available for return on day of issue

To Williamstown.-From Flinders-street, Spencer-street, To Williamstown.—From Flinders-street, Spencer-street, North Melbourne, and South Kensington. Rail only—First class, 9d.; second class, 6d. Rail and bath—First class, 1s.; second class, 9d. From stations nearer to Williamstown, children under sixteen years can travel at half ordinary return fares on these days. From any north or south suburban stations within a radius of to miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 3d.; second class, 9d. Passengers may terminate the journey at or return from North Williamstown or Beach if desired. These tickets are available viâ Port Melbourne and ferry steamer or viâ Footseray on either route. cray on either route.

To Port Melbourne or St. Kilda .-- From any north or south suburban station within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s.; second class, 9d., when cheaper than ordinary return fare.

To Brighton Beach.—From Spencer-street, Flinders-street, Richmond, and South Yarra—First class, 9d.; second class, 6d. From Prahran and Windsor—Second class, 6d. From stations nearer to Brighton Beach, children under sixteen years can travel at half ordinary return fares on these days. From any north or south suburban station within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 3d.; second class, 9d. Passengers may terminate the journey at or return from Brighton or Middle Brighton if desired.

To Sandringham.—From Spencer-street, Flinders-street, Richmond, or South Yarra—First class, 1s.; second class, 3d. From stations nearer to Sandringham, children under sixteen years can travel at half ordinary return fare on these days. From any north or south suburban station within a radius of 10 miles from Melbourne—First class, 1s. 6d.; second class, 1s. Passengers may terminate the journey at or return from Hampton if desired.

To Mordialloc .- From Flinders-street and Richmond.-To Mordialloc.—From Finders-street and Meanmond.— First class, 1s. 6d.; second class, 1s. From South Yarra and Hawksburn—Second class, 1s. From stations nearer to Mordialloc, children under sixteen years can travel at half ordinary return fares on these days. Passengers may terminate the journey at or return from Cheltenham or Mentone if desired.

#### FAMILY SUBURBAN SEASIDE EXCURSIONS.

Family Suburban Seaside Excursions.

A special family card ticket will be issued at all suburban stations within a radius of 20 miles of Melbourne to the following seaside resorts at the undermentioned fares by all trains after 10 a.m. on week days, and by all trains on Sundays:—To Mordialloc, within a radius of 10 miles of Melbourne—First class, 4s. 6d.; second class, 3s; exceeding 10 miles, but within a radius of 15 miles of Melbourne—First class, 4s. 6d.; second class, 3s. 6d.; exceeding 15 miles, but within a radius of 20 miles of Melbourne—First class, 3s. 6d.; second class, 3s. 6d.; exceeding 15 miles, but within a radius of 10 miles of Melbourne—First class, 3s. 6f.; second class, 2s. 6d.; exceeding 10 miles, but within a radius of 10 miles of Melbourne—First class, 3s. 6f.; second class, 2s. 6d.; exceeding 15 miles, but within a radius of 20 miles of Melbourne—First class, 4s.; second class, 3s. Beaumaris, viá Sandringham, within a radius of 10 miles of Melbourne—First class, 4s.; second class, 4s. Port Melbourne—First class, 2s.; second class, 4s. Port Melbourne—First class, 2s.; second class, 1s. 6d.; exceeding 10 miles, but within a radius of 10 miles of Melbourne—First class, 2s. 6d.; second class, 1s. 6d.; exceeding 10 miles, but within a radius of 15 miles of Melbourne—First class, 3s.; second class, 2s.; exceeding 15 miles, but within a radius of 20 miles of Melbourne—First class, 3s. 6d.; second class, 2s.; exceeding 15 miles, but within a radius of 10 miles of Melbourne—First class, 3s. 6d.; second class, 2s.; or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five children under sixteen years, or one adult and five chi A special family card ticket will be issued at all subur-

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

On Saturday, 15th November, special trains will leave Flinders-street (east end) of Nos. 10 and 11 platforms, as required, from 10.55 a.m. till 1.10 p.m., and return after the races. Ordinary fares.

Caulfield, Oakleigh, &c.—The 12.10 p.m. Frankston train will not stop at Richmond. The 12.5, 12.15, 12.30, and I p.m. Caulfield-Oakleigh trains will not stop at Richmond or South Varra, and will run 3 minutes earlier from Hawksburn. The 12.25 p.m. down and 12.58 p.m. up Flinders-street and Caulfield trains will be cancelled. The 1.6 p.m. Caulfield train will be run on to Oakleigh, returning from there at 1.42 p.m. The train usually leaving Oakleigh for Melbourne at 4.55 p.m. will leave at 5.9 p.m., and run 14 minutes later than usual.

#### MOONEE VALLEY RACES.

On Wednesday, 19th November, special and ordinary trains will leave Flinders-street for Moonee Ponds at 11.57 a.m., 12.15, 12.32, 12.46, 12.52, 1.12, 1.30, 1.50, 2.8, and 2.28 p.m. The specials returning after the races. Return fares:—ist class, 6d.; 2nd class, 4dd. Rail and race tickets obtainable at Flinders-street and Spencer-street stations.

E. B. JONES, Acting Secretary.

#### ORDERS IN COUNCIL.—(Series 1913-14.)

Sertal No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote , or Fund.	Authority.
1196	AGRICULTURE— Supply of 1 No. 15 Burroughs Adding and Listing Machine, with 18-inch Carriage, Motor, Stand, &c.	£ s. d. 145 0 0	Ira I., Berk	Vote	Approved by the Governor in Council, 21st. October, 1913.  - F. W. Mabbott, Clerk of the Executive Council.
	Purchase of Furniture required for High School, Melbourne	185 0 0	H. R. Hamley	78/14/4. High Schools	Approved by the Governor in Council, 28th October, 1913.  F. W. Mabbott, Clerk of the Executive Council.

Melbourne, 12th November, 1913.

#### CONTRACTS ACCEPTED.—(Series 1913-14.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Oharged against Vote or Fund.	Authorized according to Regulations on the date stated.
1198	VICTORIAN RAILWAYS— Repairing various Trucks at Newport at scheduled rates. (Not publicly advertised)	Rates	Ficinus and Quirk	Working Expenses, Rolling Stock Branch	
1199	Repairing various Trucks at Newport at scheduled rates. (Not publicly adver- tised)	Ditto	Vanson and Miller	Ditto	
1200	Repairing various Trucks at Newport at scheduled rates. (Not publicly advertised)	Ditto	White and Palmer	Ditto	
1201	(2)—Supply and delivery of Milk for Dining Car Service, as ordered, during the period commencing on the 1st November, 1913, and ending on the 31st October, 1914. Deposit, 25— Item No. 1. Milk, pure, fresh, at 104d, per gallon, delivered at Dining Car Depôt, Dudley-street, Melbourne	Ditto	James Murphy	Railway Stores Suspense Account, Act 1439, Section 20	
1202	(2)—Supply and delivery of Butchers' Meat for Dining Car Service, as ordered, during the period commencing on the 1st Novem- ber, 1913, and ending on the 31st October, 1914. Deposit, £20	Rates as per Annex	John A. Beckwith	Ditto	E. B. Jones, Acting Secretary, by order of the Victorian Rail-
1203	(5)—Manufacture, supply, and delivery of "C" Class Jibs, Valves, and Brackets for Combined Tanks and Cranes, at £23 7s. 6d. per set, delivered at Spencer- street Railway Station. Deposit, £6	Rates	J. T. Trevorrow	Ditto	ways Commis- sloners. 8.11.1913.
1204	(2)—Construction and erection of Steel Decking and Lanterns over Subway at Caulfield Station (Caulfield Line Duplica- tion). Deposit, £67 *	£ s. d. 1,342 5 6	Johns and Waygood Ltd.	Votes and Loans	
1205	(2)—Construction and riveting of Mild Steel Girders, &c., for use in the renewal of the Moorabool Viaduct, Geelong to Ballarat line (first section). Deposit, £470 *	9,406 4 11	Dorman, Long, and Co. Ltd.	Ditto	
1206	(1)—Discharging and loading Coal, &c., at Woomelang and Donald Coal Depôts. Deposit, £3	Rates as per Annex	E. Reyment	Ditto	
1207	(3)—Supply and delivery of Air Drills for Newport Workshops. Deposit, £6 *— Item No. 1. Air Drill (Boyer Drills · No. 3), at £24 each Item No. 2. Air Drill (Little Giant Drills No. 3), at £19 each	Rates	William Adams and Co. Ltd.	Railway Stores Suspense Account, Act 1439, Section 20	]

\* Order in Council obtained.

#### CONTRACTS ACCEPTED. —(Series 1913-14)—continued.

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.
1208	VICTORIAN RAILWAYS—continued— (2)—Supply and delivery of Pig Iron for 15 "A2" Engines: Deposit, £13 *— - PIG IRON. Item No. 1. "Frodair" No. 3, at	Rates	McPherson's Pry. Ltd.	Railway Stores Sus- pense Account, Act 1439, Section 20	
. •	£7 4s. 6d. per ton, delivered at the Goods Sheds, Spencer-street Railway Station 2. "Bearcliffe," at £7 16s. 6d. per ton, delivered at the Goods Sheds, Spencer-street Railway Station Item No. 3. "C. B. Kittel," at £11 4s. 6d. per ton, delivered at the Goods Sheds, Spencer-street Railway Station	. Ditto	John Dynon and Sons	Ditto	E. B. Jones, Acting Secretary, by order of the Victorian Railways Commissioners.
1209	(3)—Supply and delivery of Badged Glassware for use in the Victorian Railways Dining Cars. Deposit, £1 *—  Item No. 10. Tumblers, Half-crystal, Star and Flute cutting, plain heavy bottom, badged, capacity # Imperial pint, at 10s. 6d. per dozen, delivered at Dining Car Depôt, Dudley-street, Melbourne	Ditto			
<b>121</b> 0	(3)—Supply and delivery of Red Oxide (Dry), at £3 19s. 6d. per ton, delivered at Spencer-street Railway Station. Deposit, £5	Ditto	W. and G. Dean	Ditto	

<sup>\*</sup> Order in Council obtained.

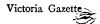
Melbourne, 12th November, 1913.

#### Annex to Contract No. 1202.

John A. Beckwith.

Contract.—Supply and delivery of Butchers' Meat for Dining Car Service.

Item No.	•	I	escription.					Rate per-	Rate, delivered at the Dining Car Depôt, Dudley-street, Melbourne.
								ļ	£ s. d.
1	Beef, Rib, 1st and 2n	d Cuts	in one joi	nt. 12	lbs. (ther	eabouts)	each	lb.	0 0 31
2		de (Ail	chhoneor	Centr	e Cut), 10	to 12 lbs.	, each	do.	0 0 4
3		out 25	lhs.	***				} do.	0 0 5
4		12	lbs.					do.	0 0 6
5	Mince	"		•••	•••			do.	0 0 33
6	Fillet Steak		***					do.	0 0 65
7	Bladebone Steak		***	•••	***	•••		do.	0 0 35
8	Rump Steak		•••			•••		do.	0 0 6
9	Top Side Steak, in 1	2 to 18						do.	- 0 0 31
10	Ox Tails	***					• • • •	each	0 0 7
11	Tongues				•••		•••	do.	0 2 6
12	Lamb, Forequarter,	11 ribs	each abou	it 81 l	bs	•••	• • • •	16.	0 0 3
13	" Hindquarter,	9 to 10	lbs, each		***		•••	do.	0 0 4
14	" Heads			***	•••		•••	. doz.	0 2 6
15	Mutton, Haunch	• • • •			•••		• • •	lb.	0 0 31/2
16	Saddle	•••			•••	***	1**	do.	0 0 4
17	" Mid. Loin (	Chops		•••	•••	***		do.	0 0 4
îš	Middles		•••	•••	•••	•••	•••	do.	0 0 34
19	Legs, each a	bout 8	lbs.		***	***	•••	do.	0 1 6
20	Sheeps' Tongues, Sa.	t	•••	•••		•••	•••	do.	0 0 9
21	" Kidneys			•••	•••		•••	ib.	0 0 4
22 .	Mutton Cutlets			•••	•••	•••	• • • •	do.	0 0 4
23	Veal, Fillet, 10 to 12	lbs.	•••	• • •	•••	•••	***	do.	0 0 4
24	" Cutlets		*** .	• • •		•••	•••	doz.	0 6 0
25 26	Sweetbreads	•••	•••	•••	•••	•••	•••	1b.	0 0 3
26	Calves' Feet		•••	•••		***	•••	each	0 1 6
27	Heads		0 16 -	•••		•-•		lb.	0 0 7
28	Pork, Middle Loin.	eachai	out 8 108.	•••	***			do.	0 0 7
29	Leg, each abo	ut & ibi		•••	•••			do.	0 0 7
30	" Belly, Pickled			• • •	***			do.	0 0 7
31	" Chops	•	•••	•••	•••			do.	0 0 6
32	Mince	•••		•••				doz.	0 1 6
33	Brains, Sets	•••	•••	***				lb.	0 0 31
34	Tripe	•••	•••	•				doz.	0 2 6
35	Lamb Fry	•••		***				lb.	0 0 31
36	Suet	•••	•••	•••			•••	do.	0 0 3 3
37	Dripping	•••	•••				•••	each	0 0 9
38	Shins, Beef	•••	•••	•••	•••	•••		do.	0 0 6
39	Ox Kidneys Pigs' Cauls	•••	•••	•••		***		doz.	0 5 0



#### Annex to Contract No. 1206.

#### E. Reyment.

#### Contract.—Discharging and loading Coal, &c., at Woomelang and Donald Coal Depôts.

No. of Item.	Description of Works.	Rate.
	Woomelang Coal Depôt.	I
1	To discharge all hopper trucks of coal immediately on arrival, and trim the coal between	8s. per truck
3	the roads, or trim and stack the coal on the coal stage when ordered  To discharge all medium trucks of coal immediately on arrival, and keep the top decking of	5s. per truck
4	coal stage clear of coal, or trim and stack the coal on stage when ordered  To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal  stage clear of coal, or trim and stack the coal on stage when ordered	7s. 6d. per true
8	or thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities directed; also to enter the correct weight supplied each orgine on fuel receipt book; obtain driver's signature to eame; and	7d. per ton
9	report any neglect to store clerk  To discharge all trucks on ground when required, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed	6d. per ton
13 24	To load up, when required, all coal from ground into I trucks, as directed  To keep all the ashpits clean, lift the grates in the ashpits and clean out the catch pits daily, and load the ashes into I trucks, to be filled to water level. No ashes to be left between the	8d, per ton 6s, per truck
26	roads To load ashes into 15-ton trucks, to be filled to water level. No ashes to be left between the	9s. per truck
28	roads To discharge firewood from I trucks immediately on arrival, the wood to be kept clear of the	2s. per truck
29	piles of ramp To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear	3s. per truck
31 32 37	of the piles of ramp To load firewood into I trucks To load firewood into 15-ton trucks To put lighting-up wood on engines, five (5) feet or more, as directed	3s. per truck 4s. per truck 1½d. per engine
	Donald Coal Depôt.	
1	To discharge all hopper trucks of coal immediately on arrival, and trim the coal between	8s. per truck
3	the roads, or trim and stack the coal on the coal stage when ordered  To discharge all medium trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered	5s, per track
4	To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered	7s. 6d. per truc
8	To thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities directed; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same; and report any neglect to store clerk	7d. per ton
9	To discharge I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed	6d, per ton
13 24	To load up all coal from ground into I trucks, as directed  To keep all the ashpits clean, lift the grates in the ashpits and clean out the catch pits daily, and load the ashes into I trucks, to be filled to water level. No ashes to be left between the roads	8d. per ton 6s. per truck
26	To load ashes into 15-ton trucks, to be filled to water level. No ashes to be left between the	9s. per truck
28	roads To discharge firewood from I trucks immediately on arrival, the wood to be kept clear of the	2s. per truck
29	To discharge frewood from 15-ton trucks immediately on arrival, the wood to be kept clear of	3s. per truck
31 32	the piles of ramp To load firewood into I trucks To load firewood into 15-ton trucks	3s. per truck 4s. per truck

#### CONTRACT ACCEPTED.—(Series 1913-14.)

Serial No.	Particulars.	Amount.	Name for Approval.	Charge against Vote or Fund.
1211	PRISONERS' RATIONS— Supply of Prisoners' Rations, as may be required, at Lock-up at Macarthur, to 30th June, 1914, at the undermentioned rates:—	Rates	S. L. Sampson	Contingencies, 1913-14.
	8. d 0 8 At per Ration No. 7 0 8 At per Ration No. 8 0 11			•

Approved-W. A. Watt, Treasurer. 24.10.1913.



#### PENAL PRICE LIST, 1913-14.

4897

THE articles enumerated hereafter can be made at Penal Establishments. By direction of the Government, a preference is to be given to these supplies by all Government Departments where the prices are not in excess of current rates for goods of like quality.

In case of difference of opinion as to quality or price of goods between the Penal Department and the Department receiving supply, the matter in dispute will be referred to the Tender Board for settlement.

All orders must be addressed to the Inspector-General of Penal Establishments, Melbourne.

Article					D(80	ription.					Pric
Aprons			Men's, Osnaberg. Se								£
Bags or Bottles	***		Women's Scotch twill. Water, canvas, saddle				1.				!
_	***		n u carriag	e, 10 pi	nts.	u 567	<del>;</del> .				
- "			Clothing, calico		•••	•••				each	0
Barrows	•••	1	Hand, deal n hardwood			•••	•••	•••	•••	"	0
11			Wheel, Botanic, No. 1							. "	ĭ
ir			" " No. 2	2			•••			н	1
	•••		" Gaol, strong	i				•••		N	1,
11 11	•••		" Stable, police, " Defence, G. I.		•••					**	11
17			" any other							"	per agre
Barrow wheels			Cast-iron, with tires	•••			•••			11	] 0
,,			without tire		•••	***		•••	•••	19	0
n ••			Wrought-iron Any other						•••	U 11	per agre
Baskets			Bread, cane, large							"	0 1
U			Bottle, for 6 quarts					•••		н	0
n .	•••	1	n for 12 n n for 24 n	• • •	•••	•••	•••		•••	19	0 1
			Bushel	•	 			•••		11	0 1
11			Clothes, large, strong			•••					0
11			" medium	***		•••	***	•••		**	Ŏ
н .	•••		" small " soiled, large	•••	•••	•••	•••		•••		0 1
"			" soiled, large " " mediu						•••	11	01
**			" any other						.,.	ü	per agre
u			Letter, Botanic	illow 1		•••	•••	•••	***	**	0
".		***	Round, Post Office, w		rge nall	•••	***		•••	11	0
11			Square, on wheels, car							17	4 1
19			Spoon	***		•••		•••	***	**	0
t)	•••		Stable, cane		***	•	***	• • • •		11	0
"			Waste paper, cane willow	•••		•••				n H	l ŏ
			u willow,	P.W.D						11	0
Baths			Plunge, 6 feet, with fr	ame			•••	•••		11	3
Bedticks		•••	Russian duck, 6 ft. 6 i	ın. × 2 1			•••			**	0
n .		•••	Union II II	11							ŏ
19			Osnaberg "	**						11	0
Bedsteads	•••	•••	Iron			•••	•••	• • • •	•••	11	per agre
Bedstead cups	•••		Asylum pattern Redgum, for legs, all	sizes fr	om.					per gross	1 1 1 0 1
Billies			Camp, tin							perquart	ŏ ¹
Bins			Dust, G.I., 30 in. × 1			arred in	side	***	•••	each	0 1
Binding	•••	•••	Matting, brass lead	•••	•••	•••			•••	per yard	0
17			" lead " leather	···		•••				"	ŏ
		•••	,, ordinary		•••	•••	•••	•••		" ,,	0
Blankets		•••	Woollen, white, first	quality		•••	•••	•••	•••	per lb.	0
-;;;	•••		n n secon	d qualit	qualit;	v				11	ŏ
, ,			u grev. Pena							" .	0
jt.	•••		n n Police	e, 7 it. >	< 4 ft. 9	in.; 41	lbs.	•	•••	each	0 1
Blanketing		• • • •	" white " Railway	7 15.	om. x	£ 16. 10 H	n.; 45 lbs.			per lb.	0
Blouses			Twill or denim. See	Item 25	5.	•••	•••	•••	•••	p *	1
			Linen or woollen	, 25	4.					ooch.	
Boards	•••		Sign, galvanized iron, Calico, women's. Se	Police	37	•••	•		•••	each	0 1
Bodices Boilers		•••	Tin, oval, 12 in.	e item 2			`			,, ,	0
Doner			" " 16 in.							**	Ō
] #			,, ,, 18 in.		•••	• • • • • • • • • • • • • • • • • • • •	***	•••		11	0
Bonnets Boots		•••	Women's. See Item   Boys', Aborigines, an		m. kin	11 to 15	3			per pair	0
DOOM			1 11 11	11	**	8 to 10				11	0
u u		***	" Neglected Ch	ildren's	Departr	nent, bo	x, 11 to 1	3		11	0
	•••	•••	Girls', Aborigines, A	evlum 4	nd Neg	lected C	8 to 1 hildren's	o Depart	ment	I†	0
"	•••	•••	Latie, monigues, N	~J t	A10B			11 to	13	н	0
			Maids', Aborigines, a	,"	لي ا		- T'-	8 to	10	. "	0
11	•••		Maids', Aborigines, a	nd Neg	ected C			ient, 1	and 2		0
u n	•••		Men's, Aborigines, k			•••	•••			11 11	· 0
""			11 Asylum, canv	as						**	0
"			n naile	d, kip		•••	•••	•••			0
"	•••	•••	" " pegg	ed ildren'e	 Denartr	nent bo	x calf	•••		"	0
"			Neglected Chi   Penal, kip	uaren s	Departi		x cair	•••	•••	Ü	0
, ,			,, Police, to mea	sure			•••			"	per agre
		•••	Women's, Aborigines	, box ca	lf	• • •	***	•••	•••	19	0
11	•••	•••	Asylum, b		3 to 7 8 to 9		***	•••		11	0
"			,, ,, ca	nvas	***					11	0
;;			" Neglected	Childre	n's Depa		box		•••	**	0
"	***		Penal, kip	 and 4	duse let		4	•••	•••	n	0
"·	•••	***	Youths', Aborigines	and Asy	'lum, kı	p, 3 and 1 and	2	•••		11	0
- "	***	• • • •	" Neglected		."-	_ and	· ···	3 4		17	ŏ

PENAL DEPARTMENT .- PRICE LIST, 1913-14-continued.

				PENAL DEPARTMEN	тРвіск	List,	1913-14-	continu	cd.			~€
No.		Article.				Des	scription.					Price.
91	Bottles			Tin, oil, 1 gallon								£ s. d.
92	1900000		•••	" " 2 "					•••		each	0 1 9 0 2 6
93 94	"		•••	Water, canvas, sad	dla 7 vinte		Ttom 566			•••		0 3 6
95				" " cari	riage, 10 pi	nts. S	See Item 5	67				
96 97	Boxes	•••		Deed, japanned (an	ached, for	Penal :	use '			•••	each	0 2 2
98	DOAGA II				ıy віzе <i>)</i> г Registra	r-Gene	ral), 2 ft.	. 6 in.	× 1 ft.	6 in.	"	per agreement 1 9 0
99				× 1 ft. 4 in Regulation, Police,	n.							
100	ü		•••	Negative, any size		wi	rn nangie:			•••	**	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
101 102	11	•••	•••	Vaccine, small	•••	•••	•••				**	per agreement
103	"	•••	•••	" large " extra larg	e, with lid	 s		•••	•••	•••	11	"
104 105	Braces			Jurors' Men's, cotton. See	16000 999			,			н	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
106	Brooms			Bass, No. 3							each	0 1 5
107 108	0 9		••	n u 3, flat to			•••	•••	***		tt.	0 1 5
109	0			" " 3, cane-f	aced			***			11	0 1 3 0 1 5
110 111	"	•••		Bassine		•			•••		н.	0 1 3
112	""			heavy	•••		•••	***			**	0 1 9 0 2 6
113 114	11	***	•••	Bass, No. 16			•••	***	•••	•••	11	0 2 6
115	11		•••	n n cane-	naceu		•••	.:.	***	*	H*	0 2 6
116 117	11	•••		Hair, No. 10			•••	•••	••		,,	0 2 6
118	""			" railway use o			•••	•••	•••		**	0 2 5 0 3 6
119 120	11 H	٠	•••	u No. 16			•••		•••		**	0 7 6
121	, n		•••	Millet			•••	•••			0 D	0 12 6 0 1 8
$\frac{122}{123}$	Brushes			Turks Head		•					**	0 3 0
124	11		•••	Banister No. 3 (hai	isk)		•••	•••				0 0 10 0 1 2
125 126	" "		•••	n No. 5 (hai	ir)	•••	•••		•••			0 1 2
127	"			double ba		•••			•••		"	0 2 6
$\frac{128}{129}$	"	•••		Battery, large		• • •	•••				ü	0 0 10
130	"			n small Billiard-table (hair)	·		***				n n	0 0 7
131 132	**			Blackland (well re					•••		**	0 10 0
133	"			Blacklead, small ro Blacking spreaders			•••			•••	"	0 0 3
134 135	"		•••	Bottle or lamp			•••	•••	•••		"	0 1 0
135 136	, ;;			Button, military Clothes "	•••	:::			***		11	0 0 10
137 138	"		•••	" with handle Dandruff	es	• • • •	• • •	•••	•••	***	;;	0 3 0
139	"			panarun police	•••						" "	0 1 3 0 1 6
140 141	11			Deck, scrub (bass)	 ıns pattern		•••	•••		•••	•	0 1 0
142	,,,			" " Gusto	ins pattern		***	•••		•••	0	0 2 6 0 1 0
143 144	"	•••			ey bass) s side (fibre		***	•••		•••	11	0 1 6
145			•••	n 0 5mp2	. (bass	)		***	•••	•••	"	0 1 0
146 147	"	•••		Distemper, 2 knot	ı (mon	key ba		•••			n	0 1 6
148 149				Duster, jamb or pai	inters'			•••	***		"	0 0 10 0 2 6
150	"	•••		n picture	No.	1			***	• • • •	•	0 5 0
151 152	U	•••		Dusting, handle to	screw in .	•					11 17	0 1 4
153	II H			Flesh with handle	•••		•••				11	0 1 4 0 2 6
154 155	u 0	***		Glue, with tin ferru	ıle				•••		,,	0 1 0
156	"			" copperbound,	arge		***				11 11	0 3 0 0 1 0
157 158	"	•••		Hand Whisk Hearth		•••		•••			n	0 0 9
159		•••		Horse-body (bristles	н)	•••			•••	•••	17 f1	0, 2 0
160 161	17			Ley (fibre)	***	•••	•••	• • •	•••	•••	11	0 0 11
162	"	•••		Nail (fibre)	***	•••		•••				0 2 0
163 164	17			Paint, scrub (cocoa	fibre)		•••	• • • •	•••	•••	19	0 0 8
165				ship-side, lon	e handle					•••	11 11	080
166 167	11			Paperhangers', 7 in.	• • • • • • • • • • • • • • • • • • • •	•••			•••	•••	11	0 3 6
168		•••	•••	1 10 or 1	12 in.		•••	•••			0 11	0 6 0
169 170	"			Paste Pick	•••			•••	***	•••		0 4 6
171	11	***	}	Floor, polishing							n	0 14 0
172 173	<b>11</b>		:::	Plate, soft or hard Range, 4 feet							"	0 1 2 0 0 9
174 175			1	1 ,, 6 ,,		***				•••	"	0 1 3
176	37 14			Railway, as per sam Ruler, ink	iple 						11 11	per agreement 0 1 0
177 178	" .	•••	[	Sanitary				•••	***	•••	67	0 1 0
179	,,	•••		Scrub (fibre) " (hair)	···		•••			•••	11 *1	0 0 7 0 2 3
180 181	I)	***		Kitool	***	•••		•••	•••		D	0 1 0
182	"	•••		Pot	s, nore, or	union			•••	·	11	0 0 6 0 0 6
183 184	57 11	•••		(union)	•••	***	•••	•••	•••		17	0 0 9
185	11	•••		Shoe, 3 in set				•••			per set	0 1 0 0 2 7
186 187	. "	***		Spoke	al			•••		***	each	039
188 189	"	***	]	Squeegee	•••	• • • •				•	11	0 2 3
100		•••	• '	Stove, 3 in set	***	•••	•••	•••	•••		per set	0 2 8

PENAL DEPARTMENT.—PRICE LIST, 1913-14-continued.

	Article.			Description.								
						•	· · · ·	•				£ s.
0	Brushes			Tar, long handle					***	е	ach	0 0
1	rı	•••		Toilet	***	***					**	0 3
$\frac{2}{3}$	"			" Military Toilet, Neglected Chil	dran		•••	•••	***		0	0 2
ĭ	,,			# special				***			11 17	0 4
5			'	Venetian dusters							**	0 2
6	11	• • • •		Water	•••	***	• • •	• • •			н	0 3
7	11			" (police) Whitewash, 3 knot	•••		***				**	0 2
§	11			Whiting, 1 knot							t:	ا مُنْ
0	Buckets			Fire, 12 in., superior,				***	***		0	0 4
1	н		··· (		41	***	•••		***		n	0 4
2	11		1	Stable, police, Tenax s Slop, G.I., 5 gallous							11 tt	0 3
4	ii	***		ii tin, painted						per	gallon	l ŏ i
5	17			Water, G.I., 11 in., co	mmon, s	trapped	sides ar		m	` e	ach	0 2
6	н			" " 11 in., su	perior				•••		"	0 2
7 8	0			" " 12 in., co		.,		"			11	0 2
9	Camisoles	***		See Item 239,						•••		l
0	Candlesticks	•••		Large, strong		***		***		е	ach	0 1
1	Cans	•••		Ordinary Oil, 2 to 5 gallons	***	•••		• • •	• • •		mallon	0 1
2	oans "			I long spout, 1 pint					***		gallon ich	0 1
4				o o 2 pint	н						11	ŏ î
5	ar	•••		Tea and soup, round,	gallon :			•••	***	per		0 0
6	"			Toilet, painted " G.I.						per	gallon	0 2 per agreer
g				Watering, 2 to 8 gallor	ıs, paint	ed					gallon	0 1
9	ŧI			n 3 to 4 n	unpa	inted G	.1.	•••				0 1
0	Caps	•••		Ration, complete, mess Glengarry		•••	•••	•••	••		ach 	0 3
1 2	Card cases			Tin, police			•••			per	dozen	0 1 0 2
3	Carts			Hand, for Gaols					•••		ach	8 5
4	11	•••		M. C.C. a. the second of		•••			•••		11	per agrees
5 6	Castings			M.C.C. pattern, night Fire bars, &c	-8011	•••			•••		" cwt.	45 0 0 18
7	н			Iron, small							r lb.	per agreer
8	Chairs	•••		Verandah, Asylum pa	ttern, ca	rpet sea		•••	•••		ach	1 13
9	**	***		Deck ordinary		nvas	•••	•••			н	1 9
0	11	•••		Deck, ordinary laced					•••		11 17	0 10
2	Cloth			Grey, Penal, 54 in.				•••			yard	0 5
3	**	• • •	]	Tweed, any pattern, 2			•••		•••	•••	0	0 3
4	Clothing	•••		Wincey, any pattern		•••		***	•••		11 nah	0 1
5	Clothing	***		Aprons, men's, Osnabo women's, Scot							ach "	0 1
7	**			Bodices, " cali					•••		"	0 1
8	**			Braces, men's, cotton				***		ре	r pair	0 0
9	"	***		Camisoles Chemises, women's, ca	lico III		***	***	***		ach	0 15
0	"				nco, Or rge		•••	***			11 17	0 1 0 5
2	H	•••		Coats, Penal blanketin	g, single				***	***	n .	0 14
3	0	• • •		Drawers, serge, men's,	Penal		•••	•••	***		pair	0 4
4 5	11			Dresses, men's, duck,	women's	rn					ach	0 2
6	•1				new "						17	0 11
7	а	•••		" women's, duck	c and de	nim	•••	··· .			**	0 15
8	**	•••			im, Pens		••				dozen	0 11
9	"	•••		Handkerchiefs, cotton, Hoods, women's, gingl							dozen ich	0 4
ĭ	•	•••		Jackets, grey, men's, I	Penal						**	0 12
2	11	• • • •		ıı serge, bed		•••		•••	•••			0 10
3	**	•••		" straight " women's, lins	 ev waal-						17	0 7
4	*1			" " Scot	tch twill	or deni			,		87 87	0 3
6	н			Jumpers, men's, duck					***		**	0 7
7	n 	•••	,	uniform, Pol	lice, Fox vrders'	's 4 serg	e	•••	***		fl .	1 15
8	0			Neckerchiefs, men's, c		eck	··· ·		•••		dozen	1 6
ŏ	**		:	" women's	8, 1)	II.		•			11	0 6
1	**			Overcoats, warders', P	'enal			•••		ег	ch	2 10
IA		•••		" single brea Petticoats or skirts, wo	st, Pena	i blanke	olsev		•••		"	0 17
2	,,			**	ď	enim or	serge				1) 11	0 5
4	ï	***		Shirts, boys', Scotch t	will, Ne	zlected (	Children	s Depa	rtment		"	0 1
5	u	•••		men's n	Per		• • •	•••	•••		"	0 2
6	"			" " serge, P	enai twill N	inglecter	4 Сына»	n's De	Dartment		** **	0 6
é l	17			Socks, men's, woollen	Penal						" r pair	0 2
9	"			Stockings, women's	**	***		•••	•••		11	0 3
9a	11			Trousers, men's, mole,	white, l	renal	•••	•••	•••		••	0 9
0 0_A	tt U			" " duck " mole, Negle	eted Chi	ldrens'	white	•••	•••		" "	0 7
'n	"			<b>)) II</b> II			coloured	•••	•••		f1 11	0 5
2	ti	• • •	[	" uniform, pol	ice	• • •	•••	•••	•••	•••	"	10
3	<u>"</u>	•••		* T 1 .	rders'	•••			•••		" ach	0 16
4 4 <sub>A</sub>	"			" uniform, police	11 B		•••	•••			исп исп	0 11
5		•••		" Penal					***		"	0 7
6	o	•••		Chemises, calico, wom				***	•••		ti.	0 1
7	. !!			Dresses, wincey, wome		"	"				11 17	0 1 0 11
9	. "			n print n		"	"				·7	0 6
	II .	***		" wincey, girls'		11	Ħ	***	•		**	0 7
0 [				" print "			**			***		04
0	н	•••		Gowns, dressing wine	ev. wome	en's u						
0 [		•••		Gowns, dressing, wine	girls'	en's "	14 17				0 11	0 11 0 6



#### PENAL DEPARTMENT. - PRICE LIST, 1913-14-continued.

_	Artiel	e. 		Description.									
													£s, c
5	Clothing			Petticoats, with			or Abor	igines e	only			each	0 3
7	11 91			Shirts, flannel	n gn	rls'	11	**	•••			"	0 2 0 4
9	ur ur			и и	boy's'		11			•••		11	0 3
ì	*1			n twill, n	nen's, O " me wys'	size	**	"		***	***	"	0 2
2	11				ws'	eurum	H H	"	•••	***		n n	0 2
2A	11			Suits, Galates	, boys		"	11		•••		II .	0 6
3 A	11 19		]	Trousers, mole	e, men's	red, men	's 11	11			•••	11	0 7
1	1)			17 19	boys'		**	**		***		"	ŏŏ
	Coolers			Water canvas, Night, blackw	with ta	ips, top,	and stra	iner,	See Iten	ı 568.		each	
;	Commodes	111		Defence patter			kauri		•••			each	per agreem
3	Cushions	**		Leather, seat,	or chair				***	•••		n.	0 9
;	Cots Cullenders	•••		According to a Large	pecifica	tion		·	***	•••	•••	0	per agreem
	et			Small								, " H	0 1
1	Dippers	•••		Tin, water, ½	gallon "			•••	• •••	• • •	•••	11	0 0
	Dishes			" oval, 10 i				•••	•••	• • • •		"	0 01
;	11	•••		" " 12 i	n.				• • • •			17	0 1
;	14	•••		" " 14 i " " 16 i								19 38	0 1
3	) If H			17 i	n.				•••			н	0 1
?	tt.	• • •		" " 18 i			nade of	 iron ek	eet, tinn				0 2
2	11		:::	ıı round, 8	in.	covers, I	nade or	iron st	ieet, tinn	ea		" . "	0 0
2	1+			9	in.		***		•••	***		D.	0 0
}	1 <del>1</del>				in. in.	•••		***				H H	0 0 1
5	"			ս ս 15	in.			•••				**	0 1
3	u	•••		16	in. in.		•••		•••		•••	0	0 1
3	11 et			18	in. × 6	in. deep	···					91 97	Ŏ 3
)	**			11 11 24	in. × 6	in. "			•••		•••		0 4
)	Discs			Large, Defence Small		, with its andles	anaies	•••		•••		11	0 3 0 2
:	Drags			Iron, Police		***						11	0.5
}	Drays	***		Light Oil, with hand	1100		***	•••	•••	•••	•••	n .	16 0 0 1
;	Drums Dusters			Cotton, check		•••	•••	•••	•••		•••	11	0 0
:	11			Glass cloth, 34				•••		•••		17	0 0
				Linen " Zephyr "								11	0 0 1
, ,	Feeders			Oil, 1 pint								**	0 i
)		•••	}	u 2 pints u any size,	 long spo	nut.		***		•••	***	per pint	0 1
1	Firebars and fu	rnace	doors	Cast-iron	···	•••						per cwt.	0 18
	Flannel	•••		Serge House	• • •		•••		•••	•••		per yard	0 1
5	Flock			Coloured				•••				per lb.	0 0
3	Forms			Deal, 6 ft. lon			•••	•••	•••	••		per foot	0 1
3	11			Regulation, P Police pattern	once, ca	ear pine				•••		each	1 3 0 18
)	Funnels			Tin, 3½ in. " 4½ in.	•••				•••		•••	lf.	0 0
)	11		•••	" 45 in.		•••	•••	•••	•••	•••		21 F*	0 0
2	"			$_{\rm st}$ $9\frac{1}{3}$ in.								0	0 0 1
}	Hammers	•••		" 11 in. Striking, spall	 ino				•••	•••	•••	per lb.	0 1
5	Hammers			Hand								per io.	000
;	Handles	•••		Broom	0 64 1				•••	•••		each	0 0
3	, ,,			Turks Head, Mop	o reet lo	ng.				***	•••	. "	0 1
)	11		• • • • • • • • • • • • • • • • • • • •	Maul (hickory						***		**	0 0
)	Handkerchiefs Hammocks		•••	Cotton, check Net, cod line		•••		•••	***	• • • •	•••	per dozen each	0 4 0 10
3	Hat rails			Cedar, with h	ooks	•		•••				per foot	per agreen
}	TTo by other	•••		Deal, Japann Alpine		s or pegs			•••	•••	***	ıı oo ab	0 1
5	Hats, straw		::.	Unbleached,	 Panama	or boate	r shape	•••			•••	each "	0 2
3	,,			Bleached	n	"	Ħ	•••	•••			11	0 2
/A	"			Jean Penal				•••	•••			"	0 2
3	Hinges			Hook and eye						•••		per lb.	0 0
)	Hoods Iron castings			Women's ging Other than fir	nam. S	See Item	250.					per lb.	0 0
L .	" drags	•••		See Item 322.			-2 40010		•	•••	***	1,01 10,	
3	Kneelers Kettles	•••	•…	Housemaids'. Tin, copper b		em 423.						each	0 6
1	Labels			Wood, garden					•••	•••		10	per agreen
5	Laces		•••	Boot, kangare	o, 🖁 yd.,		•••	•••	•••	•••		per gross	0 6
3	Ladders			Oregon, 10 ft.		***	•••		***			each	0 12 0 15
3	1 "			n 14 ft.	***					***		R	0 17
9		•••		11 16 ft.	•••				•••		•••	er tr	0 19
Į.	1 19	•••		, 20 ft.							•••	11	1 2
2	н	•••	•••	, 22 ft.		•••	•••	•••				11	1 5
3 <b>4</b>	:	•••		" 24 ft. " 30 ft.							•••	D D	1 8 1 15
5	"			" over	30 ft.								per agreen
6 7	".	•••	•••	Ash, folding,	ry rungi 20 ft i	s extra ≥(). ne#	 tern	•••		•••		per 10 ft.	0 2 2 18
В	11	•••		Cedar		pati					•••	per foot	0 3
9	" ,	•••	•••	Deal " over 30 f		••				•••	•••	••	0 1
$_{1}^{0}$	"		•	Cedar, folding				•••	•••	•••		n h	per agreen
2	) "		•••		·		•••	••			•••	11	0 2

## 4901 Penal Department.—Price List, 1913-14—continued.

0.	Artice	· · · · · · · · · · · · · · · · · · ·		Description,									
												£ s. c	
33	Ladder*			Step, cedar, 6 ft.	• • • •						each	0 18	
84 85	Lantern		:::	n deal Stable							per foot each	0 2 0 1 1	
6	"			Octagonal							11	0 3 1	
7	Lettering	•••	•••	Mats. See Item 4	20.							Ì	
				Matting.—Coir, u						. and			
8	Matting			widths up t Plain	P	Note. —.	All prices a	re nett	<del>-</del>		per sq. yd.	0 1	
9	II.			Coloured border							0	0 2	
ю   1	11		•••	Cricket, leather b	ound, 19 ye 19 ye	ds. × 71 ds. × 72	z m., z pied z in., 1 pied	ces ce			each "	4 1 3 14	
2	59	•••		19 11	19 yc	ds. $\times$ 6	3 in., 2 🔐				н	3 13	
3 4	77			11 fr 11 fr	19 ye	nts, x ti ds, x 5	3 in., 1 " 4 in., 1 "				H 11	3 7 3 6	
5	#			н п	19 ye	ds. × 5	in., 2 "				"	2 19	
6	H 11			n lead boun	d, 19 yds. 19 yds.	$\times$ 72 in $\times$ 72 in	, I piece				11	3 19 4 8	
8	n			11 79	19 yds.	× 63 in	., 2 "				n	3 18	
9	n a	•••		er 19 11	19 yds. 19 yds.						0	3 9 3 1	
1	"				19 yds.	$\times$ 54 in	., 2 "				н	3 8	
$\frac{12}{3}$	11			ordinary	binding, 19 19	yds. ×	72 in., 1 p 72 in., 2	1ece			9	3 9 3 11	
4	**			11 11	19	yds. x	63 in., 2	19		•••	**	3 3	
)5  6	11 11			n #	19 19	yds. ×	63 in., 1 54 in., 1	ff 11			11	$\begin{array}{c c} 3 & 1 \\ 2 & 12 \end{array}$	
7	41	***		#I _II	19	yds. x	54 in., 2	н				2 15	
8	11			" coloured a	green, extra						per dozen	0 10 0 2	
.0	Mate			Coir, door, sennit				***	***		per sq. ft.	0 1	
$\frac{1}{2}$	90 31	•••		n n good	 or				***		"	$\begin{smallmatrix}0&1\\0&2\end{smallmatrix}$	
3	11	•••		" " coloure	ed border			•••		•••	*1	02	
5	n Ir	***	•••		24 in. × 15 27 in. × 16						each	0 3	
6	. "				30 in. × 18	in.	н	***			0	0 5	
7	17				33 in. × 20 39 in. × 24		11 11	***	***		n n	0 7	
9	u u			n u ++ 4	10 in. × 26	in.	11				11	0 9	
0	17	***		Lettering Monograms, crow	ns, &c.		***			***	per letter each	0 0 0 2	
22	11	***		Skeleton, railway	use only		***		***		per sq. ft.	0 1	
23	Mattress-cases	•••	***	Kneelers, housem Union tick, 6 ft.	anas × 2 ft. 9 in	• • • • • • • • • • • • • • • • • • • •	•••	***	***	***	each 🤈	0 2	
25	11			Duck, Police Dep	artment			•••	***	***	a	0 7 1	
26 A	Mattresses	•••	•••	Fibre, flock, hair, Tick, Union (filled	or карок I horse hair	r), 6 ft.	4 in. x 2 f	t. 9 in.			11	per agreem	
27	Mauls	•••		Wood, iron rings,	with hand	les	• • • •				U	0 4	
18 19	Maul-rings			Handles, hickory, Iron	asn, or ha	ru wood	•••				per set	0 1	
10	Measures	•••	•••	Corn, tin Tin, milk	***		• • • •				each per pint	0 1 0 1	
2	Mop-heads		•••	Wool, large		•••	•••				each	0 1	
13 14	Neckerchies			Women's. See I Men's. See Item								ļ	
5	Nets			Vegetable, 14 lbs.					•••		each	0 1	
6	11 11	•••		" 25 lbs. 40 lbs.		•••					11	0 2 0 3	
8	17			Lawn tennis, tann	ed, any ler	ngth	***				per ft.	0 0	
9	ti D			Hammock, cod lin Cricket, with pole	ie s	•••			•••		each	0 10 per agreem	
1	Nosebags		•••	Canvas		•••	•••			• • • • • • • • • • • • • • • • • • • •	11	0 3	
3	Pails			Slop, tin, painted galvanized in		***			•••	•••	per gallon	0 1 per agreen	
4	Palliasses Panniking	•••		Any description			•••			• • • •	each	1 0	
5	Pannikins Pans		•••	Or pint pots Dust		•••		•••			11	0 0	
7	**	•••		Night, zinc, for st Night, zinc, for N	ools	hilden-	'a Deposts		•••	***	tt	0 2 0 5	
8	Pegs			Clothes, large			a Departn		•••	***	per dozen	0 1	
0	Petticoats or S			Quoit, wooden (See clothing.) It Tins, japanned	ems 262 an	d 263	•…	•••	••	•••	each	02	
2	Pepper	KILES		Tins, japanned			• • • •				each	0 0	
3 4	Picks Pillow-cases			Common, black, s	teel points				•••		per lb. each	0 0	
5 j	11		•••	Union tick	***	***		***		***	71	0 1	
6	Pillow-slips Pillows and bol	lsters		Calico, white Fibre, hair, or floo	:k						tt U	0 1 per agreen	
8	Piping	•••		Stove. 3½ in. to 5 i	n				•••		per foot	1 0 0	
9	19 10			" $5\frac{1}{2}$ in. to 7 in. to 7 in. to 7	in			 			11	0 1 0 1	
1	11		***	n elbows, 6 ii	n	• • • •		• • •			each	0 1	
3	Plates			Tin, 8 in. or 9 in.	 161 91268		•••	4			per dozen		
4	Pots	***		Pint Coffee, tin, 3 to 10	***	•••	***	•••	•••		each	0 0	
5	17 #1	•••		Conee, tin, 3 to 10 Tea " " Quart, tin	ii Armes			•••			per pint	0 0	
7	19	•••		Quart, tin		•••	•••	•••	• • • •	•••	*1	0 0	
8	Quoits Kakes			Rope Wooden	•••		•••		•••		per set per tooth	per agreem 0 0	
0	Rugs		•••	Wooden Canvas, for Asylu Woollen, fancy, s	m					•••	each per lb.	1 15	
2	1) fr											0 3 0 4	
3	# 11	•••		" striped,	Police, 7 ft Penal	. 2 in.	< 5 ft. 4 in	• •••	•••	• • • • • • • • • • • • • • • • • • • •	each per lb.	0 8	
	11	***	***			***		***	•••		Per 10.		
5	n		•••	railway, red, Asy	tancy						17	per agreem	

#### Penal Department.—Price List, 1913-14-continued.

	Article.		Description.										
			m.									non It	£ s. d
Scoops Scuttles	***		Tin, any n Coal, Wat	neasure erloo natt	ern		•••					per lb.	0 4 6
Serge			Flannel.	See Item	333.								
Seats	•••		Garden, gr	rained and	ailog l	hed, 4	ft.				,	each 	0 18 9 1 2 0
"			" po	dished, 4 ained and	l polis	hed, 6	ft.	•••				11	14 (
",			710	alighed 6	ft					•••	•••		1 7 6
"	•••		Large, pol Small	ished, As	ylum,	6 ft. 6	ın.				•••	"	1 12 6
"			Verandah,	light var	nishe	d d					٠	ų.	0 14 (
, ,,			Garden, ir	on, No. 1					•••			,,	1 15 6
"	••		Verandah,	6 ft wo	, Curv	ved leg	S	·				"	1 12
"			Deck Cha	ir, duck-l	aced t	op and	botton		•••			**	0 3 (
	•••		11	14		back			••	•••	•••	"	0 6 0
Sheets Skimmer	···		Cotton, wi		o m.		. 6 111.		•••			11	0 0
- 1			H 11	large				•••				II .	00:
	d Petticoats		(See clothi	ing.) Ite	m 262	. \T+	on A5G						
Slips   Slippers			Pillow. (i Men's, kip	p, Asylum	ı, 5 to	12						per pair	0 4
- 10			Women's,	Box calf,	Asylı	um, 3 t	to 8			•••		- a	0 4
"			Leatner, H Canvas, m	enal, mel	nsor omen'	womei 8	r R			***		**	0 2
Solder			Tinmen's							***		per lb;	0 1
Socies.			Superior (2 Men's. S	2 parts tir	1, 1 pa	rt lead	1)	•••		•••	•••	0	0 1
Socks Stocking	a		Women's.			٠.						_	
Spitteen	ч		Tin, paint	ed				•••	•••	•••		each	0 0
Spikes	•••	•	For cricke Flower, 10	t mats.	See It	tem 409						per 100	0 3
Sticks			. 8	in., small			•••			***	•••	101 100	0 2
11	•••	-	" 7	in. "							• • • •	**	0 2
11				in. 11						···.		# H	0 1
"			., 4	in. "						•••		17	0 1
н			For flower Night, Ga	beds, 3 ft	t. long	, n		•••			•••	per doz. each	0 3 0 16
Stools		•••	wit	thant man	c Iva				•••	•••	•••	"	0 13
1 "			Small for	nalle			•		•••	***	•••		0 3 1 5
Stoves Straps			Penal pati	tern	 ed bud	kles			***	1		per foot	0.0
u u			Leather,	in.	. 11			•••			•••	**	0 0
Samoaru			0	over 30 in.	long,	extra	•••		•••	••	•••	"	0 0
Squeege Tables	es		Brushes. Office, wit	th 2 drawe	. 100. ers, an	ıy size,	cedar			•••	•••	sq. foot	0 4
			, wit	thout n	•				•••	•••		н.	0 4
"			Small, for Asylum p	cells attern. T	oilet	•		•••		***		each	1 2
.,	• • • •		Asylum p. Dining, A	aylum pa	ttern			***	***			**	1 12
Table-to		•••	Tree diameter	.,	0 10.					•••		11 71	2 0 per agreem
Tins		•••	Any other Baking					,				· .	o i
"			Salt. See	Item 47	6a								
Towels		***	Pepper. Huckabac	ck, 36 in.	× 22 i	in.						per doz.	0 8
11			Crash, rol	ller, 16 in.	wide	, 3 yar	ds long		***		•••	11	1 0 0 10
"			Osnaberg, Huckabac	, 36 m. × ck. roller	24 in. 22 in.	wide.	3 yds. 1	ong			•••	each	0 2
Trays			Baking, c	harcoal, i	ron		•••	•••	••	•••	•••	per sq. ft.	0 1
6	***		Wooden,	for cook-l	nouse		•••	•••	•••		•••	each	per agreem 0 12
, n		•••	Coal, woo   Oil draine	ers					•••		•••	н	0 3
Trestles		•••	Wrought-	iron, for l	Police	table-	tops	***		***	•	per set each	1 13
Trucks	•••		Hand, Ra	ailway, 0	× 1 (8 × 3 (*	mali) nediuu	n)		***			eacn	1 2
- 4		•••	1 11	**	(large	)						**	1 11
Tubs			Carrying Earth-clos	Hor Coals	Λ			1. 16 ×	4 × 14	 in.		n H	per agreem
**	***	•••	- 11		n Hisan	1,000,0	round, 1	0 gallo	ns			19	0 5
		•••	Any other Night, ga	r						 side	• • •	.,	per agreem
**			Night, ga Urinal, P	olice, wo	od cov	rers			witen illi		•••	**	0.6
ı ı			P P	., 20 1	n. ×	15 in.	× 14 in	• • • • • • • • • • • • • • • • • • • •	•••			1) 4	0 5 0 10
11		•••	Night, ga	ooden Jyanized	iron.	wood c	overs		•••			# #	0 8
- 11			11.911., 80	ii ii	2	71 ×	14½ × 15	2 <u>1</u> , rou	nd, wood	l covers		11	0 8
	•••		11	**	1	$14 \times 13$	3 × 9 6 × 16		ft 17	tt		"	0 6
,,			Earth-clo	sets, 12 ×	1.1 0	cteron	al					11	0 6
- 11		•••	Washing,	, galvanize	ed iro	ո, 21 iւ	a., strap	ped sic	les and l	bottom	•••	11	0 4
tr R	***		, , , , , , , , , , , , , , , , , , ,	, (1		26 ii 28 ii	n.	17 11			•••	11	0 7
	•••		Wooden	form	٠.				***	•		**	0 2
Tweed Uppers			Grey, per Boot, mer	nal, 54 in. n's 5 to 1	See 2 kin	tem	232.			· · ·		per pair	0 3
Uppers	•••		1	hnekli	Proteinia						•••		0.4
			n wo	men's, 3 t	o 7, b	ox calf		•••	•••			"	0 3
Washst	ands		Asylum r	n 81 Sattern	ю¥ 	. "		•••				each	7 1 1 1
Water b			Canvas, s	saddle, 7 <sub>l</sub>	pints			•••		•••	•••	#	0 2 0 4
'   "	oolers or Ba			carriage, l , top, and	l0 pin	ts				•••		11	0 6
Water of Wedges		gs	Iron, for	splitting	wood,	set of	6					per lb.	0 0
- n			1		stone		•••	•••				11	0 0
Yarn Wicker	ing		Jars and	ollen, uns Demijoht	courec 28, 1 ø	allon		•••				each	0 0
. п		,	-		2	11	•••	•••	•••	•••			0 1
"	***	***	,,,	11	3 5	11				•••			0.1
		***	1 11	11		**			***				

#### PENAL DEPARTMENT.-PRICE LIST, 1913-14-continued.

No.		Article.		De <b>s</b> cription.	Price.
576 577 578 579	Wheels " Wincey		   	Barrow, cast iron, with tyres. See Item 14.  " without " See Item 15.  " wrought iron. See Item 16.  Any pattern. See Item 234.	£ s. d.

NOTE.—Should any alteration be made in the price of materials for manufacture, the rates in this list will be subject to on accordingly. Other articles of similar kinds can be made at prices as may be agreed upon. revision accordingly.

> W. A. CALLAWAY, Deputy Inspector-General,

W. A. WATT, Tressurer.

Melbourne, 21st October, 1913.

#### APPROACHING LAND SALES.

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

	$\hat{G}$	azette.
Ballarat—Tuesday, 18th November		160
Benalla-Friday, 5th December		167
Bendigo-Tuesday, 18th November		160
Castlemaine—Wednesday, 3rd December		167
Hamilton-Tuesday, 18th November		152
Myrtleford-Monday, 15th September		172
Portland-Thursday, 13th November	٠	152
Sale—Tuesday, 16th December		172
Tongala—Wednesday, 3rd December	•••	167
Ultima-Tuesday, 25th November		163
Lands and Survey Office, Melbourne.		

SALES (Nos. 8952 AND 8953) OF CROWN LANDS IN FEE SIMPLE.

FEE SIMPLE.

IS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that sates 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 8th day of January, 1902, and published in the Government Gazette of the 14th January, 1902, page 133.

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.

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.

JOHN MURRAY, Acting Commissioner of Crown Lands and Survey. Office of Lands and Survey, Melbourne, 10th November, 1913.

MYRTLEFORD.—Sale (No. 8952), at ELEVEN o'clock on MONDAY, 15th DECEMBER, 1913, at the COURT HOUSE. To be conducted by T. E. WYATT, Esq., Land Officer.

#### TOWN LOTS.

MYRTLEFORD, PARISH OF MYRTLEFORD, COUNTY OF BOGONG.

Upset price £8 per lot.—Charge for survey £2 5s. Lot 1. Area 37p., aliotment 7, section 13. Valuation £202. (II. F. Lowerson.)

Upset price £10 per lot.—Charge for survey £1.

'Lot 2. Area 21. 1p., antotment 1, section 14. Valuation

(W. Dougherty.) £1. (W. Dougherty.)

Lot 3. Area 2r. 1p., allotment 2, section 14. Valuation £27. (W. Dougherty.)

Upset price £15 per lot.—Charge for survey £1.
\*Lot 4. Area 1a., addition 3, section 14. Valuation £230. (H. Cook.)

Upset price £12 per lot.—Charge for survey £1.
\*Lot 5. Area 1a., altotment 4, section 14. Valuation £18 10s. (Mrs. 1. Cook.)

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

\*Lot 6. Area 1a., allotment 5, section 14. Valuation
to. (Prannagan & Newman.)

Lot 0. Area 12., 200. (Frannagan & Newman.)
\*Lot 7. Area 12., altotment 6, section 14. Valuation
Loo. (Frannagan & Newman.)
\*Lot 8. Area 12., altotment 7, section 14. Valuation

\*\*.01 S. Area 1a., allotment 7, section 14. Valuation \$\( \frac{2}{2}\).0. (W. Ryan.)

\*\*1.01 9. Area 1a., allotment 8, section 14. Valuation \$\( \frac{2}{2}\).180. (Chas. Teakie.)

\*\*Lot 10. Area 1a., allotment 9, section 14. Valuation \$\( \frac{2}{2}\).100. (W. J. Cundy.)

Upset price Lio per lot.—Charge for survey Li. \*Lot 11. Area 11. 14p., allotment 10, section 14. Valuation Lico. (Chas. and Susan Wood.)

Upset price £12 per lot.—Charge for survey £1.
\*Lot 12. Area 21. 32p., another 11, section 14. Valuation £18. (R. Milne.)

Upset price £10 per lot.—Charge for survey £1.
\*1.01 13. Area 1a., allotment 12, section 14. Valuation
£100. (Al. McGregor.)
\*Lot 14. Area 1a. or. 9p., allotment 13, section 14. One

month to remove fencing.

\*Sold to a depth of 25 feet only, and subject to Special Mining Conditions (section 98, Land Act 1901). Subject also to special condition with regard to ingress, regress,

ALE.—Sale (No. 8053), at TEN o'clock on TUESDAY, 16th DECEMBER, 1913, at the COURT HOUSE.

To be conducted by C. A. ROBINSON, Esq., Land Officer.

#### TOWN LOTS.

SALE, PARISH OF SALE, COUNTY OF TANJIL.

Former holding of Mrs. A. McEntyre, on main road, near the bridge.

Upset price £20 per lot.—Charge for survey £1. Lot 1. Area 21., allotment 1, section D. Fencing sold with land.

Former holding of H. Ruff.

Upset price £25 per lot.—Charge for survey £1. Lot 2. Area 17., 24p., allotment 11, section D. Valua-tion £2 5s. (H. Ruff.)

LOWNGERUT, PARISH OF YEERUNG, COUNTY OF TANJIL.

LOWNGERUT, PARISH OF YEERUNG, COUNTY OF TANIH

Upset price £2 per lot.—Charge for survey £1.

Lot 3. Area 11., allotment 1, section 3.

Lot 4. Area 17., allotment 2, section 3.

Lot 5. Area 11., allotment 4, section 3.

Lot 6. Area 11., allotment 5, section 3.

Lot 7. Area 11., allotment 5, section 3.

Lot 9. Area 11., allotment 6, section 3.

Lot 10. Area 11., allotment 7, section 3.

Lot 10. Area 11., allotment 7, section 3.

Lot 11. Area 11., allotment 7, section 2.

Lot 12. Area 11., allotment 8, section 2.

Upset price £4 per lot.—Charge for survey £1. Lot 13. Area 2r. 3 3-10p., allotment 7, section 8.

STRATFORD, PARISH OF STRATFORD, COUNTY OF TANJIL.

#### In Wyndham-street, near the railway.

Upset price £5 per lot.—Charge for survey £1. Lot 14. Area 21. o 6-10p., allotment 5, section 31. Lot 15. Area 21. o 6-10p., allotment 6, section 31. Lot 16. Area 21. o 6-10p., allotment 7, section 31. Lot 17. Area 21. o 6-10p., allotment 8, section 31. Lot 18. Area 21. o 6-10p., allotment 9, section 31. Lot 18. Area 21. o 6-10p., allotment 9, section 31. Lot 19. Area 21. 26p., allotment 10, section 31. Lot 20. Area 21. 35p., allotment 11, section 31.

LONGFORD, PARISH OF LONGFORD, COUNTY OF BULN BULN. Adjoining the holding of T. Boyle, near the Cemetery site.

Upset price £3 10s. per acre.—Charge for survey £1. Lot 21. Area 9a. 3r. 12p., allotment 14D. One month to remove fencing.

1.ot 22. Area 9a. or. 9p., allotment 14E. One month to remove fencing.

#### COUNTRY LOTS.

PARISH OF ROSEDALE, COUNTY OF BULN BULN. Adjoining holding of Peter Richardson.

Upset price £12 per lot.—Charge for survey £1. Lot 23. Area 8a. 1r. 4p., allotment 191M.

PARISH OF WURRUK WURRUK, COUNTY OF TANJIL. The "Sand Reserve," adjoining holding of J. Baker. Upset price £15 per acre.—Charge for survey £2 25. 1.01 24. Area 1a. 3r. 16p., allotment 5C.

PARISH OF BRIAGOLONG, COUNTY OF TANJIL. On Freestone Creek, between holdings of Messrs. Boyce and Barry.

Upset price £1 10s, per acre.—Charge for survey £2 11s. Lot 25. Area 8a. 11. Sp., allotment 38s.

#### Land Act 1911, Section 8.

LANDS AVAILABLE AS SELECTION PURCHASE ALLOTMENTS.

(Subject to Special Mining Condition, section 98, Land Act 1001.)

COUNTY OF MORNINGTON, PARISH OF KOO-WEE-RUP EAST. Melbourne District.

A PPLICATIONS will be received from the date hereof for the undermentioned lands. All applications
lodged on or before 19th November, 1913, will be deemed
to have been simultaneously made.

Applicants may obtain from any Local Land Officer, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a ticket at concession 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 selection purchase lease, during the first six years of which conditions of residence and improvements must be fulfilled.

Plans and any further information, also pamphlet for intending settlers, may be obtained at the Enquiry 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 Garfield, Tynong, Longwarry, Nar-nar-goon, Cora Lynn, Pakenham, Koo-wee-rup, Bunyip, Drouin, Iona, and local Railway Stations.

#### J. MURRAY, .

Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

Melbourne, 17th October, 1913.

#### SCHEDULE OF ALLOTMENTS.

A. R. P.   E s. d.   £ s. d.	Allot- ment	Section	Area.	Class	Value of Land per Acre.	Approximate Half- yearly Payment— 20-year Table.				
47 U 10 214 First 2 0 0 0 10 8 48 0 10 0 6 0 0 2 0 0 0 15 11 50 0 10 2 15 0 3 0 0 0 15 11 51 0 10 2 1 0 3 0 0 0 15 10 52 0 10 2 4 0 3 0 0 0 15 10 53 0 7 3 37 0 3 0 0 0 12 0 54 0 8 0 10 0 3 0 0 0 12 0 55 0 11 0 21 0 2 10 0 0 18 11 56 0 9 3 38 0 3 0 0 0 15 0 57 0 9 3 38 0 3 0 0 0 15 0 58 0 9 3 37 0 3 0 0 0 15 0						£ s. d.				
	48 50 51 52 53 54 55 56 57 58	11 12 13 14 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	10 2 14 10 0 6 10 2 15 10 2 1 10 2 4 7 3 37 8 0 10 11 0 21 9 3 38 9 3 38 9 3 37	First	2 0 0 2 0 0 3 0 0 3 0 0 3 0 0 3 0 0 3 0 0 2 10 0 3 0 0	0 10 1 0 15 11 0 15 10 0 15 10 0 12 0 0 12 3 0 13 11 0 15 0 0 15 0				

## PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

N 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 10 on 22nd October, 1913, pursuant to Orders of 14th October, 1913.

ASHENS.—The temporary reservation, by Order of the Sth May, 1876, of eighty-eight acres three roods twenty-five perches of land in the parish of Ashens, being allotment 4, as a site for Public purposes, is about to be revoked.—(A.168[5] (13.C.59467).

Dandenong.—The temporary reservation, by Order of the 20th February, 1883, of twenty-nine acres three roods five perches of land in the parish of Dandenong, as a site for Conservation of Water, is about to be revoked.—(D.19(2))

DAYLESFORD.—The temporary reservation, by Order of the 16th July, 1900, of three acres of land in the municipal district of Daylesford, situate in section 2, as a site for a Rifle Range, is about to be revoked.—(W.179(15) (13.C.59981).

YIELIMA.—The temporary reservation, by Order of the 8th March, 1887, of 20,750 acres, more or less, of land in the parishes of Barmah, Picola, Vielima, Yalca, Ulupna, Strathmerton, and Yarrowcyah, for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One hundred and eighty-nine acres three roods nine petches, county of Moira, parish of Yielima, being allotment 90c, and the roads forming the south and east boundaries thereof.—(Y.103(2) (13.064/130.383).

## The following Notices were gazetted 1° on 29th October, 1913, pursuant to Orders of 21st October, 1913.

KEWELL EAST.—The temporary reservation, by Order of the 20th April, 1880, of eight hundred and thirty-seven acres one rood fourteen perches of land in the parish of Kewell East, as a site for Supply of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz:—Five acres: Commencing at a point bearing N. 57 deg. 4 min. E. fifteen chains seventy-one links from the north-east angle of allotment 44; bounded thence by a road bearing N. 57 deg. 4 min. E. six chains; and thence by lines bearing respectively S. 32 deg. 56 min. E. eight chains thirty-three links, S. 57 deg. 4 min. W. six chains, and N. 32 deg. 56 min. W. eight chains thirty-three links to the point of commencement.—(K.127(16) (12.C.55477).

Wallup.—The temporary reservation, by Order of the

WALLUR.—The temporary reservation, by Order of the 17th November, 1885, of sixty-two acres two roods thirty-three perches of land in the parish of Wallup, being allotment 118, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, and comprising an area of forty-four acres one rood seven perches, viz.;—

Twenty-eight acres two roods fourteen perches: Commencing at the north-east angle of the site; bounded thence by allotment 117 bearing S. o deg. 10 min. W. thirty-one chains twelve links, and N. 89 deg. 50 min.

W. seven chains seventy-seven links; thence by lines bear to be a Committee of Management of the reserve for a public ing respectively N. o deg. 10 min. E. nine chains twenty-baship of Birchip.

four links, N. 45 deg. 21 min. W. four chains twenty-baship of Birchip.

four links, N. 3 deg. 25 min. W. four chains seventy-baship of Birchip.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this and thence by a road bearing S. 89 deg. 50 min. E. nines thains fifty links to the point of commencement.

And fifteen acres two roods thirty-three perches: Commencing at the south-west angle of the site; bounded thence by allotment 64 bearing N. o deg. 11 min. E. seventeen chains; thence by lines bearing respectively S. 89 deg. 50 min. E. two chains ninety-three links, S. 45 deg. 21 min. E. eleven chains sixty-three links, and S. o deg. 10 min. W. eight chains eighty-five links; and thence by allotment 62 bearing N. 89 deg. 50 min. W. eleven chains twenty-three links to the point of commencement.— (W.331(2) (13.C.59332).

The following Notice was gazetted 10 on 5th November 1913, pursuant to Order of 28th October, 1913.

CHARLTON EAST.—The temporary reservation, by Order of the 18th August, 1879, of four hundred and thirty acres, more or less, of land in the parish of Charlton East, situate in section E, as a site for Water Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Fifty-seven acres one rood sixteen perches: Commencing at the north-west angle of allotment 11A of section E; bounded thence by that allotment bearing S. 16 deg. 19 min. W. twenty-six chains five links; thence by a line bearing N. 58 deg. 45 min. W. twenty-one chains eighty-seven links; thence by allotment 22A bearing N. 15 deg. 4 min. E. sixteen chains; and thence by the road to Wedderburn bearing S. 62 deg. 24 min. E. one chain eighty-one links and S. 53 deg. 45 min. E. twenty chains one link to the point of commencement.—(C.377(2) (12.C.57568).

J. MURRAY, For Commissioner of Crown Lands and Survey.

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

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 William Innes Munro, John Alfred Kneebone, Thomas Wallace, Arthur Leonard Welch, Evan Raymond Cousins, George Henry Biddington, and Robert James Mason to be a Committee of Management of the land temporarily reserved by Order in Council of the 10th December, 1888, as a site for public recreation in the parish of Murmungee.

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

(SEAL) A. J. PEACOCK, Vice-President. (Corres. C.60512.), JNO. MACGIBBON, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A PUBLIC PARK AND OTHER PURPOSES OF PUBLIC RECREATION IN THE TOWNSHIP OF PUBLIC OF BIRCHIP.

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 Hugh Campbell, John Fraser, Thomas Archibald Green, William Barber, Robert James Barber, Andrew McClelland, Joseph Lockwood, Samuel Edward Dimsdale Carlisle, Sidney Lingwood Williams, Thomas Henry Grace, Andrew Sheean, and James Thomas Lilburne to

(SEAL) A. J. PEACOCK, Vice-President. (Corres. C.60549.) JNO. MACGIBBON, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR AFFORDING ACCESS TO WATER IN THE PARISH OF BUMBERRAH.

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 to of the Land Act 1901, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the Council of the Shire of Tambo to be a Committee of Management of the land temporarily reserved by Order in Council of 27th March, 1870, as a site for affording access to water in the parish of Bumberrah.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this tenth day of November, One thousand nine hundred and thirteen, in the presence of—

(SEAL) A. J. PEACOCK, Vice-President. (Corres. C.60244.) JNO. MACGIBBON, Member.

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

OF GUNYAH GUNYAH.

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 Francis Oliver Fidge to be a member of the Committee of Management of the land temporarily reserved by Order in Council of 14th December, 1906, as a site for public recreation in the parish of Gunyah Gunyah, in the room of Frederick Johannes Lucian Ketels, resigned.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this tenth day of November, One thousand nine hundred and thirteen, in the presence of—

(SEAL) A. J. PEACOCK, Vice-President. (Corres. C.60267.) JNO. MACGIBBON, Member.

RESERVE FOR WATERING PURPOSES AND FOR PUBLIC RECREATION IN THE PARISH OF MOORABBIN, AT CHELTENHAM.

MOORABBIN, AT CHELTENHAM.

WHEREAS by the Crown grant issued in favour of the Board of Land and Works and the President, Councillors, and Ratepayers of the Shire of Moorabbin (thereinafter designated the Grantees), and to their successors in respect of the reserve for Watering purposes and for Public Recreation, in the parish of Moorabbin, at Cheltenham, it is provided and declared that the land thereby granted, and the buildings for the time being thereon, shall be at all times maintained and used for Watering purposes and for Public Recreation, and offices and conveniences connected therewith, under and in accordance with such regulations as shall from time to time be made by the Congruence of Victoria for the time being, with the consent of the Executive Council thereof, and in the meantime under and in accordance with such regulations as shall from time to time be made by the grantees or their successors. And whereas by section 137 of the Land Act 1890 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, from time to time to make, alter, and rescind rules and regulations for all or any of the purposes

mentioned in clause r of the said section. Now therefore the Board of Land and Works and the Council of the Shire of Moorabbin do hereby make the following regu-lation in respect of such portion of the said reserve for Watering purposes and Public Recreation, in the parish of Moorabbin, at Cheltenham, as is indicated by pink tint on the plan annexed hereto and marked "B."

#### REGULATION.

The undermentioned gentlemen shall be Members of the Committee of Management to exercise control over such portion of the reserve for Watering purposes and Public Recreation:—

DAVID WHITE, J.P.,
WILLIAM TRENCH C. KELLY,
FRANCIS MARTIN SCUDDS,
BENJAMIN JAMES FERDINANDO,
JAMES MONK, and
WILLIAM PERCY FAIRLAM,

in the room of David Abbott, William Lamb Smith, and Edwin Thomas Penny, who have ceased to hold office as Councillors of the Shire of Moorabbin aforesaid, John McIndoe, and Thomas Attenborough, deceased, and Edward William Proudman, who has left the State.

Provided, nevertheless, that the said David White, J.P., Francis Martin Scudds, William Trench C. Kelly, and Benjamin James Ferdinando shall hold office as Members of the Committee of Management of such portion of the Reserve for Watering purposes and for Public Recreation fur so long only as they may continue to be Councillors of the Shire of Moorabbin.

The common seal of the Board of Land and Works was hereunto affixed this thirtieth day of October, 1913, in the presence of-

(SEAL) (Corres. C.60436.)

A. J. PEACOCK, Vice-President. JNO. MACGIBBON, Member.

#### The Closer Settlement Acts.

#### FARM ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday, 19th November, 1913, and all applications lodged on or before that date will be deemed to have been simultaneously made. Applications, accompanied by the amount of deposit, must be lodged with the Secretary, Lands Purchase Board, Public Offices, Melbourne, on or before the above-mentioned date. Plans and fuller particulars on application.

Estate.	Parish,	Allot- ment	Sec- tion.	Area.	Capital Value.	Deposit, including Lease and Registra- tion Fees.	Half-yearly Instalment,	Value of Improve- ments.	Remarks,
				A. R. P.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Tongala	Koyuga	49 &	A	66 1 20	760 0 0	26 5 0	22 1 0	Nil	Formerly held by G. McLaughlin(2913/49)
Cohuna	Gunbower	19A	2	41 3 25	1,144 0 0	35 5 0	33 6 0		Formerly held by G. P.
Springs	West Byambynee	19A1 47	11A	67 3 26	415 0 0	13 15 0	12 1 6		Cato (2286/49) Formerly held by A. J. Buchan (1042/49)

The incoming lessee must pay the valuation of improvements, if any,

Department of Lands and Survey, Melbourne, 1st November, 1913.

J MURRAY, Acting Commissioner of Crown Lands and Survey.

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

COTICE is bereby 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 deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 11th November, 1913.

Place of Meeting	g or no.		, on a	Time of Meeting.	Members of Local Land Board.
				1913.	
Port Fairy		•••		Monday, 24th November, at a quarter to Twelve	E. Burgess, Esq.
Casterton				Thursday, 27th November, at Ten a.m	E. Burgess, Esq.
Colac		•••		Tuesday, 25th November, at Eleven a.m	M. Taylor, Esq.
Camperdown	•••	•••		Wednesday, 26th November, at Ten a.m	M. Taylor, Esq.
Warrnambool	***			Thursday, 27th November, at Ten a.m	M. Taylor, Esq.

#### APPLICATIONS FOR GRANTS APPROVED.

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

	i			Amount to be Co	Payable to	
Name.	Parish.	Extent.	Purchase	Fees.		by the Treasurer to collect Territorial Revenue
			Money.	Grant. Plan or Survey.	Assur- ance.	at—
		A. B. P.	£ s. d.	£ s. d. £ s. d.	s. d. £ s. d	
		Under Sect	ion 184 of the	Land Act 1901.		
William J. Code David Mitchell John M. Watson	Warrowitue Mooroolbark Nillumbik	11 1 39 5 3 29 7 3 15	23 0 0 9 0 0 8 0 0	$\begin{bmatrix} 1 & 1 & 0 & \dots \\ 1 & 1 & 0 & \dots \\ 1 & 1 & 0 & \dots \end{bmatrix}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Heathcote Y.14909 Melbourne M.176 n M.178
	IJr	der Section 48	1 of the Local	l Government Act	1903.	
Reginald A. Galletly(1		1 3 23		1 1 0 1 0 0		Kilmore Y.8829

<sup>(1)</sup> Purchase money when paid to be passed to the credit of the Country Roads Board Fund.

Department of Lands and Survey, Melbourne, 7th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

#### Land Acts.

#### APPLICATIONS FOR GRANTS APPROVED.

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

	1			Amount to be Col	lected.	D
		1		Fees.		Payable to the Officer authorized by the Treasurer
Name.	Parish.	Extent.	Balance to complete Purchase.	Grant. Certif.	Assur- ance. Total to Pay	4 11004
	<del></del>	A, B. P.	£ s. d.	£ s. d. £ s. d.	s. d. £ s. d.	
		Under Section	on 49 of the	Land Act 1901.		
Martha Ellis John A. Moore Alexander Mess John Henry Pill	Bunyip Greensborough	24 1 33 17 2 5 14 3 36 18 3 27	13 2 0 12 12 0 7 17 0 4 15 0	$ \begin{vmatrix} 1 & 1 & 0 \\ 1 & 1 & 0 \\ 1 & 0 & \cdots \\ 1 & 1 & 0 \\ 1 & 1 & 0 \\ 1 & \cdots \\ 1 & 0 & \cdots \\ \end{vmatrix}  $	$ \begin{vmatrix} 0 & 10 &   & 14 & 3 & 10 \\ 0 & 9 &   & 13 & 13 & 9 \\ 0 & 6 &   & 8 & 18 & 6 \\ 0 & 8 &   & 5 & 16 & 8 \end{vmatrix} $	Warragul 19257 Melbourne 18574 " 18521 " 0733
	Under Section 49	of the Land	Act 1901 as a	mended by the L	and Act 1904.	
Wm. Curtain (1) Ernest R. Tobias (2) Mary Ann Canty (3) J. C. and T. H. Atkinson	Chiltern Bright Painswick Guildford	20 0 0 5 0 0 14 1 34 18 2 16	21 0 0 2 10 0 6 0 0	$ \begin{vmatrix} 1 & 1 & 0 & & \dots \\ 1 & 1 & 0 & & \dots \\ 1 & 1 & 0 & & \dots \\ 1 & 1 & 0 & & \dots \\ \end{vmatrix} $	$ \begin{vmatrix} 1 & 3 & 22 & 2 & 3 \\ 0 & 5 & 3 & 11 & 5 \\ 0 & 6 & 7 & 1 & 6 \\ 0 & 10 & 1 & 1 & 10 \\ \end{vmatrix} $	Chiltern 0672 Bright 0654 Dunolly 0720 Castlemaine 0706
(4) Edward D. Peart, as ex-	Dunolly	0 3 35	***	0 10 6	0 1 0 10 7	Dunolly 0711
ecutor (4) Emma Resuggan (4) Herbert Field (4) James Field (4)	Glenmona Rathscar	19 3 39 20 0 0 20 0 0	13 0 0 10 0 0 10 0 0	1 1 0 1 1 0 1 1 0	0 10   14 1 10 0 10   11 1 10 0 10   11 1 10	Avoca 0714 " 0722 " 0708
1	Under Section 49	of the Land A	4ct 1901 as an	nended by the La	nd Acts 1904-9.	
Teresa Falvey Charles Perry Edward Wright, as executor under will of the late Robert Heall Wright	Navarre Illawarra Landsborough	20 0 0 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 0   1 0   1 0	$\left \begin{array}{c c c} 0 & 8 & 7 & 1 & 8 \\ 0 & 4 & 4 & 1 & 4 \\ 0 & 5 & 7 & 11 & 5 \end{array}\right $	Stawell
•	Under Section 49	of the Land	Act 1901 as a	mended by the La	and Acts 1904-9-11.	
Annie M. Stoneman (3) Walter Hinchcliffe (3)	Dereel	20 0 0		$\begin{vmatrix} 1 & 1 & 0 \\ 1 & 1 & 0 \end{vmatrix}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Ballaarat 0406 Talbot 0407
		Under Section	n 146 of the	Land Act 1901.		
Septimus Bibby (5) Eliza Hick (6) Rose W. Paul	Navarre Glenpatrick Woori Yallock	2 3 38 2 0 0 3 0 0	8 18 4 	1 1 0 1 1 0 0 10 6	$\left \begin{array}{c c} 0 & 8 & 0 & 19 & 6 \\ 0 & 4 & 1 & 1 & 4 \\ 0 & 3 & 0 & 10 & 9 \end{array}\right $	Stawell 76 Avoca 1375 Melbourne 4787

First class.
 First class.
 Special valuation £2 per acre.
 Second class.

(4) First class.
(5) £9 0s. 6d. paid credited.
(6) £13 7s. 6d. paid as rent credited.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey.

Melbourne, 7th November, 1913. No. 172.—November 12, 1913.—15379.—3.



#### SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

		İ				Date				AM	OUN	r Co	LLE	OTE	D,			<b>-</b>	
Corr. No.	Name.		Area.		Parish.	of Payment.	Ba	lane	e.	Gri	ant l	fee.	Ass an Fe	ce	Ai	lota nou	l nt.	Paid to Received of Revenue at-	
		۸.	R.	P.		<b>!</b>	£	5.	d.	£		d.	ß,	d.	£	5,	d.		
				IJ	nder Section 31	of The La	nd.	Act	186	69									
5064/	arles E. Smith (1)	40	0		•						1	0	1	81	2	2	8	St. Arnaud	
	•				nder Section 44	•						•		-1			-	,	
1689	Charles Southern	319	3	0 1		28, 10, 13	, m		100		11	61	13	GI	2	5	O	Melbourne 1.7.	
255	Patrick Condon (as administrator in estate of late James Condon) (2)	143			Tyrendarra	7.1.13	25	4	0						29				
22	G. J. Allen	110	2	2	Bambra {	27.8.13	2	15	G		• •		٠.			٠.		Geclong 1.12.	
6062	F. H. Beagley	50	0	0	Devon	27.10.13 24.10.13	2	iò	0	1 1	6 1		2	8		$\frac{6}{13}$		Yarram 1.5.	
4469	J. Dwyer	33	0	0	Woolamai	28, 10, 13	7		6		ì		ī	5				Melbourne 1.9.	
				U	nder Section 49	of the La	nd 2	4 ct	190	l.									
0736 I	F. G. Hurst (3, 4) f	19	0	0.1	Greensborough	29, 10, 13,		٠.	J	1	1	0	0	10	1	1	10]	Melbourne .	
	Under	Section	on 4	19 of	the Land Act 1	1901 as an	ienc	led	by	the	La	nd	Aci	! 19	04.				
0638 0669	Rachel Howell (5) Wm. Channing Bay- liss and John North executors of Han-	19 19	3	21 37		25, 10, 13 29, 10, 13		iŝ	9	] ]	l	0	1 2	3 11	1 49	2 2	8	Bright - Rutherglen	
0728	nah North) (6) Edward Silke (7)	19	3	39	Tarnagulla	27.10.13				1	1	0	0	10	1	1	30	Tarnagulla	
0610	George Carroll (7)	17	3	33	St. Arnand	,,				ì	1	-0	0	9	ī	1	9	St. Arnaud	
0611 0724	Margt. Carroll (7) Alexr. P. Rodger (3)	20 19		$\begin{vmatrix} 0 \\ 34 \end{vmatrix}$	Tchuterr	,,	8		0		1 1	0	0	10	9	l 1	10	Inglewood	
0601	Thomas Manallack (7)	19	3	29	St. Arnaud	30. 10. 13	8	0	0	1	î	0	0	10	9	1	10	St. Arnaud	
2866	Eva E. Smith (3)	23	ì	13	Raglan	27, 10, 13	12	12	0	1	l	0]	0	9	13	13	9)	Ballaarat	
					he Land Act 19	01 as ame	nde	d by	, th	e J	an	d A	cts	190	)4-9	).			
0159	Margaret Martin (as administratrix in estate of late	19	3	38	Navarre	25, 10, 13		••		i	1	0	0	8	1	ı	8	Stawell	
0182	Samuel Martin) (3) Richard Hallow (7)	9	1	31	Landsborough	23 10 13	Ε.	10	۸	,	,		Δ	E	c	11	_		
0.02																	9	"	
0408	C. Nothnagel (5)		0		Eand Act 1901			-										5.11	
0391	Executors of D. Dillon (deceased) (7)	10				25,10,13 27,10,13				1	1	0	0	5				Ballaarat Talbot	
	Under	Section	n 5	l of	the Land Act 1	901 as am	end	led l	by 1	the	La	nd	Act	19	04.				
2805	Lily E. Robertson (3)	15	3	9	Raglan	[27, 10, 13]	8	8	O,	1	1	0	0	6]	9	9	6]	Ballaarat	
			•	Ur	der Section 61	of the Lar	ıd A	[ct]	898	3.									
4294	Saml. Farrell (8)	286	3	5	Stratford	24, 10, 13	3	11	9)	1	6	Oį.	8	0)	5	5	9]	Maffra 1.1.	
			Ţ	Unde	er Sections 130-	383 of the	La	nd.	Act	19	01.								
753	D. Peacock (executors of)	106			Koo-wee-rup							0	15	6 2	85	16	0	Melbourne	
(2) I: (3) S (4) S (5) F	ncludes £1 certificate for ncludes £3 0s. 6d. interecond class. From lice pecial valuation £1 per irst class. From licen per acre.	est. ence. acre.	Spec	ial ·	valuation £1 10	(7	, I	irst er ø irst hird	cre cla	ss.	F	rom				Spe	ecial	valuation £3 10	
							A			^	m:	ala:	J.	M	JRI	RA.	Υ,	, ,~	
	nt of Lands and Surve		_				A	COLLI	5 (	om	11118	SIOI	er	or (	FOT	vn .	Lan	ds and Survey.	
Me	lbourne, 7th November	, 1913	3.															٠.	

#### RENEWAL OF A LICENCE APPROVED.

THE Renewal of a Licence to the undermentioned person having been approved, the Fee specified may be received by the Officer authorized by the Treasurer to collect Territorial Revenue.

Number		Area, subject to modification		Date of	Amoun Colle		Payable	
of Licence.	Name of Licensee.	of boundaries and area.	Parish,	Licence.	Yearly Payment.	Fee for Licence.	to Receiver and Land Officer at—	
		A R. P.			£ s. d.	£ s. d.		
		Under Sectio	n 103 of the Land Act	1901.	•			
2572	Beatrice Cracknell, formerly Smith	15 0 0	Greensl orough	1.9.12	0 2 6		Mellourne	



#### Land Act 1901, Section 145.

#### RENEWAL OF LICENCES FOR THE YEAR 1913 APPROVED.

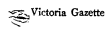
T is hereby notified that the Renewal of Licences under Section 145 of the Land Act 1901 for the year 1913 to the undermentioned persons has been approved, the Rent and Fee specified in each case having been paid.

Department of Lands and Survey, Melbourne, 17th October, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Number of Licence.	Name of Licensee.	Area, subject to modifica- tion of boundaries, and area.	Parish or Situation.	Date of Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
		A. R. P.	<del></del>		£ s. d.	
İ	TT 1 0 0 1 145 545	·	 	] ]4	, .	
1100	Under Section 145 of the				·	Yanana
1186 1187	Alex. G. Copland (1) Alex. G. Copland (1)	81 0 0 29 0 0	Benjeroop	1.1.13	$\begin{bmatrix} 6 & 5 & 0 \\ 2 & 10 & 0 \end{bmatrix}$	Kerang
1514	Ernest Lewis (1)	23 0 0	Kunat Kunat	,,	4 13 9	Swan Hill
426/47	The Murray River Saw Mill Com- pany Ltd. (2)	3 0 0	Echuca West	,,	5 0 0	Echuca
2578	The Murray River Saw Mill Com-	3 0 0	Echuca North	,,	7 10 0	,,
2578	pany Ltd. (2) The Murray River Saw Mill Com-	2 0 0	,,	,,	4 0 0	,,
076	pany Ltd. (2) J. D. Trescy (3)	2 0 0	Patho	,,	2 10 0	
930	The Bendigo Brick and Tile Com-	3 0 0	Sandhurst	,,	2 10 0	Bondigo
1309	pany Ltd. (3) The Bendigo Brick and Tile Com-	3 0 0	• "	,,	2 10 0	,,
1381	pany Ltd. (3) The Bendigo Brick and Tile Com-	3 0 0	,,	,,	2,10 0	,,
218	pany Ltd. (3) F. W. H. Casson (3)	3 0 0	Huntly	,,	2 10 0	"
022	Arthur Kidd	•	'	,,	[ 1 0 0 ]	Yea
			ct 1901.—Payment to be			~
1003	C. Anderson	$\begin{bmatrix} 2 & 3 & 31 \\ 3 & 0 & 0 \end{bmatrix}$	Tabilk Heathcote	1.1.13	1 0 0	Seymour Heathcote
026 681	C. Baker	3 0 0	Township of Yea	,,	1 0 0	Yea
010	Wm. Barber	3 0 0	Heathcote	,,	1 0 0	Heathcote
1042	Wm. Begley	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Murchison	**	$\begin{bmatrix} 0 & 1 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Rushworth Yoa
07 06	A. J. Callander Ernest Cann	3 0 0	Longwood	"	iŏŏ	Seymour
1184	W. H. Cheeswright	3 0 0	Tooborac	,,	1 0 0	Heathcote
1153	J. W. R. Colbon	3 0 0 2 2 13	Broadford Township Glenburnie	,,	1 0 0	Kilmore
1176 1134	Robt. Connell	2 0 0	Yea	**	0 15 0	You
1141	D. Crothers	3 0 0	Moora	,,	100	Rushworth
1182	John Cunningham	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Broadford	••	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Kilmore
1236 584	M. S. Davies James Dean	2 2 22	Killingworth	,,	1 0 0	Yoa
013	J. Dudley	0 0 39	Longwood West	,,	0 10 0	Seymour
1260	P. Durisch	2 0 0	Tabilk	,,	0 10 0	" .
04 024	A. Emmanuelli Rose Ann Hall	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Murchison Heathcoto	,, ,,	0 15 0	Heathcote
019	John D. Hall	3 0 0	ļ ",	. ,,	100	,,
442	P. W. Johnson	3 0 0	Bailieston	,,	1 0 0	Rushworth
144	Catherine Johnson	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	,,	29	0 15 0	**
1452 016	Rose A. Johnson	2 0 0	Yea	"	l ŏ ŏ	Yea.
020	Reuben Marsh	2 0 0	Pyalong	••	0 15 0	Kilmore
565	Margt. Miller	2 3 39 0 3 33	Murchison	,,	0 10 0	Rushworth Kilmore
1688 1645	Hugh McDonald Emma McKenzie	3 0 0	Murchison	,,	1 0 0	Rushworth
021	Julia O'Dea	3 0 0	Heathcote	,,	1 0 0	Heathcoto
011	Patrick O'Dea	3 0 0	Yea	**	1 .0 0	Yea."
1751 01	Geo. Oliver Thos, Plane	3 0 0	Heathcote	.,	1 0 0	Heathcote
1785	Saml. F. Penny	3 0 0	Ruffy	,,	1 0 0	You
. 766	J. H. Ralston	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Murchison	,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Rushworth Heathcote
. 05 015	Matthew Ryan	3 0 0	Heathcote	,,	iŏŏ	n
1941	C. A. Tranter	3 0 0	,,	,,	1 0 0	**
018	Hy. J. Trouel	$\begin{bmatrix} 3 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Town of Heathcote	,, .	1 0 0 0 15 0	
09 1944	Geo. J. Thompson	0 3 18	Murchison	,,	0 10 0	Rushworth
1989	C. J. Wilson	3 0 0	Moora	,,	1 0 0	,,
1015	Ah Sang	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Murchison Drumanure	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Numurkah
104 117	Ah Chong	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Gowangardie	"	0 5 0	Benalla
118	Ah Kit	100	l "	,,,	0 5 0	777 **
2073	George Bell	3 0 0	Wangaratta North	**	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Wangaratta Euroa
$\frac{2046}{022}$	Agustas Block John Burke	0.10	Yarrawonga	,,	0 10 0	Yarrawonga •
1041	Samuel Bryans, administrator of	2 0 0	Euroa	"	1 0 0	Euroa
1045	Elizabeth Bryans, sen., deceased Samuel Bryans, administrator of	3 0 0	<b>"</b>	,,	1 10 0	**
	Elizabeth Bryans, jun., doceased	1			l i	
051	Ernest E. Campbell	1 1 0 0	Shepparton	ور سا دادسه ماداد	0 15 0	Shepparton
	(1) Salt-collecting lie	:ence.——(2)	rumway site.——(3) B	rickmaki	ng arce.	

#### RENEWAL OF LICENCES-continued.

		RENEWAL OF	LICENCES—continued.			
Number of Licence.	Name of Licensee.	Area, subject to modifica- tion of boundaries. and area.	Parish or Situation.	Date of Licence.	Total Amount of First Payment.	Payable to Receiver of Revenu at—
		A. B. P.			£ s. d.	
	Under Section 145 of the	Land Act 1901	Payment to be made	vearly	continued.	
017	Michael P. Connolly	2 0 0	Wangaratta South	1.1.13		Wangaratta
030 169	Charles Conquest	3 0 0 1 0 0	Caniambo Cobram	,,	1 0 0	Shepparton
121/47	Chow Sun	1.00	Gowangardie	,,	0 5 0	Yarrawonga Benalla
117/47 037	Chow Sun Jane Dick, administratrix of Wm.	1 0 0 3 0 0	Caniambo	,,	0 5 0	Shannartan
	E. Dick, deceased		Caniambo	,,		Shopparton
2250 2296	Reuben H. Dosser Annie L. Esher	3 0 0	Warronbayne Barwo	"	1 0 0	Benalla Nathalia
2302	John Ellwood, jun	2 0 0	Wunghnu	"	0 15 0	Numurkah
$\frac{2297}{041}$	Evan J, Eynon	$egin{bmatrix} 1 & 0 & 0 \\ 0 & 2 & 0 \\ \end{bmatrix}$	Barwo Euroa	,, ,,	0 10 0	Nathalia Euroa
2362	Thomas Giles	2 0 0	Wangaratta North	,,	1 0 0	Wangaratta
044 2432	Hannah Gibbs George Grinter	3 0 0 1 1 0 0	Kialla Barwo	,,	$\begin{array}{cccc} 1 & 0 & 0 \\ 0 & 10 & 0 \end{array}$	Shepparton Nathalia
2433	L. Gunther	3 0 0	Wangaratta North	, ,,	1 0 0	Wangaratta
08 2380	Charles Hartin	$\begin{bmatrix} 3 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Shadforth Barwo	"	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Euroa Nathalia
2396	Thos. J. Harrison	2 0 0	Wangaratta North	".	0 15 0	Wangaratta
2398 04	Jas. Handley August Hartwig	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Laceby Tharanbegga	,,	0 15 0	Tungamah
1379	Thomas Higgins	3 0 0	Wangaratta North	"	1 10 0	Wangaratta
2404 1384	Annie Hill M. Hoban	$\begin{bmatrix} 3 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Warrenbayne Wangaratta North	,,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Benalla Wangaratta
1392	Hup Lee	3 0 0	Drumanure	"	1 0 0	Numurkah
2403 027	Thomas Hutchins Thomas Hutchins	$\left[ \begin{array}{ccc c} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array} \right]$	Barwo	,,	$\begin{array}{cccc} 1 & 0 & 0 \\ 0 & 10 & 0 \end{array}$	Nathalia
020	Helen James	2 0 0	Wangaratta South	"	1 0 0	Wangaratta
045 2459	J. A. Jenkins	$\begin{bmatrix} 3 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Shadforth Wangaratta North	,,	$\begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	Euroa Wangaratta
2465	Samuel Johnson	200	Shadforth	"	0 15 0	Euroa
2466 2472	Wm. M. Johnson W. J. King	$egin{array}{cccc} 2 & 0 & 0 \ 1 & 0 & 0 \end{array}$	Euroa	,,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	,,
2491	Mary Kuhl	3 0 0	Waaia	"	1 0 0	Numurkah
043 01	Joseph Lacey William Lavery	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Drumanure Branjee	,,	$\begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	Euroa
039	Elizabeth Little	1 0 0	Yarrawonga	"	0 10 0	Yarrawonga
$1602 \\ 1492$	Mary Little Robert Little	$\begin{bmatrix} 3 & 0 & 0 \\ 3 & 0 & 0 \end{bmatrix}$	Euroa	"	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Euroa
05	James Maconachio	3 0 0	,,	,,	1 0 0	" "
015 032	Fredk. Magee	$begin{bmatrix} 2 & 0 & 0 \ 2 & 0 & 0 \end{bmatrix}$	Wangaratta South	"	$\begin{smallmatrix}2&0&0\\1&10&0\end{smallmatrix}$	Wangaratta
2567	Wm. Moores	1 0 0 3 0 0	Barwo	,,	0 10 0	Numurkah
06 1638	John McColl	$\begin{bmatrix} 3 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Bathumi Township Pelluebla	"	1 0 0	Yarrawonga Tungamah
2655 1632	Esther McKellar James McKissack	$\begin{bmatrix} 1 & 0 & 0 \\ 3 & 0 & 0 \end{bmatrix}$	Violet Town	,,	0 10 0	Euroa
2632	James McKissack Jas. McLellan	3 0 0	Shadforth	"	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Tungamah Euroa
018   2651	A. H. McRae	$\begin{bmatrix} 2 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Wangaratta South Bundalong	,,	$\begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	Wangaratta
1695	Wm. E. North	2 0 0	Shepparton	"	0 15 0	Yarrawonga · Shepparton
2750 034	Isabella Oates	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Arcadia Pine Lodge	,,	0 I5 0 1 0 0	"
2691	J. O'Callaghan	0 2 0	Barwo	",	0 10 0	Nathalia
2754 019	Dennis O'Grady	$\begin{bmatrix} 3 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Kialla Wangaratta South	,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Shepparton
2753	E. M. O'Shea	3 0 0	Pine Lodge	"	1 0 0	Wangaratta Shepparton
2751 052	Edward Oliver E. C. Paget	$\begin{bmatrix} 1 & 0 & 0 \\ 3 & 0 & 0 \end{bmatrix}$	Barwo Warrenbayne	**	0 10 0	Nathalia Benalla
2774	C. M. Paget	3 0 0	" · ··	"	1 0 0	. ,,
2767 2766	R. J. Parker	$\begin{bmatrix} 1 & 0 & 0 \\ 0 & 1 & 0 \end{bmatrix}$	Yarrawonga	,,	0 10 0 0 10 0	Yarrawonga
2785	Geo. A. Prater	1 0 0	Caniambo	,,	0 10 0	Shopparton
2784 014	John Price Ellen Phillips	$\begin{bmatrix} 0 & 2 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Nathalia Wangaratta South	"	$\begin{array}{c cccc} 0 & 10 & 0 \\ 2 & 0 & 0 \end{array}$	Nathalia Wangaratta
042	Annie Pinnuck	2 0 0	Bearii Township	"	0 15 0	Numurkah
2822 2830	John Rice	$egin{array}{cccc} 1 & 0 & 0 & 1 \\ 1 & 0 & 0 & 1 \end{array}$	Shepparton Shadforth	"	0 10 0 0 10 0	Shepparton Shadforth
047	Daniel Ryan	1 0 0	Greta	,,	0 10 0	Wangaratta
2872   584/47	Ellen Salter Ah Seong	$\begin{bmatrix} 3 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Warrenbayne Nalinga Township	"	1 0 0	Benalla
831	Shepparton Rowing Club	1 0 0	Shepparton	"	100	Shepparton
033   036	George Selby Lilian C. Steen	3 0 0	Wangaratta South Baddaginnie	"	1 0 0	Wangaratta Benalla
1878 2902	Margaret Smith	$\begin{bmatrix} 1 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Yarrawonga	,,	0.10 0	Yarrawonga
2999	A. J. Simpson T. H. Wade	0 2 0	Ulupna Euroa	"	0 15 0 0 10 0	Numurkah Euroa
2965 2996	H. Wallace	$\begin{array}{c cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	. ,,	,,	0 10 0 0 10 0	"
674/47	Clara A. White Ruby Woodhouse	1 0 0	Drumanure	"	0 5 0	Numurkah
3011	Mary Young	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Violet Town	"	0 10 0 0 1 0	Euroa Rendigo
10		2 3 39	Sandnurst	"	1 0 0	Bendigo
	•					



### RENEWAL OF LICENCES-continued.

				KENE	WAL	OF	LICENCES—continued.			
Number of Licence.	Name of Licen	see.		boun	odifle n of	ca- es.	Parish or Situation.	Date of Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
			İ	Α.	R.	Р.			£ s. d.	•
	Under Secti	ion 145 of t	he i	Land	Act	190	1—Payment to be ma	de yearly-	-continued.	
108	Eliza J. Brown		.	3	0	0	Nerring	1.1.13	1 0 0	Bendigo
107 104	Thos. Brown		: 1	3	0	0	,, ., .,	"	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	"
78	Geo. J. Brasier		. }	2	1 :	19	Sandhurst	,,	1 0 0	,,
016 302	W. Becker D. F. Borrell		.	1 2	0	0	Lockwood Sandhurst	"	1 10 0	>>
157	M. Borrell		:	3	ō	`o	Sandhurst	"	1 10 0	37 37
018 013	Annie Borserio Albert Bone		.	3	0	0	Huntly	,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	29
132	Edward Cabey		:	2		25	Nerring Axedale	"	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	"
217	Thomas Cattran, jun.		٠ [	2	1	4	Sandhurst	>>	1 0 0	,,
$\frac{1762}{1127}$	John F. Clark Edwin Critchley, jun.		:	3 3	0	0	Nerring	"	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	13
067	Ambrose Connelly			2	0	0	, <b>,,</b>	"	1 0 0	,,
$\frac{215}{1124}$	Wm. P. Cooper John Cousins			1 2	3 1	6 3	Sandhurst	,,	1 0 0	**
014	C. Crowther			3	0	0	"···	"	1-0 0	"
1445 199	Jas. Hy. Curnow Mary Curnow		٠	3 1	0	0	,,	,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	1,
209	Francis J. Connelly		:	3	ŏ	0	Redeastle	,,	1 0 0	Heathcote
1947	David Dempsey		-	3	0	0	Nerring	,,	1 0 0	Bendigo
277 278	Sarah Evans Jane Evans		:	3 3	0	0	Sandhurst	"	1 0 0	,, ,,
1273	Ellen Elliot		- 1	3	Ò	0	Yarraberb	"	1 0 0	**
1301 387	J. Foley W. Hussey		٠	3	0	0	Sandhurst Wanalta	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Rushworth
050	Frank Harrison			3	ŏ	ŏ	Bridgewater	"	1 0 0	Inglewood
404	John B. Hargreaves		- 1	1	3	0	Sandhurst	,,	0 15 0	Bendigo
1374 020	E. Hay John Hughes		ı	3	0	0	"	,,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	)) ))
206	E. J. Hutchens		-	2	3 2	24	" ···	,,	1 0 0	"
1446 1449	Thos. H. G. Kerr W. J. James		- 1	3	0	0	Nerring	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	,,
031	Samuel Keam		- 1	3	0	0	Sandhurst	,,	100	"
476 464	John M. Kelly James Keck		- 1	3 2		0 86	Nerring	,,	$\begin{array}{c cccc} 1 & 0 & 0 \\ 0 & 1 & 0 \end{array}$	**
473	A. E. Keck		- 1	2	0	0	, ,,	"	0 15 0	**
477 510	J. Knight		- 1	$\frac{2}{3}$	0	0	City of Bendigo Sandhurst	,,	1 0 0	**
511	Mary A. Lowe Richard Lower		- 1	3	ŏ	ŏ	Sandnurst	"	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	)) ))
580	Stephen Monte H. M. Moran		٠	3 3		0	,,	<b>"</b>	1 0 0	"
585 062	Alex. J. Munro	:	- 1	2		0	Mandurang	"	0 15 0	»,
044	Lily Jane McKellar		- 1	3		0	Neilborough	,,	1 0 0	"
684 673	Thomas McMahon Stephen McNamara		- 1	3 2	0	0	Nerring Janiember East	"	1 0 0 0 15 0	**
709	Joseph Norris		- 1				Sandhurst	"	0 15 0	"
710 1732	Wm. T. Norris C. H. O'Donahoo		- 1	3	0	0	,,	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	,,
1761	Jno. H. Priest		- 1	3	0	0	Nerring	"	1 0 0	"
815 819	John Rees Ernest Ross	••	- 1	3 3		0	Sandhurst	"	1 0 0	"
822	W. Ross		- 1	2		ŏ	,,	,,	0 15 0	1)
789 806	Jane Ruff Patrick Ryan		٠	3	0	0	m11	,,	$\left  \begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array} \right $	Heathcote
887	Salvador Sepini			3	ŏ	ŏ l	Sandhurst	"		Bendigo
073	Stephen Spencer		٠	3		0	,,	"	1 0 0	"
074 872	John W. Spencer S. A. Smith		:	3 2		0	Elmore	,,	0 15 0	)) ))
923	Annie Thorne		٠	3	0	0	Sandhurst	,,	1 0 0	,,
924 201	R. H. Thorne A. E. Wallis			3 3		0	,,	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	29 29
2	Thos. S. Waugh			3	0	0	Laanecoorie	,,	1 0 0	"
946 1956	Chas. Waugh E. F. Weeks		:	3		0	Janiember East	,,	$\begin{array}{c cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	"
9	Louey Ah Pong			3	0	0	Sandhurst	,,	1 0 0	,,
12   13	Samuel Ah Loy Jas. Ah Loong	:: :	- 1	3		0	Nerring	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	,,
1338	Gooey Hock		- 1	2	0	0	,,	,,	0 15 0	,,
1113   053	John Adams Mathew Barnett		- 1	3		0	Castle Donnington	,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 0 \end{bmatrix}$	Swan Hill
038	Daniel Barrett	:	- 1	3	0	0	Township of Swan Hil	ı ",	1 0 0	,,
1212 1087	Mary Birch Johanna Boland			3 2		0	Castle Donnington		0 15 0	,,
1081	F. H. Booth	•• •	- 1	1	0	0	_ ,	"	0 10 0	,, ,,
071 05	Fredk. N. Broomhead Margaret Burns		- 1	3		0	Township, Swan Hill Castle Donnington	"	1 0 0	,,
1063	Thomas Butterworth	:	- 1 -	3	0	0	"	"	1 0 0	,,
1170 021	John Clayton		.	1		0	Kerang	,,	0 10 0	Kerang .
1157	Emily Colliver Alex. G. Copland (1)	: :		140	0	0	Castle Donnington Dartagook	"	$\left[ \begin{array}{ccc c} 1 & 0 & 0 \\ 3 & 0 & 0 \end{array} \right]$	Swan Hill Kerang
1249 1860	Martha A. Dobbin		.	0 3	2	0	Castle Donnington	,,	0 10 0	Swan Hill
1000	Peald Editor		. 1				Kunat Kunat blecting licence.	l »	1 0 0!	,,
				(~)						

Number of Licence.	Name of Licen	1500.		bour	on o	f ies.	Parish or Situation.	Date of Licence.	Tota Amou of Firs Payme	nt t	Payable to Receiver of Reven at—
	1	•		] A.	. R.	P.		ļ	£ 8.	d.	ł
	Under Sect	ion 145	of the	Laud	Ac	t 190	1.—Payment to be ma	de yearly-	-continu	ied.	
1490	Edward A. Farrant		[	2	0	0 }	Castle Donnington	1.1.13	0 15	0	Swan Hill
072 1427	Bruce A. Findlater Walter Gray	• •	• •	3	0	0	Township, Swan Hill	,,	1 0	0	77 "
048	Walter Gray     Louis N. Gobetti		::	3	0	ŏ	Meran	"	$\begin{array}{c c} 1 & 0 \\ 1 & 0 \end{array}$	0	Kerang Swan Hill
029	Thomas Gordon	••		2	0	0	,,	,,	0 15	0	**
059 1403	J. W. Hammond H. E. Hansen	• •		1 1	0	24	Township, Koondrook Murrabit West	"	1 0 0 10	0	Kerang
047	Bertram Hayes		::	2	ŏ	· ŏ	Castle Donnington	"	0 15	0	Swan Hill
1393	Elizabeth Henderson			3	0	0	Benjeroop	,,	1 0	0	Kerang
$\begin{array}{c} 292/47 \\ 042 \end{array}$	Emma Jewell, née Giln Michael T. Kelly	nore	::	0	0	0	Murrabit	",	0 5 1 0	0	"
1477	George Kilpatrick, sen			1	0	0	Castle Donnington	,,	0 10	0	Swan Hill
$1478 \\ 025$	Fredk. Kilpatrick Harry Y. Lee	• •	::	3	0	0	,,	,,	$egin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	0	,,
1575	Elizabeth Maher	• • • • • • • • • • • • • • • • • • • •	-::	3	ŏ	o l	,,	"	1 0	0	"
069	John E. Mark			1	0	0	Township, Koondrook	"	1 0	0	Kerang
07 539	John Moore (1) James Murray	• •	::	284 1	0	0	Dartagook Murrabit West	,,	$\begin{array}{ccc} 1 & 0 \\ 0 & 5 \end{array}$	0	"
1641	Thos. McLean		[	1	0	0	Castle Donnington	,,	ŏ 10	ŏ	Swan Hill
1739 054	J. J. O'Connor Annie R. O'Neal	• •		$\frac{1}{2}$	0	0	Kerang	,,	0 5	0	Kerang
02	Wm. Ray		::	3	ŏ	0	Township, Swan Hill Castle Donnington	"	0 15 1 0	0	Swan Hill
1818	Thomas Reaper			2	0	0	Murrabit West	,,	0 15	0	Kerang
058 1591	Wm. Rimes Frank H. Roberts	• •		1 3	0	0	Murrabit Castle Donnington	"	1 0	$\frac{0}{0}$	Swan Hill
06	Patrick Robertson	• •	::	3	0	ŏ	Castle Domittigton	"	1 0	0	Dwan Hill
022	Arthur C. Robinson			3	0	0	Township, Swan Hill	,,	1 0	0	,,
039 129	Sydney G. Russell Joseph C. Rundle		::	3 1	0	0	Kerang	,,,	1 0 0 10	0	Kerang
1681	H. and J. Scriven (1)			177	0	0	Benjeroop	,,	30 18	9	,,
068 01	J. Singleton, jun. George Squires		- ::	1 3	0	0	Murrabit Castle Donnington	"	1 0	0	Swan Hill
024	James Smillie			3	ő	ŏ	Swan Hill	",	ίŏ	ő	owan III
1929 027	A. A. Theobald Elizabeth Thornett	• •		1 3	0.	0	Castle Donnington	,,	0 10	0	,,
033	J. R. Turner			3	0	o l	Township, Swan Hill Murrabit West	"	1 0. 1 0	0	,, Kerang
037	Jno. Thompson			3	0	0	Swan Hill	"	1 0	0	Swan Hill
030 1984	Joseph Weir Thos. and Jno. Whitha	 . m		3	0	0	Murrabit Castle Donnington	,,	1 0.	0	Kerang Swan Hill
1012	Louey Ah Young	••		3	ŏ	ŏ	Boort	"	1 0	0	Boort
664/47	Ah Wong	• •		0	2	0	Mooroopna	,,	0 5	0	Shepparton
1840 2566	A. E. Allison E. Baldwin		::	l l	0	0	Echuca North	,,	0 10 0 10	0	Echuca
2751	Thos. L. Barnes			1	0	0	"	"	0 10	0	"
2059 2063	Alfred Bell Geo. W. Becker	• •	::	3 0	0	0	**	,,	0 1 0 10	0	,,
1033/47	M. Bennetts			ŏ	2	ŏ	"	,,	0 5	ŏ	"
1792	J. H. Berryman J. H. Binks	• •		. 1	0	0	Echuca	,,	0 10	0	,,
1034 61	J. H. Binks H. Buckley		::	0	2	ŏ İ	Echuca North	",	$\begin{array}{ccc} 0 & 1 \\ 0 & 1 \end{array}$	0	,,
1099	Margaret Burns			1	0	0	,,	",	0 10	0	,,
2057 180	Nabby Bux P. Castellanelli		-:: {	1 1	0	0	Moira Echuca	"	0 10 0 1	0	Nathalia Echuca
2152	Bridget Chevins			2	0	0	Toolamba	"	1 0	Ó	Shepparton
2171   2159	Sophia Chick Thos. W. H. Chilton		::	2	0	0	Tatura	,,	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	0	Echuca.
2160	Annie Chilton			3	ŏ	ŏ	Wharparilla	. "	1 0		Ecnuca
2154	W. H. Colliver	• •		3	0	0	Tatura	. ,,	1 0	0	Shepparton
2155 2156	Jno. Colliver Jno. Connors		::	3 2	0	0	Toolamba West	"	1 0		**
170	Hannah Cooper			3	0	0	Barmah	"	1 0	0	Nathalia
1161 1179	J. Cullinan J. Cullinan	• •		$\frac{2}{1}$	0	0	Toolamba West	,,	0 10 0 10	0	Shepparton
1175	Ellen Cullinan			2	0	ŏ	"	. "	0 15	0	"
1225	Amelia J. Dalton Thomas Dodd	• •					Echuca North	, "		0	Echuca .
2254 236	H. Donnell		::			0	"	, ,,	0 10 0 1	0	"
256	E. Dowell	•		3	0	0	Toolamba West	. "	1 0	0	Shepparton
1247 261	Eliza H. Dowell Eliza Dowell		::			0	,,	,,	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	0	**
063	R. J. Evans (2)						Barmah	"	1 0	ŏ	Nathalia
1404	Amelia Eden	••				0	Wharparilla	,,	0 10	0	Echuca.
1291	W. Findlay	• •	::	0	i	0	Echuca North	"	0 10	0	**
1488/47	H. Gardner					0		" :]:	0 5	0 ]	,,
342 345	Robert Gray Thos. J. Gray:		::			0	Rochester	"	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	0	Rochester
346	Bedelia Gray		[	3	0	0		"	1 0	0	,,
624 409	Annie Harrington Hart and Cresswell		::				Echuca North Rochester	,,	0 5	0	Echuca Rochester
	Mary Johnson						Echuca North	"	0 10	ŏ	Echuca

(1) Salt-collecting licence.——(2) Tramway site.

### RENEWAL OF LICENCES-continued.

Number of Licence.	Name of Licenses.	Area, subject to modifica- tion of boundaries. and area.	Parish or Situation.	Date of Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at
		A. B. P.			£ s. d.	

### Under Section 145 of the Land Act 1901, -Payment to be made yearly-continued,

477	Patrick Kerins	1	1 🔻	07	Λ	Echuca North	:	1.1.13	0, 10	0	Echuca
471					ŏ				0 10	ŏ	
1454		• • •			ŏ	,,		,,	0 10	ŏ	,,
2752	Geo. Knight `	•••			ŏΪ	"	•••	,,	0 1	ŏ	,,
510	Jno. Lee	•••			ő	Moira		,,	1 0	ň	,,
584	Fredk. Maloney							,,	0 5	ŏ	**
373	Jas. Mann				0	Wharparilla		7.5	1 0	ŏ	Shepparton
i546	Thos. Martin	_::.			0	Toolamba West	:	**		0	Echuca
594	The Murray River Saw Mill Co	y. Ltd.			0	Echuca North	• •	**	0 10		
2172	J. J. Murphy	!			0	Tatura	• • •	,,	1 0	0	Shepparton
1543	Patk, Murphy	}			0	Rochester		,,	0 15	0	Rochester
1551	Patk. Murphy	'			0	,,		,,	1 0	0	"
1615	Margaret McCarthy				0	Corop		,,	1 0	0	Rushworth
2658	Chas. McDonald		3	0	0	Toolamba West		,,	1 0	0	Shepparton
676	Daniel McKinnis		3	0	0	Moira		,,	1 0	0	Echuca
1633	Elizabeth McKinnis		3	0	0	,,		,,	0.15	0	,,
2401	Jno. McLean	!	3	0	0	Toolamba West		,,	1 0	0	Shepparton
2647	Neil McLean		3	0	0	,,	'	.,	1 0	0	,,
2645	Finlay McLean		3	0	0			٠,,	1 0	0	,,
1857	Charlotte M. O'Neill				ŏΙ	Echuca North		- ,	0 10	0	Echuca
1856	E. J. O'Neill				ōΙ				0 10	0	,,
2771	A. J. Pettigrove				ŏΙ	Gunbower West		- ",	1 0	0	,,
2826	Rachel Rookes				ŏ	Toolamba West		,,	1 0	Ó	Shepparton
2820 866	Mary Stanley	- ::			ŏ	Echuca North		,,	0 10	ō	Echuca
2887	Mary Stevenson	- ::			ŏl	Toolamba West	- :: :	",	1 0	ŏ	Shepparton
2878					ŏl			,,	1 0	0	,,
		• • •	ő		ŏΙ	Echuca North			0 i	o.	Echuca
601/47	Henry Sutton, deceased C. E. Stone	••	2		ŏ	Toolamba West	• • •	"	ĭō	ŏ	Shepparton
2880		• • •			ŏ	Echuca North		,,	0 10	ŏ	Echuca
2940	Chas. T. Tracey		1		ŏ			"	0 10	ŏ	2011404
2950	J. P. Traynor	• • •	3		ŏ	Narioka	• •	17	i o	ň	Nathalia
2945	Wm. Thorpe		1		ŏ	Echuca North	٠٠ ١	",	l i ŏ	ň	Echuca
1934	Victorian Rlys. Commissioner		_			Edition North	٠٠	,,	liŏ	ő	
09	Victorian Rlys. Commission	ers (1)	ļ		0	Rochester		,,	liö	0	Rochester
972	David Wagstaff	••	1	-	0			,,	1 0	ő	Echuca
1581	Samuel Weir	• •	1		0	Echuca North	• • •	,,		0	1
2977	G. Wells		. 1		0	**	• •	,,	0 10		,,
2562	B. R. Wilson		3		0	. "		"	1 0	0	Rochester
1974	T. B. Williams		2	0	0	Rochester	•••	,,	0 15	U	Vocuester
			:						l		1

<sup>(1)</sup> Tramway site.

### Land Act 1901, Section 142. ISSUE OF LEASES APPROVED.

ISSUE of Leases as indicated hereunder having been approved, it is hereby notified that the Rents and Fees specified may be received by the undermentioned Officer in each case. Rent should be paid quarterly in advance.

		Area,			Amou	nt to be Col	lected.	
Number of Lease.	Name of Levee.	subject to modification of boundaries and area	Locality	Date of Lease	Annual Rent.	· Fee for Lease.	Total Amount of First Payment.	Payable to the Receiver of Revenue at -
		<u> </u>						
0137 0145 0322 052 0309	Herbert Atkinson (1, 2, 3) Herbert Atkinson (1, 2, 3) Robert Albert Ashe (1, 2) Charles Allan McIndoe and Frederick Cook The Commissioners of Savings Banks (1, 4)	0 0 20	Wonthaugi	24.6.10 24.4.11 22.4.10 1.1.13	£ r d.  13 4 0 9 18 0 6 12 0 3 6 0 25 0 9	£ s. d.	£ a. d. 60 2 10 24 18 2 5 2 8 3 6 0 26 0 0	Wonthaggi

<sup>(1)</sup> Term 50 years.(2) Rent reduced from 23rd December, 1912.

<sup>(3)</sup> Interest included.
(4) In lieu of Permissive Occupancy, Gazette, 12th April, 1911.

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### Land Acts.

### TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 145th section 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.	Name of Transferee.	Area, subject to modifica- tion of boundaries and areas.	Parish.	Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid.	Rent payable to Revenue Officer at—
			A. B. P.				£ s. d.		
0346	Henry McCulloch	John W. McCulloch	0 1 0	Wonthaggi	145	9.5.10		£1, Melbourne	Wonthaggi
0832	Arthur Asquith	Anthony Munley	0 1 0		145	i.7.11	1 5 0	£1, Melbourne	n n
0211	J. R. Smith	Edward J. Bone	0 1 0	11	145	9.5.10	1 5 0	£1, Melbourne	
03	Martin Braby	Wm. Butler	0 3 33	Township of		1.7.09	0 10 0		Tallangatta
140/м	Alfred Edwards (1)	Thomas Dickin- son	0 1 0	Tallandoon Wonthaggi		1.1.11	1 5 0	29.10.13 Melbourne	Wonthaggi

(1) Permissive occupancy.

Department of Lands and Survey, Melbourne, 7th November, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

### Land Acts.

### LICENCES UNDER THE LAND ACTS 1901, 1904, AND 1909 REVOKED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have been revoked by the Governor in Council for the reason specified in each case.

### For Areas made Available see Special Heading in next issue of "Gazette."—"Fortnightly List of Crown Lands Available."

Department of Lands and Survey, Melbourne, 28th October, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

District	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allot- ment.	Area.		Reasons f	or Forfei	ture, &c.	Pay Office.
						A. R.	Р.				
			Licences und	der the Land	Acts 190	1-4-9.					
Beechworth(1)	0173	Isaac J. Wood	47	Mudgee- gonga	1, sec. 17	7 20 0	0	Non-pay fees	ment of	licence-	Beechworth
. (2)	4508	Lewis Living- stone	54	Dorchap	9, 10, 8 11, sec 24		0	17	u	"	Tallangatta
Geelong (3)	097	Bernard Dolan	47	Wyelangta		. 147 0	0	"	11	"	Colac

(1) First class.

(2) Third class V.C.

### Land Acts.

### LEASE UNDER THE LAND ACT 1898 FORFEITED.

OTICE is hereby given that the Lease mentioned in the Schedule hereunder has been forfeited by the Governor in Council for the reason specified.

### For Areas made Available see Special Heading in next issue of "Gazette."—" Fortnightly List of Crown Lands Available."

Department of Lands and Survey, Melbourne, 28th October, 1913. J. MURRAY.
Acting Commissioner of Crown Lands and Survey.

District.	Corr. No.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Reasons for Forfelture, &c.	Pay Office
•		 		<del></del>	A. B. P.		
. '	•	T.ea	se under the La	and Act 1898			

center the Land Act 1898.

Corry 61 | Taminick ... | 91A, 91B | 315 | 1 6 | Non-payment of rent | Wangaratta



### Land Acts.

LICENCE AND LEASES UNDER THE LAND ACTS 1898, 1901, 1904, 1909, AND 1911 DECLARED VOID.

NOTICE is hereby given that the Licence and Leases mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

For Areas made Available see Special Heading in next issue of "Gazette"—"Fortnightly List of Crown Lands Available."

Department of Lands and Survey, Melbourne, 28th October, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

District. C	Corr. N	Name of	of Licensee Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Allot- ment.		Area		Reasons for Forfeiture, &c.	Pay Office
	ł						A.	R.	P.		
				Leases	under the <i>La</i>	and Act	1898	3.			
Ielbourne (1)	1366	Clara	a Hibbeler	29	Darnum	81	239	0	0	Non-payment of rent	Warragul
astlemaine(2)	459		ard Kit-	29	Langley	S12B	34	0	0	Non-payment of rent	Kyneton
	٠			Licence unde	er the Land.	Acts 19	01-4	-9-1	1.		
eechworth (2	0345	Arth	nur Watt	54	Belvoir West	13 & 13A, sec. 9		0	0	Non-payment of licence- fees	Wodonga

NOTE.—MELBOURNE DISTRICT.—The notice gazetted 27th August, 1913, p. 3934, rc lease 0342/142, Christina Ware, allotment 10, section 28, parish of Wonthaggi, is hereby cancelled.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 193RD SECTION OF THE LAND ACT 1901.

NOTICE is hereby given that reasons against the forfeiture of the Licences and Leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such Licences and Leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto, and before the persons therein mentioned in the first and second columns respectively set opposite the names of said Licensees and Leasees.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 11th November, 1913.

		Sche	dule.				
Place and Date of Hearing.	Persons appointed by the Minister.	No. of Licence or Lease.	Date of Licence or Lease.	Name of Licensee or Lessec.	4	Area.	Locality.
					Α.	R. P.	
Camperdown, 26th November, 1913	Land Officer	5541/54	1.3.1909	J. W. Milkins	101		Wiridjil
Colac, 25th November, 1913 Ballaarut, 20th November, 1913	Land Officer Land Officer	5256/47-49 2020/103	1.1.1909 1.3.1907	James Evans William Anthony	124 20		Wangerrip Yarrowee
Wangaratta, 25th November, 1913	Land Officer .	3411/56 264/29	1.1.1910 1.1.1900	Donald Swan Representative of G. Delaney (deceased)	390 480		Wahonga Byawatha
Port Fairy, 24th November, 1913	Land Officer	2911/44 1466/29 04/145	1.1.1906 1.1.1901 1.6.1909	John Trimble B. J. Keates Patrick Gavin	102 22 1	0 0 3 5 A	Broadwater Kirkstall
Casterton, 27th November, 1913	Land Officer	215/29 425/29 2264/145 3237/145	1.1.1903 1.1.1902 1.9.1900	John Craig J. F. Howlett Wm. Dyson	665 491 0	0 0 0 0 0 3 20	Bahgallah Dergholm Sandford
		3238/145 3254/145 3255/145	1.11.1902	Jas. Doyle F. P. Doyle Mary Doyle Alice Doyle	1 1	3 39 4 3 39 4 3 38 6	0
		3421/145 3516/145 3787/145	1.9.1903	Frances Gilding James Lane	1 1 2	3 38 7 2 1 1 0 0	ĺ
	ļ	9/8//149	1.4.1903	Representative of Mary Rigney (de- ceased)	1	1 36%	n n
	٠	5525/145 1851/51	1.7.1898 13.7.1912	J. H. Lane George Gill	0 20	2 31 0 9	Casterton (Dunrobin
Foster, 19th November,	Land Officer	2498/103	1.6.1889	Robert Lansdell	20	0 0	Estate) Wonga Wonga
Yarram Yarram, 20th November, 1913	Land Officer	· H:2083	   	To consider the ques- tion of the Revoca- tion of the Cricket and Recreation Re- serve in the Town- ship of Tarraville	.3.	0 0	South Tarra Tarra

and Survey.

J. MURRAY, Acting Commissioner of Crown Lands

35
Part 38
30, and Part 37
Part 38
96

Meerlieu ( Dergholm ( Roseneath

Margaret Dungey, Woodside ... ... Annie Clemens Baum, Stratford ... Hezekiah Howlett, Dergholm (as executor)

John Quinn (a)
Annie C. Baum (administratrix of Heinrich T. Baum)
Anne McPhee

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**Zarra**m

LEASES.-TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

ETURN of all Transfers registered at the Office of Titles of Loases issued under Sections 19-20, 42-44, 47-49, 50-51, 59-51, 54-56, 29, 35, 85, 130-383 and 142, of the Land Acts 1869-1878, 1890, 1898, 1890, 1901, 1904, 1905, 1909, and 1911, and Sections 5-10 of the Settlement on Lands Act 1893, and Section 49 of the Closer Settlement Acts 1904, 1905, 1909, and 1911, and Sections 5-10 of the Settlement on Lands Act 1893, and Section 49 of the Closer Settlement Acts 1904, 1905, 1909, and 1911, and Sections 5-10 of the Settlement on Lands Act 1899, and Section 5-10 of the Settlement Acts 1809-1878, 1890, 1898, 1890, 1898, 1890, 1891, 1901, 1902, 1909, and 1911, and Sections 5-10 of the Settlement on Lands Acts 1899-1878, 1890, 1890, 1890, 1901, 1901, 1902, 1909, and 1901, and Sections 5-10 of the Settlement on Lands Acts 1890, 1890, 1890, 1890, 1901, 1902, 1909, and 1901, and Sections 5-10 of the Settlement on Lands Acts 1890, 1890, 1890, 1890, 1900, 1909, and 1901, and Sections 5-10 of the Settlement on Lands Acts 1890, 1901, 1901, 1902, 1909, and 1901, and Sections 5-10 of the Settlement on Lands Acts 1890, 1901, 1901, 1902, 1909, and 1901, and Sections 5-10 of the Settlement on Lands Acts 1890, 1901, 1901, 1902, 1909

Department of Lands and Survey, Melbourne, 6th November, 1913.

4916 'arracknabeal Receiver of Wedderburne Beechworth Beechworth nglewood Bairnsdale 28 25 33 112 12 24 18 0 12 4 8 2 Extent. ď 141 102 102 477 339 339 1127 1127 296 242 242 265 265 195 96 96 212 112 115 115 115 319 38 261 13 123 261 Particulars of Land Transferred. Section. Ρ, : 22 :၁ 34 21 and 23 109A and 109C 3r 25 13 528 55 Part 241 498 9 and 10 Allotment. 21 59J ŭ I 982888 ::: ::: ::: Coongulmerang Burke ... Krambruk Natte Yallock .. Bidwell ... Yalong South Connangorach Newlingrook Toora ... Trawalla Tarranginnie Gembrook Mallacoota Dropmore Beechworth Parish. Woorragee Granton Werrigar Burke ... Woranga Eumana Meerlieu Tchuterr Terip John Nichol, Bendock (as executor) ... ... ... Arthur Percival Joseph, Amphitheatre (as executor) ... Frederick Leslie Joseph and Oliver Harold Joseph, both of Amphi : : 🔏 : : John Shennan, Silver Creek, near Beechworth . . . . . Sydney Eden Allan, Mallacoota (as administrator) . . . Robert Adam Megget and Alexander Peter Megget, of Torip Period ending the 17th day of October, 1913. Hubert Crouch, Toors Jeannie Hughes, Beaufort, Albert Walter Hughes, executrix and executor) James Winnett, Ensay ... ... ... ... ... ... Annie Clemens Baum, Stratford (as administratrix) Name of Transferee, Peter Birtles, jun., Woorragee Peter Birtles, Woorragee ... Gavin Scouller Johnston, Lindenow (as executors)
Robert Adam Megget, Terip Terip Annie Clemens Baum, Stratford Catherine Clydesdale, Seymour : : Peter G. Docherty (executor of Catherine Docherty) Joseph) Heinrich T. Baum Annie C. Baum (administratrix of H.·T. Baum) James G. Stewart of Moses Moses Joseph ... Arthur P. Joseph (as executor Robt. A. Megget and Alexr. P. Arthur I. Armstrong . Ebenezer Bell, sen. . Arthur Thos. Goullet . John D. Cattermole . John Henson Henry F. Paterson William Allan Mary S. Megget Wm. J. Morris, jun. Richard Hy. Jeffs John Nichols Fredk. Fisher Peter Hickey John Murray of Mary S. ... Sarah E. Shennan Sarah E. Shennan Carl Seggelke John R. Hughes Robt. Hutchison Phos. McGuin Edward Cook 3367/47-49 3367/47-49 3561/47-49 2082/47-49 3238/47-49 274/42-44 2552/42-44 12908/42-44 2380/47-49 4744/50-51 2811/59-61 2545/59-61 2861/39-61 2821/39-61 2821/39-61 2834/39-61 2880/54-56 2883/54-56 2255/54-56 2437/42-44 2545/59-61 Corr. No.

30																							
Tallangatta	Yarram	Sale	Horsham	Barrasdale Portland	200	Yea.	Bairnsdale	Tallangatta	Casterton	Camperdown	Portland	Melbourne	£.	Horsham	_		Inglewood	:	Secretary, Lands Pur.		Bourd, Mel-	pontine	•
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318	380	678	82	331	221	317	684	13	1,265	200	32	127	105	20		.;	320 320		-1			. 5 114	•
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::	: :	:	:	:	: :	:	:	:	:	:	: '	ited,	:	: :	-		tors)		:			: :	-
tratrix)	: :	:	:	: :	: :	:	:	:	:	:	both of Condah	a of Australia Lim	trix)	dininistrator)		.ses.	Dendigo (as execut		:			::	
dminis 	: :	:	:	: :	:	:	ಥ	:	:	٠-:	oscoc,	ociatio	execu	is (des natec)		ent Lea			:			: :	
Mary Hutchinson, Walwa Creek (as administratrix) His Majesty the King Thomas Potasson, Womann	Emily Marshall, Ballarat East	Victor Theodore Little, Sale	Islary Eldridge, Bungalally	Edward Thomas Smith, Mildura	Jeremiah Jno. Gleeson, Bessiebelle	Bruce Vernon Gillan, Yea	. Fatrick Andrew Sinnott, Tabberabbera		Annie Scown, Dergholm	John Wm. McIntyre, Port Campbell		Melbourne (as administration)	ſ			Closer Settlement Leases.	Emma Beecroft, Derby	F F	Lupnemia Barr, Keilor (as executrix)			Frederick Chas. Dean, Werribee Charles Bede Counsel, Melbourne	
• •	• •	•	•	• •	о О	•	H.	<b>11</b>	:	•	•	:	:	oks (in			(execu		:			::	
::	: :	:	:	: :	l McAlle	:	Det.	<b>.</b>	MoPhee	:	:	:	:	Ilian H			Taylor		:			::	
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Peter H. Hutchinson James Supple William Lyons	John Marshall	Helen G. Campbell	John O'Rourke	Robt, H. McFarlane	Martin McAllen (executor of Michael McAllen)	James Hy. Antony	Mary Hutchinson (administratrix of Poter Hy	Hutchinson)	Hezekiah Howlett (executor of Anne McPhee)	Samuel Cairns	Thomas Koscoe		David Peacock Robert, Johnson	Vernor Walter Fraser and James William Hicks (insolvent)		Flizabeth M Holland		Torse of Elizabeth Mary Holland)	ventes Dail	· <del>-</del>		John Giles Fredk. Wm. Jeffrey	.
$\frac{411/29}{867/29}$	534/29	62/821	732/29	615/29	1685/29	62/8	1600/291	411/29 }	1686/29	161/35	1769/130-383	noi out lant.	753/130-383 3438/5-10	0158/142	12	. 559/49	229/49	1054749	( ± /±00 +			1913/49 <b>244</b> 4/49	-

" (a) In lieu of notice gazetted 29th October, 1913, p. 4759.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

4918

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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 Treaturer to collect Territorial Revenue.

Department of Lands and Survey, Melbourne, 7th November, 1913.

Payable to Receiver of Bevenue at-Total
Amount of
First
Payment. Amount to be Collected. Fee for Licence. Survey
Charge
Payable In P.
Hakl-yearly chuding installatellate in the Charge (if any). Under Section 54 of the Land Act 1901 as amended by the Land Acts 1904-9-11.—Payment to be made half-yearly. Class. Section. Allotment. Parish or Situation, Area, subject to modification of boundaries and area. **A.** R. P. Name and Address of Licensee. Number of Licence.

0317 Frederick J. Scammell, Corryong (1, 2, 3, 4) | 201 0 0 | Thowgia... | 30 and 30a | 1 | 3rd | 2.7.1906 | ... | 2 10 3 | 1 0 0 , ... | Tallangatta

(1) This is an ante-dated licence.——(2) Portion of 29th section leasehold.——(3) Subject to Special Mining Condition, section 98, Land Act 1901.——(4) £6 5s. rent paid under section 29 and £23.18s. licence-fees paid under section 54 oredited. £1 fee for licence paid.

	Avoca Maryborough	Castlemaine	Bendigo			Wonthaggi	}	: :	ŗ		Melbourne		Casterton Avoca			і Наггоw		Harrow	Hamilton
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of the	::	: :	:	::	of the	:	:	:	:	:	::	45 of 1	::	) Exp	1 88 81	:	f the 1	:	:
Under Section 103 of the Land Act 1901.—Payment to be made yearly	Glenmona Maryborough	Chewton	Marong	Huntly	Under Section 145 of the Land Act 1901,-Payment to be made quarterly	Wonthaggi	:		:	<b>.</b> 	Port Melbourne	Under Section 145 of the Land Act 1901.—Payment to be made yearly.	Digby Glenpatrick	5	Under Section 147 of the Land Act 1901 as amended by the Land Acts 1904 and 1905.—Payment to be made yearly.	Balmoral	Under Section 14 of the Land Act 1905Payment to be made yearly.	Balmoral	beear
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			5   Nora Waldron, View-street, Bendigo 5   Elizabath J. Morshaad, Neilborongh			_		_	James Glare the younger		3 J. Kitchen and Sons Limited		075   Martin George Gull, Digby (1) 047   Ruth Harvey Lambert, Elmhurst			401   Colin Todd, Hamilton		401A   Colin Todd, Hamilton	Adolphus A. Young, Dunkeid
<u>.</u>	0323	0324	9 8 8	083	,	0110	01114	01117	01118	01119	01116		075			401		4014	DUZA

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	Payable to Receiver of Revenue at—				_		ale 1		મ	Sg:		100	Sgri
				Stawell	Portland	Ararat	Bairnsdale	Omeo	Bairnsdal	Wonthaggi	,	Melbourn	Wonthaggi
ed.	Total Amount of First Payment.	£ . d.		0 14 5	1 3 9	3 10 0	5 0 0	1 17 6	0 0 0	25	000	4.6	0 0 7
Amount to be Collected	Fee for Licence.	£ • •		0 5 0	0 2 0	0 5 0	0 20	0 2 0	0 0		0 0	1	 
	Payment, in- cluding instal- ment of Survey Charge (if any).	£ 9. d.		0 7 6	0 15 0	3 5 0	5 14 0	0 0 0		0 0	0 0	0 0	- > >
Survey	Charge Payable in 12 Half-yearly Instalments.	£ 8. d.		:	;	:	:	:	:	:	:	:	: :
	Date of Licence.		rly.	1.7.1913		1.10.1913	1.12.1912	1.10, 1913	1.11.1913	1.10.1819	•	•	st. October 191
	Class.		o made yea	:	:	:	:	:	:	:	:	:	Exnires 31
	Section.		ment to b	:	:	:	:	:	:	:	:	:	` (F)
	Allotment.		1 <i>ct</i> 1901.—Pay	:	:	:	:	:	:	:	: :	: ;	2) Amount pai
	Parish or Situation.		ler Section 187 of the Land Act 1901.—Payment to be made yearly.	Callawadda	Curracurt	Proper	Cuttomum	_	Wonthaggi	Port Melbourne	Beenak	ioni.	30th September. 1914.——(2) Amount paid.——(3) Expires 31st October
Area,	subject to modification of boundaries and area.	B. P.	Under Se	32 0 0	134 0 0	1813	0 0 777	26.169 0 0	81 0 9	1.090 0 0	14 0 0	2 3 20	(1) Expires 30th
	Name and Address of Licensee.			Florence Emma McAllister, Bismarck (1)	Bose Conhor Glenthomnson	G. H. Slocombe, Buchan (9)	Albert Matthews. Benambra (2, 3)	George E. Cameron, Buchan South (1, 2)			Geo, H. Smith		
Vinaber	of Licence.			:	:	: ;	; ;	: :	0246	0249	0217	0248	

person as set forth:-	
BAIRNSDALE DISTRICT.—Permissive occupancy has been granted to the undermentioned	

Pay Office,	Bairnsdale
Rental.	£ 8. d. 0 10 0
Parish.	Colquboun
.Area.	Jetty
Date.	1.8.13
Name.	Coate Bros
Corr. No.	0103/145

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Land Acta.
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 Lasse Lease will be duly advised.

						_		Condition	Conditions—How compiled with	mplled with.	•		Ато	unt to l	Amount to be Collected.			Pavable to the Of	100
Date of Leade.	Name of Lessee.	Parish.			Extent.	<u> </u>	Fencing.	Oultivation.	Other Improve- ments.	Total.	Residence.	Rent payable Half-yearly	Bent due to date.		Fees. Lease. Certifi-	Fg	Total to Pay.	authorized by the Treasurer to collect Territorial Revenue at—	asurer ne
			<u>                                     </u>		4	4   A	£ . d.	£ 4. d.	£ e. d.	- F	Ġ.	33	* 4 4 7	4.	'हं 'बं 'अ	4	s. d.		
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1.8,13	Geo. Lorimer (1) Wm. Jas. Loosemore			Ö.		1 13 3 28	::,	::	::	220 0	0 You 0 Yes	$\begin{vmatrix} 2 & 7 \\ 1 & 16 \end{vmatrix}$	$\begin{vmatrix} 6 & 2 & 7 \\ 0 & 1 & 16 \end{vmatrix}$	 	::	e 61	7 16 0	Warragul	18198 18482
					-	Under Se	etion 49	of the Lan	Section 49 of the Land Act 1901	as amended by	d by the L	the Land Act 1904	<b></b>						
2.9.13	Luigi Lana	Neilborough	-:.	2nd	029	0;	:	:	:	40 0	O Yes	8 0 1	8 0 6	6	:		80	Bendigo	3486
1.8.13		Yackandandah Hlawarra		Sud Sud			::	::	::	92	O Yes	10	6 0 15		::			Stawell	0500
1.8.12		Landsborough		2nd 2nd	86 86 95 95		: :	::	::	5.4 0.0	0 Yes 0 Yes		5 2 3 2 3 3	9 2	::	4-	0 0 0		2022 2082
2.7.12		Bellaura	::	2nd			:	:	:	<b>8</b>	0 Yes	1 18	3 5 14	G 7	:	٦,		<b>:</b>	2059 2577
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2.4.12	Alfred Hart (7)	Nullan Concongella	::	lst 1st		800	::	::	::	22	0 Yes		0 1 10	-0	::			Stawell	3/2W. 0214
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1,10,13		Natte Yallock		İst		900	::	::	::	215 0		3 18	81 8	•	: 	ж, -		Dunolly	2163
1.7.13 $2.7.12$	Alice Ann Burns (10) Margt. J. Masterson	Glenmona	::	lst 2nd	158 2	22.22	::	::	::	121 0	0 Xes	2 19	8 8 19		::	- 6	19 0	Avoca Ballaarat	3523
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1,1.13	1,1,13 ( Margaret Kelly	Tittybong	:	2nd	1 159 3	3 39	:	:	:	229 0	0   Yes	3 0	0 9 0	0	- :	- 1	0 0	0   Wycheproof	
						ď	der Secti	on 56 of th	Under Section 56 of the Land Act 1901	t 1901.								` -	
$\begin{bmatrix} 2.4.12 \\ 1.7.13 \end{bmatrix}$	Steward W. Malseed Nathaniel Cayzer	Mouzie !   Waratah North	—	3rd 3rd	101 556 3	31	·::	::	::	501 0	0 Yes 0 N.R.	$\begin{vmatrix} 1 & 5 \\ 6 & 19 \end{vmatrix}$	$\begin{vmatrix} 6 & 5 & 2 \\ 3 & 6 & 19 \end{vmatrix}$	<del>0</del> 60	:: —	-10	19 3 3	Portland Melbourne	2582 19182
					ם	Inder Se	oction 56	of the Lan	Under Section 56 of the Land Act 1901	as amended by	d by the Land	and Act 1904	ند.					-	
1.8.13	P. J. Doran	Broadford	::	3rd V.C.		- 83	::	::	::	54 48 0			0 12 0 12 22 22 23	11 9	::		7	Kilmoro . Heathcote .	3229 3383
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Yes Yes Yes	Yes Yes N.R. Yes	by the Las	*****
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1.13   Thomas F. Cameron   Commagorach   3rd   301   1.7.13   Elizabeth Currie   Ledcourt   3rd V.C.   639   1.1.13   Charles   Charle	John Burge (13)          Berrimal         3rd           Thomas George Place (14)          Wareek          3rd           Kate Dum (15)          Berringana          3rd           Thomas Kendall          Coongulla          3rd V.C.           Thomas McMichael          Licola North          3rd	1.1.13   Michael Frawley	(1) £1 per acre.
1,1,13	2.9.13	1.1.13	(1) £

(1) I. Iper were.
(2) E. I. Iber were.
(3) Rent £4 log. credited to lease.
(3) Rent £4 log. credited to lease.
(4) Rent £4 log. credited to lease.
(5) Rent £1 s. credited to lease.
(5) Rent £1 29. 11d. credited to lease.
(7) Lease fee £1 paid.
(8) Rent £10 credited to lease.

(9) Includes 4s. interest short paid.
(10) £1 rent overpaid under licence credited.
(11) Ront £48 credited to lease.
(12) Includes 1s. 3d. interest short paid under licence.
(13) £4 rent overpaid under licence credited.
(14) £6 17s. 6d. rent overpaid under licence credited.
(15) In lieu of Gazette notice, 22nd October, 1913.

Department of Lands and Survey, Melbourne, 7th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS. Land Acts.

VOTICE is hereby given that permits to occupy Grown Lands have been issued to the following approved applicants, and that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treaturer to collect Territorial Revenue. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th November, 1913.

									Amount	Amount to be Collected.	ted.	
No. of Licence or Lease.	Name and Address of Licensee or Lessee.	Area subject to modification of Boundaries and Area.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence or Lease.	Survey Charge Payable in 12 Half-yearly Instalments.	Payment, including instalment of Survey Charge (if any).	Ree for Licence or Lease.	Total .Amount of First Payment.	Payable to keceiver of Revenue al-
		A. B. P.						£ s. d.	£ s. d.	£ 8. d.	5. g.	
			Under Section 8 of t	Under Section 8 of the Land Act 1911.—Payment to be made half-yearly.	ayment to be 1	nade half-yearly						
185	Evelyn Aylmer Cecil Russell, Gem-	65 3 39	Gembrook	95	:	2nd	1.11.1913	:	1 4 9	1 0 0	6 + 3	Melbourne
195 18 96	brook (1, 2)  Chas. Herry Angus, Woodend James Ryan, Woodfield (1) John Ridge, Madden's Flat, Snake	33 0 0 640 0 0 5 2 16	Woodend Maintongoon Carngham	5 and 6 Part 29 22A	3;; G	2nd 3rd V.C. 1st	± = =	7 10 0	0 12 5 4 12 6 0 3 0	11000	1 12 5 5 12 6 1 3 0	Kyneton Alexandra Ballaarat
<b>→</b>	Phillip Edward Allen, Portland (3)	251 3 24	Under Section 37 o	Under Section 37 of the Land Act 1911.—Payment to be made half-yearly. rragal   14 i	.—Payment to be	e made half-yes !	arly. j 1.7.1913	:	116 1 0 1 1 0 0	1 0 0	-	Portland
0419	0419   George Sarah, Haddon	85 63 57	Under Section 10 Haddon	Under Section 103 of the Land Act 1901.—Payment to made yearly. In	l.—Payment	o made yearly.	1.11.1913	:	0 10 0 0 2 6 0 12 6 Ballaarat	0 2 6	0 12 6	Ballaarat

(1) Subject to Special Mining Condition, section 98, Land Act 1901. (2) Subject to Special Gold Mining Condition. (3) £17 ls. rent and fee paid credited.

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Amount of tent paid of Persetual Lease to be credited.

# Malles Lands.—Land Act 1901, Part II. (as smendêd by the Land Acta), Section 222.

## APPLICATION FOR LEASE APPROVED.

THE following Application for Lease having been approved, it is hereby notified that the Rents and Fees specified may be received by the undermentioned Receiver of Revenue.

Department of Lands and Survey, Melbourns, 16th November, 1913.

No. 172.—November 12, 1913.—15379.-

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

e		
	Payable to Receiver of Revenue at-	Horsham
	Lease Fee. Total to Pay.	1. d. £ s. d. Horsham
ed.	Lease Fee.	£ 8. d.
Amount to be Collected.	Valuation of Improvements.	d.
Anı	Rent payable half-yearty for balance of term of Lease.	£ 8. d.
	Rent payable Rent payable half-yearly during first 14 of term of Lease.	1 5 d.
	Area.	401 0 26
	Parish	Ding-a-ding
	Agricultural Allotment Number,	43
	Name of Lesses.	Collins, Henry
	Date of Lease,	1.7.11

Norg.-Interest on everdue rents-5 per cent., as provided in section 40, Land Act 1904.

### Land Act 1901, Part II.

ACCEPTANCE OF SURRENDER OF PERPETUAL LEASE FOR MALLEE ALLOTMENT AND ISSUE OF AGRICULTURAL ALLOTMENT LEASE.

THE surrender of the Mallee Perpetual Lease issued to the person named in the Schedule hereunder having been accepted in accordance with section 226 of the Land Act 1901 as amended by the Land Act 1904, it is hereby notified that the issue of an Agricultural Allotment Lease has been approved. All rept paid on the surrendered Lease to be credited.

Department of Lands and Survey, Melbourns, 10th November, 1913.

Number of Agricultural Allotment Lease.

Schedule referred to.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Payable to Receiver of Revenue at-Swan Hill Fotal Amount of First Payment. 0 +; 0 0 +; 0 0 ±; Fee for Lease. Balance of Amount to be Collected. £ 8. d. 2 0 0 3 0 0 £ 8.0. Rent payable half-yearly during first £ s. d. 3 0 0 1.7.13 34 years Term of Lease. Class. 3rdAgricultural Allotment No. Tyntynder West Parlib. **A. B. P.** 480 0 Area. : Name of Lessee, 2504/218k Kehiry, Alexander

\* The amount of Licence fees which would have been payable under an Agricultural Allotment Licence, if it were issued, has been divided into equal instalments and added to rent payable during first fourteen Fens of term of Lease.

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

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Land Act 1911, Section 22.

MALLEE LANDS AVAILABLE FOR APPLICATION AS SELECTION PURCHASE ALLOTMENTS.

THE land is situated on the west side of the Mildura railway line, between Tempy and Nunga railway stations.

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 Saturday, 15th November, 1913.

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 selection purchase lease and at the end of six years, if the residence, cultivation improvement, and all other conditions have been complied with, the lease will be endorsed under the seal of the Board of Land and Works to the effect that such conditions have been complied with, and at any time within the remaining period of 14 or 34 years (as the case may be) a Crown Grant will be issued on payment of the full amount of the purchase money.

The survey fee must be paid within 28 days of demand, and will range from £9 to £11 per allotment.

The lease will contain (inter alia) conditions to the effect as follows:—

That substantial and permanent improvements shall be made on the land, if in the first class, to the value of 3s. 4d. per acre, before the end of the second year from the date of the lease, another 3s. 4d. per acre before the end of each of the third and fourth years, and the balance of 10s. per acre before the end of the sixth year of the lease. If in the second class, to the value of 2s. 6d. per acre before the end of the second year from the date of the lease, another 2s. 6d. per acre before the end of each year of the third and fourth years, and the balance of 7s. 6d. per acre before the end of the sixth year of the lease. If in the third class, improvements to the value of 5s. per acre must be made on the land before the end of the third year from the date of the lease, and the balance of 5s. per acre before the end of the sixth year of the lease.

The first half-year's rent and lease-fee must be paid prior to issue of lease.

That the lessee shall go into residence on the land within twelve months after the date of the lease, and shall reside for at least three years and nine months on, or within five miles of, the land during the first six years of the term of the lease, 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 lessee, 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 first six years of the term of the lease, and that after the first six years of the term of the lease the lessee shall not sell, transfer, assign, mortgage, or sublet the whole, or any part of the allotment unless and until the lease has been endorsed under the seal of the Board to the effect that all the conditions and covenants of the lease during the first six years thereof have been combiled with.

No person who already holds or has previously selected the area of Mallee land allowed by classification will be eligible to apply.

The total area of Mallee land which may be selected is 640 acres if in the first class, or 1,000 acres if in the second class, or 1,280 acres if in the third class. Any further area (limited as by the next succeeding paragraph) can be obtained only by purchase from other persons.

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 residence or agriculture and grazing, 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 1,600 acres, if the land be in any other class.

That the lessee or grante or owner shall preserve the timber on, or plant an area of, not less than 3 per cent. of the total extent of his holding. (N.B.—Along the exposed boundary lines, viz., the western and southern, would be preferable).

No person unless specially authorized, will be permitted to clear timber from any portion of areas retained for the purposes of roads and windbreaks.

Plans may be obtained at the Enquiry 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 Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue, by the Railway Department, of a ticket over the Victorian Railways only, at excursion fares, to enable them to inspect the land, or to attend the Local Land Roard.

### J. MURRAY,

Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd October, 1913.

### SCHEDULE OF ALLOTMENTS.

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6 7 8 1 2 3 4 4 5 6 6 7 9 10 11 12 13 14 49 55 2 55 56 57 58 43 44 45 46 6	"		710	Third	0 13	0	5 15	5
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### MALLEE LANDS.

I T is hereby notified that the transfers of Agricultural Allotments scheduled hereunder have been registered at the

Melbourne, 10th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

### Schedule.

Allotments.	Parish.		Area in Acres.	Name of Former Lessee.	Name of Present Lessee.	Next Rent due.	Pay Office.
19, 19 <sub>A</sub> 9, sec. 3 18	Ultima Kooem Beulah	 	631 640 640	Denyer, A. W Coughlan, Nora Schneider, L. A. G	Livingston, Wm. Henry Connell, Denis James Schneider, Maria	1.1,1914 1.7,1913	Swan Hill Warrackna-
30 1 67	Kallery Gaatanungah Willenabrina		631 640 135	McKenzie, John West, Arthur Chace, Jno. and Campbell, Donald (executors of Mac. Chace)	Hosking, James Fisher, Frederick Chace, John William	1.1.1914	benl ""
68	···		55	(deceased) Chace, Jno. and Campbell, Donald (executors of Mac. Chace) (deceased)	Chace, John William	11	11
25 66 5 and 5A 89	Withelmina Yarrock Hindmarsh Gerang Gèrung		25 471 521 752	Brooks, A. T. McMillan, Wm. Laidlaw, Walter John Roberts, Wm. Henry	Price, William McMillan, Donald Muller, Frank Ernest Albrecht, Friedrich Wil-	11 11 11	Nhill Horsham Dimboola
31 19 150A 23A 30, sec. 2	Yaapeet Werrap Woorak	•••	538 629 <b>220</b> 109	Liesfield, C. B Murphy, Michael Dart, John Dart, John	helm Liesfield, Olive Cecilia Learmonth, Percy Young, John Young, John	1,1,19;9 1,7,1913	Horsham Nhill
18, sec. 3	Korrak Korrak		641	Hickmott, Wm. Henry	Free, James Oswald	1.1.1914	Kerang

### MALLEE LANDS.

TT is hereby notified that the transfer of Mallee Allotment scheduled hereunder has been registered at the Office of Titles.

Melbourne, 10th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

### Schedule.

Allot- ment.	County.	Area in Acres.	Previous Lessee.	Present Lessee.	Annual rent.	Payable from.	Pay Office.
		<b></b>					
659л	Karkarooc	595	Carr, Wm. Smith	Mott, Agnes Grace	£ s. d. 2 0 0	1.7.1913	Birchip

### 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, 10th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Allotment,	Parish.	Area in Acres.	Classifi- cation.	Name of Former Lessec.	Name of Prescut Lessee.	Rent per annum payable on trans- ferred portion,	Amount previously paid to be credited to Purchase Money.	Pay Office.
16 27 148, 14c 21	Kinabulla " Wilkur Wewin	628 629 489 504	3rd 3rd 3rd 3rd	Barber, Wm., sen. Barber, Wm., sen. Woods, Wm. Richd. Harse, Alfred	Barber, Alex. James { Barber, Jno. Esler { Woods, Herbert Hedley { Taylor, Thos. Peter	£ s. d. 4 11 6' 3 18 62 4 11 6' 3 18 62 8 3 0' 6 2 32 3 3 0	£ s. d. \$67 18 9 \$68 2 3 \$99 18 0 31 1 10 <sup>4</sup>	Birchip " Warracknabeal Swan Hill

(1) For first fourteen years.

(2) For balance of term. Next rent due lat July, 1913.
(3) Perpetual lease. Next rent due 1st July, 1920.



### Mallee Lands.

REDUCTION OF AREAS.

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

Melbourne, 10th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

8	Sch	ed	ul	e
_	-	_	_	

Allotment.	Parish.	· Lessee.	Area reduced to—	Annual rent	Amount previously paid to be credited to purchase money.	Pay Office.
14 14a }	Wilkur Wewin	Woods, Win. Richd Harse, Alfred	A. R. P. 792 0 0 { 640 0 0	£ s. d.  13 3 8 1 9 17 9 2 2 0 0 3	£ s. d.	Warrackuabeal Swan Hill

For first 14 years.
 From 1st July, 1917.
 Perpetual lease. Next rent due 1st July, 1920.

### Mallee Lands.

### PERMIT FOR MALLEE ALLOTMENT CANCELLED.

T is -ereby notified that the Permit specified in the Schedule hereunder has been cancelled.

Department of Lands and Survey (Mallee Branch), Melbourne, 10th November, 1913.

J. MURRAY, Acting Commissioner of Orown Lands and Survey.

### Schedule.

Date of Lease.	Section.	Name of Lessec.	No. of Allotment	Parish.	County.	Area.	Pay Office,
						Acres.	
1.6.12	22	Thrower, John G	18	Yatpool	Karkarooc	320	Mildura

### Mallee Lands.

### SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

-				Date of		Paid to Receiver			
Corr. No.	rr. Name. Area. Parish.	Payment.	Purchase.	Grant Fee.	Assurance Fea.	Total Amount.	of Revenue		
		A. R. P.			£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Under Section 222 of the Land Act 1901.									

2126w/ 218

Albert H. Bodey and others

1 0 36 | Beulah ...

| 27.10.13

1 10 0 | 0 10 6 | 0 0 1 | 2 0 7 | Melbourne

(1) Transfer from Sarah Ferguson, agricultural allotment 37, parish of Beulah.

Department of Lands and Survey, Melbourne, 10th November, 1913.

J. MURRAY, Acting Commissioner of Crown Lands and Survey.

### Courts.

CAMPERDOWN.—COBDEN LICENSING COURT.—Notice is hereby given that a Licensing Court for the Licensing District of Cobden will be held at the Court House, at Camperdown, on Thursday, the 20th day of November, 1913, at Ten a.m. Dated at Camperdown this 7th day of November, 1913.—W. C. T. FERGUSON, Clerk of the wait Court said Court.

CAMPERDOWN.—Notice is hereby given that a Licensing Court for the Licensing District of Camperdown will be held at the Court House, Camperdown, on Thursday, the 20th day of November, 1913, at Ten o'clock in the forenoon. Dated this 5th day of November, 1913.—W. C. T. FERGUSON, Clerk of the said Court.

NOTICE is hereby given that the Annual Sittings of the Licensing Courts for the undermentioned Licensing Districts will be held at the places and times specified:—

At the Court House, at KORUMBURRA, on Wednesday, the 17th day of December, 1913, at half-past Ten a.m., for the Jeetho and Woorayl Licensing Districts. At the Court House, at YARRAM YARRAM, on Thursday, the 18th day of December, 1913, at Nine a.m., for the Alberton and Welshpool Licensing Districts.

At the Court House, at SAN REMO, on Friday, the 19th day of December, 1913, at Eleven a.m., for the Phillip Island Licensing District.

At the Court House, at MORNINGTON, on Monday, the 22nd day of December, 1913, at Eleven a.m., for the Mornington and Flinders Licensing Districts.

Dated at Melbourne the 5th day of November, 1913.— PHILIP COHEN, P.M., a Member of the Licensing Courts.

WANGARATTA.—AUCTIONEERS' LICENCES.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, at Wangaratta, on the 25th day of November, 1913, at Ten o'clock in the forenoon. Dated at Wangaratta this 6th day of November, 1913.—T. M. WILLIAMS, Clerk of Petty Sessions. of Petty Sessions.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes; pursuant to Order in Council of 7th December, 1912.

Ararat			. —
Bairnsdale		–	_
Ballarat		Tuesday	9 December
Beechworth	•.•	Tuesday	25 November
Benalla		—	-
Bendigo		Tuesday	2 December
Castlemaine		Thursday	4 December

<b>9</b> .							, ,
Echuca	••			COUNTY	COUR	TS. — Dates	fixed by the
Geelong	• •	Thursday	13 November	U Judges.			_
Hamilton	••		_	Ararat			_
Horsham	• •			Bacchus Marsh		. –	_
Maryborough	••	Thursday	20 November	Bairnadale		Tuesday	9 December
Melbourne		Monday	17 November	Ballarat		Tuesday	25 November
Port Fairy				Beechworth			20 November
Sale		Tuesday	16 December	Benalla	••		_
Shepparton			_	Bendigo	_	Wadnasday	26 November
St. Arnaud		Tuesday	18 November	Bright		•	20 November
Stawell				Camperdown		·· —	an 1
Warrnambool	••			Casterton	••	Wednesday	3 December
			Order in Council of	Castlemaine		Tuesday	25 November
201d Docc	mber, 1	12.		Charlton	••		_
Ararat	••		-	Chiltern	••	—	_
Bairnsdale	••	Tuesday	9 December	Clunes	••	–	_
Ballarat	••	Tuesday	25 November	Colao	• •	Tuesday	2 December
Beechworth	••	–	-	Creswick	••	—	_
Benalla	• •	–		Daylesford		. Friday	28 November
Bendigo		Wednesday	26 November	Donald			_
Camperdown		Wednesday	3 December	Dunolly		., –	
Casterton		–	_	Echuca		Thursday	27 November
Castlemaine	••	Tuesday	25 November	Geelong		. Monday	1 December
Charlton	.,		AS HOVEMBER	Hamilton		Honday	I December
Colae			0.D	Heathcote			
Creswick	••	Tuesday	2 December	Horsham		•	4 D
	••.	—		Inglewood		Thursday	4 December
Daylesford	••	Friday	28 November			–	-
Donald	••		. —	Kerang			_
Echuca	• •	Thursday	27 November	Kilmore	••	. –	_
Geelong	••	Monday	1 December	Korumburra	••	—	-
Hamilton	• •	—	-	Kyneton			
Horsham	••	Thursday	4 December	Mansfield		. –	_
Kerang	••	–		Maryborough		. –	-
Kilmore	••	—	-	Melbourne		. Monday	1 December
Korumburra			-	Mildura	••	. Wednesday	19 November
Kyneton			_	Mornington		. –	
Mansfield				Nhill	••		
Maryborough	·.		_	Omeo		Wednesday	19 November
Melbourne		Monday	1 December	Port Fairy	••		_
Mildura		•	19 November	Portland			
Nhill		—		Sale		Tuesday	18 November
Omeo	••		19 November	Seymour		<u> </u>	<b>→</b>
Port Fairy			-	Shepparton		Tuesday	25 November
Portland	••			St. Arnaud			
Sale		Tuesday	18 November	Stawell		–	
Seymour		<u>-</u>		Walhalla		· –	_
Shepparton		Tuesday	25 November	Wangaratta			_
St. Arnaud				Warracknabeal		. –	<del>-</del>
Stawell		—	-				·
Walhalla				Warragul		. Thursday	13 November
Wangaratta				Warrnambool		. Thursday	4 December
Warracknabeal		–		Wodonga		. –	<del>-</del> .
Warragul		Thursday	13 November	Yarram Yarram		-	
Warrnam bool	• •	Thursday	4 December	Yarrawonga		. –	-
Yarram Yarram	••		_	Yea		. –	
Yarrawonga	••	–					
MELI	BOURN	E.—COUNTY C	OURT.				
			ays" in the Mel-				

THE times appointed for "Return Days" in the Melbourne County Court during the year 1913 (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.
November 17th December 1st and 11th	December 1st	November 17th December 10th

Dated at Melbourne this 3rd day of December, 1912. (By order of the Judges),

D. F. McGRATH, Registrar, Melbourne,

Creswick ..

OURTS OF MINES.—Dates fixed by the Judges.

COURT OF CHIEF JUDGE. Melbourne ARARAT DISTRICT. Ararat .. Stawell .. BALLARAT DISTRICT. Ballarat .. .. Tuesday .. 25 November Clunes ..

BRECHWORTH DISTRICT.						
Beechworth		٠.	_	_		
Benalla			<b>→</b>	_		
Bright		٠.	_	_		
Chiltern		٠.	_	_		
Kilmore		٠.	_	-		
Mansfield	• •		_			
Wodonga		٠.	_	-		
	Bend	igo	DISTRICT.			
Bendigo			Wednesday	26 November		
Heathcote			_ `	-		
	(1+ out the	J 4 T)	R DISTRICT.			
Castlemaine	OKSILER		Tuesday	•		
Heidelberg (at Me				-		
Hepburn (Dayles			Friday	28 November		
Kyneton	ioru,	••		_		
Kyneton	••	• •		,		
	GIPPSL	AN1	District.			
Bairnsdale	***	٠.				
Omeo	••			19 November.		
Sale	••	٠.	Tuesday	18 November		
Walhalia		٠.	_	-		
Yarram Yarram	• •	٠.				
MARYBOROUGH DISTRICT.						
Dunolly	·. ·		_			
Inglewood			_	-		
Maryborough ·	••		_			
St. Arnaud			_	_		
<del></del>						

### Tenders.

### PUBLIC WORKS DEPARTMENT, 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 Public Works Department, 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.

### 13th November, 1913.

Erection of New Building, State School, No. 2776, Inverloch. Particulars at Police Stations, Wonthaggi and Korumburra. Preliminary deposit, £5. Final deposit,

New Building, State School, Yan Yean. Particulars at the School. Preliminary deposit, £5. Final deposit, 5 per cent.

New School and Residence, State School No. 182, Dennington. Particulars at Police Stations, Warrnambool and Port Fairy. Preliminary deposit, £15. Final deposit, 5 per cent.

New State School, Collingwood. Preliminary deposit, £25. Final deposit, 5 per cent.

Repairs, painting, &c., Gaol, Bendigo. Particulars at Police Stations, Castlemaine, and with Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Improved lighting, &c., State School No. 115, Carls-ruhe. Particulars at Police Stations, Kyneton and Wood-end. Preliminary deposit, £5. Final deposit, 5 per

New building, State School No. 3201, Iona. Particulars at the School, and also at Police Station, Warragul. Preliminary deposit, £10. Final deposit, 5 per

Erection of new hospital, Wonthaggi. Particulars with Inspector of Works, Wonthaggi. Preliminary deposit, £25. Final deposit, 5 per cent.

Alterations and additions to residence, State School No. 400, Marong. Particulars at Police Station, Inglewood, and with Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, ¢ per cent.

Erection of new cool stores, Tyabb. Preliminary deposit, £20. Final deposit, 5 per cent.

### 20th November, 1913.

New lavatory, Botanic Gardens, Melbourne. liminary deposit, £5. Final deposit, 5 per cent. Pre-

Removal of building from Canterbury and re-erection at Higher Elementary School, Aberfeldie. Preliminary deposit, £5. Final deposit, 5 per cent.

New residence for teacher, State School No. 3118, Glenroy. Preliminary deposit, £5. Final deposit, 5 per cent.

Removal and re-erection and additions, caretaker's quarters, State School No. 2743, South Brunswick. Pre-liminary deposit, £3. Final deposit, 5 per cent.

Remodelling State School No. 2027. Particulars at Police Station, Creswick, and with Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per

Remodelling school and additions to residence, State School No. 1187, Costerfield. Particulars at Police Station, Heathcote, and with Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Remodelling School No. 3656, Orphanage, Geelong. Particulars at Lands Office, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Sanitary connexions, State School No. 773, Caulfield. Preliminary deposit, £5. Final deposit, 5 per cent.

Twelve tons of muriate of ammonia, to be delivered to the wire netting factory, P.E., Pentridge. Preliminary deposit, L10.

### 27th November, 1913.

New State School No. 3450, Grassy Spur. Particulars at the school, and also at Police Station, Korumburra. Preliminary deposit, £5. Final deposit, 5 per cent.

New wooden building, State School, at West End, Colac. Particulars at Police Station, Colac, and Lands Office, Geelong. Preliminary deposit £10. Final deposit, 5 per cent.

Extension of breakwater, Warrnambool. Particulars at Police Station, Warrnambool, and Public Works Departments, Sydney and Adelaide. Preliminary deposit, £50. Final deposit, 5 per cent.

State School No. 1253, South Melbourne, renovations and repairs. Preliminary deposit, £5. Final deposit, 5

Underpinning and renovating residence, State School No. 2015, Mildura. Plans and Specifications to be seen at Police Stations, Mildura and Maryborough. Preliminary deposit £5. Final deposit, 5 per cent.

Extension of L head and repairs, jetty, Rye. Plans and specification to be seen at Police Station, Sorrento. Preliminary deposit, £5. Final deposit, 5 per cent.

Repairs to jetty, Portsea. Plans and specifications to be seen at the Police Station, Sorrento, Preliminary deposit, £5. Final deposit, 5 per cent.

### 4th December, 1913.

Golden Point State School No. 1403, Ballarat, remodelling. Plans and specifications to be seen at Public Offices, Ballarat. Preliminary deposit, £15. Final deposit, 5 per cent.

Remodelling and repairs, State School No. 1959, Gannawarra. Plans and specifications to be seen at Police Station, Kerang, and office of Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Removing State School No. 2296 and residence at Woosang East and re-erection to form State School No. 3301 and residence at Nullawil. Plans and specifications to be seen at Police Station, Kaneira, and office of Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Additions and renovations to residence, State School No. 1030, Carisbrook. Plans and specifications to be seen at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

State School No. 117, Colac, additions and remodelling. Plans and specifications to be seen at Police Station, Colac, and Lands Office, Geelong. Preliminary deposit, £15. Final deposit, 5 per cent.

Horsham State School No. 298, additions. Plans and specifications to be seen at Police Station, Horsham, and Inspector of Works, Horsham. Preliminary deposit, £15. Final deposit, 5 per cent.

Minyip State School No. 2167, alterations to residence, underpinning school building. Plans and specifications to be seen at Police Station, Minyip, and Inspector of Works, Horsham and Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Q

Clarendon State School No. 2081, alterations to school and residence. Plans and specifications to be seen at Public Offices, Ballarat, and Lands Office, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Casterton State School No. 2058, fencing, regrading, filling, &c. Plans and specifications to be seen at Police Station, Casterton, and Inspector of Works, Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

New building, State School No. 3401, Nyora. Plans and specifications to be seen at State School No. 3401, Nyora, and Police Station, Korumburra. Preliminary deposit, £5. Final deposit, 5 per cent.

Additions to residence and extension to schoolroom, State School No. 1742, Glenrowan. Plans and specifica-tions to be seen at Police Station, Benalla, and State School No. 1742, Glenrowan. Preliminary deposit, £5. Final deposit, 5 per cent.

Remodelling State School No. 2069, and alterations to residence, Katamatite. Plans and specifications to be seen at State School, Katamatite, and Public Works Office, Shepparton. Pretiminary deposit, £5. Final deposit, 5

Removal and re-erection of State School No. 2523, Lang Lang East to Heath Hill. Plans and specifications to be seen at State School No. 3225, Heath Hill, and Police Station, Lang Lang. Preliminary deposit, £5. Final deposit, 5 per cent.

Ullswater State School No. 3231, renovation and removal and re-erection Bring-Albert school. Plans and specifications to be seen at Police Station, Horsham, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

The purchase and removal of two wooden buildings (shop and cottage) in McCracken-street, Kensington, adjoining State School. (To be shown on plan at this office.) Preliminary deposit, £5.

Connecting new boiler with existing piping and feed water heater, Lunatic Asylum, Beechworth. Particulars at Police Station, Beechworth. Preliminary deposit, £5. Final deposit, 5 per cent.

Alterations and additions to male hospital, Lunatic Asylum, Beechworth. Particulars at Police Station, Beechworth. Preliminary deposit, Lio. Final deposit, 5 per cent.

Additions, repairs, painting, residence, State School No. 2148, Bungeet. Particulars at the school and also at Police Station, Benalla. Preliminary deposit, £5. Final deposit, 5 per cent.

F. HAGELTHORN Commissioner of Public Works.

Melbourne, 12th November, 1913.

### VICTORIAN RAILWAYS.

DEPARATE 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 Eleven a.m. on the dates specified. Particulars at the Contractors' Room, Spencer-street, and as stated.

### BOILER TUBES.

Wednesday, 19th November.—Supply and delivery of brass locomotive tubes. P.D., ½ per cent. (nearest £) of amount of tender.

### WHEEL CENTRES.

Wednesday, 19th November.—Manufacture, supply, and delivery of cast steel wheel centres for A2 engines and new truck stock. P.D., ½ per cent. (nearest £) of amount of tender.

Wednesday, 19th November.—Supply and delivery of 150 tons pig iron. P.D., £4.

### SULPHATE OF COPPER.

Wednesday, 19th November.—Supply and delivery of 10 tons sulphate of copper (best quality), for electrical purposes—battery material. P.D., £1.

### METAL GATES.

Wednesday, 19th November.—Manufacture, supply, and delivery, as ordered, till 30th June, 1914, of metal gates. P.D., £2.

### GALVANIZED WIRE.

Wednesday, 19th November.—Supply and delivery, as ordered, till 30th June, 1014, of galvanized plain and barbed wire for fencing. P.D., £5.

### RAILWAY TRICYCLES.

Wednesday, 19th November.—Manufacture, supply, and delivery of 18 railway tricycles. P.D., £2.

### FISHBOLTS AND NUTS.

Wednesday, 19th November.—Manufacture, supply, and delivery of 25 tons of 7-in. steel fishbolts and nuts for 63-lb. rails. P.D., £2.

### REDGUM TIMBER.

Wednesday, 19th November.—Supply and delivery of sawn redgum timber, for use of Worksmasters at Ararat and Maryborough. (Contract No. 2558o.) (Fresh tenders.) Particulars also at Kerang, Echuca, Kyabram, Picola, Tocumwal, Cobram, Wahgunyah, Hamilton, Toolondo, Alexandra, Boisdale, and Briagolong stations. P.D., ½ per cent. of amount of tender to nearest £).

### CURLED HAIR.

Wednesday, 16th November.—Manufacture, supply, and delivery of 5 tons of curled hair in ropes. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest  $\pounds$ ).

### BRICKS.

Wednesday, 19th November.—Supply and delivery, as ordered, fill 30th June, 1914, of building bricks (Australian), for use in portion of Worksmaster's district north of Seymour. (Fresh tenders.) Particulars also at Wangaratta station. P.D., £1.

### GAS CYLINDERS.

Wednesday, 19th November.—Manufacture, supply, and delivery of 60 gas cylinders. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

### FOOTWARMER PARTS.

Wednesday, 26th November .- Manufacture, supply, and delivery of 200 sets of mild-steel tinned footwarmer parts. P.D., Lt.

### STEEL BLOOMS

Wednesday, 26th November,—Supply and delivery of 1,000 cast-steel blooms for axles for electric motor bogies. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

### STEEL BLOOMS.

Wednesday, 3rd December.—Supply and delivery of steel blooms for piston rods. P.D., ½ per cent. (nearest £) of amount of tender.

### ELECTRIC LIGHT WIRE.

Wednesday, 3rd December.—Supply and delivery of vulcanized-rubber electric light wire. P.D.,  $\pounds 2$ .

### SUPPLY OF FIREWOOD.

Wednesday, 3rd December.—Supply and delivery of too tons of firewood at any station with accommodation within 40 miles of Bright. Particulars also at Bowman. Everton, Myrtleford, Palmerston, Ovens, Porepunkah, and Bright stations. P.D., £1.

### ELECTRIC CRANE.

Wednesday, 10th December.-Manufacture, supply, and delivery of one 15-ton electric crane for Ballarat. P.D.,

### POROUS POTS.

Wednesday, 7th January.—Supply and delivery of 10,000 porous pots for batteries. P.D., £1.

### BOILER PLATES.

Wednesday, 7th January.—Supply and delivery of best steel boiler plates. P.D., ½ per cent (nearest £) of amount of tender.

### COPPER ROD.

Wednesday, 7th January.—Supply and delivery of copper rod. P.D., ½ per cent. (nearest £) of amount of tender.

### COPPER PLATES.

Wednesday, 7th January.—Supply and delivery of copper plates. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

### WHEEL CENTRES.

Wednesday, 7th January.—Supply and delivery of cast steel wheel centres. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL BLOOMS.

Wednesday, 7th January.—Supply and delivery of steel blooms for crank pins. P.D., &1.

### BRASS BOLLER TUBES.

Wednesday, 7th January.—Supply and delivery of locomotive brass boiler tubes. P.D., ½ per cent. (nearest £) of amount of tender.

### IRON ANGLES.

Wednesday, 7th January.—Supply and delivery of best Yorkshire iron angles. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

### COPPER TUBES.

Wednesday, 7th January.—Supply and delivery of locomotive seamless copper tubes. P.D.,  $\frac{1}{2}$  per cent. (nearest  $\mathcal{L}$ ) of amount of tender.

### STEEL CHANNEL BARS.

Wednesday, 7th January.—Supply and delivery of steel channel bars. (Contract No. 25587.) P.D., £1.

### LUBRICATORS.

Wednesday, 14th January.—Supply and delivery of five feed lubricators. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount

### TARPAULIN CANVAS.

Wednesday, 14th January.—Manufacture, supply, and delivery of 100,000 lineal yards of targaulia canvas. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

### TWIST DRILLS.

Wednesday, 14th January.—Supply and delivery of high-speed twist drills. P.D., ½ per cent. (nearest £) of amount of tender.

### CONCRETE MIXER.

Wednesday, 14th January.—Supply and delivery of one combined hoist and batch concrete mixer. P.D.,  $\mathcal{L}_1$ .

### AXLE LATHE.

Wednesday, 21st January.—Supply and delivery of high-speed, self-acting, sliding and surfacing axle lathe. P.D.,  $\frac{1}{2}$  per cent. (nearest  $\pounds$ ) of amount of tender.

### HYDRAULIC JACKS.

Wednesday, 21st January.—Supply and delivery of hydraulic jacks. P.D., ½ per cent. (nearest £) of amount of

### DISC WHEELS.

Wednesday, 28th January.—Supply and delivery of 200 forged and rolled-steel disc wheels. P.D.,  $\frac{1}{2}$  per cent. (nearest  $\mathcal{L}$ ) of amount of tender.

### THREE-PHASE ALTERNATOR.

Wednesday, 28th January.—Manufacture, supply, delivery, erection, and guarantee run at the Newport Workshops of one three-phase alternator, complete, with exciter, regulators, and starting panel, &c. P.D., £5.

### FELT BODY BLOCKS.

Wednesday, 4th February.—Supply and delivery of 1,500 felt body blocks. P.D., ½ per cent. of amount of tender (nearest £).

### LUBRICATORS.

Wednesday, 4th February.—Supply and delivery of 5 five-feed lubricators. P.D., ½ per cent. of amount of tender (to nearest L).

### SODIUM ACETATE.

Wednesday, 11th February.—Supply and delivery of 10 tons of commercial sodium acetate. P.D., ½ per cent. of amount of tender (to nearest L).

### 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.

E. B. JONES, Acting Secretary.

### 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 Tuesday, 25th November, 1913.

Note.—No tender will be accepted unless the fee for the period as shown in the head-lines, and fee of Five shillings for licence, are forwarded.

TENDERS will be received on or before Tuesday, 25th November, 1913, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the subjoined Special Conditions.

Every licence granted under section 187 of the Land Act 1001 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 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 early of the purposer for which lead much accepted. for any of the purposes for which land may be reserved under section 10 of the Land Act 1901, or for mining
- 2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.
- 3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted, until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.
- 5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.
- 6. This licence shall entitle the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.
- 7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without authority in writing by the Minister, is forbidden.
- 8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip panels in suitable nlaces for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.
- 9. That where improvements are authorized under section 189 of the Land Act 1901 the licensee shall notify, on completion, that such improvements have been made, otherwise the work will not be recognised.
- 10. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.
- 11. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.
- 12. The publication of a notice in the Government Gasette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is for feited.
- 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 manter as holders of freehold lands.
- 16. The licensee shall keep the land free from vermin, and, should be 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 opera-tions on this land.

18. In the event of the area being damaged by fire, the licence may be forfeited unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants were in any way responsible therefor.

### Special Conditions.

- 1. The period of occupation will, except where otherwise specified, be for ten months from 1st December, 1913, to 30th September, 1914.
- 2. The fee for the period as shown in the head-lines—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 are excluded.
- 8. The outgoing tenant has the option to remove any existing fencing within one month or to require the incoming tenant to pay for it in accordance with the provisions of section 190, Land Act 1901.

Plans can be seen and information may be obtained in this office.

Section 13, Land Act 1904, provides :-

- 1. Where a licensee under section 187 of the Land Act 1901 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.
- 2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals.

### HUGH McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd November, 1913.

Lot 1 (Block 10739).—to acres, in the parish of Lyndhurst, lying west of allotment 1344, and east of Attenborough Park.—(Melbourne, 77/187.)

Lot 2 (Block 4890).—17,000 acres; being the remnant of the run known as "Buckley's Creek East," in parishes of Narrawaturk and Paaratte.—(Geelong, 0191/187.)

\*I.ot 3 (Block 2120).—370 acres, in the parish of Paywit, being the foreshore reserve fronting the township of St. Leonards, formerly held by Mark Holden.—(Geelong, 076/187.)

Lot 4 (Block 10740).—3 acres, in the parish of Stratford, situated between the Avon River and McMillanstreet, south of allotments 1 to 7, section 11, township of Stratford, formerly held by E. S. Hunter.—(Sale, 1381/187.)

Lot 5 (Block 10271).—482 acres, being allotment 33, section B, Dueran, and allotment 14, section A, parish of Dueran East, formerly held by Thomas Facey.—(Alexandra, 059/187.)

Lot 6 (Block 10215B).—124 acres, being allotment 8A. parish of Dueran East, formerly held by James Egan.—(Alexandra, 052/187.)

Lot 7 (Block 10227).—400 acres, parish of Tallandoon, portion of Timber reserve between Scrubby Creek and allotments 1 and 1A, section 8, formerly held by T. II. Wilson.—(Beechworth, 0160/187.)

Lot 8 (Block 10050).—650 acres, in the parish of Myrtleford, situated on Barwidgee Creek, between allotments 1, 2, 3, and 93 of section 3, and Lewin's holdings, formerly held by Isaac Wood.—(Beechworth, 0233/187.)

Lot 9 (Block 10741).—178 acres, west of allotments 2 and 6, section 12, parish of Myrtleford, recently licensed to Mary Power.—(Beechworth, 6183/187.)

\*Lot 10 (Block 0438).—450 acres, in the parish of Berringa, lot I', south of Tankard's grazing block, east of allotment 3 of section D, and north of Evans, Sommer, Wild, and Pearce's.—(Beechworth, 0238/187.)

Lot 1. (Block 10742).—10 acres, parish of Myrtleford, between allotments 1 and 4, section 7, and east of N. A. Thomson's 103rd section holding.—(Beechworth, 3919/187.)

Lot 12 (Block 6423).—17 acres and 32 perches, between allotment 84. Berringa and the Bethanga-road, free access to be allowed to travelling stock.—(Beechworth, 5140/187.)

Lot 13 (Block 4007).—2,400 acres, parish of Nariel, county of Benambra, between allotments 48 and 53, and west of Grazing block 3, Benambra, formerly held by C. Simpson.—(Beechworth, 087/187.)

Lot 14 (Block 3790).—38 acres, being Water reserve, on Thowgla Creek, north of allotment 6a, parish of Towong.—(Beechworth, 5812/187.)

Lot 15 (Block 6538).— 673 acres, parish of Mokepilly, being allotments 31, 51, 514, and 63, formerly held by James Holden.—(Stawell, 210/187.)

Lot 16 (Block 10743).—30 acres, parish of Yandoit, being the Crown lands between allotments 22 and 23 of section 12, and allotments 2 of section A, and allotments 4 and 5 of section B, the Quarry reserve, and the area licensed to A. E. Howells.—(Castlemaine, 09/2158.)

\*Lot 17 (Block 3601).—90 acres, parish of Charlton West, being the reserve adjoining the holdings of Emily Croft and R. Kendall, and the parish of Teddywaddy on the north.—(St. Arnaud, 0203/187.)

Lot 18 (Block 10244).—2,320 acres, being allotments 11, 12, 12, 9, 9A, 39, 37, 38, and part of allotment 13, parish of Kerrisdale, formerly held by Messrs, Goodrich and Sutter.—(Seymour, 037/187.)

\*Lot 19 (Block 10345).—109 acres, being all the unoccupied Crown lands in the township of Swanpool, excluding Recreation and State School reserves and roads, formerly held by R. Dobson.—(Benalla, o101/187.) Note.—Gates to be erected on existing tracks to give access to adjoining owners.)

Lot 20 (Block 9346).—213 acres, being the Mount Hope reserve for Public purposes in the parish of Mincha, excluding portion excised, recently licensed to M. McGillivray.—(Echuca, 0199/187.)

Lot 21 (Block 10280).—405 acres, being allotment 10, parish of Turrumberry North, a Water reserve recently held by Charles Hall.—(Echica, 0130/187.)

Lot 22 (Block 2168).—40 acres, being the south-western portion of Water reserve east of allotment 77B and north of allotment 104A, parish of Corop, recently held by John Murphy.—(Echuca, 539/187.)

Lot 23 (Block 9762).—8 acres and 1 rood, parish of Orbost, being a reserve for Camping purposes on the Snowv River, formerly licensed to A. E. Trewin.—(Beechworth, 0157/187.)

MOUNTAINOUS COUNTRY.—LICENCES FOR ELEVEN MONTHS FROM 1ST DECEMBER, 1913, TO 31ST OCTOBER, 1914.

Lot 24 (Block 7A).—2,000 acres in the parish of Narrobuk, on Hickey's Creek, formerly held by J. A. Diver.—(Sale, 049/187.)

Lot 25 (Block 28).—30,280 acres in the parish of Toohome, &c., county of Tanjil, formerly held by McDonald, McInnes, and Cameron.—(Sale, 0124/187.)

Lot 26 (Block 12).—10,200 acres, parish of Woongulmerang, east-west of the Snowy River, formerly held by McDonnell Bros.—(Bairnsdale, 029/187.)

Lot 27 (Block 45).—8,000 acres in the parish of Hotham, county of Bogong, formerly held by Osborne Young.—(Omeo, 069/187.)

Lot 28 (Block 27).—620 acres in the parish of Wermatong, county of Bogong, formerly held by M. B. Duane.—(Beechworth, 064/187.)

Lot 29 (Block 29).—3,700 acres, parish of Matong North, west of Rose River, formerly held by W. B. Tiernan.—(Beechworth, 0116/187.)

Lot 30 (Block 7).—7,500 acres, being block 7, county of Bogong, parish of Porepunkah, formerly held by C. Carthew.—(Beechworth, 0235/187.)

Lot 31 (Block 0311).—200 acres, being allotment 4A. section 1, parish of Wallaby, county of Bogong, formerly held by James Murphy.—(Beechworth, 5763/187.)

Lot 32 (Block 27).—7,500 acres in the parish of Changue, county of Wonnangatta; formerly held by F. Klingsporn.—(Alexandra, 076/187.)

\*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.

### GRAZING LANDS.

A PPLICATIONS will be received by C. E. Mummery, Crown Lands Bailiff, at Wonthaggi, for the right to graze the undermentioned allotments.

The rental and licence-fee must accompany each application :-

Allotments.	Section.	Area.	Rent and Fee per annum.
<del></del>		A. R. P.	£ s. d.
1, 2	34A	3 1 8	2 10 0
3, 4	34A	3 1 8	2 10 0
5, 6	31A	3 1 38	2 5 0
7, 8, 9	34 a	6 0 10	3 5 0
1, 2, 3, 4, 5, 6, 7	35		3 5 0
1, 2, 3	36A	7 1 32 5 2 12	2 15 0
4, 5	36A	4 2 38	2 5 0
1	109	4 3 31	2 15 0
10, 11, 12, 13, 14	109	6 0 14	3 5 0
1, 2, 3, 4	110	7 3 4	3 5 0
5, 6, 7	110	6 0 19	2 15 0
1, 2, 3, 4 5, 6, 7, 8, 9, 19,	112	6 1 37	3 5 0
10, 11, 12, 13, 14, 15, 16, 17, 18	112	5 3 10	2 15 0
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### Conditions.

- 1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Acts, except under the 187th section of the Cand Act 1901, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the Land Act 1901, or for mining purposes.
- 2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.
- 3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted, until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.
- 5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its opera-
- 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 attended or in course of allenation.
- 9. That where improvements are authorized under section 189 of the Land Act 1901 the licensee shall notify, on completion, that such improvements have been made, otherwise the work will not be recognised.
- to. 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.
- 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 opera-tions on this land.
- 18. In the event of the area being damaged by fire, the licence may be forfeited unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants were in any way responsible therefor

### Special Conditions.

- 1. The fee for the period for which the licence will be issued, and fee for licence, must accompany the applica-
- 2. Separate applications must be lodged for each block.
  3. Applicants must give their full name and ordinary postal address.
- 4. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are excluded.
- 5. 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.
- 6. Term, two years and ten months, from 1st December, 1913.
- 7. Licence renewable on 1st October, 1914, and 1st October, 1915.
- 8. Grazing right only.
- 9. Fencing allowed at the risk of occupier.
- to. Survey marks not to be disturbed in erecting the fences.
- 11. Land to be resumed if wanted for settlement.
- 12. Licensee not to interfere in any way with mining

Section 13, Land Act 1904, provides :-

- 1. Where a licensee under section 187 of the Land Act 1901 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.
- 2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals.

HUGH McKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne 10th November, 1913.

### LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received until Noon of 1st December 1912 by the understand ber, 1913, by the undersigned, for lease of Agricultural College reserve, allotment 30A, parish of Konnepra, 127 acres, for a term of thirty years, for agricultural or grazing or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Tenders to be indorsed "Tender for College Reserve." Further particulars can be obtained on application.

The trustees, Agricultural College Lands, reserve the right of accepting or rejecting any tender.

T. J. PURVIS, Secretary, Council of Agricultural Education.

Department of Agriculture, Melbourne.

### Insolbency Botices.

In the Court of Insolvency, Central District, at Melbourne. NOTICE is hereby given that the estates of Thomas Booth, of Melton, farmer; Charles Farra Dike, of Hawthorn, carter; Alfred Dawes, of Nar-Nar-Goon, labourer; Henry Crosbie, of Murrumbeena, builder; Joseph Fryne, of Essendon, railway employé, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Wednesday, the 12th day of November, A.D. 1913, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the sard sectees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Melbourne this 3rd day of November, A.D.

D. F. McGRATH, Chief Clerk.

In the Court'of Insolvency, Central District, at Melbourne. NOTICE is hereby given that the estate of John Mac-donald, of Richmond, engine-driver, has been seques-trated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, the Law Courts, in the City of Melbourne, on Wednesday, the 19th day of November, A.D. 1913, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Melbourne, this 10th day of November, A.D.

D. F. McGRATH, Chief Clerk.

In the Court of Insolvency, Northern District, Yarrawonga.

NOTICE is hereby given that the estate of George Green, of Budalong, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Offices, Yarrawonga, on Monday, the 24th day of November, 1913, at to a.m., for the election of trustees and for the other purposes mentioned in the 53rd section of the Insolvency Act

R. G. CROOKS, Chief Clerk.

Yarrawonga, 10th November, 1913.

### Pribate Adbertisements.

### CITY OF MALVERN.

BY-LAW NO. 56.

A By-law of the City of Malvern made under section 197 of the Local Government Act 1903 and numbered 56 for maintaining the good rule and government of the municipality,

N pursuance of the powers conferred by the Local Government Act 1903, the Mayor, Councillors, and Citizens of the City of Malvern order as follows:—

- 1. No person shall deliver or distribute any handbills, pamphlets, placards, circulars or notices to or amongst any persons being in, on or passing along any street, road, footpath or public way within the City of Malvern.
- 2. No person shall scatter or throw down any hand-bills, pamphlets, placards, circulars, notices or papers whatsoever in or upon any street, road, footpath or public way within the said city.
- 3. Every person who shall by any wilful act or default be guilty of any breach of any of the provisions of the foregoing By-law shall be liable for any such offence to a penalty not exceeding Two pounds nor less than five shillings for each such breach.

This By-law shall come into operation and commence to have effect immediately upon its publication as provided by the Local Government Act 1903, in the Government Gazette.

Resolution for passing this By-law agreed to by the Council the fifteenth day of September, One thousand nine hundred and thirteen, and confirmed the twentieth day of October, One thousand nine hundred and

The common seal of the City of Malvern was affixed hereto in the presence of-

SYDNEY H. WILSON, Mayor. L. W. HOLMES, Councillor. B. CROSBIE GOOLD, Acting Town Clerk. (SEAL) 3057

### CITY OF HAWTHORN.

BY-LAW NO. 68.

A By-law of the City of Hawthorn, made under sections 198 and 228 of the Local Government Act 1903, and numbered 68, for repealing By-laws numbered 44 and 66 numbered 68, for repealing By-laws numbered 44 and 66 and Regulation No. 16, and for regulating and restraining the erection and construction of buildings, erections, or hoardings; requiring the pulling down and removal of buildings, erections, and hoardings; authorizing the Council to pull down and remove buildings, erections, and hoardings erected or constructed contrary to such By-law, or not pulled down and removed as required by or under such By-law, and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removing such buildings, erections, or hoardings; and in paying into the municipal fund any fees or penalties due by the owner thereof, and appointing fees which may be charged and received by the Council for any act done or to be done by any of its officers under such Regulations; and for any permit or licence to be issued by the Council.

I N pursuance of the powers conferred by the Local

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

By-law No. 44, made under section 48 of the Local Government Act 1801, for regulating and restraining the erection and construction of buildings and erections, and requiring the pulling down and removal of buildings and erections, and authorizing the Council to pull down and remove buildings and erections erected or constructed contrary to such By-law, or not pulled down or removed as required by or under such By-law, and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removin' such buildings and erections, and any fees or penalties due by the owner thereon, and for other purposes in connexion with the foregoing purposes, or some of them; made and passed by the Council on the 22nd day of March, 1900, and confirmed on the 2nd day of May, 1900.

By-law No. 66, made under the provisions of section 198 of the Local Government Act 1103, for regulating and restraining the erection of removed wooden buildings in the City of Hawthorn; passed by the Council on the 21st day of August, 1912; confirmed on the 18th day of September, 1912; and approved by the Governor in Council on the 4th day of November, 1912; and

Regulation No. 16, made under Part V. of the Thirteenth Schedule to The Local Government Act 1874, are hereby repealed.

### PART I.

### 2. Definitions.

In this By-law, unless inconsistent with the context or subject-matter-

"Approved" means approved by the Surveyor.

"Area" applied to a building means the superficies of the horizontal section thereof, made at the point of its greatest surface, inclusive of the external walls and of such portions of the party wall as belong to the building.

"Basement story" means any story of a building which is under the ground story.

"Bressummer" means the beam of reinforced concrete or a wrought-iron or steel girder which carries a wall.

"Brick" or "stone" where stated includes approved concrete.

"Brick" or "stone" where stated includes approved concrete.

"Builder" means the master builder or other person employed to execute any work, or if there is no master builder or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.

"Building? means any structure capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by walls or not; but does not include any greenhouse, aviary, fence, or other similar building or erection.

"Cement concrete" means an approved mixture of high-grade Portland cement, clean sharp sand, and aggregates consisting of fragments or particles of hard stone or gravel, thoroughly clean, and entirely free from combustible matter, and from volcanic scorie, furnace slag, coke breeze, or any material containing any trace of sulphur.

sulphur.

"Concrete-cased steel" means a form of construction in which the steel is designed to support or resist the whole of the loads and stresses of whatever kind arising in the structure, such steel being encased in and entirely covered with coment concrete as hereinafter provided, such concrete being designed as taking no part in the support of and resistance to the loads and stresses.

"Cross wall" means any internal wall built in connexion with any external or party wall and bonding them together.

"Cubical content" applied to the measurement of a building means the space contained within the external surface of its walls, the upper surface of the floor of its lowest story, and the ceiling or tie of its topmost story.

"External wall" means an outer wall or vertical enclosure of any building not being a party wall.

"Fire resisting" used with reference to any materials includes

- (a) brickwork constructed of good bricks, well burnt, hard and sound, properly bonded and solidly put together with good lime or cement mortar;
- and

  (b) any stone suitable for building purposes by reason of its solidity and durability; and

  (c) sheet metals when used for roof coverings; and did iron and steel, and (when used for columns, girders, or wall-framing) encased in cement concrete or other incombustible or non-conducting external coating as hereinafter provided; and

  (c) slate, tiles, brick, and terra-cotta, when used for covering or corbels; and

  (f) concrete composed of broken bricks, stone chippings, or ballast and lime cement or calcined gypsum.

gypsum.

"Foundation" applied to a wall having footings means the solid ground or artificially-formed support on which the footings of the wall rest.

"Frame-building construction" means the form of construction in which the design provides that the whole of the vertical forces due to the weight of the structure itself, the whole of its structural contents, and the whole of the added loads hereinafter stipulated, are carried down to the foundations solely by means of columns (comprising wall columns, and, where requisite, interior columns) in such a manner that neither the external or internal walls, if any are required to assist in supporting

columns) in such a manner that neither the external or internal walls, if any, are required to assist in supporting such loads.

"Ground story" means the story of the building to which there is an entrance from the outside on or near the level of the ground, and, where there are two such stories, then the higher of the two. Provided that no story of which the upper surface of the floor is more than six feet below the level of the adjoining pavement shall be deemed to be the ground-story.

"Height" in relation to any building means measurement taken from the level of the footway (if any) immediately in front of the centre of the face of the building, or, when there is no such footway, from the level of the

or, when there is no such footway from the level of the

diately in front of the centre of the face of the building, or, when there is no such footway, from the level of the ground before execavation, to the level of the ceiling or tie of the topmost story.

"Hoarding" includes any erection or structure erected, built, or constructed or used for the purpose of writing, printing, painting, pasting, or posting thereon notices, advertisements, placards, or other printed, painted, or written matter, or any erection or structure being of a height greater than six feet measured from the level of the adjoining street to the highest point of such erection or structure upon which notices, advertisements, placards, or other printed, painted, or written matter are printed, written, painted, painted, or written matter are printed, written, painted, pasted, or posted; but does not include a hoarding erected in a street for the purpose of carrying on building operations only, or dwelling-house or shop. Or any fence seven feet or under in height.

"Isolated" used with reference to a building means that the building is distant from the houndary of the land of any adjoining owner for a space of not less than the height of its external walls.

"Level of the ground" means the mean level of the ground as determined by the Surveyor.

"New building erected or commenced to be erected.

- (a) any building erected or commenced to be erected after the date of this By-law coming into force; and

and

(b) any building which for more than half its cubical content has been taken down or destroyed by fire, tempest, or otherwise, and is re-crected or commenced to be re-crected wholly or partially on the same site; and

(c) any space between wall and buildings which is roofed or commenced to be roofed after the date of this By-law coming into force; and

(d) any building or erection removed or transported wholly or in sections into the municipal district or from one part of the municipal district to another part of the same after the date of this By-law coming into force.

Party wall " means a wall built to be used as a sepa-

By-law coming into force.

"Party wall" means a wall built to be used as a separation of two or more buildings or a wall forming part of a building built upon the dividing line between adjoining premises for their common use.

"Prescribed" means prescribed by this By-law.

"Reinforced concrete" means a form of construction in which cement concrete is reinforced with steel, these materials being so combined that the steel will take up and resist substantially the whole of the tensional stresses and assist in the resistance to shear, while the concrete will take up and resist substantially the whole of the compressional stresses and assist in resistance to shear,

"Square" applied to the measurement of any area means the space of one hundred square feet.

"Steel" means "mild steel" of a standard equal to that prescribed by the British Board of Trade.
"Surveyor" means the Building Surveyor or other proper officer for the time being of the municipality.
"Topmost story" means the uppermost story in a building, whether constructed partly in the roof or not:
"Treasurer" means the Treasurer for the time being of the municipality. the municipality.

3. For the purposes of this By-law buildings shall be divided into three classes:-

Class A.—"Domestic Class," which includes all buildings subject to small vibration and light loading of floors, such as residences, residential shops, offices, hotels, hospitals, private schools, clubbasses and studies

offices, hotels, hospitals, private schools, club-houses, and studios.

Iss B.—"Warehouse Class," which includes all buildings subject to vibration and heavy loading of floors, such as warehouses, factories, mills, and places for the storage and manufacture of goods. Iss C.—"Public Building Class," which includes all buildings designed to accommodate an assemblage of people, such as theatres, churches, chapels, assembly halls, museums, libraries, and public schools, the large assembly-nooms of hotels, offices exceeding eight hundred square feet in area, and hospital and school lecture theatres; but not the residential and office portion of such last-menresidential and office portion of such last-mentioned buildings.

### PART II.

### 4. Notice of Intention to Build and Lodgment of Plans.

(1) No builder shall commence any building, erection, or structure, or any addition or alteration to any building, erection, or structure without first delivering at the office erection, or structure without first delivering at the office of the Surveyor a written notice of such intention three days before so commencing, and producing to the Surveyor properly prepared plans and specifications of such building, erection, structure, addition, or alteration, together with a tracing or copy of the floor plans of such building, erection, structure, addition, or alteration, and also details of dimensions, sizes, and qualities of all materials, and enumerating any old materials proposed to be used in the construction of same. Such plans and details may be inspected at the discretion of the Surveyor.

(2) The original plans and specifications, when approved, shall be returned to the owner or his agent; but the tracing or copy of the plans and details of materials shall be retained by the Surveyor.

### 5. Payment of Fees and Permit,

5. Payment of Fees and Permit,

(3) No builder shall commence any building, erection, structure, or any addition or alteration to any building, erection, or structure without having first obtained from the Surveyor a written permit for the commencement of same, and without having first paid to the Treasurer such sum as shall be provided for in this By-law on account of fees in respect thereof, not exceeding in the whole the maximum fixed by the scale of fees set forth in Schedule A to this By-law, having regard to the class of building, rection, or structure, or any addition or alteration proposed to be built or erected. Such permit shall only remain of force and effect for twelve months from date of issue of same.

6. Duties at Surveyor.

### 6. Duties of Surveyor.

6. Duties of Surveyor.

(4) The Surveyor shall, upon the receipt of any such notice as aforesaid, and also upon any work being observed by or made known to him which is affected by the provisions of this By-law, but in respect of which no notice has been given, and also from time to time during the progress of any work affected by such provisions, as often as may be necessary for securing the due observance of such provisions, survey any such building, structure, erection, or work, and cause all such provisions to be duly observed.

(5) The Surveyor of all angular contents of the provisions of the provisions of the provisions to be duly observed.

observed.

(5) The Surveyor, at all reasonable times during the progress of any building, structure, erection, or work affected by any of the provisions of this By-law, or by any terms or conditions on which the observance of any such provisions may have been dispensed with, may enter and inspect such building, structure, or work.

(6) The Surveyor may, for the purpose of ascertaining whether any building, structure, or erection is in such a situation, or possesses such characteristics as are required in order to exempt it from the operation of any of the provisions of this By-law, at all reasonable times, and after reasonable notice, enter any premises, and he may do therein all such things as are reasonably necessary for that purpose.

### 7. Class of Buildings in Certain Streets.

(7) No person shall erect or construct any building or erection, of make any addition to any building or erection on any land abutting on any of the streets mentioned or referred to in Schedule B to this By-law, unless every external walt of such building or erection so erected or constructed, or such addition, as the case may be, be constructed of brick, stone, or concrete.

(8) Such of the following things as otherwise comply with the provisions of this By-law, and comply with the other By-laws and the Regulations of the City, shall be exempted from the foregoing provisions, viz. :

(a) Privies, wood-sheds, and similar outhouses coverrivies, wood-sheds, and similar outhouses covering not more than two squares in all used in
connexion with buildings which comply with the
By-laws and Regulations of the City, including
this By-law, provided such privies, wood-sheds,
and outhouses are situated at the back of such
buildings, and are screened to the satisfaction
of the Building Surveyor of the City from the
view of any persons in any street or from the
premises adjoining.
cractics are incourse, vincties, aviatics, and

(b) Ferneries, greenhouses, vineries, aviaries, and similar out-buildings covering not more than two squares in all used in connexion with buildings which comply with the By-laws and Regulations of the City, including this By-law, provided that such ferneries, greenhouses, vineries, aviaries, and out-buildings are constructed of sound, substantial, and suitable materials, and are of sightly design, and are in suitable positions, not nearer than twelve feet to any street, and that before the construction of such ferneries, greenhouses, vineries, aviaries, and out-buildings is commenced, the plans and specifications and proposed positions thereof are submitted to and approved of by the Building Surveyor of the City as complying with all the By-laws and Regulations of the City, including this By-law. this By-law.
(c) Verandahs attached to buildings or erections con-

structed of brick, stone, or concrete.

(9) This By-law shall not apply to any temporary offices

(9) This By-law shall not apply to any temporary offices or sheds used by builders during the construction of any building at or about the site of such building during such time as building operations are in progress.

(10) Provided, however, that no person shall commence the erection or construction of any of the privies, woodsheds, or similar out-buildings mentioned in the foregoing sub-sections (a) or (b) unless he shall, two days before so commencing, have delivered to the Building Surveyor of the city a notice, in writing, of his intention so to commence, and also plans and specifications of the proposed building, and have paid the fees appointed by this By-law to be charged by the Council for things to be done by the said Building Surveyor.

(11) Dwelling-houses, in so far as relates to the provisions of this clause, shall mean any building or terrace of two buildings erected or constructed exclusively for residential purposes.

residential purposes.

No person shall erect or construct, or cause to be erected

or constructed-

(a) any dwelling-house within 15 feet of the align-

ment of any street in the said city;

(b) any dwelling house within 5 feet of the dividing fence or boundary line of the allotment upon which such house is built, nor shall any dwelling-house be erected within 10 feet of any dwelling-house be erected within 10 feet of any dwelling-house be erected within 10 feet of any dwelling-house be erected within 10 feet of any dwelling-house be erected within 10 feet of any dwelling-house because of the said of the sai

ing-house be erected within 10 feet of any dwelling-house erected after the coming into operation of this By-law;

(c) any building other than a shop or factory within 10 feet of a dwelling-house erected after the coming into operation of this By-law, except privies, greenhouses, vineries, aviaries, or such like buildings for use in connexion with such dwelling house.

- dwelling-house;
  (d) any dwelling-house within 20 feet of the alignment of a street or right-of-way less than 30 feet wide, provided, however, that a dwelling-house may be built up to the boundary between the allotment and a right-of-way not less than 10 feet wide running at the side of such dwelling-
- house;

  (c) any party wall for the purpose of subdividing any building into more than two habitations for separate occupation, whether such party wall shall have openings therein or not;

  (f) a terrace of more than two habitations in separate occupation.
- (12) No builder shall erect, build, or construct, or cause to be erected, built, or constructed, any building or structure which is intended to be used, or which shall or may be used, as a shop, office, public building, or warehouse, unless the external walls thereof shall be brick, masonry,

### PART III.

### 8. Materials.

(1) Bricks used in any building shall be good, hard, and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being so used, and shall be whole and good, hard, well-burnt bricks.

(2) Sand used for mortar in any buildings shall be clean and sharp, free from loam, dirt, and salt or organic matter.

(3) Lime mortar shall be composed of freshly-burnt lime and sand. All lime intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slacked before being mixed with the sand.

(4) Cement mortar shall be composed of good Portland

cement or other cement of equal quality, approved of by the Surveyor, mixed with clean, sharp sand.

(5) Concrete for foundations shall be composed of clean (5) Concrete for foundations shall be composed of clean broken stone or other hard material, approved by the Surveyor, broken to a gauge not exceeding two and a half inches, and sand well mixed on a wooden floor with freshly-burnt lime, hydraulic lime, or cement in the proportions of one part by measurement of lime to not more than five parts, or one part of cement, to not more than six parts of the other materials.

(6) All timbers and wood beams used in any building shall be good sound material, free from rot, large and loose knots, shakes, or any other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions, and spacings as set forth in Schedule C to this By-law.

By-law.

### PART IV.

### 9. Excavations, Foundations, and Footings.

(1) All excavations for footings shall be taken down to a solid foundation, to be approved by the Surveyor, but not less than eighteen inches in depth below the natural surface of the ground, except in the case of special con-

surface of the ground, except in the case of special construction of foundation approved by the Surveyor. No footing shall be commenced to be placed in position until at least twenty-four hours' notice shall have been given to the Surveyor that the trenches are ready for inspection.

(2) The surface of the ground between all walls of buildings shall be levelled up higher than the finished surface outside, and evenly graded to prevent any accumulation of water or drainage beneath the floors, and such surface shall, if required by the Surveyor, be covered with properly mixed tar composition pavement laid to an uniform thickness of not less than two inches in every part, rolled, rammed, and finished so as to be impervious to water and foul exhalations. In all bad or wet ground subsoil drainage shall be provided and laid in such manner as the Surveyor shall, in writing, direct and require.

(3) Unless with the consent of the Surveyor, every external wall and every party wall other than a wall carried on a bressummer, and every pier and story post, shall have footings.

on a bressummer, and every pier and story post, small have footings.

(4) The width of the bottom of the footing of every such wall shall be at least one-half greater than the thickness of the wall at the ground floor level, but in no case less than eighteen inches wide, unless approved by the Surveyor, and the height of such footing shall be at least equal to the thickness of the wall at its ground floor level, but in no case less than nine inches.

(5) In the case of wooden buildings the foundations thereof for all walls may consist of redgum or jarrah stumps.

stumps.

### PART V.

### 10. Thickness of External and Party Walls for all Brick, Stone, or Concrete Buildings.

Stone, or Concrete Buildings.

(1) The external and party walls of buildings of the domestic and warehouse classes respectively shall not be built of less thickness than as set forth in Schedule D to this By-law for their several grades, which grades are determined according to the heights and lengths of such external and party walls, such lengths being measured from the centre of one return wall to another, or from the centre of one return wall to another, or from the centre of a return wall to a cross wall.

(2) No cellar wall shall be less than nine inches in thickness, and no foundation wall of an external wall shall be less than thirteen and a half inches in thickness unless approved by the Surveyor. But where a cellar wall is, in

less than thirteen and a half inches in thickness unless approved by the Surveyor. But where a cellar wall is, in the opinion of the Surveyor, too great in length for such thickness, it shall be increased up to eighteen inches or be strengthened by piers.

(3) When the piers between the openings in any wall are less in area than one-third of the area of such wall in plan the wall shall be increased in thickness to an extent determined by the Surveyor or the piers built in cement mortar, in which case the area of the piers need not exceed one-fifth of the area of the wall in plan.

(4) Where piers are specified for any story of a wall that story shall be strengthened by building piers projecting four and a half inches; such piers shall not be spaced further apart than twelve times the thickness of the wall and in no case more than twelve feet apart, and shall not be less in width than one-fourth of their distance apart.

(5) In the domestic class of buildings no story shall be (5) In the domestic class of buildings no story shall be of greater height from floor to ceiling or from floor to roof than fourteen feet, but the height of a story if built in cement or with projecting piers may be sixteen feet. No two stories of nine-inch wall, even if one has piers, shall exceed thirty feet in height, and no three stories of thirteen and a half inch wall, including one with piers, shall exceed forty-eight feet in height; and no three stories, whatever the thickness, shall exceed fifty-four feet, in height. in height.

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(6) In the warehouse class of buildings no story shall be of greater height from floor to ceiling or from floor to roof tie than twelve feet, but the height of a story if built in cement or with projecting piers may be thirteen feet six inches. No two stories of nine-inch wall, even if one has piers, shall exceed twenty-five feet in height, and no three stories of thirteen and a half-inch wall, including one with piers, shall exceed forty-two feet in height, and no three stories of any greater thickness shall exceed forty-eight feet in height.

(7) Where it is not desired to have projecting piers the wall may be built flush, if built four and a half inches thicker than specified in Schedule D to this By-law, without altering the rating of the stories below it.

(8) In the case of a party wall any projecting piers required by Schedule D to this By-law shall be built four and a half inches thicker than specified in the tables in the said Schedule D appropriate to the class of building to which it belongs. In either case the wall shall be built central on the wall below.

(9) If walls are built of cement mortar instead of lime mortar they may be of thicknesses one grade lower than those set forth in Schedule D to this By-law.

(10) Where it is desired to alter or raise or increase the size of an old building, if the walls are, in the opinion of the Surveyor, sound and well consolidated for the purpose, and are approved by the Surveyor, and the new work is to be built in cement mortar, the Surveyor, shall have power to treat the whole building as if built in cement mortar, and approve of walls of thicknesses one grade lower than those given in Schedule D to this By-law.

(11) When any building is raised in accordance with the last preceding clause a steel bond shall be built in on top of the old wall, such bond to be three-sixteenths of an inch in thickness and hooked together at all intersections, the width to be equal to one and a half inches for every four and a half inches in thickness of the wall built upon it

four and a half inches in thickness of the wall built upon it if so directed by the Surveyor.

(12) In public buildings of several stories the external or surrounding walls shall not be of less thickness than those specified in Table "B" in Schedule "D" to this By-law for similar heights and lengths, and where the span of the floor girders or roof girders or trusses exceed thirty feet piers of an extra thickness of four and a half inches shall be provided to the satisfaction of the Surveyor.

(13) In public or assembly halls, churches, theatres, and like buildings-

(a) where the ceilings or roofs are carried on trusses or girders or otherwise the thickness of the sur-rounding walls shall not be less than those specified in Table "C" in Schedule "D" to

rounding walls shall not be less than those specified in Table "C" in Schedule "D" to this By-law;

(b) where the length of the wall exceeds one hundred feet, or in case there shall be one or more stories built above such hall, theatre, or like building, the thickness of the wall shall be increased four and a half inches, or the wall must be strengthened by piers or buttresses to the satisfaction of the Surveyor;

(c) where solid masonry or brick-in-cement buttresses are employed and placed sixteen feet or less apart and extended to the foot of the trusses or girders above, or if iron or steel pillars are inserted in the walls in lieu of masonry, and at distances not exceeding eighteen feet apart, the thickness may be reduced in proportion to the increase of strength afforded by such buttresses or pillars; but in no case shall any wall be less than thirteen and a half inches thick in the topmost portion and four and a half inches shall be added going downwards for each story or for each gallery or for each twenty-five feet in height of the wall. Where iron or steel pillars are introduced in such walls the brickwork round the pillar shall be bonded into that of the connecting walls, and each of such pillars shall have not less than nine inches of brick wall around its extreme dimensions;

(d) in the case of buildings divided into naves and aisles by walls of which the upper portions are external and the lower portions internal and pierced by arched openings carried on piers or columns the thickness of the nave walls shall not be less than that specified in Table "C" in Schedule "D" to this By-law for external and surrounding walls of similar heights, lengths, and spans, and the external walls of the aisles shall be of the same thickness unless strengthened by buttresses or piers to the satisfaction of the Surveyor, in which case the walls may be four and a half inches less in thickness.

(14) Where a wall is built in cement mortar it may be used for a span or height one-fifth greater than shown in Schedule "D" t

a public building such conversion or alteration shall be carried into effect, and the public building thereby formed, including the walls, roofs, and chimneys, shall be constructed in such manner as may be approved by the Surveyor; and the provisions of this By-law shall apply to such alteration or conversion as though it were the construction of a public building.

such alteration or conversion as though it were the construction of a public building.

(16) Except where otherwise provided in this By-law,
all external party and cross walls shall be constructed of
brick, masonry, or concrete, and shall be subject to all
the provisions of this By-law. And no external wall shall
have windows or openings within 4 feet of the boundary
of land not in the same occupation.

(17) Where a cross wall becomes in any part an external
wall such cross wall shall be of the thickness required for
an external wall of the same height and length and belonging to the same class of building.

(18) No building of the warehouse class shall extend to

(18) No building of the warehouse class shall extend to more than four hundred and fifty thousand cubic feet unless divided by party walls in such manner that no division thereof extends to more than four hundred thousand cubic

(19) No addition shall be made to any building of the warehouse class or to any division thereof so that the cubical content of any such building or division shall exceed four hundred thousand cubic feet unless the whole construction thereof is of fireproof material and the thickness of the walls is of the extra first rating.

### PART VI.

- 11. Buildings Wholly or Partly in Wood, including Removal and Re-erection of such Buildings.
- (1) Subject to the provisions of this By-law buildings may be built or erected in wood or partly in wood and partly in other materials in streets other than the streets specified in Schedule B to this By-law. Provided that—
  - (a) the external walls of such buildings shall not exceed in height fifteen feet, measured from the floor level to the top of the wall plates;

- floor level to the top of the wall plates;
  (b) every such building shall be wholly in one occupation or be constructed or adapted so to be;
  (c) all such buildings shall be detached and shall be distant at the least fifteen feet from the building line of any street or road, and ten feet from any other building, and shall be and continue to be five feet from the boundaries of the land of any adjoining owner, or from the boundaries of land not in the same occupation; but providing always that in no case shall the distance between any two buildings of wood or iron erected since the coming into operation of this By-law and not in the same occupation be less than ten feet; than ten feet;
- (d) but if any such other building is built of brick at if any such other building is built of brick or stone, or was erected prior to the date of this By-law coming into force, then such new building shall be distant fifteen feet at the least from the building line of any street or road, and shall be and continue to be distant five feet from the boundary of such adjoining allotment if in separate occupation. The eaves of such building may overhang the walls, but such eaves may not approach nearer to the boundary of land not in the same occupation than four of land not in the same occupation than four feet. A detached building shall not be excluded from this exemption solely by reason of its being within ten-feet of any other building constructed as stables or out-offices to be used in connexion with such building.
- (2) Wooden buildings erected prior to this By-law coming into force may be added to in wood subject to the conditions and limitations of this By-law.

  (3) In this clause the word "building" means wooden building, and includes any erection.

(a) No person shall remove, or cause to be removed, into the city of Hawthorn, or from any one part of the city to another part of the same, and erect and permit to remain for any longer period than seven days, any building which does not comply with the provisions of the By-laws and regulations of the city.

regulations of the city.

(b) Before any building intended to be so erected is removed into the city or from any one part of the city to another part, the owner or the person carrying out the removal shall give to the Surveyor not less than ten clear days' notice, in writing, of his intention to remove and re-erect such building in the city, and shall accompanying such notice supply the following particulars:—

(r) The situation of the building which it is

proposed to remove.
(2) The situation of the land on which it proposed to re-erect or place such building.

- (3) A plan giving the dimensions of the building, including any alterations or additions thereto, and a tracing copy of such plan to be retained by the sur-
- veyor.

  (4) A specification giving particulars of the construction of the existing building and of the alterations and additions (if any) which it is intended to make when the building is re-creeted.

And shall at the same time produce to the Surveyor such information as will enable him to satisfy himself whether or not such building has been condemned as dilapidated, insanitary, or unfit for human habitation. On receipt of the particular, plans expellentings and or unfit for human habitation. On receipt of such notice particulars, plans, specifications, and information, and the proper fee, the Surveyor shall inspect such building before removal, and shall report to the Council whether, in his opinion, such building when removed and recrected will be in compliance with the provisions of the By-laws and regulations of the city or not. If the Surveyor reports that such building when removed and re-crected will be in accord-

not. If the Surveyor reports that such building when removed and re-erected will be in accordance with such By-laws and regulations, then the Council shall grant a permit for its removal and re-erection in the city, but not otherwise.

(c) No building that has been condemned as dilapidated, insanitary, or unfit for human habitation shall be removed and re-erected within the city unless the requirements of sub-section (d) be complied with

unless the requirements of sub-section (a) be complied with.

(d) No building in which any case of infectious or contagious disease has occurred, and which is intended to be wholly or partly used as a dwelling-house, shall be removed into and erected within the city, or removed from one part of the city to another, and erected there, unless the same has been thoroughly fumigated and disinfected to the satisfaction of some duly qualified medical practitioner, or of the Health Inspector of any municipal Council, as testified by a certificate, signed by either or both of such authorities, and produced to and retained by the Surveyor.

(e) No building intended or adapted to be wholly or partly used as a dwelling-house shall be removed into and re-erected within the City, or removed from one part of the City to another and erected there, unless the same when re-erected shall cover an area of 800 square feet at the least, nor unless such building shall be properly framed and shall comply with the requirements of Schedule C to this By-law.

of Schedule C to this By-law.

All timber and material which, in the opinion of the Surveyor, is unsound or defective, shall be removed and replaced with sound material. Such building when completed shall also comply with the By-laws and Regulations of the City (the conditions of this section shall not apply to buildings to be used as stables or sheds, provided the same comply in all other respects with the By-laws and Regulations of the City.)

(//) Nothing herein contained shall prevent the alteration of the position of any building within boundaries of the land on which the same stands.

(g) The following fees shall be payable to the City by the owner or person removing any building upon giving the notice mentioned in sub-section (b) of this By-law:—

(a) For examining any building which it is proposed to remove into and erect within the City of Hawthorn, or to remove from any one part of the city to another part and erect there, whether the same is approved or not, Two pounds; and after approval:

(b) For issue of a permit to remove any building and re-creet the same in the city of Hawthorn, additional to the fee for inspection, One pound.

spection, One pound.

(4) Except in the case of an isolated building the interior surface of the walls and ceilings of wooden buildings shall be finished in lath and plaster, or metal, or other approved fire-resisting materials; but, in the discretion of the surveyor, a wooden dado, not exceeding five feet in height and panelled wooden ceiling may be allowed, and the undersides of rafters in skillion roofs may be lined with tongued and grooved boards.

(5) Roofs shall be covered with tiles, slates, metal, or other fire-resisting materials approved by the surveyor.

(6) In the construction of all wooden buildings except sheds, vermin plates shall be used.

(1) Workshops and out-buildings (except stables, cow-sheds and fowlhouses) of not more than one square

in area, and not exceeding eight feet in height, and not containing a fireplace may be erected on any boundary, save and except the frontage to any road or street, being a public highway if the roof thereof is covered with galvanized corrugated sheet iron or other approved fire-resisting material, provided that such out-buildings are situated at the rear of and distant at least ten feet from the rear of any building ward as a dualing twenty.

situated at the rear of and distant at least ten feet from the rear of any building used as a dwelling-house on the same allotment or any allotment adjoining.

No wooden building or dwelling may be extended in such a manner that such out-buildings and dwelling shall thereafter be within ten feet of each other; but this provision shall not prevent the owner of a building or dwelling on land adjoining that on which such out-building, has previously been erected from extending such building or dwelling, subject to the provisions of this By-law.

(2) Out-buildings exceeding one square in area, including roofed structures and erections for storage of timber or other materials, shall be subject to all the conditions and limitations in regard to wooden and iron buildings, except as provided elsewhere in this By-law with regard to certain buildings which shall be built for purposes other than a dwelling-house and not otherwise herein particularly defined.

certain buildings wishes shall be built for purposes other than a dwelling-house and not otherwise herein particularly defined.

No such building of a larger floor area than five (5) squares and not more than fifteen feet high shall be exercted of material other than brick or stone unless the external walls are constructed of galvanized-iron and are at a distance at least thirty feet from the building line of any street, and at a distance of at least the height of the wall of such building from the boundary of land not in the same occupation, and no building of this class of a greater area that fifteen squares (1,500 square feet) ground Loor area only being computed and of more than ground and first floor may be erected or added to in iron or wood so that at any time fhe total area of such building shall exceed 1,500 square feet on any one floor. This provision as to limit of area shall not apply to buildings erected at a distance of 100 feet or more from the building line of any street if approved by the surveyor.

In all other respects such iron or wooden buildings must not be nearer than 15 feet to the building line of any street and 5 feet from the boundary of land not in the same occupation, and if not more than five squares may be built of galvanized-iron or good sound weatherboards abutting on to a right-of-way not less than ten feet wide, provided the walls are not nearer than the height of such wall, including the vertical portion of a gable-end roof to any land not in the same occupation.

No stable, unless built of brick or stone, may be erected nearer than twenty feet from any dwelling, nor within 5 feet of land not in the same occupation.

No stable, unless built of brick or stone, may be erected nearer than twenty feet from any dwelling, nor within 5 feet of land not in the same occupation.

Fowlhouses of not more than two squares in area, and not more than six feet in height may be erected at rear of any dwelling on the boundary of land not in the same occupation, provided the hearest portion of

### PART VII.

### 13. Construction of Buildings.

Unless where otherwise sanctioned in this By-law all buildings and structures shall comply with the following conditions:—

(a) Walls.

(a) Walls.

(i) Every external party and cross wall constructed of brick, stone, concrete, or reinforced concrete, or other similar material approved of by the surveyor shall be properly bonded and solidly put together with mortar. And no external wall shall have windows or openings within 4 feet of the boundary of land not in the same occupation.

(2) In the case of walls that are built as hollow walls the same quantity of stone, brick, or concrete shall be used in their construction as is provided in this Bv-law for solid walls as if they were built solid, as in this By-law provided; and no hollow walls shall be built unless the parts of the same are connected by proper ties either of brick, stone, or iron, placed not more than three feet apart in every fourth course. No hollow wall shall be greater in superficial extent than two squares in any one story unless strengthened by a cross wall, fireplace, or projecting pier in each such area, and to the satisfaction of the surveyor.



No hollow wall shall be permitted in the warehouse class above the height of ten fect unless such walls are strengthened at least four and a half inches in thickness, but the walls of the domestic class may, subject to the approval of the surveyor, be built with hollow walls consisting on the ground floor of two walls of which each outer wall is at least four and a half inches in thickness, and each inner wall at least eight and a half inches in thickness; or, if built with cement mortar, such inner and outer walls may be four and a half inches thick and from the underside of the first floor to the underside of the wall plate for receiving the roof, may consist of two walls each the underside of the first floor to the underside of the wall plate for receiving the roof, may consist of two walls each four and a half inches in thickness, and in buildings of this class not exceeding fifteen feet in height hollow walls may be built consisting of two walls, each of which shalt not be less than four and a half inches in thickness; provided always that in every case the inner and outer walls shall be securely tied together with proper ties, as previously provided, and that in no case shall the cavity between the two walls exceed two inches, and no hollow walls shall be permitted in buildings of more than two stories or of a greater height than twenty-five feet, unless with the approval of the referees.

stories or of a greater height than twenty-live feet, unless with the approval of the referees.

(3) Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutter of any building would be within two feet of such boundary, then the external wall of such building shall be carried up to form a parapet fifteen inches at the least in height above the roof or above the highest part of any flat or gutter, as the case

or above the highest part of any flat or gutter, as the case may be.

(4) In buildings of the warehouse class the thickness of such parapet shall be equal to the thickness of such wall in the topmost story, and in any other building of a thickness of eight and a half inches at the least.

(5) Every party wall shall be carried up for a height of fifteen inches above the roof measured at right angles to the slope thereof, or fifteen inches above the highest part of any flat or gutter, as the case may be, and of a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the tonmost story and in any other building of a thickness of eight and a half inches at the least. Provided, however, that in the case of domestic buildings where not more than two buildings are erected under one roof, it shall be sufficient if the party wall is carried up at least eight and a half inches in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the Surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the Surveyor.

(6) No veranded shall approach pearer than five feet

(6) No verandah shall approach nearer than five feet to any adjoining property unless built of jarrah or fire-resisting material, or separated from any adjoining veran-dah or premises by a wall eight and a half inches at least in thickness, and projecting four inches at least beyond the face of the woodwork.

least in thickness, and projecting four inches at least beyond the face of the woodwork.

(7) Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or flat of any building within four feet from such party wall, and shall extend at the least fifteen inches higher and wider on each side than such erection; and every party wall shall be carried up above any part of any roof opposite thereto, and within four feet therefrom.

(8) Every wall and fireplace constructed of brick, stone, or other similar materials except reinforced concrete construction shall have a damp-proof course of asylhalt or other impervious material laid throughout its entire length and thickness on a level plane at least six inches below the surface of the lowest floor; but such damp-course may be turned vertically upwards within the thickness of the wall to a higher level on the outside.

Where, owing to a change of level, it is not practicable to lay the same on a level plane throughout the walls of a building, the same may be laid on two or more level planes.

Where a damp-proof course is laid on your than each.

Where a damp-proof course is laid on more than one level plane the ends of the damp-proof courses on each level shall overlap the ends of the damp-proof course on the next level, and each of such layers shall be connected by vertical connexions of the same material, and every such layer shall be six inches at least below the surface

(b) Closets and Urinals.

(b) Closets and Urinals.

(9) No closet or urinal shall be erected or remain in front of any dwelling or building facing a public highway, or at a less distance than fifteen feet from any street, or from the door or window of any dwelling, or at a less distance than three feet from the boundary of land not in the same occupation, unless the wall on the boundary be built of brick or stone; but such closets or urinals may be built abutting on any lane of less width than sixteen feet.

In all cases closets and urinals must have a door, and be properly enclosed, iscreened and fenced from public view, or the view of adjoining residents. Nothing in the

foregoing section except that referring to the screening from public view, or the view of the adjoining residents, shall apply to any closet or urinal forming part of main building, and connected to an underground sewerage

### (c) Recesses and Chases.

(10) Recesses and openings may be made in external walls, provided-

(a) that the backs of such recesses shall not be of

- less thickness than eight and a half inches:

  (b) that over every recess so formed an arch of at least two rings of brickwork of the full width of the recess shall be turned (except in the case of recesses for lifts); but where such recess does not exceed five inches in depth corbelling
- in brick or stone may be substituted for arching:

  (c) that the area of such recesses and openings shall not, taken together, exceed one-third of the whole area of the wall of the story in which they are made. No recesses shall be made under girders or points of special pressure.

(11) Recesses may be made in party walls, provided—
(a) that the backs of such recesses shall not be of less

- (a) that the backs of such recesses shall not be of ress
  thickness than eight and a half inches;
  (b) that over every recess so formed an arch of at
  least two rings of brickwork of the full width
  of the recess shall be turned on every story
  (except in the case of recesses formed for lifts):
  but where such recess does not exceed five
  inches in depth corbelling in brick or stone may
- be substituted for the arching;

  (c) that the area of such recesses shall not, taken together, exceed one-third of the whole area of the wall of the story in which they are made.

  No recesses 'shall be made under girders or points of energial resource.

points of special pressure;
(d) that such recesses shall not come within thirteen and a half inches of the inner face of the

external walls.

(12) An opening shall not be made in any party wall except in accordance with the provisions of this By-law in relation thereto. Provided that the Surveyor may, on in relation thereto. Provided that the Surveyor may, on application made to him, give consent, in writing, to any modification or relaxation of the requirements of this clause with respect to the area of recesses and openings in any special cases where he may think proper.

The word "area" as used in this clause means the area of the vertical face or elevation of the wall or recess to which it refers.

(13) In an external or party wall a chase shall not be (13) In an external or party wall a chase shall not be made wider than fourteen inches, nor more than four and a half inches deep from the face of the wall, nor so as to leave less than eight and a half inches in thickness at the back or opposite side thereof; and a chase shall not be made within a distance of seven feet from any other chase on the same side of the wall, nor within thirteen inches from the nearest external wall. No chase shall he walls in a wall of less thickness that this team. shall be made in a wall of less thickness than thirteen

### (d) Projections from Buildings.

(14) In every brick, stone, or concrete building every coping, cornice, string, course, fuscia, window, dressing, portico, porch, balcony, verandah, balustrade, outside landing, outside stairs and outside steps, and architectural projection or decoration whatsoever of any external wall, and also the eaves, barge-boards, and cornices of any overhanging roof shall be of brick, tile, stone, artificial stone, slate, iron, cement, or other fire-resisting material. The foregoing provisions of this clause shall not apply to—

(a) the cornices and dressings of the window fronts

(a) the cornices and dressings of the window fronts of shops;

(b) the caves, barge-boards, and cornices to detached and semi-detached dwelling-houses, and to other dwelling-houses in which the party walls are corbelled out so as to project four inches beyond such caves, barge-boards, or cornices;

(c) the flooring supports and framing of verandals and balconies.

For the purposes of this clause a pair of semi-detached houses shall be deemed to be one building.

(15) Every balcony, cornice, or other projection of for from any external wall shall be tailed into the wall tof the building and weighed or tied down to the satisfaction of the Surveyor, and no cornice shall exceed in projection of the Surveyor, and no cornice shall exceed in projection.

of the Surveyor, and no cornice shall exceed in projection the thickness of the wall immediately below except in cases where the materials and construction thereof are

approved by the Surveyor.

(16) No part of the woodwork of any shop front shall (16) No part of the woodwork of any shop front shall be fixed nearer than four and a half inches to the centre of the party wall where the adjoining premises are separated by a party wall, or nearer than four and a half inches to the face of the adjoining premises where the adjoining premises have a separate wall; and if it is fixed at such distance of four and a half inches a pier or corbel of stone, brick, or other incombustible material four and a shalf inches wide at the least shall be placed as high as such woodwork, and projecting throughout three inches at the least in front thereof between such woodwork and the centre of the party wall or the separate walls, as the case may be.

### (e) Woodwork in External Walls.

(17) All woodwork fixed in any external wall except frames of doors and windows of shops on the ground story of any building shall be set back four inches at the least from the external face of such wall; but loop-hole frames and frames of windows and doors of redgum or other approved hardwood may be fixed flush with the face of any external wall. Provided that such work is constructed to the satisfaction of the Surveyor.

### (f) Bressummers.

(18) Every bressummer, unless otherwise allowed by the (18) Every bressummer, unless otherwise allowed by the Surveyor, shall have a bearing in the direction of its length of four inches at least at each end upon a sufficient pier of brick or stone, or upon a timber or iron story post fixed on a solid foundation in addition to its bearing upon any party wall or external wall; and the Surveyor shall have power in his discretion to require that every bressummer shall have such story-posts, iron columns, stanchions, or piers of brick or stone or corbels as may be sufficient to

carry the superstructure.

(19) The ends of wooden beams or joists or other timbers bearing on party walls shall be at least one and a half inches distant from the centre line of such party

(20) Every bressummer bearing upon a party wall shall be borne by a templet or corbel of stone or iron, tailed through at least half the thickness of the wall, and of the full breadth of the bressummer.

### (g) Flats and Roofs.

(g) Flats and Roofs.

[21] The flat gutter and roof of every building and every turret, dormer, lantern light, skylight, or other erection placed on the flat or roof thereof shall be externally covered with slates, tiles, metal, or other fire-resisting materials, except wooden cornices and barge-boards to dormers, not exceeding twelve inches in depth, and doors. door-frames, windows, and window-frames in such dormers, lantern lights, skylights, or other erections.

[22] Every building exceeding thirty feet in height used wholly or in part as a dwelling-house or factory, and having a parapet, shall be provided either—

(a) with a dormer-window or a door opening on to the

roof; or

(b) with a trap-door furnished with a fixed or hinged step ladder leading to the roof; or

(c) with other proper means of access to the roof. (23) The plane of the surface of the roof of a building of the warehouse class shall not incline from the external

of the warehouse class shall not incline from the external or party walls upwards at a greater andle than forty-seven degrees with the horizon, provided that this clause shall not apply to towers, turrets, or spires, or to the more perpendicular sides of saw-tooth roofs not exceeding thirty feet in span.

(24) The plane of the surface of the roof of any other building shall not incline from the external or party walls upwards at a greater angle than seventy-five degrees from the horizon, provided that this clause shall not apply to towers. turrets, or spires.

towers, turrets, or spires.

### (h) Lighting of Cellars, &c.

(h) Lighting of Ceitars, Crt.

(25) Where the lowermost rooms or cellars in any building (being rooms of which the surface of the floor is more than four feet below the level of the nearest footpath, street, or lane) cannot be otherwise lighted, the same may be lighted by means of apertures or areas extending under the footway. Such apertures or areas shall be enclosed by solid masonry, concrete, or brickwork surmounted by a proper stone or metal kerb, and covered with an immovable horizontal iron frame with glass cubes or prisms level with the surface of such footway, and secured an immovable horizontal iron frame with glass cubes or prisms level with the surface of such footway, and secured to the kerbing by being run thereto with lead or zinc to the satisfaction of the Surveyor. No such aperture, area, or grating shall extend from the line of building under the footway more than two feet, nor shall any such aperture, area, or grating be more than four feet in length, except with the written permission of the Surveyor.

### (i) United Buildings.

(26) Buildings shall not be united except where they are wholly in one occupation, or are constructed or adapted

(27) Buildings shall not be united if, when so united and constructed as to form one building only, they would not be in conformity with this By-law.

(28) An opening shall not be made in any party wall or in two external walls dividing buildings which, if taken together, would extend to more than four hundred thousand cubic feet, except with the approval of the Surveyor; and proper fire-resisting doors shall be provided.

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(20) Whenever any buildings which have been united cease to be in the same occupation, all openings made for the purpose of uniting them in any narty wall between the buildings, or in any external wall, shall be stopped up with brick or stonework not less in thickness than the party wall or the external wall (as the case may be) in which such openings were made, and any timber not in which such openings were made, and any timber not in conformity with this By-law placed in the wall shall be removed.

(30) Whenever any buildings which have been united cease to be in the same occupation the owner thereof shall forthwith give notice thereof to the Surveyor, and shall cause any openings made in the party wall to be stopped up as aforesaid.

### (j) Alterations and Additions.

(31) Except with the consent of the Surveyor, no alteration shall be made in any building in such manner that when so altered it will, by reason of such alteration, not be in conformity with the provisions of this By-law relating to new buildings.

(32) Unless in any case the Surveyor otherwise allows, where a party or external wall not in conformity with this By-law has been taken down, burnt, or destroyed to the extent of one-half thereof (measured in superficial feet), every remaining portion of the old wall not in conformity with this By-law shall either be made to conform therewith or be taken down before the rebuilding thereof.

thereof.

(33) Every addition to or alteration of a building and any other work made or done for any purpose in, to, or on a building (except that of necessary repairs not affecting the construction of any external. cross, or party wall) shall, so far as regards such addition or alteration or other work, be subject to the provisions of this By-law relating to new buildings.

### PART VIII.

### 14. Ventilation, Lighting, and Open Spaces.

14. Ventilation, Lightling, and Open Spaces.

(1) Every person who builds or erects a new building shall so construct every room in the lowest story having a boarded floor, that there shall be for the purposes of ventilation between the under-side of every joist on which such floor is laid and the upper surface of the asphalt or concrete with which the ground surface or site of the building is covered, a clear space of two inches at the least in every part, and not less than four inches where the site is not concreted or asphalted, and shall cause such space to be thoroughly ventilated by means of suitable and sufficient air-bricks or by some other effectual method, so arranged as to cause a through current of air to pass beneath the flooring. The Surveyor may require the surface under the floor of any building, or any part thereof, to be concreted or tar-paved to his satisfaction.

(2) Every building used or intended to be used as a dwelling-house shall have in the rear an open space at the ground level, and exclusively belonging thereto, of the extent of at least 500 square feet of yard space clear of any buildings erected thereon, and no additions shall be made to any dwelling at any time that shall reduce the back-yard space to a smaller area than 500 square feet. There shall be provided in each dwelling-room approved outlet ventilators of at least twelve square inches for each one thousand cubic feet of air space. The outlet ventilation shall be by means of shafts through the roof, or outlets in the walls near the ceiling line, and protected on the outside to prevent back draughts.

(3) Every habitable room except rooms wholly or partly in the roof shall be at least ten feet in height from the floor to the ceiling.

floor to the ceiling.

(4) Every habitable room wholly or partly in the roof shall be at least eight feet in height from the floor to the ceiling throughout not less than one-half of the the ceiling througarea of such room.

(5) Every habitable room shall have one or more windows opening directly into the external air with a total superficies clear of the sash-frames free from any obstruction to light equal to at least one-tenth of the floor supernotes clear of the sash-frames free from any obstruction to light equal to at least one-tenth of the floor area of the room, and so constructed that a portion equal to at least one-twentieth of such floor area can be opened, and the opening in such case shall extend to at least seven feet above the floor level; but a room having no external wall or a room constructed wholly or partly in the roof may be lighted through the roof by a dormer-window with a total superficies clear of such frames free from any obstruction to the light equal to at least one-twelfth of the floor area of the room, and so constructed that a portion of such window equal to at least one-thirtieth of such floor area can be opened, and the opening in each case shall extend to at least five feet above the floor level of such room, or such room may be lighted by a lantern light or skylight, of which a portion equal to at least one-thirtieth of the floor area can be opened.

(6) Every habitable room constructed over a stable shall

(6) Every habitable room constructed over a stable shall separated from such stable by a floor rendered im-

pervious to foul air.

### PART IX.

- 15. Chimneys, Flues, Fireplaces, and Healing Apparatus.
- (1) Chimneys built on corbels of brick, stone, or other fire-resisting materials may be erected if the work so corbelled out does not project from the wall more than one and a half times the thickness of the wall, measured immediately below the corbel; but all other chimneys shall be built on solid foundations, and with footings similar to the footings required in the case of external and party walls, unless they are carried upon iron girders with direct bearings upon party external or cross walls to the satisfaction of the Surveyor.

  (2) Chimneys and flues having proper soot doors of not less than forty square inches may be constructed at an angle; but in no other case shall any flue be inclined at a less angle than forty-five degrees to the horizon, and every angle shall be properly rounded.

  (3) All soot doors shall be at least fifteen inches distant from any woodwork. (1) Chimneys built on corbels of brick, stone, or other

(3) All soot doors shall be at least fifteen inches distant from any woodwork.

(4) An arch of brick or stone, or a bar of wrought iron of sufficient strength, shall be built over the opening of every chimney to support the breast therof, and where the breast projects more than four inches from the face of the wall, and the jamb on either side is of less width than thirteen and a half inches, the abutments shall be tied in by an iron bar or bars of sufficient strength turned up and down at the ends, and built into the jambs for at least eight and a half inches on each side.

(5) A flue shall not be adapted to or used for any purpose of trade or business, or to or for the range or cooking apparatus of any hotel or eating-house unless the flue is surrounded with brickwork at least eight and a half inches thick from the floor on which such oven furnace, cockle, steam boiler, or close fire is situated to the level of the ceiling of the room next above the same.

- (6) A flue shall not be used in connexion with a steam boiler unless the flue is at least fifty feet in height, measured from the level of the floor on which the boiler
- (7) The inside of every flue, and also the outside thereof, where passing through any floor or roof, or behind
  or against any woodwork, shall be rendered pargeted or
  lined with fire-resisting stoneware.
- (8) The jambs of every fire-place opening shall be at least eight and a half inches wide on each side of the opening thereof, except that kitchen ranges may be built without side jambs.
- (9) The back of every fire-place opening from the hearth up to the height of twelve inches above the mantel shall be at least eight and a half inches thick, except in the case of double chimneys, when back may be four and a half inches in thickness.
- (10) The thickness of the upper side of every flue when its course makes with the horizon an angle of less than forty-five degrees, shall be at least eight and a half
- (11) Every chimney-shaft or smoke-flue shall be carried up in brick, stone, or reinforced concrete at least four and a half inches thick throughout to a height of not less than three feet above the roof-flat or gutter adjoining thereto, measured at the highest point in the line of junction with such roof-flat or gutter.
- junction with such 1001-flat or gutter.

  (12) The brickwork or stonework of any chimney-shaft, except that of a furnace of any steam engine, mill, brewery, distillery, bakehouse, or manufactory, shall not be built higher above the roof-flat or gutter adjoining thereto than a height equal to six times the least width of such chimney-shaft at the level of such highest point in the line of junction, unless such chimney-shaft is built of increased thickness, or otherwise rendered secure to the satisfaction of the Surveyor.
- (13) There shall be laid level with the floor of every (13) there shall be laid level with the floor of every stone, slate, or other fire-resisting substance at the least six inches longer on each side than the width of such opening, and at least twelve inches wide in front of the breast thereof.
- (14) On every floor, except the lowest floor, such slab shall be laid wholly upon stone or iron bearers, or upon brick trimmers or other fire-resisting materials; but on the lowest floor it may be bedded on concrete covering the site, or on solid materials placed on such concrete.
- (15) The hearth or slab of every chimney shall be belided wholly on brick, stone, or other fire-resisting substance, and shall, together with such substance, be solid for a thickness of four inches at the least beneath the upper surface of such hearth or slab.
- (16) A flue shall not be built in or against any party structure unless it be surrounded with new brickwork at least four and a half inches in thickness, properly bonded. No flue shall be used for a smoke-flue which is of less internal area than eighty-one square inches, except in cases of copper or scullery flues, which may be of any size allowed by the Surveyor.

- (17) A chimney breast or shaft built with or in any party wall shall not be cut away unless the Surveyor certifies that it can be done without injuriously affecting the stability of any building.
  (18) A chimney shaft, jamb, breast, or flue shall not be cut into except for the purpose of repair or doing some one or more of the following things:—
- - (a) Letting in, removing, or altering flues, nipes, or funnels for the conveyance of smoke or steam,
  - or letting in, removing, or altering smoke-jacks.

    (b) Forming openings for soot doors; such openings to be fitted with a close iron door and frame.
  - (c) Making openings for the insertion of ventilating valves, subject to the following restriction:

    That an opening shall not be made nearer than twelve inches to any timber or combustible substance.
  - (19) Timber or woodwork shall not be placed-
    - (a) in any wall or chimney-breast nearer than nine inches to the inside of any flue or chimney
    - opening;
      (b) under any chimney opening within six inches from the upper surface of the hearth of such chimney opening;
    - opening;
      (c) within two inches from the face of the brickwork
      or stonework about any chimney or flue where
      the substance of such brickwork or stonework
      is less than eight and a half inches thick, unless
      the face of such brickwork or stonework is

(20) Unless the Surveyor otherwise permits, every chimtag of oness the Surveyor outerwise permits, every chimney-shaft for the furnace of a steam engine, mill, brewery, distillery, bakehouse, or manufactory shall be at least fifty feet in height, and shall be constructed in conformity with the following rules:—

- (a) Every shaft shall be carried up throughout in brickwork and mortar of the best quality, and if detached, shall taper gradually from the base to the top of the shaft at the rate of at least two and a half inches in every ten feet of height. If approved by the Surveyor, flues to small steam boilers or forges may be constructed in metal if properly stayed; but such flues shall not be fixed in front of any building in any street, or nearer than twelve inches to any combustible material.

  (b) The thickness of brickwork at the top of the shaft and for twenty feet below the top shall be at least eight and a half inches, and shall be increased at least half a brick for every additional twenty feet, measured downwards.

  (c) Every cap, cornice, pedestal, plinth, string, course, or other variation from plain brickwork shall be provided as additional to the thickness of brickwork required under this clause, and every cap shall be constructed and secured to the satisfaction of the Surveyor.

  (d) The foundation of the shaft shall always be made to the satisfaction of the Surveyor on concrete or other sufficient foundation.

  (e) The footings shall be spread all round the base by regular offsets to a projection equal to the thickness of the enclosing brickwork at the base of the shaft, and the space enclosed by the footings shall be filled in solid as the work progresses.

  (f) The width of the base of the shaft, if square.

- progresses.

  (/) The width of the base of the shaft, if square, shall be at least one-tenth of the proposed height of the shaft, or, if the same is round or of any other shape, then one-twelfth of the height.
- height.

  (g) Any fire-bricks built inside the lower portion of the shaft shall be provided as additional to and independent of the thickness of brickwork prescribed by these rules, and shall not be bonded therewith.

  (h) The floor under every oven, conper, steam boiler, or stove which is not heated by gas (except in the case of a dwelling-house), and the floor round the same for a space of eighteen inches, shall be formed of materials of fire-resisting and non-conducting nature not less than six inches thick. inches thick.
- inches thick.

  (i) No boiler used for generating steam at a gauge pressure exceeding afteen pounds per square inch shall be set or fixed inside any dwelling-house, nor within a distance of two feet six inches from the external wall of any dwelling-house, nor within five feet of any land not in the same occupation—the said distances being in every case measured from the external face of the boiler or its setting.

  (i) No metal object for conveying smoke or other pro-
- (j) No metal pine for conveying smoke or other product of combustion shall be fixed nearer than nine inches to any combustible materials.

- (h) A pipe for conveying steam at a gauge pressure exceeding fifteen pounds per square inch shall not be fixed nearer than six inches to any combustible materials.
- oustion materials.

  pipe for conveying hot water shall not be placed nearer than three inches to any combustible materials unless such pipe is provided with a free blow-off.

with a free blow-off.

(m) The floor over any room or enclosed space in which a furnace is fixed, and any floor within eighteen inches from the crown of an oven shall be constructed of fire-resisting materials.

No furnace or baker's oven may be erected so that the brickwork enclosing the same shall be nearer than six inches from the boundary of the land not in the same occupation, and there shall always be a well-ventinated cavity or air space between the brickwork of such oven and the wall of any adjoining building, and such air space shall be kept clear from obstruction of any kind that will be likely to prevent the free circulation of air between such walls.

PART X.

### PART X.

### 16. (a) Fire-proof Construction.

(1) None of the provisions contained in any other part of this By-law as to the materials and mode of construction of external party and cross walls, or the thickness of same, shall apply to any building erected or constructed in accordance with the provisions of this part of this Ry-law.

this By-law it is provided with the conditions and stipulations hereinafter contained with the conditions and stipulations hereinafter contained with the conditions and stipulations hereinafter contained are completed with.

conditions and stipulations nereinalter contained are com-plied with.

(3) Wherever in this part of this By-law it is provided that buildings or specified portions of buildings shall free-resisting or fire-proof, the employment for columns or girders of steel alone unprotected by a casing of concrete in the manner hereinafter provided will not be permitted.

### (b) Frame-building Construction.

(4) Frame-building construction will be permitted only if carried out either wholly in concrete-cased steel or wholly in reinforced concrete, or wholly in a combination of such methods. Provided that all subordinate or appurtenant parts, such as walls, partitions, stairways, bulkheads, lift wells, and the like, not necessarily forming part of the structural frame, may be carried out in other materials unless prohibited by other provisions of this part of this By-law.

(5) The supporting columns shall be spaced so that the

(5) The supporting columns shall be spaced so that the distance in plan to the nearest adjacent column shall in no case be more than twenty feet in one direction, nor more than thirty feet in a direction at right angles thereto—these distances being measured from face to face of the columns.

(6) Every column shall be rigidly connected to the floor systems at every floor level in a manner to satisfactorily resist wind or other lateral pressures.

(7) The external walls of frame-buildings may be carried out as curtain walls, designed to support only their own weight, and to resist only wind or other lateral pressures, provided that—

wided that—

(a) if carried out in brickwork or stonework or terracotta they shall be not less than nine inches thick, exclusive of any surface treatment, where the least free span does not exceed fifteen feet, and not less than fourteen inches thick, exclusive of any surface treatment, where the least free span exceeds fifteen feet;

(b) if carried out in reinforced concrete they shall not be less than four and a half inches thick exclusive of any surface treatment, where the least free span does not exceed fifteen feet, and not less than six inches thick, exclusive of any surface treatment, where the least free span does exceed fifteen feet.

(3) In frame-buildings internal walls required to be fire-

does exceed fifteen feet.

(8) In frame-buildings internal walls required to be fireresisting may be carried out in reinforced concrete, provided that they shall be not less than four and a half
inches thick, exclusive of any surface treatment.

(9) In all frame-buildings there shall be provided at
every floor level a complete system of wall girders, so
designed as to wholly relieve the underlying external walls
or curtain-walls of any vertical load other than their
own weight.

### (c) Stress Calculations.

(10) For all forms or modes of construction dealt with in this part of this By-law all designs shall be based on the stollowing loadings, being added loadings over and above the full actual structural or dead loads, viz.:—

For residential or office buildings, a minimum of eighty-four pounds per square foot of floor area.

For shops, stores, and warehouses, a minimum of one hundred and twenty pounds per square foot

one nundred and twenty pounds of floor area.

For public buildings and all areas in any building subject to the load of moving crowds, a minimum of one hundred and fifty pounds per square foot of floor area.

- or noor area.

  (11) The bending moments of all girders shall be computed as being one-eighth part of the product of the total equivalent distributed load and the net span; but where the girders are satisfactorily "fixed" at their ends by reason of continuity or appropriate attachment to columns such calculated bending moments may be reduced by twenty per cent. Beyond this allowance, however, no further reduction of bending moments by reason of continuity of girders will be permitted.

  (12) In computing columns, any column which exceeds in
- (12) In computing columns, any column which exceeds in unbraced height fifteen times its least diameter or least width shall be regarded as a long column, subject to flexure, and shall be designed accordingly.
- (13) In buildings comprising a plurality of stories, the total loading of the columns shall be computed as fol-
  - (a) For any number of stories up to three stories, upon the assumption that all the floors will be simultaneously loaded with the full dead and full line-load.
  - (b) For a greater number than three stories, upon the assumption that the three uppermost floors will be simultaneously loaded with the full dead and full live loads, while the remaining floors will be at the same time loaded with the full dead and one-half the live loads.

### (d) Concrete-cased Steel

(14) Whenever concrete-cased steel is employed the work shall be so designed that the steel alone shall support and resist the whole of the loads and stresses without any assistance from the concrete.

(15) The following stress intensities upon the steel will be permitted as a maximum, provided that the calculation of external forces has been made in accordance with the rules hereinbefore provided, viz.:—

- (a) For all joists, beams, bars, or members employed substantially as they come from the rolls without forging, drilling, punching, riveting, or machining in any vital part
  - in direct compression, direct tension, or cross bending, seventeen thousand pounds per square inch of net section; in shear, fifteen thousand pounds per square inch of net section.
- (b) For all joists, beams, bars, or members which have to be machined, drilled, punched, riveted, welded, or forged
  - in direct compression, direct tension, or cross bending, fifteen thousand pounds per square inch of net section; in shear, thirteen thousand pounds per square inch of net section.
- (16) The cement concrete employed in casing the steel shall be so proportioned that there shall be used not less than one cask of Portland cement, weighing three hundred and seventy-five pounds net, for each twenty-two cubic feet of net finished concrete, measured in place.
- of net hnished concrete, measured in place.

  (17) The steel shall be wholly embedded in and surrounded with concrete upon all sides, in such manner that there shall be in the case of virders a thickness of not less than one and a half inches of concrete upon the exposed sides or edges of the steel, and in the case of columns, a thickness of not less than two inches of concrete upon the exposed sides or edges of the steel, such respective thicknesses of protecting concrete being exclusive of any plastering veneer or other surface treatment.
- (18) All steel employed in and in combination with cemient concrete shall be clean and free from paint, oil, grease, or tar of any kind, and shall also be free from scaly rust.

### (e) Reinforced Concrete.

- (19) In all cases where reinforced concrete is employed, whether in buildings as a whole or specified portions of buildings required or not required by this part of the By-law to be fire-proof or fire-resisting, the reinforced concrete work shall be designed in accordance with the rules, and carried out under the conditions hereinafter contained. contained.
- (20) Before the actual carrying out of the work, or any portion thereof, complete drawings of such work, or any portion, shall be filed with the Surveyor, showing all details of the construction and the size, spacing, and arrangement of all the reinforcing members.

(21) Every agreement with a builder for the carrying (21) Every agreement with a builder for the carrying out of reinforced concrete work shall contain provisions whereby the builder shall be responsible for the efficiency of the execution of such work, and also provisions empowering the architect or owner to apply actual loading tests to such work in accordance with the stipulated loads to be carried in each case. The Surveyor shall have In partitions, two and a half inches

to be carried in each case. The Surveyor shall have power to require that such loading tests shall be actually applied in such cases as he may think fit.

(22) No reinforced concrete work will be permitted to be carried out except under the immediate and continuous direction and supervision of an engineer or foreman, who can produce to the Surveyor satisfactory evidence that he has had not less than two years' previous experience in the actual execution of this form of construction, whether in buildings or engineering structures.

(23) The cement concrete employed in reinforced concrete work shall be so proportioned that there shall be

crete work shall be so proportioned that there shall be used not less than one cask of Portland cement, weighing three hundred and seventy-five pounds net for each eighteen cubic feet of net finished concrete, measured in

- place.

  (24) The steel employed in reinforced concrete workshall be clean and free from paint, oil, grease, or tar of any kind, and shall also be free from scalv rust.

  (25) The following stress intensities upon the several materials will be permitted as a maximum, provided that the calculation of external forces has been made in accordance with the rules hereinbefore provided, viz.:—
  - (a) For all steel reinforcing members employed sub-stantially as they come from the rolls
    - in tension or compression, seventeen thousand pounds per square inch;
  - in shear, ten thousand pounds per square inch.
    (b) For all steel reinforcing members where forged or welded
    - in tension or compression, fifteen thousand
  - pounds per square inch;
    in shear, ten thousand pounds per square inch.
    (c) For the adhesion between the concrete and the steel, seventy pounds per square inch.
  - (d) For concrete
    - in compression, five hundred pounds per
    - square inch; in shear, seventy pounds per square inch; in tension, nil.
- (26) The detailed design of all parts of the reinforced concrete work, subject to cross bending or direct stresses, shall proceed upon the basis of the latest methods, subject, however, to the following requirements:—

  - (a) The steel shall take all the tensile stresses.
    (b) The ratio of the modulus of elasticity of steel to that of concrete shall be taken as fifteen.
    (c) Where the concrete is of insufficient section to take up the shearing stresses, sufficient steel shear bars shall be provided to take up the residue of the shearing stresses.
    (d) In columns, all main reinforcing bars shall be held together by horizontal steel ligatures, spaced not further apart than twenty diameters of the main bars.

  - of the main bars.

    (e) The extremities of all tension bars employed in all girders shall be cogged or swelled in all cases where such bars exceed half inch in diameter.
- (27) In the execution of reinforced concrete work no concrete in any column or main girder shall be left uncompleted at the end of the day. Whenever concrete operations are resumed the surfaces of completed work against which fresh concrete is to be placed must be thoroughly washed, cleaned, and watered. No concrete work shall be carried out during any period when the shade temperature is higher than one hundred degrees Fahrenheit, nor lower than thirty-five degrees Fahrenheit.

  (28) The steel reinforcements shall be wholly embedded in and surrounded with cement concrete. The following shall be the minimum thickness of concrete upon the exposed sides or edges of all steel reinforcements, viz.—

  In floor slabs or plates, three-quarters of an inch. (27) In the execution of reinforced concrete work no

In floor slabs or plates, three quarters of an inch.
In girders and ribs, one inch.
In columns, one and a half inches,
such thickness being exclusive of any plastering, veneer,

- or other surface treatment.

  (20) The following shall be the minimum thicknesses of concrete in any portions of the work required by this By-law to be fire-proof or fire-resisting, viz.:—
  - In floor-plates not exceeding six feet net span, three In floor-plates not exceeding eight feet net span, four
  - In floor-plates not exceeding ten feet net span, five
  - inches.

    In floor-plates exceeding ten feet net span, six inches. external walls not exceeding fifteen feet net span, four and a half inches.

- In external walls exceeding fifteen feet net span, six
- No internal wall shall be deemed to be fire-resisting unless four and a half inches in thickness. Such respective thicknesses shall be exclusive of any plastering, veneer, or other surface treatment.

### PART XI.

### 17. Ruinous and Dangerous Buildings.

- (1) When it is made known to the Council that any building or structure is in a ruinous or dangerous state the Council may require a survey of such building or structure to be made by the Surveyor, who shall have power to enter any premises for the purpose of making such survey, and if the Surveyor reports that such building or structure is in a ruinous or dangerous state the Council may cause the same to be shored up or otherwise secured to the satisfaction of the Surveyor, and shall cause a notice, in writing, to be served on the owner of such building or structure, requiring such owner forthwith to take down, secure, or repair such building or structure as the case may require.
- (2) If such owner does not begin to take down, repair, or secure such building or structure within three days after service of such notice, and complete such taking down, repairs, or securing as speedily as the nature of the case will admit, the Council may, with all convenient speed cause all or so much of the building or structure as is in a ruinous or dangerous condition to be taken down, repaired, or otherwise secured in such manner as may be requisite, and may recover from the owner in any court of sompetent jurisdiction the cost incurred in so doing. so doing.

### PART XII.

### 18. Verandahs, Signs, and Hoardings.

- (1) No person shall erect, or cause to be erected, any portico or verandah over the footway of any street in the municipal district without first obtaining the consent of the Council, and such portico or verandah shall be of the shape, figure, dimension, and materials approved by the Council, but the lowest part of the frieze or rail of such portico or verandah shall in no case be of less height than eight feet six inches above the level of the outer edge of the footway.
- (2) No opening shall be made in the roof of any verandah for the purpose of affording light unless such opening be properly framed and glazed with rough rolled plate-grass, protected underneath with fine mesh wire netting to the satisfaction of the Surveyor.
- (3) Save as hereinafter provided, no person shall erect, build, or construct, or alter, or add to, or cause to be erected, built, or constructed, or altered, or added to, any erected, built, or constructed, or altered, or added to, any hoarding, signboard, or erection for advertising purposes without first obtaining the consent of the Council, and unless such hoarding, signboard, or erection is erected, built, or constructed, altered, or added to in accordance with the plan and specification prepared by such person, and previously approved of by the Surveyor. No hoarding, signboard, or erection shall be within a distance of the building line of any street or road equal to the greatest height of such hoarding, signboard, or erection, nor the lowest part of such hoarding other than the main supports thereof be nearer than three feet from the levels of the ground. ground.
- (4) The material of which such hoarding, signboard, or erection is to be built or constructed, or with which it is to be altered or added to, shall be such as may be approved by the Surveyor, having due regard to the height, position, and site of such hoarding, signboard, or
- (5) No person shall erect or fix, or cause to be erected of fixed, under any verandah extending over the footpath in any street or road, any signboard, hanging lamp, or gas-pipe fixture unless the lowest part of such signboard, hanging lamp, or gas-pipe fixture is of a height not less that eight feet six inches above the level of the footpath over which it is fixed, and unless a written permit or licence from the Council is first obtained.
- (6) No person shall erect, build, or construct, or cause to be erected, built, or constructed, any hoarding, sign-board, or erection for advertising purposes over any street, or any part thereof, unless the same form part of a
- (7) No signboard shall be fixed or erected on or over the roof of any verandah or on the front or roof of any building unless with the consent of the Council, and unless such signboard is of approved material and construction, and properly secured to the satisfaction of the Surveyor, and the depth of such signboard shall not exceed four feet six inches.

### PART 'XIII.

### 19. Enforcement of By-law and Penalties.

- (1) Where any building or erection is partly or wholly erected, built, or constructed contrary to the provisions of this By-law-
  - (a) the Council may give to the owner or builder, or leave upon the site of such building or erection, fourteen days' notice, in writing (which notice may be signed by the Municipal Clerk on behalf of the Council) to bring such building or erection into conformity with the said provisions or requiring the pulling down or removal of such building or erection; and
  - (b) if default is made in complying with such notice, default is made in complying with such notice, and, notwithstanding the imposition or recovery of any penalty, it shall be lawful for the Council, through its Surveyor, to enter upon such building or erection, and on the site thereof, with a sufficient number of workmen, and to demolish and pull down the said building or erection, or any part or parts thereof, and to do any other act that may be necessary for the purposes, and to remove the materials thereof to some convenient place; and if the Council in its discretion thinks fit the Council may sell the same in such manner as the Council think fit; and fit; and
  - (c) all expenses incurred by the Council or Surveyor in demolishing and pulling down the said building or erection, or any part thereof, or of removing the materials thereof and selling the same, and in doing such other acts as aforesaid, and all fees or penalties due by the owner or builder thereof, may be deducted and retained by the Council out of the proceeds of such sale, and may be recovered from such owner or builder in any court of competent jurisdiction; and
  - (d) the Council shall pay over any surplus arising from such sale on application being made by the person entitled thereto.
- (2) If any person erects, builds, alters, adds to, constructs, or fixes, or causes to be erected, built, altered, added (2) If any person erects, builds, alters, adds to, constructs, or fixes, or causes to be erected, built, altered, added to, constructed, or fixed, any hoarding, signboard, or erection for advertising purposes, or any signboard, hanging lamp, or gas-pipe fixture contrary to the provisions of this Bylaw, it shall be lawful for the Council or Survevor to serve on the owner or occupier of the premises to which the same is affixed a notice to pull down and remove such hoarding, signboard, erection, hanging lamp, or gas-pipe fixture by giving such notice to such owner or occupier, or by affixing such notice on the hoarding, signboard, erection, hanging lamp, or gas-pipe fixture; and in the event of such owner or occupier thereof refusing or neglecting to pull down and remove such hoarding; signboard, erection, hanging lamp, or gas-pipe fixture for seven days from and after the service of such notice, it shall be lawful for the Council to pull down and remove, or cause to be pulled down or removed, any hoarding, signboard, erection, hanging lamp, or gas-pipe fixture constructed, erected, altered, added to, or fixed contrary to this By-law; and the Council may recover from such owner or occupier the cost of so doing in any court of competent jurisdiction, and, in addition, may sell the materials thereof, and apply the proceeds of such sale in reimbursing the expenses of pulling down and removing such hoarding, signboard, erection, hanging lamp, or gas-pipe fixture, and in paying any fees and penalties due by such owner or occupier.

  (3) If any builder or owner disagrees with any decision of the Surveyor as to any matter or thing arising under
- such owner or occupier.

  (3) If any builder or owner disagrees with any decision of the Surveyor as to any matter or thing arising under this By-law he may, on giving notice in writing thereof to the Surveyor, and on payment to the Treasurer of the sum of Two pounds two shillings, have the question referred to an architect of known ability appointed by the Council, and one appointed by the Governor in Council, and the said architects in case of disagreement may call in a third architect of known ability, and the decision of any two of such architects shall be final and conclusive, and binding in all respects on the parties.
- (4) Any person who is guilty of any wilful act or default contrary to any of the provisions of this By-law shall be liable to a penalty not exceeding Twenty pounds for each offence; and in the case of a continuing offence, to a further penalty of Two pounds for each day such offence is continued after written notice of the offence from the Council.

### PART XIV.

(1) This By-law shall apply to and have operation throughout the whole of the City of Hawthorn, but shall not apply to any Government railway or municipal building, nor to any building in course of removal through and beyond the city.

### SCHEDULE "A."

### Fees Payable under this By-law.

For the purpose of determining the fees to be paid under this By-law, the following matters shall be considered :-

- The fee for buildings of the domestic class shall be
- The fee for buildings of the domestic class shall be determined by the number of squares contained in the total floor area.

  The fee for buildings of the warehouse class shall be determined by the cubical capacity thereof.

  The fee for buildings of the public building class, and special and temporary buildings, shall be determined by the Surveyor, according as the building partakes of the nature either of the domestic or warehouse class.

### Buildings of Domestic Class.

For all new buildings erected—For every square or art of a square, 2s. Maximum fee for one building of part of a square, 25. domestic class, £2 10s.

Conditions for Determining the Rates of Buildings of the Warehouse Class and Public Building Class.

In Reference to Capacity.	Rate of Building.
Over 200,000 cubic feet	Extra first rate
More than 120,000 cubic feet and not more than 200,000 cubic feet	First rate
More than 80,000 cubic feet and not more than 120,000 cubic feet	Second rate
More than 40,000 cubic feet and not more than 80,000 cubic feet	Third rate
More than 10,000 cubic feet and not more than 40,000 cubic feet.	Fourth rate
Not more than 10,000 cubic feet	Fifth rate

### List of Fees of the Warehouse and Public Class. FEES FOR NEW BUILDINGS.

	Warehouse Class.	Public Building Class.		
If the building be of the extra first rate If the building be of the first rate If the building be of the second rate If the building be of the third rate If the building be of the forth rate if the building be of the fifth rate For every building of less than 10,000 cubic feet	£ s. d. 5 0 0 3 10 0 3 3 0 2 10 0 2 2 0 1 5 0 0 10 6	£ s. d. 5 0 0 3 10 0 3 3 0 2 10 0 2 2 0 1 5 0 0 10 6		

### FEES FOR CHIMNEYS AND FLUES.

	£	8.	d.
On the construction of a furnace, chimney-			
shaft, or similar shaft for ventilation or			
other purposes, if not exceeding seventy-five			
feet in height	2	0	О
If exceeding seventy-five feet and not exceed-			
ing one hundred feet in height	2	10	0
For every additional ten feet or portion of			
ten feet in height	0	10	Ö
Carrying of a flue from an oven, stove, steam			
boiler, furnace, or close fire into an old flue	0	10	0

### Miscellaneous Fees.

Outbuildings, if detached, one square in a	rea	0	2	6
Outbuildings, if detached, over one square	but '	•		
not exceeding three squares	•••	0	5	0
Other detached buildings	•••	0	10	o
Hoardings		1	0	0
	•••			
Other verandahs and signboards		0	2	6
Additions and alterations, 2s. per square	on			
each floor, the minimum fee being 5s.				
For inspection of deposited plan	***	0	2	6

### Fees Payable under Part X. of this By-law and for Special Duties.

For the following special duties performed by the Surveyor where such duties are not performed incidentally to the building or rebuilding of, or adding to, or altering any building in respect of which any other fees may be payable, that is to say:—

Calculation fee on reinforced concrete and frame-construction buildings, an amount equal to the building fee.

...

Calculation fee on brick or stone buildings in which more than one-half the areas of the floors are carried by internal pillars or columns, an amount equal to half the building fee.

Calculation fee for reinforced concrete floors, including ribs or girders, each, £1 18.

Calculation fee for reinforced concrete floors, without the put ribs or girders each tos.

out ribs or girders, each, 10s.

### Fees for Special Services.

Fees for special services not expressly provided for:

For any services performed by the Surveyor which are required by this By-law, but not comprehended under any of the foregoing heads, such fees, not exceeding Five pounds five shillings, as the Council may by resolution appoint and fix.

### SCHEDULE "B."

(a) Streets in which buildings must be erected in accordance with clauses seven, eight, nine, and ten of Part II. of this By-law :--

1. Barker's-road, south side, from River Yarra to

Burke-road.
2. Church-street, from Burwood-road to Barker'sroad.

road.
3: Burwood-road, from River Yarra to Burke-road.
4: Riversdale-road. from the west side of Power-street to Burke-road.
5: Power-street, from Barker's-road to the south side of Riversdale-road.
6: Glenferrie-road, from Barker's-road to the southern boundary.

boundary.
7. Auburn-road, from Barker's-road to the south side

of Burgess-street.

Burke-road, or west side, from Barker's-road to the southern boundary.

Coppin's-grove.

Shakespeare-grove.

Isabella-grove.

Yarra-street. Wyuna-avenue.

10. Hawthorn-grove. Kinkora-road. Mary-street. Chrystobel-crescent. Linda-crescent. Hildebrandt orescent. Grace-street. Moore-street. Karl-street. Eric-street.

Ruby-street.
Ruby-street,
11: Manningtree-road.
Weinberg road.
Lisson-grové.
Weinberg-grové.
Burton-avenue.

Lavidge-street. Thomas-street. Cook-street. Elizabeth-street.

12. Fordholm-road: Hawthorn-glen, north side. South-street.

Hollingsworth-avenue.

Glenroy-road.

13. Berkeley-street, from Riversdale-road to the Creek. 13. Horseits, from Riversdale-road to the Creek.
14. Kooyongkoot-road, from Riversdale-road to the Creek.
15. Urquhart-street.
Lyall-street.
Elmie-street.

Goodall-street. Hepburn-street. Minona-street.

Oxley-road, bety Columb's-street. between Auburn-road and St.

16. Elphin-grove. Lyndhurst-crescent.

Rae-street. Liddiard-street, north side, between Auburn-road

and Elphin-grove. Victoria-road. 18. Harcourt-street.

Rathmines-road.

20. Ryeburne-avenue, east and west from Burke-road.
21. Campbell-road, from Burke-road to Toorongaroad.

22. Unmade roadway, now extending from Campbell-road to Burke-road.

### SCHRDULE "C."

Table showing minimum sizes, dimensions, and spacings of all timbers and wood beams to be used in any building :-

Blocks—Redgum or jarrah, at least 4 in. x 4 in., sunk in the ground at least 16 inches on a sole-piece at least 1½ inches thick and measuring at least 54 superficial inches.

Ground plates and sleeper plates—4 in. x 3 in., scarfed on blocks not more than 4 feet apart.

Floor joists—4 in. x 2 in., not more than 18 inches from centre to centre.

Vermin plates—4 in. x 2 in.

Top plates—4 in. x 2 in.

Top plates—4 in. x 1½ in. on all walls. Studs for windows and door openings, and lintels for doors and windows, 4 in. x 2 in.

Ceiling joists—4 in. x 1½ in. on fall walls. Studs for windows and sindows, 4 in. x 2 in.

Refters—4 in. x 1½ in. on fall walls. Studs for windows to centre.

Rafters—4 in. x 1½ in., properly braced with collar ties to the satisfaction of the Surveyor.

### SCHEDULE "D."-TABLE "A."

· · · · · · · · · · · · · · · · · · ·											
Domestic Class.—Table "	A."	Rating.	Topmost Story.	1st below Topmost.	2nd below Topmost.	3rd below Topmost.	4th below Topmost.	5th below Topmost.	6th below Topmost.	7th below Topmost.	8th below Topmost
Height above 58 feet.			inches.	inches.	inches.	înches.	inches.	inches.	inches.	inches.	inches.
Length above 66 feet		2nd	is <b>i</b>	134 and	18	18	18 and	221	22 <del>1</del>	22½ and	27
Length below 66 feet.		3rd	131 -	piers 13½	13½ and	18	piers 18	18 and	221	piers 224	221
Léngth below 33 feet	••	4th	9 and piers	iä <b>į</b>	piersi 13½	13½ and piers	18	piers 18	18 and piers	22 <u>1</u>	221
Height up to 58 feet.				•	•					}	
Length above 66 feet	-	3rd	131	13 <del>1</del>	13½ and	iė	18				
Length below 66 feet		áth	9 and	13 <del>1</del>	piers 13½	13 <u>‡</u> and	18				
Length below 33 feet		5ŧh	piers 9	9 and piers	13½ ·	piers 13 <u>‡</u>	13½ and piers		••		
Height up to 30 feet.											
Length above 66 feet		áth	9 and	13 <del>1</del>	131						
Length below 66 feet		. 5th	piers 9	9 and	13 <u>‡</u>	.:					
Length below 33 feet		6th	9	piers 9	13 <u>‡</u>						•••
	1	1					į	l			

### SCHEDULE "D."-TABLE "B."

	<u>·</u>	~						<u> </u>	<del>- : :</del>	<u> </u>
Warehouse Class.—Table "B."	Rating	Topmost Story.	1st below Topmost.	2nd below Topmost.	3rd below Topmost.	4th below Topmost.	5th below Topmost	6th below Topmost.	7th below Topmost.	8th below Topmost,
Height above 52 feet.		inches.	inches.	inches.	inches.	inches.	inches.	inches.	inches.	inches.
Length above 66 feet ·	lst	13½ and	-18	18	18 and	$22\frac{1}{2}$	221	22½ and	27	<b>2</b> 7
Length below 66 feet	2nd	piers 13½	13½, and piers	18	piers 18	18 and piers	221	piers 22 <del>1</del>	22½ and piers	27
Height up to 52 feet.										
Length above 66 feet	2nd	13 <del>1</del>	134 and	18	18	18 and				
Length below 66 feet	3rd	13½	piers 13½	13½ and piers	18	piers 18			!	::
Height up to 25 feet.										
Length above 66 feet	3rd	131	13 <del>1</del>	13½ and						
Length below 66 feet	4th	9 and . piers	131	13½						• •
Special Rating for Warehouse Buildings.										
Exceeding 400,000 cúbic feet	Extra 1st	18	18	18 and piers	221	22 <del>1</del>	22½ and piers	27	27	27 and piers

Ривыс	Built	DING UL	ASS.	
Height from Floor to Lov Ceiling.	vest Tie	on	Span exceeding 50 feet.	Span less than 50 feet.
Up to 25 feet From 25 feet to 50 feet From 50 feet to 75 feet			inches. 22½ 27 31½	inches. 18 22 <u>1</u> 27

Resolution for passing this By-law agreed to by the Council the 23rd day of July, 1913, and confirmed the 20th day of August, 1913.

R. T. BARBOUR; Máyor. A. ROCHE, J.P., Councillór. W. BROAD HALL, Town Clerk. (SEAL)

Confirmed by the Governor in Council, 21st October, 1913. F. W. MABBOTT, Clerk of the Executive Council.

z837

SHIRE OF BORUNG.

By-Law No. 13.

A By-law of the Shire of Borung made under subdivisions 1 and 2 of section 197 of the Local Government Act 1903, and numbered 13, for adopting certain provisions of the 13th schedule of the said Act.

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

1. The following provisions contained in the 13th schedule of the said Act shall be and are hereby adopted:—

adopted:—
PART IV.—PLACES OF IMPROVEMENT AND RECREATION, ETC.
Sub-section 2.—Public Gardens.
Clauses 4, 5, 6, 7, 8, 9, 10, 11, 12.
This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of

out the whole of the Shire of Borung was hereunto affixed in pursuance of an order of the
Council, the 16th day of October, 1913, in the
presence of—

C. W. POTTER, President.

C. W. POTTER, President.
(L.S.) JOHN CAMPBELL, Councillor.
R. LONG, Secretary.
Resolution for passing this By-law No. 13, agreed to by the Council the 12th day of September, 1913, and confirmed the 16th day of October, 1913.

### SHIRE OF TUNGAMAH. BY-I.AW No. 29.

For Regulating Buildings in the Township of Cobram.

THE Council of the Shire of Tungamah, in the State of Victoria, in the name and on behalf of the President, Councillors, and Ratepayers of the said Shire, by virtue of the powers contained in the Local Government Act 1903, and every other power enabling them in this behalf, and for the purpose of carrying the said Act into execution within the jurisdiction of the said Council, hereby makes the following By-law, being By-law No. 29 of the said Council: of the said Council :-

BUILDING REGULATIONS FOR THE TOWN OF COBRAM.

r. Where any person proposes to erect any building, or to alter by way of addition any building already erected,

he shall submit to the Council—(a) A plan of the land upon which he proposes to build, showing the proportion of such land which is occupied by existing buildings (if any) and the proportion which will be occupied by buildings proposed to be erected; (b) a plan and specification of the proposed building showing its height, design, structure, building line, arrangements for sanitation, and the materials proposed to be used in its construction; and (c) an application for the approval of the Council of such plans and specifications, giving particulars of the proposed situation.

2. The plans to be submitted shall be the usual working drawing, comprising plan, section plans, elevation plans, block plan, copy of specification; and the application shall also state the estimated cost of the building; such plans to be drawn to not less than 1-in. scale.

3. The plans to be submitted shall, if approved, be stamped by the Council's officer as being approved, and shall be returned to the applicant, but shall be produced to the Council's officer whenever required by him.

4. At least a fortnight's notice must be given by the applicants for permission to build.

applicants for permission to fault.

5. The minimum size of allotments on which dwelling houses may be erected shall be 33 feet frontage x 105 feet deep, or equal area with lane to feet wide at rear, or, if there be no lane at rear, the frontage must be 44 feet; and a side entrance or right-of-way to feet wide must be provided. If practicable, the lane must be provided. At least 6 feet of frontage must be left unbuilt upon, viz., a feet 6 inches on one side of the dwelling house and feet 6 inches on the other side.

6. No dwelling houses shall be erected within 15 feet of the building line, the distance being calculated from the nearest part of the building or the verandah.

nearest part of the building or the verandah.

7. No shop shall be erected with less than 16 feet frontage. The minimum inside height of shops from floor to ceiling to be 12 feet. If no entrance be provided from the rear, a side entrance of at least 4 feet wide must be provided. All shops shall have open spaces to the full width of the shop for at least 100 feet in depth at the rear of the shop where practicable. No external walls to be built of wood or inflammable material without special permission from the Council.

8. In cases of less frontage than above specified, special

8. In cases of less frontage than above specified, special application must be made to the Council, and such application must be accompanied by a fee of 2s. 6d.

9. All buildings to be brick, stone, or other approved material; in single story brick, walls to be not less than 9 inches; if single story wood, not less than 5½ inches in thickness, internal walls not less than 4 inches if built of weatherboard, studding to be not less than 4 inches x 2 inches. No unpapered hessian to be used.

2 inches. No unpapered hessian to be used.

10. In three-story brick buildings the walls at the bottom story shall be at least 14 inches in thickness, the second story 14-inch walls, the third g-inch walls, with approved 18-inch piers. In four story the walls of the bottom story shall not be less than 18 inches, the second 16-inch walls, with approved 18-inch piers, the third 14-inch walls, and the fourth 9-inch walls. Cavity walls to be connected by approved ties. In two-story buildings the walls at bottom story to be 12 inches in thickness at least, and the second story to be 6 inches. In case of any other material heing used, the thickness of the walls to be approved of by the Council.

11 The walls of cellars must be brick, cement, or approved material, with vertical damp-courses.

tr The walls of cellars must be brick, cement, or ap proved material, with vertical damp-courses.

12. Between the under-side of every joist in dwelling houses and the ground surface there shall be a ventilated space of not less than 12 inches, and this space shall be tholoughly ventilated by suitable and sufficient air bricks. Ground surface shall be considered same as the fixed level of the footpaths at the building line, or the crown of the roadway opposite the proposed building. In case of shops the under-side of the joist shall be level with the ground surface.

the under-side of the joist shall be level with the ground surfuce.

13. There shall be a damp-course in all the walls of brick, stone, or similar material, of lead, slate, or other material approved by the Council's officer. Such damp-course to be placed underneath level of the ground floor plate to the full width of all walls.

14. No material considered by the Council's officer to be dangerous to health will be permitted to be used in erection or repair of any building. Any person desirous of using material for buildings other than new material shall acquaint the Council's officer with the locality whence it came, and a sworn declaration may be demanded by the Council's officer if considered necessary.

Council's officer if considered necessary.

15. No living room shall contain less than 1,000 cubic feet of air space. In cases where same is covered with skillion roof, the back wall shall not be less than 9 feet

skillion roof, the back wall shall not be less than 9 lect high from floor to ceiling; all rooms in the main building shall not be less than 10 feet high from floor to ceiling.

16. Each habitable room shall have one or more windows, each to be at least 4 ft. 2 in. x 2 ft. 10 in., opening directly to the external air, and two 9 inch x 6 inch air-heicks or similar possings under the ceiling line.

directly to the external air, and two o inch x o inch au-bricks or similar openings under the ceiling line. 17. No first or second floor joists shall be less than o inches by 2 inches for a span of 14 feet, and for every additional 5 feet span the joists shall be 1 inch deeper, with a row of herring bone struts not more than 7 feet

with a row of herring bone struts not more than 1 apart.

18. All ground floor piers shall be not less than 6 feet, centres and bearers not less than 5 inch x 4 inch, joists not less than 5 inch by 2 inch. Damp-courses must be inserted in floor piers under bearers.

19. Ceiling joists shall not be less than 4 inch x 2 inch and rafters not less than 4 inch x 2 inch. Ceiling joists to be spaced nor more than 2 feet apart, rafters not to be spaced more that 4 feet apart.

20. In iron flat roofs the rafters shall be not more than 2 feet centres, and bearers not more than 7 feet apart.

21. Where roofs are covered with slates, shingles, or tiles, the rafters and ceiling joists shall be spaced not more than 18-inch centres. No roof in any class of building to be covered externally with wood or any inflammable material.

ing to be covered externally with wood or any inflammable material.

22. Every dwelling house shall have a bathroom, dimensions not less than 7 feet x 4 feet, or equal area, fitted with the usual water service pipes, and one tap and shower. The floor of such bathroom shall have a tray or approved covering, and the walls shall have a cemented or approved dado of 5 feet high. This clause shall not apply where the town water supply is not available.

23. Portions of Punt-road, Main-street, High-street, and Station-street to be brick areas.

23. Tottons of I american manufacter, irigin-street, american Station-street to be brick areas.

24. All fences to be approved of by the Council's officer Verandals on streets to be of approved design and of a width to be fixed by the Council.

- 25. The Council may refuse permission to build on lands which may be considered unsuitable for building on. 26. Applications for permission to erect fowl-houses, stables, and out-houses shall be made to the Council for approval, but no fees shall be charged for such permission
- 27. No building shall be removed and re-erected without the consent of the Council.
  28. All footpaths shall be made uniform to the satisfaction of the Engineer.

29. A fee of 2s. 6d. shall be paid to the Council before approval will be given to any plans and specifications for the erection of a building or the erection of additions to existing buildings.

30. Provided always that notwithstanding anything hereinbefore provided to the contrary, the Council reserves the right to order what class of building either in material or design shall be erected in any particular locality within the area, and also under special circumstances and for special causes; and at a meeting, at which due notice of the business has been given to each councillor, declare that the provisions of these Regulations, either in whole or in part, shall not apply to any particular building.

or in part, shall not apply to any particular building.

31. Any person offending against or not complying with any provision of these Regulations shall be liable to a penalty not less than £1 or more than £50, and the Council may by notice, signed by the clerk, order that any building which is commenced or erected in contravention of these Regulations be altered to comply therewith, and may, where deemed advisable, in like manner order that all other operations on such building be discontinued until such first-mentioned order has been complied with to the satisfaction of the Council.

32. Application forms for permission to erect cottages, villas, shops, other buildings, or alterations or additions to existing buildings, may be obtained on application to the Shire Secretary.

The above By-law was passed at a meeting of the Tungamah Shire Council, held on Monday, 6th October, 1913, and confirmed, and the seal of the Council attached at a meeting of the said Council, held on Monday, 3rd November, 1913.

3046

JOHN FELL, President. A. R. WADESON, Councillor. W. H. TRICKS, Secretary.

### DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the following partnership was dissolved on 31st October, 1913:—
Thomas William Ezsy, Albert John Ellerker, William J. Slater, and Andrew Alfred Summerhayes, trading as Lyric Pictures. 3087

D. McHUTCHISON, Secretary.

NOTICE is hereby given that the partnership that existed between Michael McDonald and James John Kelly, as aerated waters and cordial manufacturers, at 12 Madeline-street, Carlton, in the name of McDonald and Co. has been dissolved, and the business formerly carried on by the said Michael McDonald, under the name of McDonald and Co., at 12 Madeline-street, Carlton, aforesaid. All debts owing by the said partnership will be paid by the said Michael McDonald, and all moneys due to the said partnership are payable to the said Michael McDonald. said Michael McDonald.

(Signed)

(SEAL)

M. McDONALD.
MARY KELLY, Executrix of the will of the late J. J. Kelly.

McInerney, McInerney, and Wingrove, barristers and solicitors, 89 Queen-street, Melbourne.

NOTICE is hereby given that the partnership hitherto subsisting between Thomas Newnham and Cunningham Herbert Plantagenet Williams, who carried on businam Herbert Plantagenet Williams, who carried on business as ham and bacon curers under the style or firm name of Thomas Newnham and Company, at Newham, and 443 Flinders-lane, Melbourne, in the State of Victoria, was dissolved by mutual consent on the nineteenth day of June, 1913, and further take notice that the said business will, as from the said nineteenth day of June, 1913, be carried on by the said Cunningham Herbert Plantagenet Williams.

Dated this fifth day of November, 1913. C. H. P. WILLIAMS THOMAS NEWNHAM (By his attorney, W. Rogers Thomson.)

Leach and Thomson, solicitors, 410 Bourke-street, Mel-

NOTICE is hereby given that the partnership heretofore subsisting between Charles Rennison and Elizabeth Rennison, carrying on business as watchmakers and jewellers, at Firebrace-street, Horsham, under the style or firm of "C. Rennison & Son," has been dissolved as from the sixteenth day of January, One thousand nine hundred and twelve, so far as concerns the said Elizabeth Rennison, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said Charles Rennison, who will continue to carry on the said business under the style or firm of "C. Rennison & Son."

Dated the third day of August, 1912.

CHAS. RENNISON.
ELIZABETH RENNISON.
Witness to signatures—J. L. GILLIES, clerk to J. Bennett,
solicitor, &c., Horsham.

. . . . . . . . . .

NOTICE is hereby given that the partnership heretofore existing between Louis John Deschamp, David Briers, and Albert Oscar Briers, in the business of butchers, carried on at Lilydale, under the style of "Briers Brothers & Company," has been dissolved as from the tenth day of November, 1913.

Dated this 10th day of November, 1913.

LOUIS J. DESCHAMP.

Witness—THOS. EALES, solicitor.
Eales and Miller, 443 Chancery-lane, Melbourne, solicitors.

NOTICE is hereby given that we, the undersigned, Henry Rooks and Henry Ashmore Scott, both of Riversdale-road, Camberwell, in the State of Victoria, coach and carriage builders, formerly trading in partnership as coach and carriage builders under the style or firm of Rooks & Scott, at the said address, have dissolved the said partnership as from the eighth day of November, 1913, by mutual consent; further, that the firm of Rooks & Scott will cease to exist; further, that all debts due to the said partnership will be received by and all debts due by the said partnership will be paid by the said Henry Rooks; and further, that the said Henry Rooks will carry on business at the said place of business in Riversdale-road, Camberwell, aforesaid, under the style or firm of Rooks & Rooks, telephone Nos. 24 and 201 Canterbury; and further, that the said Henry Ashmore Scott will carry on business at the Junction, Camberwell aforesaid, in partnership with his sons, under the style or firm of Scott & Sons. Mr. Scott's private address is Radnor-street, Camberwell. Telephone No. 803 Canterbury.

buty.

Dated this eighth day of November, 1913

HENRY ROOKS.

Witness to the signature of the said Henry Rooks—

A. T. Leach, solicitor, Melbourne.

H. A. SCOTT.

Witness to the signature of the said Henry Ashmore Scott—Thomas P. Derham, solicitor, Melbourne.

3091

NOTICE is hereby given that the partnership hereto-fore subsisting between us, the undersigned John Earl Carnochan and Alfred Francis Le Couilliard, in the Earl Carnochan and Alfred Francis Le Couilliard, in the business of plumbers and general contractors, carried on by us at Jackson-street, St. Kilda, and Denmark-street, Kew, has been dissolved by mutual consent as from the twenty-third day of October, One thousand nine hundred and thirteen, the said Alfred Francis Le Couilliard retiring, and the business will be henceforth carried on by the said John Earl Carnochan alone, who will pay and discharge all debts and liabilities and receive all moneys payable to the said late firm.

Dated this 8th day of November, One thousand nine hundred and thirteen.

ALFRED FRANCIS LE COUILLIARD. J. E. CARNOCHAN.

Witness to both the above signatures—ARTHUR E. OLDHAM, solicitor, Melbourne.
Oldham and Oldham, 450 Little Collins-street, Melbourne, solicitors for both parties.

3050

NOTICE is hereby given that the partnership heretofore subsisting between Harold Grigg and John
Hargreaves, carrying on business as carriers and produce
merchants, at Maryborough, under the style and firm of
H. Grigg and Co., has been dissolved by mutual consent
as from the 1st day of November, 1913, so far as concerns the said John Hargreaves, who retires from the said
firm

firm.

Dated the 8th day of November

HAI mber, 1913. HAROLD GRIGG. JOHN HARGREAVES.

Witness to signatures-CHARLES BURGE.

### THE BRUNSWICK THEATRE COMPANY PROPRIETARY LIMITED.

A T an Extraordinary General Meeting of the members of the above-named company, duly convened and held at the registered office of the company, Scottish House, number 90 William-street, Melbourne, on Thursday, the 14th day of August, 1913, it was (inter alia) resolved that the above-named company be wound up voluntarily, and that John Wayth Gudgeon, of 90 William-street, Melbourne, aforesaid, accountant, be appointed liquidator for the purpose of such winding up, and at a subsequent extraordinary general meeting of the members of the said company, also duly convened and held at the same place on Saturday, the 30th day of August, 1913, the resolution above referred to was (inter alia) duly confirmed as a special resolution.

Dated the sixth day of November, 1913.

With a view to an extension of its business, GRIFFITHS BROTHERS PROPRIETARY LIMITED, a company incorporated in 1897, is being wound up, and the business transferred to a new company, of the same name, carrying on business at the same address as heretofore, and in compliance with section 185 of the Companies Act 1910, the following notice is given:—

Companies Act 1910.

GRIFFITHS BROTHERS PROPRIETARY LIMITED.

TOTICE is hereby given that at an extreordingry

Companies Act 1910.

GRIFFITHS BROTHERS PROPRIETARY LIMITED.

NOTICE is hereby given that at an extraordinary general meeting of the above-named company, held at 26-30 Flinders-street, Melbourne, on the fifteenth day of October, 1913, the following special resolutions were passed, and at a subsequent extraordinary general meeting of the said company, held at 26-30 Flinders-street, Melbourne, on the twenty-ninth day of October, 1913, the said resolutions were duly confirmed:

1. That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily, and that Martin George Brown, of 26-30 Flinders-street, Melbourne, be and he is hereby appointed liquidator for the purposes of such winding up.

2. That the said liquidator be and he is hereby authorized to consent to the registration of a new company, to be named Griffiths Brothers Proprietary Limited, with a memorandum and articles of association which have already been prepared with the privity and approval of the directors of this company.

3. That the draft agreement submitted to this meeting, and expressed to be made between this company, Griffiths Brothers Proprietary Limited, of the other part, be and the same is hereby approved, and that the said liquidator be and he is hereby authorized, pursuant to section 193 of the Companies Act 1910, to enter into an agreement with such his and work in an agreement with such new company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he may think expedient.

Dated this 10th day of November, One thousand nine hundred and thirteen.

JAMES GRIFFITHS, Chairman.

### THE BENDIGO DISTRICT BOOT SHOE AND TANNERY CO. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a meeting of the creditors of the abovenamed company will be held at the Beehive Exchange (upstairs room), Pall Mall, Bendigo, on Tuesday, the eighteenth day of November, 1913, at the hour of Eight o'clock p.m.

Dated this 5th day of November, 1913.

3053

H. ATTWOOD, Liquidator.

### THE GEELONG PERMANENT BUILDING SOCIETY. ALANCE-SHEET, 30th September, 1913.

الاستا		<b>.</b>							
		Liat	ilitics.				_		_
To Capi	tal—1,845 £5	paid -	up	£	s.		£	8.	d.
,, Amo	ermanent investi: ount paid up on 1	80 ter	res mi-	9,225	0	0			
ns	ting investing sl	ares	•••	1,740	17	3	10,965	17	3
Fixe	d deposits			18,302	0	0	10,000	.,	0
	ued interest on s	ame		304			18,606	۰	
" Prep	ayments on borr	owing	shares				34		
,, Rese	rve fund			•••			2,666		6
	unt due borrowe	rs					2,725		ŏ
	citors' costs			•••			2		ŏ
	nce due bank			7,084	14	1	-	_	٠
	ued interest $-\mathbf{B}\mathbf{a}$	nk acc	ount	100		6		_	_
", Bala	nce—Profit and	Loss					7,185 1,280	7 6	7
						4	£43,466	17.	3
		A	acts.						_
4.		_		£	8.	d.	£	5.	d.
fre	sid principal on ethold securities o								
	ares		***	41,979	7	7			
,, Arre	ars thereon			206	18	8			
						_	42,186	6	3
,, Balai	nce owing proper	ty sol	d	•••		•••	150	Ó	Ö
	erties on hand, to	ıken a	t valua	tion			510	11	Ó
	d loan		•••	•••		•••	600	0	Ó
,, Office	furniture, firep	roof sa	afe	•••		•••	20	0	ŏ
						£	43,466	17	. 3
•							<del></del>	_	-

We hereby report that we have audited the accounts of The Geelong Permanent Building Society for the year ended the 30th September, 1913.

In our opinion the above Balance-sheet is properly drawn up, and exhibits a true and correct view of the state of the society's affairs, according to the best of our information, and the explanations given to us, and as shown by the books of the society.

We also report that we have obtained all the information and explanations we have required.

Dated at Geelong, 27th October, 1913.

CLOVE MYERS, F.F.I.A., Licensed

BUWD. BECHERVAISE, A.F.I.A. Auditors.

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4948

have had notice.

NOTICE TO EREDITORS OF ELLEN KIRK

HOBART, DECEASED,

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Ellen Kirk Hobart, formerly of 10 Creswick-street, Hawthorn, in the State of Victoria, but late of 78 Simpson-street, East Melbourne, in the said State, widow, deceased (who died on the seventeenth day of September, One thousand nine hundred and thirteen, and probate of whose last will and testament was granted to James Anthony Lawson, of number 4 Saint James Buildings, William-street, Melbourne, in the said State of Victoria, solicitor, and John Kelly, of 10 Creswick-street, Hawthorn aforesaid, gentleman, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, Lawson and Jardine, the proctors for the said executors, on or before the thirteenth day of December, One thousand nine hundred and thirteen. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Ellen Kirk Hobart, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of or which the said executors with 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 tenth day of November, 1913.

LAWSON & JARDINE, No. 4 Saint James Buildings, William-street, Melbourne, proctors for the executors.

NOTICE TO CREDITORS, NEXT OF KIN, AND ALL OTHERS.—PHILLIP REILLY, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of the above-named Phillip Reilly, late of "Wicklow," 135 Primrose-street, Essendon, in the State of Victoria, contractor, deceased, intestate (who died on the 28th day of June, 1913, letters of administration of whose estate were, on the 27th day of October, 1913, granted by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne, in the said State), are hereby requested to send particulars, in writing, of such claims to the said company, on or before the 15th day of December, 1913. And notice is hereby further given that after that date the said company will proceed to distribute the assets of the said Phillip Reilly, deceased, amongst the persons entitled thereto, having regard only to the claims whereof the said company shall 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 the 8th day of November, 1913.

GAVAN DUFFY & KING, National Trustees Building, 125 Queen-street, Melbourne, proctors for the said company.

NOTICE FOR CLAIMS—HENRY THEODORE

NOTICE FOR CLAIMS.—HENRY THEODORE

DAVIES, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Henry Theodore Davies, late of "Boscawen," Cotham-road, Kew, in the State of Victoria, clothing merchant and manufacturer, deceased (probate of whose will was, on the 2nd day of October, 1913, granted to William Hunter Davies, of Flinders-lane, Melbourne, in the said State, merchant, one of the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executor, care of the undersiened, his proctors, on or before the 12th day of December, 1913. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Henry Theodore Davies, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated the 7th day of November, 1913.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for the said William Hunter Davies.

CREDITORS, next of kin, and all others having claims required to send particulars thereof to the executors, George Henry Morgan Paine and Sydney Herbert Jones, care of the undersigned, their proctors, on or before the 2nd day of December, 1913, otherwise they may be excluded when the assets are being distributed:

George Paine, late of Melbourne-road, Newport, retired contractor, who died on 13th July, 1913.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for the executors.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of James Thomas, late of Ironstone Hill, Epsom, near Bendigo, in the State of Victoria, orchardist, deceased, intestate (who died on the fourth day of May, 1913, and letters of administration of whose estate were granted by the Supreme Court of Victoria in its probate jurisdiction on the ninth day of August, 1913, to the Sandhurst and Northern District Trustees Executors and Agency Company Limited, of View-street, Bendigo, in the State of Victoria), are required to send particulars of such claims, in writing, to the said company, on or before the 31st day of December next. And notice is hereby given that on and after that date the said company will proceed to distribute the assets of the said James Thomas, deceased, among the persons entitled thereto, having regard only to the claims whereof the said company shall then have had notice; and the said company will not be liable for the assets so distributed, or any part thereof to any person, or persons, of whose claim the said company shall not then have had notice.

Dated this seventh day of November. 1013.

Dated this seventh day of November, 1913.
WATSON & JAMES, of Bull-street, Bendigo, proctors for the applicant.

NOTICE TO CREDITORS.—RE HENRY CAMPBELL, late of Wangaratta, in Victoria, hotelkeeper, DECEASED.

In pursuance of the provisions of the Trusts Acts, notice is hereby given that all persons having any claim against the estate of Henry Campbell, above mentioned, deceased (who died on the 29th day of July, 1913, and probate of whose last will and testament was granted to me, the undersigned Thomas Graham, of Reid-street, Wangaratta, solicitor, one of the executiors named in and appointed by the said will, are hereby required to send in particulars, in writing, of such claims to me, the undersigned, on or before the 15th day of December, 1913. And notice is hereby given that after that day I, as such executor, will proceed to distribute the assets of the said Henry Campbell, deceased, which shall have come to my hands or possession amongst the persons entitled thereto, having regard only to the claims of which I shall then have had notice; and I will not be liable for the assets, or any part thereof, so distributed to any person of whose claim I shall not then have had notice.

Dated the 31st day of October, 1913.

THO GRAHAM, Reid-street, Wangaratta, executor of Henry Campbell, deceased.

3047

RE JAMES GEDDES, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of James Geddes, late of Stratford, in the State of Victoria, retired undertaker, deceased (who died on the twenty-fifth day of February, One thousand nine hundred and thirteen, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of '85 Queen-street, Melbournel, are hereby required to send particulars, in writing, of such claims to the said company, at the above address, on or before the thirteenth day of December, One thousand nine hundred and thirteen. And notice is hereby given that after the last-mentioned day the said company will proceed to distribute the assets of the said James Geddes, deceased, which shall have come to its hands or possession, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this eighth day of November, One thousand nine hundred and thirteen.

PATTEN & STAVELEY, Sale and Stratford, proctors for the said company.

PURSUANT to the provisions of the Trusts Act, notice is hereby given that, all persons having any claims against the estate of Arthur William, Bond, late of Mokoan, farmer, deceased (who died on the 15th day of July, 1913, to whose estate letters of administration, with the will annexed, were duly granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to the Trustees, Executors, and Agency Company Limited, of No. 412 Collins-street, Melbourne, the said company having been duly authorized to apply for such grant by Jane Bond, of Mokoan, the widow of the deceased), are required to send particulars thereof, in writing, to the said company, on or before the 12th day of December, 1913, after which date the company will distribute the assets of the said deceased, having regard only and being liable for those claims of which it shall then have had notice.

Dated the 6th day of November, 1913. for the said company.

HAMILTON CLARKE, Nunn-street, Benalla, proctor for the said company.

WILLIAM SIMMONDS, DECEASED.

PURSUANT to the provisions in that behalf contained in the Trusts Act 1890, notice is hereby given that all creditors and others having any claims against the estate of William Simmonds, late of No. 205 Georgestreet, East Melbourne, in the State of Victoria, gentleman, deceased (who died on the 24th day of July, 1913, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 9th day of October, 1913, to George Marquand, of 317 Collins-street, Melbourne, in the said State, accountant, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims, on or before the 15th day of December, 1913, to the said executor, at the office of the undersigned, his solicitors. And notice is hereby also given that after the said 15th day of December, 2913, the said executor will proceed to distribute the assets of the said deceased amongst the parties 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 the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said executor shall not then have had notice.

Dated this 6th day of November, 1913.

WISEWOULD, DUNCAN, & WISEWOULD, Imperial Chambers, 498 Collins-street, Melbourne, solicitors for the said executor.

DURSUANT to the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of Richard Whitford, late of 10 Percy-street, Seddon, in the State of Victoria, gentleman, deceased, intestate (who died on the fifteenth day of August, 1913, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eleventh day of October, 1913, to The Equity Trustees, Executors, & Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, & Agency Company Limited, on or before the first day of January, 1914, after which date the said company will proceed to distribute the assets of the said Richard Whitford, 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 further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this eighth day of November, 1913.

BROCKET & KEMP, 237 Collins-street, Melbourne, proctors for the said company.

Pursuant to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of William Lewis, late of Shepherd's Flat, near Daylesford, in the State of Victoria, farmer, deceased (who died on the seventeenth day of March, One thousand nine hundred and thirteen, and probate of whose last will and testament was granted to David Roberts and Lewis Roberts, of Mount Franklin, in the said State, farmers, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned, Maddock, Lonie, and Bromfield, of Vincent-street, Daylesford, the proctors for the said executors, on or before the fifteenth day of December, One thousand nine hundred and thirteen. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said William Lewis, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this eighth day of November, One thousand nine hundred and thirteen.

MADDOCK, LONIE, & BROMFIELD, Vincent-street, Daylesford, proctors for the said executors.

PURSUANT to the Trusts Act 1890 notice is hereby given that all creditors and others having any claims against the estate of Edward Rolph, late of Mollongghip, in the State of Victoria, farmer, deceased, intestate (who died on the twelfth day of August, One thousand nine hundred and thirteen, and letters of administration of whose estate were, on the twenty-fourth day of September, One thousand nine hundred and thirteen, granted by the Supreme Court of Victoria aforesaid in the probate jurisdiction to The Ballarat Trustees Executors and Agency Company Limited, of Camp-street, Ballarat, in the said State, the said company having been duly authorized by Elizabeth Rolph, of Mollongghip aforesaid, the widow of the said deceased, to apply for such administration), are hereby required to send particulars of such

claims to the said company at its office, Camp-street, Ballarat aforesaid, on or before the twenty-fourth day of December next. And notice is hereby also given that after the said twenty-fourth day of December next the said company will proceed to distribute the assets of the said Edward Rolph, deceased, amongst the persons entitled thereto having regard only to the claims of which it shall then have had notice, and will not be liable for the assets or any part thereof so distributed to any person of whose claim it shall not then have had notice.

Dated this tenth day of November, One thousand nine hundred and thirteen.

NEVETT & NEVETT, Lydiard-street, Ballarat, proctors for the said company.

### Mining Motices.

### THE LONG TUNNEL GOLD MINES NO LIABILITY.

NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders in the above-named company will be held at its registered office, Number 60 Queen-street, in the City of Melbourne, in the State of Victoria, on Tuesday, the 25th day of November, One thousand nine hundred and thirteen, at half-past Three o'clock in the afternoon, to consider, and if thought desirable, to pass the following resolutions, namely:—

I. That this company he and is bereby authorized.

the, to pass the following resolutions, namely:

1. That this company be, and is hereby authorized, from time to time, to borrow, for the purposes of the company, any sum or sums of money, not exceeding Twenty thousand pounds in the aggregate, for such period or periods, and upon such terms in all respects, and upon such securities, as the directors may deem prudent, over the whole or any part of the property, assets, and undertaking of the company, for the purpose of securing the re-payment of all such money or moneys as aforesaid, or any moneys now owing, or liability already incurred by the company, and interest thereon.

2. That the minutes of this meeting be and are hereby

2. That the minutes of this meeting be and are hereby

Dated at Melbourne, this 27th day of October, One thousand nine hundred and thirteen.

2876

By order, GEO. E. DICKENSON, Manager.

SOUTH SPRING GULLY MINING COMPANY NO LIABILITY.

A LL shares upon which the 21st call of Twopence per share shall remain unpaid by Saturday, 22nd November, 1913, will be sold on that day by public auction unless previously redeemed. J. T. GARVIN, Manager.

Bendigo.

### HANOVER GOLD MINING COMPANY NO LIABILITY.

NOTICE OF FORFEITURE.

NOTICE is hereby given that all shares upon which the October call (the 15th) of One penny per share is unpaid are hereby declared forfeited, and will be sold at half-past Eleven o'clock on 19th November, 1913, by public auction, at the Stock Exchange, Melbourne, unless previously redeemed

W. BRUCE FOX, Manager.

123 Queen-street, Melbourne.

Companies Act 1890.

THE NEW GALATEA-ENERGETIC GOLD MINING COMPANY NO LIABILITY.

COMPANY NO LIABILITY.

NOTICE is hereby given that the registered office of The New Galatea-Energetic Gold Mining Company No Liability is situated at number 243 Collinsstreet, in the city of Melbourne, in the State of Victoria, and that William Leslie Voysey Porter is the legal manager of the said company.

Dated this seventh day of November, One thousand nine hundred and thirteen.

The common seal of The New Galatea-Energetic Gold Mining Company No Liability was hereunto affixed by Order of the Board of Directors in the presence of—

J. H. THOMPSON, Directors.

W. LESLIE V. PORTER, Manager.

Roberts and Elliott, Queensland Building, 84 William-

Roberts and Elliott, Queensland Building, 84 William street, Melbourne, solicitors to the company.

MONARCH GOLD MINING COMPANY NO LIABILITY.

NO DIABILITY.

NOTICE is hereby given that the registered office of the above company is situated at Gavan-street, Bright, and Patrick James Breen has been appointed manager.

T. BANKS, J. SCREEN, Directors. P. J. BREEN, Manager.

3063

### Insolvency Motices.

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of JOHN CAMPBELL, of Elaine, in the State of Victoria, farmer, an insolvent.

FIRST and Final Dividend is intended to be de-clared in the matter of the abovenamed, whose estate was sequestrated on the 14th day of July, 1913. Creditared in the matter of the abovelaneat, whose terms sequestrated on the 14th day of July, 1913. Creditors who have not proved their debts by the 7th day of December, 1913, will be excluded from this dividend.

Dated this 7th day of November, 1913.

T. R. JONES, Assignee.

34 Lydiard-street south, Ballarat.

The Insolvency Acts.—In the Court of Insolvency, Midland District, at Bendigo.

Midland District, at Bendigo.

A FIRST and Final Dividend is intended to be declared in the matter of Joseph Filcock, of Sandhurst Hotel, Littleton-terrace, Bendigo, in the State of Victoria, licensed victualler, whose estate was sequestrated on the 3rd day of July, 1912. Creditors who have not proved their debts by the 27th day of November, 1913. will be excluded.

Dated this 12th day of November, 1913.

P. J. W. DANBY, Trustee.

Wilson, Rattray, and Danby, public accountants, 47 Queen-street, Melbourne, and at Sydney and Brisbane.

3085

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

FIRST Dividend is intended to be declared in the matter of Amalie Menz, of Hall-street, Moonee Ponds, in the State of Victoria, widow, whose estate was sequestrated on the 26th day of July, 1909. Creditors who have not proved their debts by the 26th day of November, 1913, will be excluded.

Dated this 12th day of November, 1913.

F. G. WILSON, Trustee.

Wilson, Rattray, and Danby, public accountants, 47 Queen-street, Melbourne, and at Sydney and Brisbane.

The Insolvency Acts.—In the Court of Insolvency, Melbourne.—In the matter of John Gwyn Gwynneth, of George-street, East Melbourne, clerk.

NOTICE is hereby given that a First and Final Dividend of 5s. in the £1 will be payable on and after the 26th day of November, 1913, at my offices, Liverpool Buildings, 153 William-street, Melbourne, to all creditors who prove and whose debts are admitted by me, and who have not received a composition of 5s. in the £1.

the £1.
Dated this 8th day of November, 1913.
L. I. BARKER, A.C.P.A., Assignee.

The Insolvency Acts.—In the matter of the insolvent estate of James Joseph Egan, of Huon Creek, Wodonga,

A FIRST and Final Dividend is intended to be declared in the matter of the above-named, whose estate was sequestrated on 25th day of May, 1912. Creditors who have not proved their debts by 26th day of November, 1913, will be excluded.

Dated this 11th day of November, 1913.

E. GERALD BALDING, Trustee.

Davey, Balding, and Co., public accountants, South British Buildings, 19 Queen-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST Dividend is intended to be declared in the matter of Hyman White, trading as The Novelty Rubber Coy., of No. 250 Elizabeth-street, Melbourne, in the State of Victoria, importer, &c., whose estate was assigned on the 26th day of August, 1913. Creditors who have not proved their debts by the 27th day of November, 1913, will be excluded.

Dated this 8th day of November, 1913.

HORACE EDGAR WOOTTON, Trustee, 46 Elizabeth-street, Melbourne.

street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, Western District, at Horsham.

A SECOND Dividend is intended to be declared in the matter of Sylvester Eddy, of Lloyd-street, Dimboola, in the State of Victoria, tailor and boot dealer, whose estate was assigned to me on the 13th day of November, 1912. Creditors who have not proved their debts by the 27th day of November, 1913, will be

their deuts by the 2,11 may excluded.

Dated this 12th day of November, 1913.

P. J. W. DANBY, Trustee.

Wilson, Rattray, and Danby, public accountants, 47

Queen-street, Melbourne, and at Sydney and Brisbane.

3084

The Insolvency Acts.—In the Court of Insolvency,
Central District, at Melbourne.

A SECOND Dividend is intended to be declared in
the matter of Alfred Payne, of 42 Emerald-street,
Collingwood, in the State of Victoria, heel manufacturer, whose estate was assigned to me on the 22nd day
of May, 1913. Creditors who have not proved their
debts by the 26th day of November, 1913, will be
excluded.

Dated this 12th day of November, 1912

Dated this 12th day of November, 1913.
P. J. W. DANBY, Trustee.
Wilson, Rattray, and Danby, public accountants, 47
Queen-street, Melbourne, and at Sydney and Brisbane.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

Central District, at Melbourne.

A THIRD Dividend is intended to be declared in the matter of James William Ingram, trading as James Ingram & Son, of 227 Little Collins-street, Melbourne, in the State of Victoria, bookseller and school stationer, whose estate was assigned on the sixth day of February, 1913. Creditors who have not proved their debts by the 26th day of November, 1913, will be excluded.

Dated at Melbourne this 12th day of November, 1913.

EDWARD J. FRASER, EDGAR H. PEACOCK, EDGAR H. PEACOCK, ENEST A. HARBER, 227 Little Collins-street, Melbourne.

227 Little Collins-street, Melbourne.

3044

### Empoundings.

BRANXHOLME.—Impounded at Branxholme, from Basset Estate.

crossbred ewe, punch-hole off ear 1 crossbred wether, punch-hole and notch off ear 1 crossbred ewe, fork near ear, front notch off ear

If not claimed and expenses paid, to be sold on 6th December,

HUGH DEVEREUX, 3096 - 5/3

RAYBROOK,-Impounded at Braybrook Shire Pound.

1 black and white cow, CE milking rump

It not claimed and expenses paid, to be sold on 8th December,

3089 - 3/6

JOHN O'SHANNASSY, Poundkeeper.

BROADMEADOWS.—Impounded at Campbellfield.

1 brown gelding, draught, white on near hind foot, blaze, white pots on off shoulder, shod all round, no visible brand 1 black or dark-brown gelding, about 14.3 hands, off hind leg cut, legs blistered, like C near shoulder

If not claimed and expenses paid, to be sold on 8th December,

3095 - 5/3

S. L. HAWKINS, Poundkeeper.

BUNYIP.-Impounded at Bunyip.

1 dark-red heifer, about 4 years, off horn turned down, no visible

1 red and white yearling heifer, no visible brand If not claimed and expenses paid, to be sold on 5th December,

R. H. BENNETT, Poundkeeper. 3093-4/8

CAMPERDOWN. - Impounded at Camperdown, 10th November, 1913, by A. Cameron, from Camperdown

1 blue and white bullock, back and front notch off ear, bell on neck, like half-circle over I off rump

If not claimed and expenses paid, to be sold on 9th December,

JAMES LITTLE, Poundkeeper.

3101-5/3

6

### RDENHOPE.—Impounded at Edenhope. SHEPPARTON.~Impounded at Shepparton, by T. Kelly. 1 red and white cow, PO off rump, like ODO near rump 1 black and white spotted cow, triangle-shape yolk around neck 1 blue-roan heifer, poddy, little white underneath If not claimed and expenses paid, to be sold on 4th December, 1913. If not claimed and expenses paid, to be sold on 6th December, JOHN TANSEY, 3097 - 3/6R. E. DUDLEY, 3098-4/1 Poundkeeper. TERNTREE GULLY.—Impounded at Ferntree Gully, by RAFALGAR.—Impounded at Trafalgar, by V. Gibson. J. Andersen. 1 bay mare, crooked knee, like JB off shoulder 1 yellow cow, like JE with bar over it off rump If not claimed and expenses paid, to be sold on 3rd December, By E. Reeves. 1 chestnut gelding, blaze face, hind fetlocks white, P off shoulder JAS. W. PENTLAND, 3070-3/6 If not claimed and expenses paid, to be sold on 8th December, Poundkeeper. ANGARATTA.—Impounded at Wangaratta. J. MASON, 3094--5/3 Poundkeeper. 1 red and white heifer, T off rump 1 red heifer, no visible brand 1 red and white bull, off ear marked, no visible brand 1 bay gelding, near knee enlarged, shod, J near shoulder KERANG.-Impounded at Kerang. If not claimed and expenses paid, to be sold on 6th December, 1 red and white steer, piece off top off ear, like E off rump 1 strawberry steer, red neck, piece out of back off ear, no visible brand 1913. B. CANNY, Poundkeeper. visible brand 1 red and white steer, notch out off ear, like B off rump 1 red helier, star on forehead, piece off tip off ear, slit in same, branded like HL (conjoined) 1 red and white spotted helfer, piece out back and front off ear, like O off rump 1 hay gelding, three white feet, blaze face, scar on top of neck, no visible brand 1 bay gelding (hack), black points, saddle-marked, star on forehead 3060 - 5/3WINCHELSEA.—Impounded at Winchelsea, by Stephenson. 1 bay mare, draught, hind feet white, white near front foot, blaze down face, like MG near shoulder 1 dark-chestnut mare, draught, blaze down face, like SF near shoulder If not claimed and expenses paid, to be sold on 3rd December, brown filly, star on forehead, little white on off hind foot, like anchor near shoulder 1 brown filly, hind feet white, star on forehead, like anchor near shoulder J. GOODMAN, Poundkeeper. 3664-5/10 ARRA GLEN.—Impounded at Yarra Glen, 4th November, 1913. If not claimed and expenses paid, to be sold on 3rd December, T. J. COPELAND, 1 black and white heifer, top off near ear, piece out off ear, no visible brand 3068-12/3 Poundkeeper. If not claimed and expenses paid, to be sold on 6th December, 1913. ISMORE.—Impounded at Lismore, 20th October, 1913. ARTHUR KEETS, 3067-4/8 Poundkeeper. 1 red steer, top notch near ear, slit off ear, no visible brand 1 red and white bull, top off ears, no visible brand 1 young brindle and white bull, top slit off ear, no visible brand YARRAM.—Impounded at Yarram, 20th October, 1913, by E. J. Thornton. 1 red and white bull calf, full ears, no visible brand 1 red cow, white belly, P in half-circle off rump If not claimed and expenses paid, to be sold on 21st November, If not claimed and expenses paid, to be sold on 27th November, 1913. W. L. MITCHELL, S. PERKINS, Poundkeeper. 3061-4/1 Poundkeeper. 3066-5/10 MAFFRA.-Impounded at Maffra. POUNDKEEPERS' REMITTANCES. THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:— 1 roan heifer, like 6 off rump, punch hole and slit near ear, 1913. piece out top off ear November 11.-J. Goodman 0 5 0 If not claimed and expenses paid, to be sold on 5th December, 1913. November 11.-S. D. Hossack ... 0 3 6 JAMES A. DU MOULIN, November 11.-S. Perkins 0 6 3071-4/8 0 November 11.-A. Keets ... ... 0 2 6 November 11.-T. J. Copeland ... 0 10 0 DENSHURST.—Impounded at Penshurst. ... ... November 11.-T. Simpson ... 0 4 0 ... ... November 11,-J. W. Pentland 1 brown mare, aged, short tail, white on forehead, 5 over Y near ... 0 3 6 November 11.-H. Devereux ... 0 5 0 shoulder I black mare, collar-marked, like H near thigh dark-roan cow. white patch behind shoulder, top square off ear, scar or indistinct brand on back Lincoln ewe, slit near ear, unshorn November 11.-J. Tansev November 11.-R. E. Dudley ... ... 0 5 0 ... ALBERT J. MULLETT, Government Printer. If not claimed and expenses paid, to be sold on 3rd December 1913. 12th November, 1913. JOHN HADDOW, Poundkeeper. 3059-6/5 ACTS OF PARLIAMENT. ROKEWOOD.—Impounded at Rokewood. COPIES of the following Consolidated Acts of the Parliament of Victoria may be obtained at the Government Printing Office or from any bookseller at the price set opposite to each, viz :--1 bright bay light draught cob horse, white face, hind feet white, collar-marked, been partly clipped If not claimed and expenses paid, to be sold on 6th December, 1913. 1792. Mallee Land Account 1792. Mallee Land Account 1793. Members and Public Service Retrenchment 1794. Trading Stamps 1795. Treasury Bonds 1796. Victorian Loans Redemption Fund 1797. Trust Funds 1798. Pelica Population THOS. SIMPSON, . Poundkeeper. 3069-4/1 RUTHERGLEN.--Impounded at Rutherglen Shire Pound. 1797. Trust Funds 1798. Police Regulation 1799. Methodist Union 1800. Treasury Bonds (No. 2) 1801. Cancelled Debentures 1802. Polyages :: 0 1 0 1 red bullock, like T off rump, 9K near rump

1802. Defences

1803. Government Buildings Rent

If not claimed and expenses paid, to be sold on 29th November,

3065-3/6

S. D. HOSSACK,

Poundkeeper.

TÂOAG	inoer 12, 1913			436	,,,	Victoria	J (12)	3.1
1004	En a de la companya d			d.	1004	Haused Dands and Water Frantages	0	. d 6
	Factories and Shops Continuance Railway Loan Application		0	6 6		Unused Roads and Water Frontages Electoral Districts Boundaries	1	9
1806.			Õ	6	1896.	Electoral Provinces Boundaries	1	_
1807.	Railway Local Rates Abolition	• •	0	6	1897.	Consolidated Revenue (1)		
		• •	0	6 6		Legal Practitioners Reciprocity	0	6 6
1810.			ŏ	6		Railways Standing Committee	0	
1811.	Municipal Overdrafts (Indemnity)		0	6		Debenture Conversion	ŏ	6
1812.	Water Supply Loans Application	٠.	0	6	1902.	Stamps	0	6
1813.	TO DO A STEET OF T	• •	0	6 6		Local Government	0	6
		• •	ŏ	9	1904.	Surplus Revenue	0	
1816.	Seed Advances	٠.	0	6		Statistics Wharfage and Harbors Rates	0	6 6
1817.	Acting Victorian Railways Commissioner	• •	0.	6 6		Juries	ő	
	Consolidated Revenue (3) Income Tax	• •	0.	6		Wild Dogs (Continuation)	0	_
1820.	Railways		Ď	6		Consolidated Revenue (3)	0	
1821.	Church of England	٠.	0	6	1910.	Declaring of Boroughs	0	6
		• •	0	6 6	13/11.	Welshpool Jetty Rail or Tramway Con- struction	0	6
1824.	Patents		ŏ	6	1912.	Carrum Advances	Ä	6
1825.	Victorian Railways Commissioners		0	6	1913.	Vermin Destruction	0	
1326.	University	• •	0	6 6	1914.	Mysia Land Exchange	.0	
	Probate Charges		ŏ	6		St. Arnaud Market Land Lake Hindmarsh Land	Ā	
1829.	Unlawful Assemblies and Processions		Ö	6	1917.	Dairying Companies	0	
1830.	Yea Race-course and Public Recreation		^	•	1918.	Tungamah Race-course	^	
1831		• •	0	6 6		Numurkah Race-course	٠,	
	1		ø	6 .	1921.	Dunolly Town Hall Land		6
1833.	Colac Market Land		0	6		Frankston Lands		
1834.	Colac Library		0	6 6		Melbourne Benevolent Asylum	^	
1836.	Registration of Births Deaths and Marriag Insolvency		ŏ	6		Consolidated Revenue (4)	^	
1837.			0	6	1926.	University	0	
1838.	Benalla Fire Brigade Station Land	• •	0.	6	1927.	Wharfage and Harbors Rate Alteration		
	n 'a .	• •	0	6 6		Gunbower Island Land	0	
		• •	ŏ	6	1930.	Artificial Manures		
1842.	Mildura Irrigation Trusts	٠.	1	0	1931.	Artificial Manures	0	
1843.		• •	3	6 9	1932.	Country Trammana Trust Fund		
	Appropriation of Revenue, 1902-3 Consolidated Revenue		0	6		Country Tramways Trust Fund	_	
1846.	Railways Employés Strike		0	6	1935.	Administration and Probate Duties	0	6
1847.	Treasury Bonds	::	O	6	1936.	St. Kilda Abattoirs Land		
1545.	Melbourne and Metropolitan Board Works Payment		0	6		Alexandra Park Income Tax	Ö	
1849.	Ministers and Special and other Appropri				1939.	Voting by Post Acts Continuation		
		• •	0	6		Inebriates		
			0	6 6		Shepparton Race-course Ballarat Water Commission Mortgage	. 0	6
1852.		• •	0	6		Ratification	0	
1853.	Agricultural Colleges	• •	0	6 6	1943.	Water Supply Special Funds Application	1 <sup>1</sup> 0 0	
1855.	* 1 · * 11	• •	ő	6	1944.	Railway Loan Application Surplus Revenue (No. 2)		
1856.	Consolidated Revenue (3)		0	6	1946.	Surplus Revenue (No. 2) Railways Church of England	U	6
		• •	0	6 6	1947.	Church of England Railways Special Funds Application	0	
	Municipal Overdrafts (Indemnity) Royal Agricultural Show Day	• •	0	6	1948.	Melbourne Lands Exchange	0	
1860.	Senate Elections (Times and Places)		ŏ	6	1950,	Public Service		в
1861.	Railway Passengers' Actions		Ü	ď		The Executors Company's		
1862.	Administration and Probate Duties (No. Income Tax (No. 2)		0	6	1952.	Northern Suburbs Cemetery	. 1	
	Income Tax (No. 2)		ŏ	9	1954.	Conveyancing		·
1865.	Old-age Pensions		0	6		ment	-	-
1866.	Health Kerang Lands	• •	0	6 8	1955,	Factories and Shops St. Kilda and Brighton Electric Street	. 0	6
1868	Health Kerang Lands Ballarat Agricultural and Pastoral Society	 v 's	٠		1850.	Railway	0	6
			0	6	1957.	Land	0	9
1869.	Surplus Revenue	• •	0	6	1958.	Strathmerton towards Tocumwal Railway	0	6
	Wombat Land	• •	ŏ	6	1959.	Construction Justices Appropriation of Revenue, 1904-5	. 1	
1972	Flantoral Rolls		0	6	1960.	Appropriation of Revenue, 1904-5	3	
1873.	Lunacy	٠.	1	6 6	1961.	Mines	. 1	
1874.	Transfer of Land		ő	6	1962.	Consolidated Revenue (1)	Ô	
1876.	Cremation		0	6	1964.	Closer Settlement Consolidated Revenue (1) Consolidated Revenue (2) Marine Registration of Deeds Friendly Societies	Ō	6.
1877.	Committée of Public Accounts		4	6	1965.	Marine	0	
1878.	Savings Banks Burrumbeet Park Railway Construction	• •	0	ь. 6	1960.	Registration of Deeds	. 0	6
1880.			0	6	1968.	Metropolitan Fire Brigades Board Loan	· v	в
1881.	Water Supply Loans Application	٠.	0	6	1969.	Surplus Revenue	. 0	6   - 6
	and the second s	• •	0	6 6	1971.	Probate Charges		
1884	Libraries Railway Loan Application	::	ŏ	6	1972.	Municipal Grounds	. 0	
1885.	South Melbourne Loan	٠.	^	6	1973.	St. Kilda and Brighton Electric Street Railway Extension	. 0	;; ) 9:
1886.	Companies Legal Practitioners Reciprocity			6 6	1974	Secret Commissions Prohibition		
1888		::	0	6	1975.	Factories and Shops	. 2	3
1880	Fitzrov Loan	٠.	0	6	1976.	Artificial Manures	ů	) 6 ) :6
1890.		· ·	0	6 6	1977.	Artificial Manures Agricultural Colleges Consolidated Revenue (3)		6 (
1892			3	0	19/5.	Audit	. 0	). 6
1893.	Local Government	• •		3	1980.	Municipal Endowment Reduction	. 0	6

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1981. Dairying Companies		ō	6	2070. Friendly Societies
1982. Treasury Bonds		Ö	6	2070. Friendly Societies       0 6         2071. Boilers Inspection       1 0         2072. Printers and Newspapers       0 6         2073. Companies Act Amendment       0 6
1983. Victorian Railways Motor		C	). š	2072. Printers and Newspapers 0 6
1984. Administration and Probate Duties		Ō	6	2073. Companies Act Amendment
1985. Income Tax 1986. Poisons 1987. Friendly Societies' Gardens 1988. McAnulty Superax nation Allowance		Č	0 6	2074. Widows and Young Children Maintenance 0 6
1986. Poisons	• •	ř	า ส	2075. The Constitution 0 6
1987, Friendly Societies, Gardens	• •	č	า้ส	2075. The Constitution 0 6
1988. McAnulty Superar pation Allowance	• •	ř	o e	2075. The Constitution       0 6         2076. Consolidated Revenue (1)       0 6         2077. Consolidated Revenue (2)       0 6
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1990 Treasury Bonds Conversion	• •	č	9 6	2079. Companies 0 6
1991 Land	• •	٠ ۲	) 6	2081. Default Summonses
1902 Water Supply Loans Application	•.•	č	, 6	2081. Default Summonses 0 6
1993 Voting by Post Continuous	• •		6	2082. Consolidated Revenue (3) 0 6
1994 Corrum Drainngo Works	• •	,	, ,	2083. Vacant Unclaimed Lands 0 6
1994. Carrum Diamage Works	• •		) 6	2084. Brim Registers 0 6
1995. Uakleigh Mechanics' Institute		. 0	6	2085. Surplus Revenue 0 6
1330. Victorian Stock and Dependings Conver	10181	1 (	, ,	2086. Real Property 0 6
1997. South Africa Contingents Pensions		€	6 (	2087. Ancient Lights Declaratory 0 6
1998. Surplus Revenue (No. 2)		0	6 (	2088. Old-age Pensions 0 6
1999. Railway Loan Application		0	6 (	2089. Administration and Probate Duties 0 6
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2001. Stock and Debentures Registers		0	6 (	2091. Consolidated Revenue (4) 0 6
2002. Drainage Areas		0	6 (	2092. Marine Stores and Old Metals 0 6
2003. Opium Smoking Prohibition		Ó	6	2093. Police Offences       0 6         2094. Transfer of Land       0 6         2095. Forests       1 0
2004. South Melbourne Land		Ö	6	2094. Transfer of Land
2005. Education		ò	6	2095. Forests 1 0
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2008. Factories and Shops (No. 2)	• •	ň	) 0	2099. The Constitution Act Amendment 0 6
2009. Agricultural Colleges (No. 2)	••	ň	6	2100. Roman Catholic Trusts 6
2010. Pure Food	• •	1	ň	2100. Roman Catholic Trusts       0       6         2101. Sherwood Lands       0       6         2102. Infant Life Protection       0       9         2103. Licensing       0       6         2104. Alexandra Railway Construction       0       6         2105. Justices       0       6         2106. Indeterminate Sentences       1       0         2107. Friendly Societies       0       6         2108. Appropriation of Revenue, 1907-8       3       9         2109. Geelong Municipal Waterworks       1       0         2110. Money Lenders       0       6         2111. Chief Engineer for Railway Construction       0       6         2112. Studley Park Bridge Land       0       6
2011. Milk and Dairy Supervision	• •	î	ň	2101. Sherwood Lands
2012 Geelong Harbor Trust	• •	i	. 6	2102. Infant Life Protection 9
2013. Registration of Teachers and Schools	• •	ñ	Ā	2103. Licensing 0 6
2014. Appropriation of Revenue 1905-6	٠.	3	Ä	2104. Alexandra Railway Construction 0 6
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