

VICTORIA

VMEN

Published by Authority.

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

No. 131.]

WEDNESDAY, SEPTEMBER 3.

[1919.

ROYAL AGRICULTURAL SHOW DAY.

NOTICE is hereby given that on

THURSDAY, THE 25TH SEPTEMBER, 1919.

the Public Offices in the metropolitan districts hereunder mentioned will be closed—the Thursday before the last Saturday in September in each year being appointed by the Royal Agricultural Show Day Act 1913 (No. 2451), to be observed as a Public Holiday throughout certain municipal districts specified in the Schedule to the Royal Agricultural Show Day Act 1903 (No. 1859):—

Camberwell, Caulfield, Collingwood, Essendon, Fitzroy, Fostscray, Hawthorn, Malvern, Melbourne, Northcote, Prahran, Richmond, St. Kilda, South Melbourne, Brighton, Brunswick, Kew, Port Melbourne, Wiliamstown, Coburg, Oakleigh, Bacchus Marsh. Berwick, Braybrook, Broadmeadows, Bulla, Cranbourne, Dandenong, Doncaster, Eltham, Epping, Fern Tree Gully, Franketon and Hastings, Gisborne, Heidelberg, Keilor, Lilydale, Melton, Merriang, Moorabbin, Mornington, Mulgrave, Nunawading, Preston, Romsey, Springfield, Templestowe, Werribee, Whittlesea.

MATTHEW BAIRD, Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1919.

BANK HALF-HOLIDAYS.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Common-wealth of Australia, &c., &c., &c.

IN pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915 (6 Geo. V. No. 2618), I, the Lieutenant-Governor of the State of Victoria'in the Commonwealth of Australia, do by this my Proclamation appoint No. 131.—September 3, 1919.—13432.—1

the days and dates named hereunder special days to be observed as Bank Half-Holidays at the places mentioned, that is to

Bank Half-Holidays from the hour of Twelve o'clock noon:-

THURSDAY, THE 11TH DAY OF SEPTEMBER, 1919, at Sale; WEDNESDAY, THE 17TH DAY OF SEPTEMBER, 1919, at Stawell; THURSDAY, THE 18TH DAY OF SEPTEMBER, 1919, at Charlton and Yarrawonga.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this second day of September, in the year of our Lord One thousand nine hundred and nineteen; and in the tenth year of the reign of His Majesty King George V.

W. H. IRVINE.

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE THE KING!

LAW DEPARTMENT-ATTORNEY-GENERAL.

PERSON AUTHORIZED TO ATTEST INSTRUMENTS AND POWERS OF ATTORNEY.

I IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 191 of the Transfer of Land Act 1915, has, by an Order made on the 26th day of August, 1919, authorized

EDWIN ARTHUR GEORGE SMITH, of the Commonwealth Bank of Australia, Melbourne,

to attest instruments and powers of attorney under the said Act signed by any person within the limits of Victoria.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

APPOINTMENTS.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 26th day of August, 1919, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Clerk of the Executive Council (Acting),

JAMES MILNE

to be Clerk of the Executive Council (Acting) from 5th August, 1919, to 13th August, 1919, both dates inclusive, during the absence of Frederick W. Mabbott on sick leave.

Registrars of Births and Deaths,

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

Glenthompson.—CATHERINE ELIZABETH STEWART, from commencement of duty, fees, vice George Thomas Ballinger, whose resignation has, by order of 26th August, 1919, been accepted.

been accepted.

Maldon.—Resecca Whitlock (Acting), fees, during the absence of Joseph A. Waterson on leave.

Oakleigh.—Mary Tyrer (Acting), fees, pending the appointment of a successor to Kate Reeves, deceased.

Electoral Registrars,

VICTOR GREENWOOD

to be Electoral Registrar for the Footscray and North Footto be Electoral Registral for the Footscray and North Footscray Divisions of the Melbourne West Province, and for the North Footscray and Footscray Divisions of the Electoral Districts of Flemington and Williamstown respectively (Acting), during the absence of James A. Smith on sick leave;

EDWARD DOWNING PRIMROSE MUSTOW

to be Electoral Registrar for the Mooroopna and Shepparton Divisions of the Northern Province, and for the Shepparton and Mooroopna Divisions of the Electoral Districts of Goulburn Valley and Rodney, respectively (Acting), from 7th August, 1919, pending the appointment of a successor to William P. Milne;

RICHARD STANLEY PAYNE

to be Electoral Registrar for the Mooroopna and Shepparton to be Electoral Registrar for the Mooroopna and Snepparton Divisions of the Northern Province, and for the Shepparton and Mooroopna Divisions of the Electoral Districts of Goulburn Valley and Rodney respectively, to date from 1st September, 1919, vice William P. Milne, resigned.

Electoral Inspector

ISAAC OVEREND, Senior Constable of Police, to be Electoral Inspector for the Heywood and Portland Divi-sions of the Electoral District of Glenelg, vice Jubez Adams,

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

The Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions contained in the Public Service Act 1915 (No. 2713), and in the Lunacy Act 1915 (No. 2687), has, by Order made on the 26th day of August, 1919, been pleased to make the undermentioned appointment, viz.:—

Nurse, Grade III.,

Nurse, Grade III.,

The person named hereunder to be a Nurse, Grade III., the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named hereunder is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy, such appointment to be on probation for twelve months, and to take effect from the date mentioned, that is to say:—

ESME GRACE SARAH THOMPSON, from 1st July, 1919.

LAW DEPARTMENT-ATTORNEY-GENERAL.

Sworn Valuator.

DUNCAN PETER NICOLSON, 383 Bourke-street, Melbourne,

to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act 1915 (No. 2740), for the county

Sheriff's Substitute,

DAVID GRANT

DAVID GRANT

(as Deputy Clerk of the Peace and Registrar of the County Court at Colac), appointed by virtue of the provisions of section 91 of the Juries Act 1915 (No. 2674), to do and perform with respect to the Court at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is by the said Act authorized or required to do or perform, during the absence on leave of A. H. A. Stewart, in accordance with the recommendation of the Public Service Commissioner under section, 168 of the Public Service Act 1915 (No. 2713); to take effect from the date of commencement of duty.

LAW DEPARTMENT-SOLICITOR-GENERAL. Commissioner for taking Declarations, &c., JOHN HENRY TIMMINS, Elphinstone,

to be a Commissioner for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1915 (No. 2647), to resign on removing from the neighbourhood of Elphinstone.

Clerk of Petty Sessions (Acting),

MICHAEL LEO KILLEEN, 5th Class Clerk, Courts, Sale, to be also Clerk of Petty Sessions (Acting), at Stratford, during the absence of Constable Henry Mossop in Melbourne on strike duty, in accordance with the recommendation of the Public Service Commissioner under section 168 of the Public Service Act; to take effect from the date of commencement of duty.

DEPARTMENT OF TREASURER.

Acting Receivers of Revenue and Paymasters.

The undermentioned persons to be Acting Receivers of Revenue and Paymasters in accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. 2713) :-

Avoca .- A. W. James, during the absence of J. Shaw,

on leave;
Benalla.—D. G. Blair, during the absence of F. E. Wil-

Benauta.—D. G. Danne, Iliams, on leave; Chariton.—W. E. C. Bull, during the absence of G. C.

Day, on leave; Wycheproof.—W. L. Heggie, vice L. W. Collins, relieved.

Assistant Stationer,

HAROLD ALFRED NORTON

to be an Assistant Stationer, General Division, Government Printing Office; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy, on probation for six months.

DEPARTMENT OF LANDS AND SURVEY.

Managers of Common,

The undermentioned gentlemen to be managers of the McCallum's Creek Gold-field Common for the year ending 31st December, 1919, viz.:—

ARCHIBALD JOHN MASON, DAVID WILSON BILTON, JOHN J. SCARFFE, and ALBERT JOHN KNIGHT.

Bailiff of Crown Lands, JAMES MILLAR-HAY, of Preston,

to be a Bailiff of Crown lands in and for the State of Victoria.

Officer of the Fifth Class, ESMOND VENNER KEOGH

Division; a vacancy having occurred, and the Public Service Commissioner having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Acts, to be appointed to fill such vacancy on prohation for six months. such vacancy on probation for six months.

DEPARTMENT OF LABOUR

Members of Special Board, ALFRED E. CUTTER, HORATIUS PAUL, WILLIAM H. STEVENS, JOHN WALTER WARING, and DANIEL WHITE

to be Members (representatives of employers), and

ARTHUR JOHN CRIDDLE, GEORGE PEARCE, CHARLES PESCIA, JAMES STANTON, and WILLIAM TREVENA

to be Members (representatives of employees) of the Carriage Board constituted under the provisions of the Factories and Shops Acts.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

APPOINTMENT.

ORDER CANCELLED.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 26th day of August, 1919, cancelled the Order in Council of the 12th June, 1919, and published in the Gazette of the 18th June, 1919, in so far as it relates to the appointment of Joseph Millar-Hay as a Bailiff of Crown Lands in and for the State of Victoria.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

Health Act 1915.

OFFICERS OF HEALTH.

THE Board of Public Health, by virtue of the powers con-ferred on it by the Health Act 1915, has approved of the undermentioned appointments by the municipal councils concerned, viz.:-

OFFICERS OF HEALTH.

Shire of Arapiles.—Eric Fitzgerald Harrison, M.B., during the absence on leave of Richard Kingston Bird, M.D.

Shire of Bulla.—WILLIAM ALEXANDER MORTON, M.B., vice William Cooke Faulkner, M.B.C.M., resigned.
Shire of Dunmunkle, West Riding.—David Duncan Cade, M.B., vice Heinrich Rabl, M.D., deceased.

Shire of Kowree, East Riding.—JAMES HAMILTON FLEMING, L.R.C.P., vice Richard Kingston Bird, M.D.

Shire of Stawell, East and North-East Ridings.—Charles Stanley, M.B., vice John Raymond Fox, M.B., resigned.

T. W. H. HOLMES, Secretary, Board of Public Health...

Public Health Department, Melbourne, 13th August. 1919.

RESIGNATIONS.

Is Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 26th day of August, 1919, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF PUBLIC-INSTRUCTION.

Scnior Mistress, High School,

JOHANNA E. KENNEDY

of her position as Senior Mistress, Bendigo High School, as from the 31st July, 1919.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Assignce Insolvent Estates,

NOAH DAVEY

of his position as Assignee of Insolvent Estates for the Midland Insolvency District at Maryborough.

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

At the Executive Council Chamber, Melbourne, 26th August, 1919.

LABOURER, GENERAL DIVISION, DEPARTMENT OF PUBLIC WORKS.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the General Division of the Public Service of Victoria, for appointment to the above-mentioned position, up to Friday, the 12th Septem-

Yearly Rate of Pay.-£156.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 28th August, 1919.

VACANCIES IN HIGH SCHOOLS.

A PPLICATIONS will be received by the Public Service A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons, who are qualified, for the undermentioned positions in the Department of Public Instruction, and also for positions which will be rendered vacant consequent upon the filling of the positions in question, or any other vacancies that may occur before the end of the year.

Vacancies resulting from appointments and transfers to the positions advertised below will be filled without further advertisement. Applicants, whether for advertised vacancies or consequential vacancies, should state the status of the position applied for, and they should also supply the following particulars:—

1. Name in full, with data of high

Name in full, with date of birth.
 Name of school in which applicant is at present teach-

Name of school in which applicant is at present teaching.
 Statement of academic qualifications, with date of passing each subject taken for degree or diploma.
 Experience in secondary teaching, accompanied, in the case of temporary and outside teachers, by testimonials; they should state the list of subjects they have taught, and the standard to which these subjects have been taught.
 List of schools to which appointment or transfer is desired in order of preference.

VACANCIES.

Ararat—Third Master.

Bairnsdale—Third Mistress.

†Ballarat—Fourth Master; Fourth Mistress.

†Benallá—Fourth Master; Fourth Mistress.

†Bendigo—Senior Master; Second Master; Third Master; Senior Mistress.

Senior Mistress.
Coburg—Fourth Master.
Colae—Second Master (Agriculture); Third Master.
Dandenong—Head Master, Grade 3; Second Master; Third
Master; Second Mistress; Fourth Mistress.
Echuca—Fourth Master.
†Essendon—Third Master; Fourth Master.
†Geelong—Third Master.
Hamilton—Head Master, Grade 2; Third Master; Fourth

Master.

Master.
Horsham—Fourth Master: Kerang—Second Master; Third Master; Second Mistress.
Mansfield—Fourth Master; Third Mistress.
Maryborough—Fourth Master.
jMildura—Head Master, Grade 3; Second Master; Second Master (Agriculture); Fourth Master:
Sale—Fourth Master; Third Mistress: Fourth Mistress.
+Shepparton—Third Master; Fourth Master; Second Mistress.

†Shepparton—Third Master; Fourth Master; Second Mistress.
St. Arnaud—Third Master.
Stawell—Second Mistress.
*University—Third Master; Second Mistress.
Wangaratta—Third Master (Agriculture); Third Master.
Warragul—Third Master (Agriculture); Third Master.
Warrambool—Second Mistress; Fourth Mistress; Third Master (Agriculture).
†Williamstown—Head Master, Grade 2; Third Master; Fourth Master; Second Mistress.
Melbourne—Second Master.
Relieving—Third Masters (3); Second Mistress.

Relieving-Third Masters (3); Second Mistress.

Applicants for vacancies of Second Mistress and Third Master at the University High School are required to have had experience in the training of Secondary Teachers, iln these schools, one of the teachers should be qualified to teach commercial subjects.

VEADLY CALABIRE

1 EAR	LLY O	ALAKIES		
Position.			Minimum.	Maximun
			£	£
Head Master, Grade 2	2		384	 432
Head Master, Grade 3			312	 360
Senior Master			312	 336
Second Master			252	 300
Third Master		٠	228	 240
Fourth Master, Grade	1.		204	 216
Fourth Master, Grade			168	 192
Senior Mistress			252	 276
Second Mistress			204	 240
Third Mistress			168	 192
Daniel Minkey			144	156

Fourth Mistress 108 ... 137
Fourth Mistress 144 ... 156
Applicants should possess a University diploma or degree, or special qualifications in drawing and commercial subjects, and have had experience in secondary teaching, and should furnish evidence of qualifications for teaching one or more of the following groups of subjects, stating the standard to which they are prepared to teach any particular subjects:—

(a) English, history;
(b) Latin, French, German;
(c) Arithmetic, algebra, geometry, trigonometry, mechanics:

channes; science, physics, chemistry, geography, geology;
(d) Elementary science, physics, chemistry, geography, geology;
(f) Commercial principles and practice, shorthand.

Applicants selected for the position of Fourth Master who are graduates and hold the Diploma of Education will be classified in Grade I. of that position.

Applicants for the position of Head Master, Dandenong, must give evidence of possession of special qualifications in organization and management.

Successful applicants will be required to take up duty on the 2nd February, 1920.

Applications must be lodged at the affice of the Public Service Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than Wednesday, the 15th October, 1919. street, Me ber, 1919.

By order,

J. B. A. SAYERS,

Office of the Public Service Commissioner (Victoria),

Melbourne, 28th August, 1919.

SENIOR TRADE INSTRUCTOR (WOODWORKING), CLASS "G," COLLINGWOOD JUNIOR TECHNICAL SCHOOL.

A PPLICATIONS will be received by the Public Service of Victoria, who are qualified, for appointment to the above-mentioned position.

Yearly Solary.—4252, minimum; £264, maximum.

Dutics.—To teach woodwork in all its branches and the trade drawing required.

Qualifications.—To possess full technical qualifications and approved trade experience.

Applications (which should be accompanied by evidence of experience and qualifications) are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 5th September, 1919.

By order,

By order,

J. D. MERSON,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 5th August, 1919.

FOURTH CLASS CLERK, OFFICE OF TITLES, DEPARTMENT OF LAW.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the Fifth Class of the Clerical Division of the Public Service of Victoria, who are qualified, for appointment to the above-mentioned

Duties.—General law searching and preparing search certiille for the examiners of titles, &c.

Qualifications.—A knowledge of general law conveyancing
of the practice thereunder, and of the land index books
the Titles Office.

Applications (which should be accompanied by evidence of
mand qualifications) are required to be lodged at the
of the Commissioner, Geological Museum Building, Gisstreet, Melbourne, not later than Friday, the 12th Sepman, 1919.

By order

By order,

J. B. A. SAYERS,

pro Secretary. of the Public Service Commissioner (Victoria), Melbourne, 2nd September, 1919.

PUBLIC SERVICE EXAMINATION.

NOTICE is hereby given that an Examination of Male Candidates for appointment to the Clerical Division of Public Service of the State of Victoria will be held at many and at such of the undermentioned places or elseptory provided there is a sufficient number of candidates at centre, commencing at Nine (9) o'clock a.m. on Monday, 1st December, 1919:—

Geelong Hamilton Orbost Ararat Portland Ruthergien Bairnsdale Horsham Ballarat Beechworth ; Inglewood Kilmore Sale Shepparton Bendigo Castlemaine Kerang St. Arnaud Kyabram Stawell Traralgon Charlton Kyneton Leongatha Mansfield Wangaratta Warracknabeal Warragul Colac Corio Daylesford Maryborough Echuca Mildura Warrnambool.

Applications, accompanied by evidence of good moral measure and industrious habits, must be lodged at the office the State Public Service Commissioner, Geological Museum Gisborne-street, Melbourne, on or before Saturday,

Gisborne-street, Melbourne, on or before Saturday, 1st November, 1919.
The examination will be conducted by the Melbourne Unitaria, and will comprise subjects prescribed for the School of the Examination as set out in the Public Service contains, copies of which, and forms of application, may be at the office of the Commissioner.
Candidates must state at which place they desire to present for examination, and must forward, either with application, or on or before Saturday, the 22nd November,

1919, a postal note, payable to the Secretary to the Public Service Commissioner (Victoria), for Fifteen shillings (15s.).

Fifty (50) candidates will be selected for registration for appointment as Clerks. Candidates must on the first day of the examination be between the ages of sixteen and twenty-one years at last birthday, but a candidate twenty-two years of age or over cannot be appointed. The commencing salary is £60, rising to a maximum of £204 a year by increments, which may be granted at intervals of not less than one year if recommended.

recommended.

The limitation as to maximum age does not apply to any Victorian returned sailor or soldier. Provided their certificate of discharge is furnished with their application, they may apply at any age, and may be paid a salary on appointment not exceeding £156 a year.

Note.—Detailed particulars of the subjects of examination are published in the University "Handbook of Public Examinations," procurable from the Registrar of the University, price 2s. Previous examination papers may likewise be procured, price 1s.

cured, price 1s.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 22nd August, 1919.

EXAMINATION FOR CLERK AND DRAUGHTSMAN, FOURTH CLASS.

T is hereby notified that an examination of officers of the Fifth Class of the Clerical Division of the Public Service of Victoria, to qualify for promotion to the position of Clerk and Draughtsman, Fourth Class, Department of Lands and Survey, will be held on Thursday, the 9th October, 1919, at Ten o'clock a.m.

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

Officers desirous of presenting themselves at such examination must apply to the Commissioner on or before Friday, the 26th September, 1919.

By order,

J. D. MERSON,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 8th August, 1919.

Public Service Act 1915 (No. 2713), Section 91. EXEMPTIONS.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 26th day of August, 1919, exempted the officers specified hereunder from the provisions of section 91 of the Public Service Act 1915 (No. 2713):—

DEPARTMENT OF CHIEF SECRETARY.

Officers of the Government Statist's Office, Department of Chief Secretary, who are required to work overtime in connexion with the compilation of the classification of land and live stock in Victoria for the year 1918-19.

Such exemption to be operative from 1st July, 1919, to 30th June, 1920.

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

At the Executive Council Chamber, Melbourne, the 18th July, 1919.

Public Service Act 1915. PRIVATE WORK. .

UNDER the provisions of section 161 of the Public Service Act 1915 (6 Geo. V. No. 2713), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Exceutive Council thereof, has, by Order made on the 26th day of August, 1919, granted permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor:—

Name of Officer.	Department.	Nature of Work.
James Clemens	Public Instruction	To conduct an evening class for youths who have left school

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

At the Executive Council Chamber. Melbourne, the 26th August, 1919. ENGINEERS OF WATER SUPPLY.—EXAMINATION OF CANDIDATES FOR CERTIFICATES.

THE Board of Examiners of Engineers of Water Supply for the State of Victoria, appointed under the provisions of the Water Acts, hereby gives notice that an examination will be held of candidates for certificates, commencing on Tuesday, the 30th September, 1919.

All applications from intending candidates must be in the hands of the Secretary to the Board not later than Monday, the 8th September, 1919.

By order,

P. J. O'MALLEY, Secretary to the Board of Examiners.

State Rivers and Water Supply Commission, Melbourne, 25th August, 1919.

The Fisheries Acts.

NOTICE OF INTENTION TO DEFINE THE MOUTH OF CARRUM CREEK, AND TO PROHIBIT NETTING NEAR SUCH MOUTH.

IT is hereby notified, for general information, that it intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Lieutenant-Governor in Council to make a Proclamation for the following

1. Defining what shall be deemed the mouth of Carrum Creek as a line running from the extreme seaward or outward point of either bank to the opposite extreme seaward or outward point of either bank to the opposite extreme seaward or outward point where the waters of such creek enter Port Phillip Bay;

2. Probibiting during the whole year the use of trammels,

trawls, or other nets or engines, whether fixed or unfixed, to be employed in fishing in the waters of Port Phillip Bay within a quarter of a mile of the mouth of Carrum Creek, as herein defined.

MATTHEW BAIRD, Chief Secretary.

15th August, 1919.

J. M. SEMMENS, Chief Inspector of Factories and Game.

(First published 20th August, 1919.)

Country Roads Act 1915.

DECLARATION OF MAIN, ROADS IN THE SHIRES OF AVON, DONCASTER, ELTHAM, HEIDELBERG, MAFFRA, MULGRAVE, OMEO, ORBOST, ROSEDALE, TAMBO, TEMPLESTOWE, AND WHITTLESEA, AND THE BOROUGHS OF OAKLEIGH AND SALE.

ORDER AMENDED.

ORDER AMENDED.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 26th day of August, 1919, amended the Order of the 23rd March, 1914, published on pages 154-6 of the Gazette of the 1st April, 1914, by the substitution of the words "north-western angle of section 8, town of Oakleigh, parish of Mulgrave; thence" for the words "most northerly angle of allotment 94, parish of Prahran, at the western boundary of the borough; thence south-easterly" appearing in lines 19, 20, and 21, on page 11 of the said Order.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

Developmental Roads Act 1918 (No. 2944). DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRE OF MIRBOO.

ORDER AMENDED.

The American American American American American American American Transfer of the State of the Executive Council thereof, has, by Order made on the 26th day of August, 1919, amended the Order of the 20th May, 1919, published on page 1293 of the Gazette of 28th May, 1919, by the insertion of the following paragraph between paragraphs 4 and 5 on page 3 of the said Order:—

4A. Boolarra South Mirboo Road.—Note.—The route of the portion of this road between the shires of Mirboo and Morwell is set out in the description of road routes in the shire of Morwell.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

POLICE SALE,-KILMORE POLICE STATION.

THE undermentioned horse, cart, and harness will, if not previously claimed, be sold by public auction, on Tuesday, 16th September, 1919, at One o'clock p.m., at the abovementioned place:-

Brown mare, aged, branded B on near shoulder.

Small floating rail-cart, body and wheels painted green,

"A. Cook" painted in green on cart.

Set of spring-cart harness, in good order.

GEORGE STEWARD, Chief Commissioner of Police.

Police Department, Chief Commissioner's Office, Melbourne, 25th August, 1919.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE BUILDERS LABOURERS BOARD.

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

Representatives of Employers-WILLIAM MARK KELLY, ROBERT LAWRENCE PHILLIPS, THOMAS SHILLITO, LOUIS THOMPSON, CLARENCE WILLIAM TIMMINS. Representatives of Employees— HENRY HANNAH,
PATRICK MALONE,
JOHN R. MONTGOMERIE,
FRANK REVELL,
OWEN HUMPHRY ROBERTS.

Unless within twenty-one days from the date of the publica-tion of this notice one-fifth of the employers or one-fifth of the adult employees 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 Builders Labourers Board Labourers Board.

MATTHEW BAIRD, Minister of Labour.

2nd September, 1919.

RULES OF THE SUPREME COURT.

T T is ordered that the following alterations in the undermentioned Rules be, and the same are hereby, made, pursuant to the provisions of section 25 of the Supreme Court Act 1915:—

CHAPTER I.—RULES OF PROCEDURE IN CIVIL PROCEEDINGS.—ORDER LXVII.

Rule 1.—The words "Except in the case of an order for attachment" are hereby repealed.

CHAPTER II.—RULES OF PROCEDURE IN DIVORCE AND MATRIMONIAL CAUSES.

Rule 59.-For the word "three" the word "seven" is hereby substituted.

CHAPTER III.—PROBATE AND ADMINISTRATION RULES. Rule 19.—For the figure "5" where it first appears the gure "8" is hereby substituted.
Rule 32.—The words and figures "Section 22 of" are hereby

Dated the twenty-sixth day of August, 1919.

W. H. IRVINE, CJ.
J. H. HOOD, J.
L. F. CUSSEN, J.
W. J. SCHUTT, J.
F. W. MANN, J.

By the Court-

D. F. McGRATH, Prothonotary.

(L.S.)

Mining Development Acts Amendment Act 1915. DEPARTMENT OF MINES.

ADVANCE TO PROSPECTING SYNDICATE.

ADVANCE TO PROSPECTING SYNDICATE.

In pursuance of the provisions of the Mining Development

Acts Amendment Act 1915 (No. 2752), His Excellency the
Lieutenant-Governor of the State of Victoria, by and with the
advice of the Executive Council thereof, has, by Order made
on the 26th day of August, 1919, granted an advance by way
of loan to J. Shelton and others. Bendigo, of an amount of
Seventy-five pounds (£75), for the purpose of enabling and
assisting such persons to prospect for gold, or any minerals or
metals other than gold, in the locality mentioned.

F. W. MABBOTT.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

DEPARTMENT OF MINES.

ADVANCE TO A MINING COMPANY.

In pursuance of the provisions of section 22 (1) of the Mining Development Act 1915 (No. 2699), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 26th day of August, 1919, approved that the sum of Three hundred pounds (£300), or so much of it as may be deemed requisite, be advanced by way of loan to the

DUKE EXTENDED GOLD MINING COMPANY NO LIABILITY,

on condition that in addition to every pound so advanced the said company shall, from the 15th August, 1919, expend a like sum of One pound (£1) in carrying out mining operations as arranged, or as may hereafter be arranged, subject to the control and supervision of the officers of the Mines Department deputed by the Minister of Mines to act for the purpose.

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

At the Executive Council Chamber, Melbourne, the 26th August, 1919.

MINING LEASES GRANTED.

THE undermentioned Mining Leases have been granted.

Any lease not executed by the 27th inst. will be liable to forfeiture:—

7476, Castlemaine; A. S. Pepper. 9551, Bendigo; E. H. Cooper and A. C. Matthews. 3490, Mineral; T. E. Currie. 3541, Mineral; G. Napier and E. D. Wilkinson.

S. BARNES,

1st September, 1919.

Minister of Mines.

APPLICATIONS FOR MINING LEASES. S^{UBJECT} to any necessary excisions, &c., it is intended to grant the following:—

7034, Beechworth; C. F. Procter; 23a. 0r. 25p.; Wandili-

9611, Bendigo; G. Peel; 25a. 3r. 2p.; Christmas Reef. 9622, Bendigo; S. Bear; 26a. 1r. 26p.; Bendigo. 3536, Mineral; W. E. Singleton; 75a. 1r. 34p.; Chillingollah.

S. BARNES,

Minister of Mines.

VICTORIA .- ARRIVALS BY SEA.

RETURN showing the Number of Persons who arrived in the State of Victoria by Sea during the Month of June, 1919.

•	<u> </u>	Place of Departure.											
Port of Arrival, &c.	New South Wales.	Queensland.	South Australia.	West Australia,	Tasmania.	New Zealand.	South Seas.	Total from the Neighbouring States.	The United Kingdom.	South Africa.	Other British Dominions.	Foreign Ports.	Total Souls.
Melbourne.									-	_		-	
Adults 0 { Males Females Males Males Males Males Females Males Females Males M	13 6 1 3	"1 		 	159 111 15 12	40 16 3 4		215 134 19 19	81 98 11 11	13 7 	10,847* 40 	1 2 	11,157 281 30 31
Totals	23	1		3	297	63		387	201	20	10,888 .	3	11,499

Including members of Expeditionary Forces.

Immigration Office, Melbourne, 26th August, 1919.

GEO. KERMODE, Immigration Officer.

VICTORIA.-DEPARTURES BY SEA.

RETURN showing the Number of Persons who departed from the State of Victoria by Sea during the Month of June, 1919.

•	Place of Destination.										1		
Port of Departure, &c.	New South Wales.	Queensland.	South Australia.	West Australia.	Тавтапіа.	New Zealand.	South Seas.	Total to the Neighbouring States.	The United Kingdom.	South Africa,	Other British Dominions.	Foreign Ports.	Total Souls.
Melbourne.											_		
Adults Males Children (under 12 years) Females Females Females	3 	' 			.:. .:: .::			7 3 	16* 23 2 5	5 2 	32 19 2 1	14 14 3 3	74° 61 7
Totals	10							10	46	7	54	34	151

* Including members of Expeditionary Forces.

Immigration Office, Melbourne, 26th August, 1919.

GEO. KERMODE, Immigration Officer.

ORDERS IN COUNCIL.—(Series 1919-20.)

Serial No.	Purpose and Particulars.	Amount.	Name fo	r Approval.	Charged or	against \ Fund.	Vote	Authority.
739	erection of buildings on allotments on the	£ s. d. 13,500 0 0	Closer Board	Settlement	···,	***		Approved by the Governor in Council, 19th August, 1919.—F. W. Mabbott,
740	Derrinallum Estate occupied by discharged soldiers, under the Discharged Soldiers Settlement Act 1917 1 20-h.p. Latest Model "T" Ford Motor Car,	35 3 18 0	Closer	Settlement	•••	•••	•••	Clerk of the Executive
	for £345; preparing car for road, £1 10s.; spare cover and two tubes, £7 8s.		Board					

Melbourne, 3rd September, 1919.

CONTRACTS ACCEPTED.—(Series 1919-20.)

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.
	LANDS AND SURVEY-	£ s. d.		Loan Act 2916	,
741	Erection of a 4-roomed S2 type House on allot- ment 64c, Cranbourne, for J. Banks, discharged	360 0 0	James Kirkman, Croydon	Loan Act 2910	For Closer Settlement
742	soldier (Contract No. 37) Erection of a 3-roomed S5 type House on allotment 78, Dandenong, for H. Blanchard, dis-	290 0 0	H. Brand, 27 Esk- dale-road, Caulfield	Ditto	Butler Secretary.
743	charged soldier (Contract No. 38) Erection of a 3-roomed S5 type House on allotment 3, section 25, Key's land, Dandenong, for	290 0 0	H. Brand	Ditto) · .
	R. Little, discharged soldier (Contract No. 39)			i 	·

Corrigenda.

Cartage, 1919-20.—Contract No. 1919/343, Gazette page 1919/1641, Cartage of Furniture at Warrnambool—Over 3 cwt., up to 4 cwt., read 2s. in lieu of 2s. 6d. gazetted; over 4 cwt., up to 5 cwt., read 2s. 6d. in lieu of 2s. gazetted.

Education Requisites, 1919-20.—Contract No. 1919/364, Gazette pages 1919/1688-91, Requisites for Science Classes—Items 9, 10, 11, 69, 701, 72, 74, 77, 182, and 183 of Schedule No. 8 are hereby eliminated—gazetted in error.

General Stores, 1919-20.—Contract No. 1919/235, Gazette page 1919/1653, Item 68A, Sub-schedule O—Read Locks, Iron, &c., 6 in., 2 lever, 2 lever, 1 key, in lieu of 6 in., 2 lever, 2 lever, 2 lever, 2 lever, 2 lever, 2 lever, 3 lever, 3 lever, 4 lever, 1 lever, 6 lever, 1 lever, 6 lever, 1 lever, 6 lever, 1 lever, 6 lever, 1 lever, 2 lever, 2 lever, 2 lever, 2 lever, 2 lever, 2 lever, 3 lever, 2 lever, 2 lever, 3 lever, 4 lever

. -JNO. G. WHITE, Secretary to the Tender Board. 26.8.1919.

Melbourne, 3rd September, 1919.

The Marine Act 1915.

CERTIFICATES.

IST of Certificates of Competency and of Exemption from Pilotage issued by the Marine Board of Victoria from the 1st to the 31st August, 1919. CERTIFICATES OF COMPETENCY.

		,			Part	iculars of Identification—
Name.	.	No.	Date	Grade.	Born.	At
						-
			•	Foreign-going.		
. (Tanued ur	der	the prov	isions of Order in Coun	cil dated 9th May, 1891, and valid in the I	Juited Ki	ngdom.)
McNeil, Angus Jones, David Gordon, Thomas		2387 2388 2389	1 August, 1919 1 August, 1919 4 August, 1919	1st Mate, Steam-ships 1st Mate, Steam-ships 2nd Mate, Steam-ships	1887	Cardigan, Wales Newcastle-on-Tyne, Eng
MacLean, John Willian, Harry Alexander Day, William Jondahl, Alfred Humffray, Basson Rowlands McNamara, John Francis		2390 2391 2392 2393 2394 2395	7 August, 1919 · 20 August, 1919 · 21 August, 1919 · 22 August, 1919 · 28 August, 1919 · 28 August, 1919 ·	Master	1880 1894 1888	Broadford, Scotland Williamstown, Victoria Kingston, England Melbourne, Victoria Ballarat, Victoria Melbourne, Victoria
Micrositiata, Comi			Home Tro	de and River and Bay.		
Miley, James		0684	11 August, 1919	Master, Fore and Aft rigged Home Trade Sailing-ship not exceeding 100	1880	Hobart, Tasmania
Harman, George		0685	11 August, 1919	tons g.r.t. 3rd Class Engine-driver, River and Bay Steam-ship under 100 n.h.p.	l l	Alberton, Victoria
Connor, William Collard	•••	0686	18 August, 1919	1 Make Divisional Ray Steemschip	1891	Williamstown, Victoria
	_		PILOTAGE	EXEMPTION CERTIFICATE.	•	

(Issued by the Marine Board of Victoria under the provisions of the Marine Act 1915.)

,-			
Name.	No.	Date,	Porta.
Newing, Richard	1689	29 August, 1919	Port Phillip (by South and West Channels), Geelong and Melbeurne

MELBOURNE AND METROPOLITAN BOARD OF WORKS. GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works having made sewers for earning of the His Melbourne and Metropolitan Board of Works having and sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage areas hereinafter described, doth hereby declare that on and after the 27th day of September, 1919, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1915.

The Sewerage Areas hereinbefore referred to are:—

The Sewerage Areas hereinbefore referred to are:-

SEWERAGE AREA No. 466.

Sewerage Areas neremoefore referred to are:—

Sewerage Areas No. 466.

Town of Goburg.—Starting at a point in Gaffney-street opposite the eastern boundary of lot 33 on plan of subdivision No. 1653 lodged at the Office of Titles; thence southerly along said eastern boundary, easterly along the northern boundary of lot 34. Stawell-street, southerly along the eastern boundaries of lots 34 to 58, Stawell-street, easterly along the northern boundaries of Nos. 82 and 78 O'llea-street, southerly along May-street and along the eastern boundary of No. 91 O'llea-street, easterly along a right-of-way, southerly along the eastern boundaries of lots 65 to 70, Rolland-street, and lot 71, Murray-street, easterly along the northern boundary of No. 25 Sutherland-street, southerly along Sutherland-street following the boundary of Sewerage Area No. 362; thence westerly along the southern boundary of lot 52, Murray-street, westerly along Balloan-street, northerly along the western boundary of lot 51, westerly along Murray-street, northerly along the western boundary of "Roselea," Rolland-street, northerly along the western boundary of No. 27 Sutherland-street, northerly along the western boundary of lot 51, westerly along Murray-street, northerly along the western boundary of No. 27 Sutherland-street, westerly along the western boundary of No. 27 Sutherland-street, westerly along the western boundary of No. 28 Stawell-street, and along the western boundary of No. 29 O'llea-street, westerly along the southern boundaries of lot 4, Stawell-street, westerly along the western boundary of No. 28 Stawell-street, westerly along the southern boundaries of lot 4, Stawell-street, westerly along the southern boundaries of lot 31 to 33, Gaffney-street, northerly along Molesworth-street, westerly along Gaffney-street, northerly along Gaffney-street and easterly along Gaffney-street to the starting point opposite the eastern boundary of lot 33.

Sewerage Area No. 467.

SEWERAGE AREA No. 467.

City of Essendon.—Starting at the intersection of Fisher-parade and Langs-road; thence southerly along Fisher-parade and following Sewerage Area No. 150 southerly and westerly; thence following Maribyrnong River generally northerly; thence easterly along the northern boundary of the Meat Preserving Works and following Sewerage Area No. 374 southerly to Langs-road; thence westerly along Langs-road to the starting point at the intersection of Langs-road and Fisher-parade.

By order of the Board

By order of the Board,

W. J. OARRE RIDDELL, Chairman. GEO. A. GIBBS, Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne, 26th August, 1919.

Unused Roads and Water Frontages Act 1903, Section 5. LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred, as shown hereunder:—
Licence No. 10881, Yapp, Elizabeth, gazetted 13th November, 1912, page 4717. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, Omeo.
Licence No. 8668, Wuillerman, Louis, gazetted 3rd May, 1911, page 2203. Amend as from 1st January, 1911, by reading rent 2s. 6d. Pay office, Sale.
Licence No. 3183, Goldsmith, M., gazetted 17th April, 1907, page 1833. Amend as from 1st January, 1914, by reading area 2 acres, and rental 5s. Pay office, Warragul.
Licence No. 11535, Pratt, C., gazetted 28th May, 1913, page 2278. Cancelled as from 31st December, 1918. Pay office, Wodonga.

2278. Cancelled as from olds December,
 Wodongs.
 Licence No. 5254, Murray, T. J., gazetted 9th December,
 1908, page 5690. Read name Executrix of late T. J. Murray,
 care of Mrs. B. Murray, of Wodonga. Pay office, Tallan-

gatta.

Licence No. 13079, Arnold, Mrs. M., gazetted 28th April, 1915, page 1546. Amend as from 1st January, 1916, by reading rent 2s. 6d. Pay office, Warragul.

Licence No. 10525, Brophy, J. E., gazetted 4th September, 1912, page 3683. Amend as from 1st January, 1920, by reading rent 2s. 6d. Pay office, Tallangatta.

Licence No. 9469, Bone, William, gazetted 14th February, 1912, page 755. Amend as from 1st January, 1919, by reading rent 2s. 6d. Pay office, Wangaratta.

Licence No. 10385, Benjamin, J. H., gazetted 7th August, 1912, page 3160. Amend as from 1st January, 1913, by reading rent 2s. 6d. Pay office, Dunolly.

Licence No. 10680, Jacka, Mrs. H., gazetted, 2nd October, 1912, page 4025. Transferred to E. J. Mackrell, of Boho, near Violet Town. Pay office, Euroa.
Licence No. 13896, Gardiner, W. H., gazetted 14th March, 1917, page 915. Read pay office, Warragul, in lieu of Melbourne.

bourne.

Licence No. 6806, Kenny, Executors of James, gazetted 13th October, 1909. page 4547. Cancelled as from 31st December, 1918. Pay office, Horsham.

Licence No. 10473, Drummond, A. B., gazetted 28th August, 1912, page 3591. Amend as from 1st January, 1913, by reading rent 2s. 6d. Pay office, Bethanga.

Licence No. 10318, Wohler Bros., gazetted 10th July, 1912, page 2764. Amend as from 1st July, 1919, by reading name A. Wholers, Mt. Wallace, viā Ballan, reading description as part road north of allotments 65, 66, part road east of allotment 10, reducing the area to 13\frac{3}{4} acres, and rental to \frac{1}{4}2. Pay office, Geelong.

ment 10, reducing the area to 134 acres, and rental to £2. Pay office, Geelong.

Licence No. 11995, Bell, Mrs. Irene, gazetted 5th November, 1913, page 4807. Cancelled as from 31st December, 1917. Pay office, Geelong.

Licence No. 9747, Golding, W. P., gazetted 3rd April, 1912, page 1403. Cancelled as from 30th June, 1919. Pay office, Warragul.

Licence No. 11843, Golding, W. P., gazetted 17th September, 1913, page 4153. Amend as from 1st July, 1919, by including road west of allotment 60, parish of Jumbunna East, increasing the area to 44 acres, and the rent to £1 14s. Pay office, Warragul.

Licence No. 7805, Start, G. W., gazetted 13th July, 1910, page 3219. Insert special condition, viz.:—Permission to cultivate road east of allotments 18A, 18B, and amend as from 1st July, 1919, by increasing rental to £1 9s. Pay office, Ararat.

Ararat.

Licence No. 8586, Knight, E., gazetted 5th April, 1911, page 1901. Read pay office, Mansfield, in lieu of Euroa.

Licence No. 8291, Kirton, J. W., gazetted 21st December, 1910, page 5596. Cancelled as from 31st December, 1913. Pay office, Geelong.

Licence No. 1814, Davis, C. P., gazetted 10th October, 1906, page 4180. Insert Special Condition, viz.:—Unlocked swing gates to be erected on road south of allotments 10a, 10a, 11. Pay Office, Heathcote.

Licence No. 13279, Jasper, Thomas, gazetted 25th August, 1915, page 3049. Cancelled as from date of issue. Pay office, Hamilton.

Licence No. 6274. Condon, John gazetted 30th, Nov. 1909.

Licence No. 6274, Condon, John, gazetted 30th June, 1909, page 2994. Cancelled as from 31st December, 1905. Pay

page 2994. Cancelled as from 31st December, 1905. Pay office, Melbourne.
Licence No. 10097, Clifford, E., gazetted 5th June, 1912, page 2166. Amend as from 1st January, 1916, by reading rent 2s. 6d. Pay office, Bairnsdale.
Licence No. 10260, Fregon, A., gazetted 3rd July, 1912, page 2493. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, Omeo.
Licence No. 10051, Edwards, P. E., gazetted 22nd May, 1912, page 1992. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, St. Arnaud.
Licence No. 14817, Sheather, R. S., gazetted 27th November, 1918, page 3368. Read area 3 acres. Pay office, Tallangatta.
Licence No. 5964, Elder, N. G., gazetted 5th May, 1909.

Licence No. 5964, Elder, N. G., gazetted 5th May, 1909, page 2215. Read name executors of late N. G. Elder, care of Strachan, Murray, and Shannon Ptv. Ltd., Geelong. Pay

Strachan. Murray, and Shannon Ptv. Ltd., Geelong. Pay office, Geelong. Licence No. 5611, Patterson, J., gazetted 27th January, 1909, page 766. Cancelled as from 31st December, 1916. Pay office, Sale. Cancelled as from 31st December, 1916. Pay office, Sale.

ARTHUR ROBINSON for Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 26th day of August, 1919.

Unused Roads and Water Frontages Act 1903, Section 5. LICENCES TO OCCUPY WATER FRONTAGES.-LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Water Frontages have been cancelled, amended, or transferred as shown hereunder:-

Licence No. 7687, Lindsny, D. A., gazetted 12th February, 1913, page 868. Amend as from 1st January, 1918, by reading rent 2s. 6d. Pay office, Wangaratta.

Licence No. 4553, Maygar, E. H. gazetted 16th August, 1911, page 4205. Cancelled as from 31st December, 1918. Pay office, Alexandra.

office, Alexandra.

Licence No. 455t. Maygar, E. H., gazetted 16th August, 1911, page 4205. Amend as from 1st January, 1919, by including frontage to allotments 781 and 78r, parish of Alexandra, increasing the rental to 12s. Pay office, Alexandra.

Licence No. 7084, Drummond, Mabel J., gazetted 28th August, 1912, page 3589. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, Tallangatta:

the undermentioned

ρλ received

2

CR.38

Licence No. 6650, Ireland, H. E., gazetted 29th May, 1912, page 2076. Read description as frontage to allotment 3A, section 35. Pay office, Rutherglen.

Licence No. 5075, McNamara, Annie, gazetted 20th Septem-

Licence No. 5075, McNamara, Annie, gazetted 20th September, 1911, pages 4798-9. Amend as from 1st January, 1919, by reading rent 2s. 6d. Pay office, Omeo.

Licence No. 2692, Todd, Grace, gazetted 20th January, 1909, page 238. Cancelled as from 31st December, 1916. Pay office, Bairnsdale.

Licence No. 5113, Andrews, W. I., gazetted 27th September, 1911, page 4866. Amend as from 1st July, 1919, by reading description as southern half of frontage to allotment 7a, section 16, and reducing the rental to £1 5s. Pay office, Camperdown.

Licence No. 7476, Campbell, H., gazetted 27th November, 1912, page 4948. Cancelled as from 31st December, 1918. Pay office, Wangaratta.

omce, wangaratta.
Licence No. 5392, Primrose, Elizabeth, executors of late W.
Primrose, gazetted 25th October. 1911, page 5235. Cancelled
as from 31st December, 1912. Pay office, Traralgon.
Licence No. 138, Nicholson, J., gazetted 13th December, 1905,
page 4664. Cancelled as from 31st August, 1919. Pay office,

page 4664. Benalla.

Licence No. 9950, Robe, H. J., gazetted 1st May, 1918, page 1450. Amend as from 1st May, 1917, by including frontage to allotments 698, 88, and increasing the rental to 13s. 6d. Pay

allotments 698, 88, and increasing softice, Camperdown.

Licence No. 7786, Fakhry, R., gazetted, 13th March, 1913, page 1203. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, Sale.

Licence No. 2860, Payne, G., junr., gazetted 5th May, 1909, page 2116. Cancelled as from 31st December, 1917. Pay

othee, Alexandra.
Licence No. 4565, Payne, G., junr., gazetted 16th August, 1911, page 4205. Amend as from 1st January, 1918, by including frontage to allotment 3s, section B, parish of Maintongoon, and increasing the rental to £1 14s. 3d. Pay office,

Alexandra.

Licence No. 3805, Green, E., gazetted 22nd March, 1911, page 1705. Amend as from date of issue by reading rent 9s. Pay

office, Warragul.

pages 5329-30. Cancelled as from 5180 December, 1915. Pay office, Warragul.
Licence No. 4500, Jackson, Edgar J., gazetted 16th August, 1911, pages 4203-4. Transferred to C. and J. Reading, of Wallaloo. Pay office, Stawell.
Licence No. 3235, Gibb, W. D., gazetted 20th April, 1910, page 2118. Amend as from 1st January, 1914, by reducing the rental to £1 11s. Pay office, Wangaratta.
Licence No. 5666, Grogan, G. A., gazetted 22nd November, 1911, page 5608. Amend as from 1st January, 1918, by reading rent 2s. 6d. Pay office, Warrnambool.
Licence No. 7733, Griffith, J. H., gazetted 26th February, 1913, page 1019. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, Casterton.
Licence No. 5183, Graham, Alexander, gazetted 27th September, 1911, page 4867. Amend as from 1st January, 1913, by reading rent 2s. 6d. Pay office, Hamilton.
Licence No. 7445, Liquidator City of Melbourne Bank, gazetted 20th November, 1912, page 4822. Transferred to G. W. Anderson, of 28 Beaver-street, East Malvern. Pay office, Warragull.

Warragul.

Warragul.
Licence No. 5377, Howlett, E. H., gazetted 25th October, 1911, page 5235. Amend as from 1st January, 1914, by reading rent 2s. 6d. Pay office, Casterton.
Licence No. 1731, Hick, D. P., gazetted 13th November, 1907, page 4916. Cancelled as from 31st August, 1919. Pay office, Warragul.
Licence No. 4328, Johns, J., gazetted 19th July, 1911, page 3789. Cancelled as from 28th February, 1917. Pay office, Sale.

Sale.
Licence No. 2874, Hutchings, executrix of late J., gazetted 5th May, 1909, page 2116. Cancelled as from 31st December, 1916. Pay office, Stawell.
Licence No. 5811. Hutchings, executrix of late J., gazetted 29th December, 1911, page 6070. Amend as from 1st January, 1917, by including frontage to Wimmera River abutting on allotments 50A, 63A, 64A, 65A, 66A, 67, 59, 60, and increasing the rental to £3 18s. Pay office, Stawell.
Licence No. 2501, Martin, Owen C., gazetted 25th November, 1908, page 5450. Read date of cancellation 1st July, 1907, in lieu of 20th May, 1919. Pay office, Alexandra.
Licence No. 4015, Martin, Owen C., gazetted 24th May, 1911, page 2482. Cancelled as from date of issue. Pay office, Alexandra.

Alexandra.

Licence No. 6577, Donnelly, John, gazetted 22nd May, 1912, page 1990. Amend as from date of issue by reading rent 2s. 6d. Pay office, Tallangatta.

ARTHUR ROBINSON, for Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 23rd day of August, 1919.

eacp Ē. Fee specified the Licence

Number	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on— Allotments and Sections	Date of Issue of Licence.	Date of lessue Date of Expiry of Licence.	Nee for Licence	Payable to Receiver of Revenue A.
Licence.								5 . d.	
•		A. R. P.		. ,	c r	1.1.1919	31,12,1921	1 2 6	Geelong
15215		276	Corio Brondmeadows	Merriang	9, 10, 12, 11, sec. 14; township of Beveridge	1.1.1905	31.12.1907	0 11 0	Meripourne
15216	Seward, S., Freshwater Creek	200	}	:	144, 24, sec. B	1.1.1918	31.12.1920	9 0	Alexandra
15218	_	20 20 20 20 20 20	Grencille	Haddon	<u></u>	1.1.1919	31.12.1921	- 4 - 6	Warrnambool
15219	Greenbank, W., Haddon	000	Warrnambool	Garvoe	:	= :		1 1 0	Wangaratta
15220	Roll Patrick H. Londrighn	10 3 0	Wangaratta		:	= =	: :	1 12 0	Geeloug
16222	_	4 0 0	Barrarbool	Gnarwarie	ag	:	•	,	17
		•	South Ginneland	Toors	2, sec. VI.; township of Bowen	=	=	2 2 2	X Seriani
15223	£	0 0	manufacture manage					0 0	Tallangatta
15994	Stockwell William J clo A. W. Acocks.	12 0 0	Towong	Towong	12, 13, 14, 23	F	=	?	
10001	_		: .			-	E	2 0 0	Geelong
15225		0 0 8	Corrio	Wurdt. Youang	7 8 10v 10A 10E 10H 10J 8ec. 10	ŧ	:	1 17 6	Ballarat
15226	Harding, Robert, Cardigan	96	Danarat	Warrabkook	4A, 4B, sec. XIV.; A, 1B, 1B2, Bec. XXII	=	=	0 51 0	DINING T
15227		4					_	•	
•						. 1001	1 1 EAN 7 4.0 A.	arino on 31c	December, 1918:
	Licence No. 15216, renew to 31st December, 1910,	then to 31st	December, 1913, then	to 31st December, 1916, 1919. No. 15918 rent to	Licence No. 15216, renow to 31st December, 1910, then to 31st December, 1910, that to 31st December, 1910, that to 31st July, 1918; Nos. 15221, 15222, 15223	, 15223, 1522 ,	4, 15225, 15220	3, and 15227.	rent to be charged
No.	No. 15218, renew to 31st December, 1921; No. 19219, rent to de cuar from 1st July, 1919; No. 15221, special condition, viz.: "Unlocked	" Unlocked	sed it the research wing-gates to be erec	ted"; No. 15223, special	reget trout as chages (No. 1622), special condition, viz.: "Space 30 feet wide on road cust of allotment z to be tett open for manue.	of allotment	0 2 to 09 leit 0	pon 10r sram	.
Irom	185 July, 1919; 190. 19421, species concrete,								

Companies Act 1915.

NOTICE is hereby given that, in pursuance of section 230 (3 and 4) of the Companies Act 1915, that at the expiration of three months from the date hereof, the names of the following Companies will, unless cause is shown to the contrary, be struck off the Register, and the said companies will be dissolved.

Dated this third day of September, 1919.

Registrar-General's Office, Melbourne.

J. EDWARDS, Deputy Registrar-General.

Name of Company.			Date of Registration. Number of Registration.						
The L. Hickham Flour Mill Company Proprietary Limited		•		6th June, 1887		1118 (folios 1896,	3637,	and	
The Standard Bank of Australia Limited			•••	10th August, 1893		6116) 2863 (folio 3485)			
The Angle Australian Milk Preserving Company Poprietary I Upper Murray Co-operative Flour Mill Limited	4imited	•••	•••	18th December, 1896		3163			
106 Commonwealth Insurance Company Limited			•••	28th October, 1902 30th April, 1903		3624 (folio 3625) 3677 (folio 5506)			
Rodox Company Proprietary Limited The Allansford Town Hall Company Limited	•-•	•	•••	29th June, 1997	• • • •	4179			
	•••			i 19th December, 1910	•••	4696			
Till Motor and Engineering Proprietary Limited The West Doncaster Cool Storage Company Proprietary Limited McCrajth's Proprietary Limited			•••	8th March, 1911	•••	4753 4796			
The West Doncaster Cool Storage Company Proprietary Limit	ed 🔸		•••	15th May, 1911 31st July, 1911	•••	4873			
McCraith's Proprietary Limited	•••	•••	•••	l Jet August, 1911	•••	4874			
		•••	***	25th September, 1911 23rd October, 1911	•••	4907 4925			
Devers Proprietary Limited The Shepparton Motor Company Proprietary Limited	•••	•••		13th February, 1912		4992			
Flinders Island Pastoral Company Proprietary Limited	•••	•••		24th April, 1912	•••	5036			
Levy Brothers Limited		•••		3rd May, 1912	•••	5048 5053			
Parisian Novelty Company Proprietary Limited		•••		11th May, 1912 22nd May, 1912	:::	5062			
Parisian Novelty Company Proprietary Limited Pinner, Crosby, & Co. Proprietary Limited Zenith Rubber Company Proprietary Limited	•••	` 		24th May, 1912 1st June, 1912		5065		.,	
The Alliance Finance Company Proprietary Limited)						5073			
Great Torrent Pinters Proprietary Limited	•••]	27th June, 1912		5080 5105			
Melbourne Motor Omnibus Company Proprietary Limited J. Hagemann Proprietary Limited	•••	•••		30th July, 1912		5146			
The Australian Lands Proprietary Limited	•••	•••		8th October, 1912		5198			
The Australian Lands Proprietary Limited Lake and Sons Proprietary Limited The Daylesford Pictures and Amusement Company Limited		•••		15th November, 1912 17th December, 1912		5232 5256			
The Daylesford Pictures and Amusement Company Limited		***		20th January, 1913		5272	•		
Claud Lawrence & Co. Proprietary Limited	•••	•••		7th February, 1913	{	5282			
Hardware Co. of Australia Proprietary Limited		 	•••	7th February, 1913	[5283			
The Residential Country Club and Colf Links Limited			:::	19th February, 1913 20th February, 1913		5293 5296			
H. W. Seabrook and Son Proprietary Limited	•••	*** }		20th February, 1913 22nd February, 1913		5298			
Hobbs Envelope Company Proprietary Limited	•••	•••		Zoth February, 1913		5303			
H. W. Scabrook and Son Proprietary Limited Berry, Anderson, & Co. Proprietary Limited Hobbs Envelope Company Proprietary Limited The Commonwealth Art Pottery and Insulator Company Proprietary Limited	ietary l	imited		14th March, 1913 3rd April, 1913,		5310			
P. M. Bicoardy and Co. 110presary Limited		•••		4th April, 1913	:::	531 9 5322			
The Bendigo Brick Company Limited	•••			4th April, 1913 24th June, 1913 29th July, 1913		5388			
Automatic Waigher Company Proprietany Timited	•••		:::	29th July, 1913 25th August, 1913	•••]	5418			
The Melbourne Property Company Proprietary Limited				10th September, 1913	:::	5452 5469			
Linacre and Whittle Proprietary Limited The Victorian Orchard Produce Distributing Company Propriet	T:	 		22nd October, 1913		5491			
Lasmaniau trreanstone Company Limited	-			13th November, 1913 24th November, 1913		5503			
Lloyd's (Australia) Proprietary Limited Tegosite Roofing and Walling Proprietary Limited Dominion Tobacco Company (N.Z.) Proprietary Limited Dalmayne Option Syndicate Proprietary Limited	•••			20th December, 1913		5511 5538			
Dominion Tobacco Company (N.Z.) Proprietary Limited						5586			
Dalmayne Option Syndicate Proprietary Limited	· · ·		•	Soth March, 1914		5612			
	•••				:::	5624 5635			
Independent Pictures Proprietary Limited The Cardw-ll Oil Wells Limited			!	11th June. 1914		5675		•	
Victorian Manufacturing Company Proprietary Limited				4th July, 1914 7th July, 1914	[570 2	*		
The Daldwell Machine Cam Company Limited				16th November 1914		5707 5787			
				22nd December, 1914		581 3		•	
The Ideal Investment Syndicate Limited	•••	•••	•••	17th February, 1915]	5845			
The Ideal Investment Syndicate Limited The Barber Creek Saw Mill Company Proprietary Limited				23rd April, 1915		5889 5934			
The Broken Hill Munitions Company Proprietary Limited				20th Tl., 101#		5968			
Palaia Cinoma Limitad	•••			20th August, 1915		5988			
Findlay and Bond Proprietary Limited						8008			
The Petit Chezette Manufacturing Company Proprietary Limite	ed .					6048 6060			
Shannon's Proprietary Limited		··· .] :	30th Novenber, 1915		6069			
Commonwealth Feature Films Company Proprietory Limited	••			6th December, 1915	·	6074			
The Melbourne Parcels Express Proprietary Limited Sconomic Manufacturing Proprietary Limited				22nd January, 1916 26th May, 1916		6113 6172			
Conomic Manufacturing Proprietary Limited Theong and Company Proprietary Limited] :	3rd April, 1917		6320			
The Rich Cake Manufacturing Company Proprietory Limited	••			16th April, 1917		6323	•		
				19th April, 1917		6326			
kylark Pure Foods Proprietary Limited			:			637 4 6376			
Cear-Car Company Proprietary Limited			••• •	14th September, 1917		6401			
leid's Cheese Proprietary Limited			3	3rd October, 1917		6417			
teid's Cheese Proprietary Limited	••			104L 4 11 1010		6461 6583			
		•	1	[, 1510 ,] '	UUUU			

STATE RIVERS AND WATER SUPPLY COMMISSION.

NOTICE is hereby given that every part of each of the undermentioned districts is directly benefited by being supplied with water or drained by works carried out under provisions of the Water Acts, and has been so benefited from and since 1st July, 1919:—

Shepparton Irrigation and Water Supply District. Rodney Irrigation and Water Supply District.

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

Treasury Gardens, . Melbourne, 1st September, 1919.

STATE RIVERS AND WATER SUPPLY COMMISSION.

NOTICE is hereby given that the districts named hereunder are supplied with water for irrigation under the provisions of the Water Acts:—

Shepparton Irrigation and Water Supply District. Rodney Irrigation and Water Supply District.

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

Treasury Gardens, Melbourne, 1st September, 1919.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 852.—Irrigation Charge.—Comuna Irrigation AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Cohuna Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1915, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the sunnly of water for the irrigation of lands to which

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission,

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Invitation Charge. Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the

(SEAL)

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 853.—IRRIGATION CHARGE.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Dingee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands, adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said District, which District is, by notice given in the Government Gazette of 18th August, 1915, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Pyramid Hill.

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

(SEAL)

W. CATTANACH, Chairman.
J. S. DETHRIDGE, Commissioner.
E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

F. W. MABBOTT, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 854.—Irrigation Charge.—Gannawarra Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

Nater Acts, and hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Gannawarra Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Rogister of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1915, declared to be supplied with water for irrigation under the provisions of the said Acts:—

Ever the supply of water for the irrigation of leads to which

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every accretoot of water apportioned to such lands as water arights. water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission,

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the

(SEAL)

W. CATTANACH, Chairman.J. S. DETHRIDGE, Commissioner.E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. \$55.—Irrigation Charge,—Koondrook Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lauds in the Koondrook Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1915, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Kerang.

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

(BEAL)

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 856.—Irrigation Charge.—Rochester Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pur-Suance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:

1. The following 'Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rochester Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1915, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every accretion of water apportioned to such lands as water rights. water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Rochester.

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

(SEAL)

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 857.—Irrigation Charge.—Rodney Irrigation and Water Supply District.

IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in purely suance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rodney Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 2nd August, 1918, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the invision in the land to the said.

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every acre-foot of water apportioned to such lands as water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission,
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

W. CATTANACH, Chairman.J. S. DETHRIDGE, Commissioner.E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

F. W. MABBOTT, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW No. 858.—IRRIGATION CHARGE.—SHEPPARTON IRRIGATION AND WATER SUPPLY DISTRICT.

IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Shepparton Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 21st August. 1918, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation 'Charge, of Five shillings for each and every acceptod of water apportioned to such lands as water wights. water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Shongarton.

3. Such person or persons as the Commission may from time appoint for that purpose shall be and is or are hereby uthorized to demand, receive, collect, and recover the said authorized Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 859.—Irrigation Charge.—Stanhope Irrigation and Water Supply District.

HE State Rivers and Water Supply Commission, in suance and exercise of the powers conferred by Water Acts, doth hereby make the By-law following:—

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Stanhope Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 21st August, 1918, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every-acce-foot of water apportioned to such lands as water rights every acre-fo-water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Tongala.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of—

(SEAL)

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

F. W. MARBOTT, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 860.—Irrigation Charge.—Swan Hill IRRIGATION AND WATER SUPPLY DISTRICT.

HE State Rivers and Water Supply Commission, in pur-h suance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Swan Hill Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 21st August, 1918, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission,

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

(SEAL)

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 861.—Irrigation Charge.—Tongala Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tongala Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1918), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 2nd August, 1916, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Five shillings for each and every acre-foot of water apportioned to such lands as

- 2. Such charge is made, and shall be lavied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Tongala.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was bereunto affixed the 1st day of September, 1919, in the presence of-

(SEAL)

W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 862.—Irrigation Charge.—Tragowel Plains Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pur-li suance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tragowel Plains Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of July, 1919), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1915, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1919, and ending with the 30th day of April, 1920, and shall be payable on the 3rd day of October, 1919, at the office of the Commission, at Pyramid Hill.

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1919, and the common seal of the Commission was hereunto affixed the 1st day of September, 1919, in the presence of-

(SEAL)

W. CATTANACH, Chairman.J. S. DETHRIDGE, Commissioner.E. SHAW, Commissioner.

Approved by the Governor in Council, the 2nd September, 1919. F. W. MABBOTT

Clerk of the Executive Council.

BY-LAW No. 45.

A By-law of the Shire of Warrnambool under the Health Act 1915.

TN pursuance of the powers contained in the Health Act 1915, and of any other power thereunto enabling them in that behalf, the Council of the shire of Warrnambool, in the name and on behalf of the President, Councillors, and Ratepayers of the said shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law, that is to say:—

ing By-law, that is to say:—

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

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

3. This By-law shall apply to and have operation throughout the township of Dennington as defined within the following boundaries, viz.:—On the south by Baynes-street; on the east by Russell's-lane, from its intersection with Baynes-street to the north-east corner of Crown allotment 50, parish of Wangoom; on the north by the northern boundaries of Crown allotments 50, 45, and 49 to the Merri River; and on the west by the Merri River to the point of commencement where Raynes-street intersects with such river, but excluding the Nestlé and Anglo-Swiss Milk Company's property which is already dealt with.

Nestle and Angle-Swiss Milk Company's property which is already dealt with.

4. The occupier of any premises in which there is a closet or privy, shall cause the space under the seat of same to be prepared and floored and provide proper doors and ventilation, 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.

5. At least once a week, or so much more frequently as the Council may from time to time direct, the Council shall cause the pan in use to be closed with a tight-fitting lid, and removed in the day-time in a suitable cart, and the Council shall have power, in lieu of making a rate for the removal of night-soil, to make a charge on each occupier for such service, the amount, in default of payment, to be recovered in any Court of petty sessions.

sessions.

6. The occupier aforesaid, or other person having 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, saw-dust, or some other material efficient for deodorizing night-soil, and shall cause all night-soil which may be deposited in the pan, to be immediately

covered with a quantity of such deodorizing material sufficient to thoroughly and effectually decodorize the contents of the pan.

7. The Council shall forthwith leave, or cause to be left, in the place of every pan so removed, a pan cleansed by superheated steam or some equally efficient means approved by the Council.

8. Every closet pan shall be constructed of galvanized iron, properly riveted and soldered, so as to be water-tight, and with handles thereto, and of a capacity not exceeding three cubic

9. No occupier, or any other person, shall deposit or permit to be deposited, in any closet pan in use at the tenement occupied by him, any substance whatever other than night-soil or disinfectant or deodorizing material.

10. The occupier aforesaid, or other person, shall not contract for the removal of night-soil, or any other refuse, except in accordance with the By-laws and Regulations of the Council.

11. All privies, earth closets, and urinals shall be constructed of stone, brick, iron, or wood, and in such a manner as may be approved of, by the said Council.

of stone, brick, iron, or wood, and in such a manner as may be approved of, by the said Council.

12. No person shall remove any part of the contents of any earth-closet, privy, cesspool, or place for the reception of night-soil, except by the means of a cart, carriage, or other conveyance properly constructed and furnished with a sufficient covering so as to prevent the escape of the contents, or any portion thereof or of any effluvia therefrom.

13. All occupiers of premises are required to see to the performance and observance of the above provisions.

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

Resolution for passing this By-law agreed to by the Council of the shire of Warrnambool on the 30th day of April, 1919, and confirmed on the 4th day of June, 1919.

(SEAL)

WM. BEVERIDGE, President.
W. LINDSAY,
P. R. LE COUTEUR,
L. CRAWLEY, Secretary.

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

By order of the Board,

T. W. H. HOLMES, Secretary.

6 George V. No. 2611, Sections 76 and 94. 6 George V. No. 2741, Section 31.

NOTICE.

RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 483 Collins-street, Melbourne, on or before the 13th October, 1919, or they may be excluded from the distribution of the estate when the assets are being distributed:—

GEORGE BUCHANAN, late of Tongala, farmer, died 31st October, 1918, intestate.
Gustav Carlson, late of Munro, labourer, died 26th April,

JANE DARE (with the will annexed), late of District Benevolent Asylum, Ballarat, formerly of Sandy Creek, widow, died 14th March, 1916.

JOHN DUNSTAN, late of the Hospital for Insane, Kow, formerly of Ballarat, contractor, died 24th June, 1919, intestate.

WILLIAM ROBERT GANNON (with the will annexed), late of A.I.F. abroad, soldier, formerly of Jumbunna, died 6th September, 1918.

A.I.F. abroad, soldier, formerly of Jumbunna, died 6th September, 1918.

JOHN HEXDY, late of 13 Parker-street, Ballarat West, retired teacher, died 21st July, 1919, intestate.

WALTER JAMES JONES, late of A.I.F. abroad, soldier, formerly of Marley-street, Sale, labourer, died 9th August, 1918, intestate.

NEL Mackay, late of Powelltown, occupation unknown, died 10th August, 1919, intestate.

JOHN O'ROURKE, late of Weatherboard, near Learmonth, farmer, died 23rd June, 1919, intestate.

21st September, 30th, 1atherly of Mildura, bookkeeper, died Joseph Berach Wiseman (otherwise know as Joseph Lewin), photographer, late of Wood Wood, viā Swan Hill, died 14th June, 1919, intestate.

WALTER BRYANT, late of A.I.F. abroad, soldier, formerly of South Morang, labourer, died 2nd September, 1918, intestate. WILLIAM JOSEPH DUNNE, late of 55 Capel-street, West Melbourne, groom, died 10th April, 1919, intestate.

MARY GREENMAY, late of 92 Berkley-street, Carlton, tailoress, died 24th July, 1919, intestate.

JOHN EMIL HITZER, late of 341 William-street, Melbourne, invalid pensioner, died 30th July, 1919, intestate.

Percy John Kirkparrick, late of 29 Motherwell-street, Hawksburn, clerk, died 29th March, 1919, intestate.

FREDERICK LEES, late of Olinda, wool sorter, died 19th July, 1919, intestate.

1919, intestate.

JOHN GILL MCBAIN, Inte of 7 Bloomsberg-street, Abbotsford, miner, died 10th May, 1919, intestate.

CHARLES PHILLIP STEPHENSON, late of 41 Cardigan-street, Carlton, old-age pensioner, died 18th July, 1919, intestate.

GEORGE TOD (with the will annexed), late of A.I.F. abroad, soldier, formerly of 96 Night-street, Collingwood, dairyman, died 11th May, 1917.

JOHN JOHNSON (with the will annexed), late of A.I.F. abroad, soldier, formerly of s.s. Nestor, seaman, died 11th January, 1918.

abroad, soldier, formerly of s.s. Nestor, seaman, died 11th January, 1918.

CHRISTINA MOLEOD, late of East Warburton, widow, died 27th May, 1919, intestate.

WILLIAM KENNETH MCLEOD, late of East Warburton, farmer, died 25th May, 1919, intestate.

MAUD OAKLEY, late of 38 Talbot-avenue, Canterbury, married woman, died 31st July, 1919, intestate.

JOS PEARSON, late of 65 Somerville-road, Yarraville, tannery hand, died 4th August, 1919, intestate.

ROBERT SHAW WOOD, late of Seville, carpenter and joiner, died 30th April, 1919, intestate.

WALTER R HOUSE.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons. Melbourne, 30th August, 1919.

Land Surveyors Act 1915.

EXAMINATION OF LAND SURVEYORS.

HE Surveyors Board appointed under the Land Surveyors HE Surveyors Board appointed under the Land Surveyors

Act 1915 hereby gives notice that the next examination
will commence on Monday, 22nd September, 1919.

All applications from intending candidates must be in the
hands of the Secretary by the 13th September, 1919.

Regulations for the examination of Land Surveyors are
published hereunder.

By order,

F. G. G. HYNES, Secretary to the Board.

Office of the Surveyors Board, Public Offices, Treasury Gardens Melbourne, 16th August, 1919.

Land Surveyors Act 1895.

REGULATIONS FOR EXAMINATIONS FOR LAND SUR-VEYORS AND ISSUE OF LICENCES TO SURVEY.

REGULATIONS approved by the Governor in Council, 8th November, 1910, are hereby rescinded, and the following Regulations are substituted therefor:—

- 1. Examination of candidates for certificates as surveyors will be held in Melbourne in the months of March and September of each year, and at such other times as may be deemed advisable.
- 2. A candidate shall forward to the Secretary of the Board-
 - (a) Notice of his intention to present himself for examination, with documentary evidence of having complied with the preliminary conditions specified hereunder, all of which must reach the Secretary at least ten days before the date fixed for the examination, due notice of which will be given in the Government Gazette.
 - (b) An examination fee of £2 2s., which must be paid on or before the date of examination.

PRELIMINARY CONDITIONS.

3. A candidate shall satisfy the Board that he will be of the full age of twenty years at the time of examination, but no certificate will be issued until the candidate shall have attained the age of 21 years.
4. A candidate shall produce satisfactory evidence as to

character.

character. 5. (a) A candidate shall have served under articles, or other similar agreement, with some qualified surveyor or surveyors, for a period of four years, three of which must have been in the field; and shall produce satisfactory evidence of having received such education as will qualify him for the proper exercise of his profession. profession.

Note.—Applies only to candidates whose articles or other similar agreements were entered into prior to 1st March, 1910.

similar agreements were entered into prior to 1st March, 1910.

(b) Or he shall have passed at any University recognised by an Australasian University the matriculation examination, or such other examination as shall, in the opinion of the Board, be equivalent thereto; and shall have been professionally employed under articles or other similar agreement with some qualified surveyor or surveyors for not less than three years, two of which must have been in the field.

(c) Or shall have passed the examination for the degree of Bachelor in Engineering at any University recognised by an Australasian University, and have been professionally employed under articles or other similar agreement in the field for a period of two years with a qualified surveyor or surveyors.

(d) Or shall have passed the examination for the degree of Bachelor in Engineering at the Melbourne University on examination in which a representative of the Surveyors Board acted as co-examiner, and shall have been at some time professionally employed in the field for a period of eighteen months on work satisfactory to the Board.

6. In addition to evidence of service, a candidate shall produce in the following form, or to like effect, a certificate from a qualified surveyor or surveyors, with whom he has served, that he is competent to undertake surveys:—

Form of Certificate for Presentation to the Board of

Form of Certificate for Presentation to the Board of Examiners.

I, A.B., a qualified land surveyor, hereby certify that C.D. has been professionally and continuously employed with me as , in the practice of land surveying, for

, viz., from or has served under articles or other the period of o, or has served under articles or other similar agreement for a period of years (of which have been in the field), and that he is fully competent to undertake surveys.

[Here describe the survey work on which C.D. was engaged.] (Signed)

Note.—For this purpose a "qualified surveyor" shall mean any person entitled to practise as a land surveyor in any part of the British Empire, where the standard of examination is, in the opinion of the Board, equivalent to that prescribed by

these Regulations.

7. A candidate shall produce his original field notes and plan plotted by him therefrom of the survey of an area of not less than 40 acres, one of the boundaries of which shall be a waterthan 40 acres, one of the boundaries of which shall be a water-course or other natural feature or an irregular road, and also a plan, field notes, and description of a survey of a town lot built upon, as made for the purpose of an application under the provisions of the Real Property Act or Land Transfer Act.

The field notes, plan, and survey must be certified by the candidate to be entirely his own work.

8. If the foregoing preliminary conditions are complied with to the satisfaction of the Board, the candidate will be admitted

to the satisfaction of the Board, the candidate with so teamination.

9. Each candidate presenting himself for examination shall provide himself with a book of logarithms, 40-20 scale, a parallel ruler, protractor, and necessary appliances for plandrawing, except paper.

SUBJECTS OF EXAMINATION.

10. A candidate shall undergo an examination which shall embrace the following subjects:

Mathematics.

(a) Trigonometry, plane and spherical; geometry and algebra. These subjects will be treated as far as they are applicable to surveying.

Computation.

(b) Reduction of traverses, computation connected with triangulation and the setting out of roads and curves; adjustment of discrepancies in surveys, computation of areas, including such as have irregular and curved boundaries.

Principles and Practice of Surveying.

(c) Detail of field practice, including the keeping of field notes, topographical, trigonometrical, and underground surveying, setting out of areas, redetermination of boundaries, laying out of roads, setting out

curves, plotting by co-ordinates and from field notes, stadia surveying, barometric and other measurement of heights, surveying under Transfer of Land Act, writing descriptions of boundaries.

Candidates may be required to effect surveys under supervision.

Engineering Surveys.

(d) Levelling and contouring; grading; setting-out, and measurement of earthworks, including practical tests.

Use of Instruments.

(e) Principles of construction, adjustment and use of the following instruments:—Theodolite, plane-table, sextant, tacheometer, level, compass, clinometer, barometer, thermometer and steel band.

Field Astronomy, Geodesy, &c.

(f) Determination (including practical tests) of time, latitude, and azimuth; the use of ephemerides; elementary geodesy, including spherical excess and convergence of meridians; declination of the magnetic readle.

Drawing.

(g) Plan-drawing, drawing of sections and contours, com-pilation of plans, projection of maps and charts.

(h) Elementary physics, elementary geology, elementary forestry.

forestry.

[The scope of the examination in elementary physics will be that covered by "Balfour Stewart's Elementary Physics," Fourth Edition, omitting chapters 8, 10, and 11, and the scope of the examination in elementary geology will be that covered by "Gelike's Class-book of Geology," Fourth Edition.]

11. Candidates producing satisfactory evidence of having passed the matriculation or senior examination at a University, or of having completed a course of the degree of Bachelor in Engineering' at any University recognised by an Australasian University, may be exempted from working out papers in elementary geometry, trigonometry, and algebra, and will be credited with 60 per centum of the maximum marks allotted those papers. Candidates holding satisfactory certificates or diplomas from any University recognised by an Australasian University or from recognised public technical schools may be exempted from working out papers in physics and geology, and will be credited with 60 per centum of the maximum marks allotted those papers.

Candidates admitted under clause 5(d) may be exempted from working out papers other than those prescribed in clause 10(c), and from such portion of the practical examination as the Board may determine.

the Board may determine.

CERTIFICATES OF COMPETENCY.

Certificates of Competency.

12. A candidate qualifying and passing the examination held under these regulations shall be entitled to a certificate that he is qualified for the position of a land surveyor in Victoria.

13. A surveyor applying to the Board for a certificate of competency without examination on the grounds of his holding a licence and certificate entitling him to practise in any of the other Australian States or in the Dominion of New Zealand, shall produce such licence or certificate of competency from the Board of the State or Dominion in which he is licensed or authorized to survey, together with satisfactory evidence as to character; provided that, should such licence or certificate have been issued upon examination held prior to September, 1895, or in virtue of a certificate issued prior to September, 1895, he shall further produce a written recommendation or a certificate, dated not more than twelve months previously, from such Board; provided also, that any surveyor prevented by absence from the State or Dominion in which he obtained his licence or certificate from obtaining the recommendation of the Board of that State or Dominion, may be granted a certificate on passing such examination under these regulations as the Board may require. Each application shall be accompanied by a fee of £2 2s.

14. The Board may grant a certificate of competency or a letter of recommendation to any surveyor holding a Victorian certificate dated prior to September, 1895, and desiring to be registered in another State or the Dominion of New Zealand, either without examination or on such vice voce examination as in the opinion of the Board may be necessary. Application for such certificate shall be accompanied by a fee of £2 2s.

REGISTRATION OF ARTICLES OF INDENTURE.

REGISTRATION OF ARTICLES OF INDENTURE.

15. Articles of indenture or other similar agreement for the tuition of surveying by a qualified surveyor shall be forwarded to the secretary for registration within three months of the date of commencement of service thereunder. Applications for registration shall be accompanied by evidence of the pupil having passed at any University recognised by an Australasian University the matriculation examination or such other examination as shall, in the opinion of the Board, be equivalent thereto. The fee for each registration shall be Five shillings. Transfers of articles or agreements shall be registered within three months of such transfers. three months of such transfers.

16. On and after March, 1913 (except as hersinafter provided), no candidate shall be eligible for examination unless he shall have passed the University or other examination as set forth in the preceding clause; provided that, subject to his passing a special examination prescribed by the Board which shall include English, arithmetic, geometry, and algebra, a candidate who has not passed the University or other examination as extent in the preceding leavement of the state of the st tion as set forth in the preceding clause may be admitted to examination if-

- (a) He failed at an examination held prior to March, 1913;
- (b) He produces certificates of six years' satisfactory field service.

LICENCES TO SUBVEY.

17. The Board may issue a licence to any person to whom it has issued a certificate of competency, or who holds a certificate of competency issued by any reciprocating Board of Examiners for land-surveyors in Australasia subsequent to 1st January, 1896, and who is still entitled to practise as a land surveyor in the State or Colony where he obtained his certificate, or to any surveyor holding a certificate of competency issued by the Department of Land and Survey prior to 1st January, 1896, or who holds a licence to practise as surveyor under the Transfer of Land Act issued by the Surveyor-General prior to 1st January, 1896. Each application shall be accompanied by the fee (£1 1s.), the declaration as prescribed by the Land Surveyors Act 1895, and satisfactory evidence as to character.

Adopted at a meeting of the Surveyors Board, held on the

Adopted at a meeting of the Surveyors Board, held on the 6th November, 1912.

J. M. REED, Chairman.

J. M. COANE, A. W. CRAVEN, Members.

R. J. GRAY, Acting Secretary, Surveyors Board, Victoria.

Approved by the Governor in Council, 25th November, 1912.

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

VICTORIA.

DEPARTMENT OF PUBLIC WORKS.

PORTION OF THE TOWN OF SANDRINGHAM INCLUDED WITHIN THE METROPOLIS FOR WATER SUPPLY PURPOSES.

At the Executive Council Chamber, Melbourne, the twentysixth day of August, 1919.

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. 1

UNDER the provisions of section 71 of the Melbourne and Metropolitan Board of Works Act 1915 (No. 2696), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order, and direct as follows:—

That a certain portion of the town of Sandringham described in the Schedule shown hereunder, and also on plan marked B and attached to file deposited in the Department of Public Works, Melbourne, be included in the Metropolis for Water Supply purposes.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

Technical description of portion of the town of Sandringham, parish of Moorabbin, county of Bourke, proposed to be included in the Melbourne and Metropolitan Board of Works area, and bounded as follows:-

Commencing at the intersection of Bluff-road and Eastbourne-road on the municipal boundary of the town
of Sandringham and the shire of Moorabbin; thence
following said municipal boundary easterly along
Eastbourne-road to its intersection with Weatherallroad; thence southerly along Weatherall-road to its
intersection with Balcombe-road; thence westerly along
Balcombe-road to Bluff-road on the original boundary
of the Melbourne and Metropolitan Board of Works
area; thence following said boundary northerly along
Bluff-road to the starting point at the intersection of
Bluff-road and Eastbourne-road.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner for Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Tax Act 1915.

EXTENSION OF TIME FOR MAKING ASSESSMENTS OF LAND TAX FOR THE YEAR COMMENCING 1st OF LAND TAX JANUARY, 1919.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson Mr. Hutchinson.

Mr. Lewson | Mr. Hutchinson.

WHEREAS under the Land Tax Act 1915 (No. 2680), it is among other things enacted that if anything required by or under the said Act to be done at or within the fixed time cannot be or is not so done the Lieutenant-Governor by Order in Council may from time to time appoint a further or other time for doing the same whether the time within which the same ought to have been done has or has not expired: And whereas the assessments of Land Tax for the year commencing on the 1st day of January, 1919, cannot be made or done on or before the 9th day of September, 1919, the date on or before which the notice required by section 54 of the said Act would require to be served to require the payment of tax at the Taxation Office, Railway Buildings, Flinders-street, Melbourne, on or before the 17th day of December, 1919. Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth by this Order appoint that all assessments of Jand Tax for the year commencing on the 1st day of January, 1919, which were not made or done on or before the 2nd day of December, 1919; and the tax payable on all assessments made or done after the 9th day of September, 1919, shall be payable on eather the 9th day of September, 1919, shall be payable on or before the 23rd day of September, 1919, and on or before the 22nd day of October, 1919; shall be payable on all assessments made or done after the 28rd day of September, 1919, and on or before the 21st day of October, 1919, shall be payable on all assessments made or done after the 21st day of October, 1919, shall be payable on or before the 21st day of November, 1919; and the tax payable on or before the 5th day of November, 1919; and the tax payable on or before the 28th day of November, 1919, shall be payable on or before the 18th day of November, 1919, and on or before the 4th day of November, 1919, and the tax payable on or before the 18th day of November 1919, and the tax payable on or

And the Honorable H. S. W. Lawson, His Majesty's Acting Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

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

TREE RESERVES IN THE CITY OF FITZROY.

At the Executive Council Chamber, Mclbourne, the twentysixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Lawson Mr. Hutchinson.

II S Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the State of IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2886), and in compliance with a request made by the Council of the City of Fitzroy, dated 9th August, 1919, doth by this Order declare portions of Queen's-parade, within the said city, shown by red colour on a plan marked "A," numbered 19/853, and deposited in the office of Public Works, Melbourne, to be Tree Reserves.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION. SWAN HILL IRRIGATION AND WATER SUPPLY DISTRICT-PORTION EXCISED.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. Mr. Lawson

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That there shall be excised from the Swan Hill Irrigation and Water Supply District that portion of the same as set out and described in the Schedule hereto, which portion, as from the first day of July, 1919, shall be deemed to be excised acceptingly. SCHEDULE.

That portion comprised within allotment 38, parish of Tyntynder West.

The portion described in the foregoing Schedule is shown on a plan approved by the Lieutenant-Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

And the Honorable Donald Mackinnon, for and on behalf of His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING IN PART RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF NARRACAN TO BE A MAIN ROAD AND THEREUPON DECLARING SUCH PART OF SUCH ROAD A DEVELOPMENTAL ROAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson.

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson

Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the eighth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the first day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 92 declaring the highway particulars of which are therein set out or described a main road be rescinded so far as the same covers the said highway between the points referred to in the Resolution hereby confirmed And whereas the said Board by the said Resolution set out below being further of opinion that the road more particularly described in the Second Schedule to the said Resolution is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution shall be a developmental road And whereas it is deemed desirable to confirm the Resolution so made and passed by the Country Roads Board Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare that upon the publication of this Order in the Government Gazette the road menti No. 131.—September 3, 1919.—13432.—2

Resolution shall cease to be a main road and the road mentioned in the Second Schedule to such Resolution shall be a developmental road within the meaning and for the purposes of the Developmental Roads Act (No. 2944).

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the main road hereinatter referred to and more particularly described in the First Schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the first day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 92 declaring the highway particulars of which are therein set out or described a main road be rescinded in part And the said Board being further of opinion that the road as set out or described in the Second Schedule hereunder written is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918. The Country Roads Board incorporated under the Country

Shire of Narracan. FIRST SCHEDULE.

2. Yarragon-Leongatha Road.—Commencing at the north-eastern angle of allotment 6, section A, Allambee Estate, parish of Allambee East; thence generally southerly to the most northerly angle of allotment 10 of the said parish; thence south-easterly to the most northerly angle of allotment 11 of the said parish on the southern boundary of the shire.

SECOND SCHEDULE.

16. Yarrayon-Leongatha Road.—Commencing at the north-eastern angle of allotment 6, section A, Allambee Estate, parish of Allambee East; thence generally southerly to the most northerly angle of allotment 10 of the said parish; thence south-easterly to the south-eastern angle of the allotment last named on the southern boundary of the shire.

The common seal of the Country Roads Board was hereto affixed at Melbourne this eighth day of August, One thousand nine hundred and nineteen, in the presence

(SEAL)

W. CALDER, Chairman. W. McCORMACK, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635), and Developmental Roads Act 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY BOADS BOARD RESCINDING IN PART RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF MIRBOO TO BE A MAIN ROAD AND THEREUPON DECLARING PART OF SUCH ROAD A DEVELOPMENTAL BOAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. Mr. Lawson

WHEREAS by the Resolution set out below and dated the twenty-ninth day of July One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the first day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on

page 92, declaring the highway particulars of which are therein set out or described a main road be rescinded so far as the same covers the said highway between the points referred to in the Resolution hereby confirmed And whereas the said Board by the said Resolution set out below being further of opinion that the said road more particularly described in the Second Schedule to the said Resolution is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944), declared such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918 And whereas the said Act, amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution shall cease to be a main road sessed by the Country Roads Board Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare that upon the publication of this Order in the Government Gazette the road mentioned in the First Schedule to such Resolution shall be a developmental calculation the Second Schedule to such Resolution shall be a developmental calculation. the road mentioned in the First Schedule to such mesolution shall cease to be a main road and that the road mentioned in the Second Schedule to such Resolution shall be a develop mental road within the meaning and for the purposes of the Developmental Roads Act 1918.

And the Honorable William Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road hereinafter referred to and more particularly described in the First Schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the first day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 92, declaring the highway particulars of which are therein set out or described to be a main road be rescinded in part And the said Board, being further of opinion that the road mentioned in the Second Schedule, hereto is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918. RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

Shire of Mirboo. FIRST SCHEDULE.

3. Mirboo-Allambee East Road.—Commencing at the south-eastern angle of allotment 110, parish of Allambee East; thence generally north-westerly to the Tarwin River on the northern boundary of allotment 90c; thence westerly across the Tarwin River and northerly to Carter's Bridge over the Tarwin River, at the northern angle of allotment 78B, parish of Allambee East.

SECOND SCHEDULE.

1. Mirboo-Yarragon Road.—Commencing at Carter's Bridge over the Tarwin River near the northern angle of allotment 78v., parish of Allambee East; thence generally southerly and easterly to and across the bridge over the Tarwin River at the northern boundary of allotment 90c of the said parish; thence generally south-easterly to its junction with the Leongatha-Mirboo road at the south-eastern angle of allotment 110 of the parish aforesaid.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twenty-ninth day of July, One thousand nine hundred and nineteen, in the presence of—

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635) and Developmental Roads Act. 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF OMEO TO BE A MAIN ROAD AND THEREUPON DECLARING SUCH ROAD A DEVELOPMENTAL ROAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Lawson 1 Mr. Hutchinson.

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson | Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the twenty-ninth day of July One thousand ninc hundred and nineteen the Country Roads Board incorporated under the Country Roads Act '1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the fifth day of October One thousand nine hundred and fourteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the twenty-first day of October One thousand nine hundred and fourteen on page 4807 declaring the highway particulars of which are therein set out or described a main road be wholly rescinded And whereas the said Board by the said Resolution set out below being further of opinion that the roads more particularly described in the Second Schedule to the said Resolution are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such roads to be developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918 And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Governor days the said Act amongst other things provides that the Governor in Council may by Order published in the Governor days the true the said Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution shall be a developmental road And whereas it is deemed desirable to confirm the Resolution so made and passed by the Country Roads Board Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of t

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road horeinafter referred to and more particularly described in the First Schedule hereto-is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the fifth day of October One Thousand nine hundred and fourteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the twenty-first day of October One thousand nine hundred and fourteen on page 4807, declaring the highway particulars of which are therein set out or described to be a main road, be wholly rescinded And the said Board being further of opinion that the roads mentioned in the Second Schedule hereto are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such roads to be developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918.

Shire of Omeo. The Country Roads Board incorporated under the Country

Shire of Omeo.

FIRST SCHEDULE.

3. Benambra-road.—Commencing at its junction with the Glen Wills-road at the most westerly angle of allotment 1, section 3, parish of Cobungra; thence north-easterly to the north-western angle of allotment 5B, section 3; thence generally north-easterly and northerly to the north-eastern angle of allotment 3A, section 1; thence north-easterly through the

township of Hinno-munjie; thence continuing north-easterly to the most southern angle of allotment 4, section 10, parish of Hinno-munjie; thence north-westerly and north-easterly to the most easterly angle of allotment 2, section 10; thence north-westerly, northerly, and easterly through the township of Benambra to the north-western angle of allotment 1, section 11; thence south-easterly and north-easterly to the south-eastern angle of allotment 7, section 11, at the western boundary of the Omeo pre-emptive section.

SECOND SCHEDULE.

SECOND SCHEDULE.

5. Benambra-road.—Commencing at its junction with the Glen Wills-road at the most westerly angle of allotment. 1, section 3, parish of Cobungra; thence north-easterly to the north-western angle of allotment 5B, section 3; thence generally north-easterly and northerly to the north-eastern angle of allotment 3A, section 1; thence north-easterly through the township of Hinno-munjie; thence continuing north-easterly to the most southern angle of allotment 4, parish of Hinno-munjie; thence north-westerly and northerly to its junction with Mt. Leinster and Benambra-Corryong roads at the south-eastern angle of section 8, township of Benambra.

6. Mount Leinster-road.—Commencing at its junction with the Benambra and Benambra-Corryong roads at the south-eastern angle of section 8, township of Benambra, parish of Hinno-munjie; thence easterly and northerly through the said township to the south-western angle of allotment 1, section 4, of the said parish; thence easterly generally south-easterly and north-eastern angle of allotment 7, section 6, of the parish aforesaid, at the western boundary of the Omeo pre-emptive section.

The Common seal of the Country Roads Board was hereto

The Common seal of the Country Roads Board was hereto affixed, at Melbourne, the twenty-ninth day of July, One thousand nine hundred and nineteen, in the presence of-

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING IN PART RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF TRARALGON TO BE A MAIN ROAD AND THEREUPON DECLARING SUCH PART OF SUCH ROAD A DEVELOPMENTAL ROAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson Mr. Lawson

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson

Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the twenty-ninth day of July One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the first day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 93 declaring the highway particulars of which are therein set out or described a main road be rescinded so far as the same covers the said highway between the points referred to in the Resolution hereby confirmed And whereas the said Board by the said Resolution set out below being further of opinion that the road more particularly described in the Second Schedule to the said Resolution is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918 And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution smale and passed by the Country Roads Board Now therefore I the Lieutenant-Governor of the State of Victoria and its Dependencies by and with the advice of the Executive Council of the same do hereby

confirm such Resolution and declare that upon the publica-tion of this Order in the Government Gazette the road men-tioned in the First Schedule to such Resolution shall cease to be a main road and that the road mentioned in the Second Schedule to such Resolution shall be a developmental road within the meaning and for the purposes of the Developmental Roads Act (No. 2944).

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the main road hereinafter referred to and more particularly described in the First Schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the First day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 93 declaring the highway particulars of which are therein set out or described a main road be rescinded in part And the said Board heing further of opinion that the road as set out or described in the Second Schedule hereunder written is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare-such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918.

Shire of Travalgon. FIRST SCHEDULE.

4. Callignce-road.—Commencing at an angle in the western coundary of allotment 13, parish of Callignee, formed by lines bearing north 3 deg. 39 min. east and south 65 deg. 54 min. east respectively; thence generally southerly and south-easterly to an angle in the western boundary of allotment 16 of the said parish. distant 382 links from the north-western angle of the allotment last named.

SECOND SCHEDULE.

5. Callignee-road.—Commencing at an angle in the western boundary of allotment 13, parish of Callignee, formed by lines bearing north 3 deg. 39 min. east and south 65 deg. 54 min. cast respectively; thence generally southerly and south-easterly to an agle in the western boundary of allotment 16 of the said parish, distant 382 links from the north-western angle of the allotment last named.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twenty-ninth day of July. One thousand nine hundred and nineteen, in the presence of

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING IN PART RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF SOUTH GIPPSLAND TO BE A MAIN ROAD AND THEREUPON DECLARING PART OF SUCH ROAD TO BE A DEVELOPMENTAL ROAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. Mr. Lawson

Mr. Lawson Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the twelfth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the eighth day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page

93 declaring the highway particulars of which are therein set out or described a main road, be rescinded so far as the same covers the said highway between the points referred to in the Resolution thereby confirmed And whereas the said Board by the said Resolution set out below being further of opinion that the road more particularly described in the Second Schedule to the said Resolution is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918 And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution so made and passed by the Country Roads Board Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare that upon the publication of this Order in the Government Gazette the road mentioned in the First Schedule to such Resolution shall cease to be a main road and the road mentioned in the 93 declaring the highway particulars of which are therein set the road mentioned in the First Schedule to such Resolution shall cease to be a main road and the road mentioned in the Second Schedule to such Resolution shall be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road hereinafter referred to and more particularly described in the First Schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the eighth day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 93 declaring the highway particulars of which are therein set out or described to be a main road be rescinded in part And the said Board being further of opinion that the road mentioned in the Second Schedule hereto is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944), doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918.

SHIRE OF SOUTH GIPPSLAND. First Schedule.

5. Boolarra-Foster Road.—Commencing on the northern boundary of the shire at its junction with the Gunyah-road, on the eastern boundary of allotment 70, parish of Gunyah Gunyah; thence southerly between the shires of South Gippsland and Woorayl; thence further southerly past the Bullarong Public Hall to the south-western angle of the township of Bullarong, parish of Woorarra.

Second Schedule.

14. Boolarra-Foster Road.—Commencing at its junction with the Gunyah-Ryton road at the most northerly angle of the Recreation reserve, south of allotment 20, parish of Gunyah Gunyah, on the northern boundary of the shire; thence generally south-westerly along the boundary between the shires of South Gippsland and Woorayl to the northern boundary of allotment 44, section A, parish of Woorarra; thence generally southewsterly and generally southerly to and through the township of Bullarong to the south-eastern angle of the Recreation reserve in the said township.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and nineteen, in the presence

W. CALDER, Chairman. (SEAL)

W. McCORMACK, Member.

W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2035) and Developmental Roads Act 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING IN PART RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF WOORAYL TO BE A MAIN ROAD AND THEREUPON DECLARING PART OF SUCH ROAD TO BE A DEVELOPMENTAL ROAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Licutenant-Governor of Victoria. Mr. Lawson Mr. Hutchinson

Mr. Lawson | Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the twelfth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the tenth day of November One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the third day of December One thousand nine hundred and thirteen on page 5155 declaring the highway particulars of which are therein set out or described a main road be rescinded so far as the same covers the said highway between the points referred to in the Resolution hereby confirmed And whereas the said Board by the said Resolution set out below being further of opinion that the road more particularly described in the Second Schedule to the said Resolution is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental road within the meaning and for the purposes of the Davelopmental Roads Act 1918 And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution shall cease to be a main road and any road or part thereof mentioned in full Roads Act 1918 (No. 2944) declared such Resolution and declare that upon the publication of this Order in the Government Gazette the road mentioned in the First Schedule to such Resolution shall cease to be a main road and the road mentioned in the Second Schedule to such Resolution s

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFEBRED TO.

The Country Roard Board constituted under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road hereinafter referred to and more particularly described in the First Schedule hereto is no longer of opinion that the road hereinatter reterred to and more particularly described in the First Schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the tenth day of November One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the third day of December One thousand nine hundred and thirteen on page 5155 declaring the highway particulars of which are therein set out or described a main road be rescinded in part And the said Board being further of opinion that the road mentioned in the Second Schedule hereto is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918.

Shire of Wooraul.

Shire of Woorayl. FIRST SCHEDULE.

S. Foster-Boolarra Road.—Note—The route of the portion of this road between the shires of Woorayl and South Gippsland is already set out in the description of road routes in the shire of South Gippsland.

l:

SECOND SCHEDULE.

4. Boolarra-Foster Road.—Note—The route of the portion of this road between the shires of Woorayl and South Gippsland is set out in the description of road routes in the shire of South Gippsland.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twelfth day of August, One thousand nine hundred and nineteen, in the presence

(SEAL)

W. CALDER, Chairman. W. McCORMACK, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING IN PART RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF SOUTH GIPPSLAND TO BE A MAIN ROAD AND THEREUPON DECLARING SUCH PART OF SUCH ROAD A DEVELOPMENTAL ROAD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson.

Mr. Lawson | Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the twelfth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the eighth day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteentil day of January One thousand nine hundred and tourteen on page 93, declaring the highway particulars of which are therein set out or described a main road be resoinded so far as the same covers the said highway between the points refeired to in the Resolution hereby confirmed And whereas the said Board by the said Resolution set out below being further of opinion that the road more particularly described in the Second Schedule to the said Resolution is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918 and whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution shall cease to be a main road and any road or part thereof mentioned in such Resolution shall ease to be a main road and that the road mentioned in such Resolution shall cease to be a main road and that the road mentioned in the First Schedule to such Resolution shall cease to be a main road and that the road mentioned in the First Schedule to such Resolution shall cease to be a main road and that t Mr. Lawson

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road hereinafter referred to and more particularly described in the First Schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the eighth day of December One thousand nine hundred and thirteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page 93 declaring the highway particulars of which are therein set out or described to be a main road be rescinded in part. And the said Board being further of opinion that the road mentioned in

the Second Schedule hereto is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944), doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918.

SHIRE OF SOUTH GIPPSLAND.

First Schedule.

2. Toora-Gunyah Road.—Commencing at the south-eastern angle of allotment 17 of section B, parish of Toora; thence generally north-westerly and northerly to the north-western angle of allotment 43, parish of Woorarra; thence north-westerly to the north-eastern angle of allotment 7, on the northern boundary of the shire, near Mount Fatigue.

Second Schedule.

15. Toora-Gunyah Road.—Commencing at the south-eastern angle of allotment 17, section B, parish of Toora; thence generally north-westerly and northerly to the north-western angle of allotment 43, section B, parish of Woorarra; thence generally north-westerly and northerly to the north-eastern angle of allotment 7 of the said section, on the northern boundary of the shire, near Mount Fatigue.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and nineteen, in the presence

(SEAL)

W. CALDER, Chairman. W. McCORMACK, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

DER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF PHILLIP ISLAND AND WOOLAMAI. ORDER

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. Mr. Lawson ſ,

Mr. Lawson Mr. Hutchinson.

Witereast the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Lieutenant-Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Glen Alvie-road in the shire of Phillip Island and Woolamai (declared to be a developmental road which declaration was confirmed by the Order in Council published in the Government Guzetto of the 21st May, 1919, on page 1229) should be made by the said Board And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plans marked "A", "B" and "C" respectively and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation. And whereas on an inspection of the said map and plans and a consideration of the said estimate His Excellency the Lieutenant-Governor in Gouncil is satisfied that there are funds legally available for acquiring the land and constructing the said deviation Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made; that it is to say: said road being made, that is to say:-

the Executive Council thereof doth nereby approve of the droad being made; that is to say:—

All that piece of land being part of Crown allotment 50, parish of Wonthaggi North, county of Mornington, continencing at the north-western, angle of the said Crown allotment; thence bounded by lines bearing south 40 deg. 45 min. east 346 links; south 70 deg. 56 min. east 307 links; soith 57 deg. 11 min. east 207 links; soith 28 deg. 1 min. east 109 links; soith 15 deg. 26 min. east 346 links; north 55 deg. 37 min. west 579 links; north 43 deg. 31 min. west 375 links; north 24 deg. 22 min. west 468 links, to the point of commencement. Also—

All that piece of land being part of Crown allotment 54, parish of Wonthaggl North, commencing at the south-easterly angle of the said allotment; thence bounded by lines bearing north 39 deg. 13 min. west 586 links; north 20 deg. 29 min. west 326 links; north 12 deg. 55 min. west 618 links; north 42 deg. 25 min. west 153 links; north 64 deg. 53 min. west 261 links; north 74 deg. 31 min. west 900 links; south 84 deg. 53 min. west 444 links; north 86 deg. 31 min. west 154 links; north 77 deg. 33 min. west 237 links; north 88 deg. 28 min. west 22 min. west 133.5 links; north 85 deg. 28 min. west

263 links; south 0 deg. 38 min. east 139 links; north 86 deg. 4 min. east 261.5 links; south 88 deg. 22 min. east 121 links; south, 77 deg. 33 min. east 235.3 links; south 86 deg. 31 min. east 169.3 links; north 84 deg. 53 min. east 433.3 links; south 74 deg. 31 min. east 873.4 links; south 64 deg. 53 min. east 232.7 links; south 42 deg. 25 min. east 106.8 links; south 142 deg. 25 min. east 106.8 links; south 12 deg. 55 min. east 598.3 links; south 20 deg. 29 min. east 349 links; south 30 deg. 13 min. east 579.4 links; north 63 deg. 47 min. east 102.6 links to the point of commencement. Also mencement. Also-

- mencement. Also—

 All that piece of land being part of Crown allotment 55, parish of Wonthaggi North, commencing at the south-leastern angle of the said allotment; thence bounded by lines bearing north 69 deg. 33 min. west 410 links; north 82 deg. 36 min. west 677 links; south 71 deg. 43 min. west 413 links; south 23 deg. 39 min. west 667 links; north 86 deg. 46 min. west 420 links; north 42 deg. 39 min. west 482 links; south 77 deg. 13 min. cast 493 links; north 69 deg. 3 min. east 206 links; north 24 deg. 40 min. east 394 links; north 52 deg. 41 min. east 316.5 links; north 87 deg. 38 min. east 640 links; south 84 deg. 2 min. east 732 links; south 0 deg. 38 min. east 333 links, to the point of commencement. Also—
- mercement. Also—

 All that piece of land being part of Crown allotment 55, parish of Wonthaggi North; commencing at the northwestern angle of the said allotment; thence bounded by lines bearing north 89 deg. 19 min. east 526 links; south 1 deg. 40 min. west 265.5 links; south 18 deg. 40 min. east 550 links; north 33 deg. 53 min. west 76 links; north 52 deg. 33 min. west 740 links; north 13 deg. 30 min. west 275 links to the point of commencement. Also—
- All that piece of land being part of Crown allotment 67A, parish of Jumbunna; commencing at the south-western angle of the said allotment; thence bounded by lines bearing north 28 deg. 36 min. east 971 links; north 38 deg. 23 min. east 392 links; south 11 deg. 53 min. west 836 links; south 1 deg. 40 min. west 336 links; south 89 deg. 19 min. west 526 links to the point of commencement.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Country Roads Act 1915 (No. 2635).

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF RODNEY.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Lawson Mr. Hutchinson.

Mr. Lawson Mr. Hutchinson.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Lieutenant-Governor in Council that it appears to it desirable that the new main road hereinafter referred to in the shire of Rodney should be made by the said Board And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said road is proposed to be made and the cost of acquiring the land and constructing the said road And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excelency the Lieutenant-Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said road. Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

SHEPPARTON-MOOBOOPNA ROAD IN THE SHIRE OF RODNEY.

All those pieces of land being Crown allotments 6, 7, 8 and 9 of section A, in the township of Mooroopna, parish of Mooroopna, county of Rodney.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT Clerk of the Executive Council. Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF OXLEY.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919. PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Lawson Mr. Hutchinson.

Mr. Lawson | Mr. Hutchinson.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Lieutenant-Governor in Council that it appears to it desirable that the new developmental road hereinafter referred to in the shire of Oxley should be made by the said Board and whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost or acquiring the land and constructing the said new road And whereas on an inspection of the said map and plan and a consideration of the said estimate Ilis Excellency the Lieutenant-Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

WHITFIELD-TOLMIE ROAD, IN THE SHIRE OF OXLEY.

Whitteld-Tolmie Road, in the Shire of Oxley.

All that piece or parcel of land being a roadway generally 1½ chains wide, whose centre line commences at the south-eastern angle of allotment 19, section 1, parish of Whitfield; thence westerly and south-westerly by the northern creek frontage along the southern boundary of this allotment, crossing the creek opposite the eastern boundary of allotment 20; thence generally following the right bank through allotment 21 along its north-western boundary; thence southerly within the western boundary of the same allotment; thence south-westerly through allotment 22, generally following the creek to a point on its southern boundary distant about 3 chains from its south-western angle; thence through allotment 62, crossing its southern boundary about 2 chains east of the creek; thence by a curve south-westerly, westerly and north-westerly crossing the creek in an unnumbered allotment of Crown lands, and continuing north-westerly, westerly and south-westerly through allotment 62 to a point on the eastern boundary of allotment 40 of 1, distant about 10 chains from its north-eastern angle; thence south-westerly through a point called Grossman's Saddle and north-westerly to a point on the western boundary of the last-named allotment distant about 10 chains from its north-mestern angle.

The route of the portion of the road above described once particularly delineated and selven selvent collected.

Note.—The route of the portion of the road above described is more particularly delineated and shown coloured red on plan No. 611, lodged at the office of the Country Roads Board, Melbourne.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Country Roads Act 1915 (No. 2635). DEOLARATION OF MAIN ROADS UNDER THE COUNTRY ROADS ACT IN THE SHIRES OF ALBERTON AND SOUTH GIPPSLAND.

RESOLUTION CONFIRMED.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Lawson Mr. Hutchinson.

Mr. Lawson

WHERDAS by the Resolution set out below and dated the twenty-ninth day of July One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the highways in the State of Victoria set out or described in the Schedule to the same are of sufficient importance to be main roads, and acting under the powers in that behalf conferred upon it by the said Act declared such highways to be main roads within the meaning and for the purposes of the Act aforesaid And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon

any road mentioned in such Resolution shall be a main road And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the roads mentioned in the Schedule to, such Resolution of the Country Roads Board main roads within the meaning and for the purposes of the Country Roads Act 1915.

And the Honorable W. Hutchinson, for and on behalf of

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the highways within the State of Victoria set out or described in the Schedule hereunder written are of sufficient importance to be main roads, acting under the powers in that behalf conferred upon it by the said Act doth by this Resolution hereby declare such highways to be main roads within the meaning and for the purposes of the said Country Roads Act 1915. Roads Act 1915.

SCHEDULE.

Shire of Alberton.

S. Foster-Varram Road.—Commencing at the north-eastern angle of allotment 18A, section B. parish of Welshpool, on the western boundary of the shire; thence north-easterly, easterly and north-easterly to the south-eastern angle of allotment 47n, parish of Alberton West; thence easterly and generally north-easterly crossing the Albert River to the Alberton railway station

Shire of South Gippsland.

6. Foster-Yarram Road.—Commencing at its junction with the Boolarra-Foster road at the most southerly angle of allotment 30A, section A, parish of Wonga Wonga South; thence north-easterly and generally easterly crossing the Deep Creek and the Franklin River to its junction with the Toora-Gunyah road at the north-eastern angle of allotment 11, section A, purish of Toora Also parish of Toora. Also-

Commencing at its junction with the Toora-Gunyah road near the north-western angle of the township of Toora; thence south-easterly, north-easterly and generally south-easterly to and across the Agnes River; thence generally north-easterly and easterly to its junction with the Boolarra-Welshpool road at the south-eastern angle of allotment 12, section A, parish of Welshpool. Also—

Commencing at its junction with the Boolarra-Welshpool commencing at its junction with the nonarra-versapool road at the south-eastern angle of allotment 6, section A, of the parish last-named; thence generally north-easterly and easterly to and through the township of Hedley and continuing north-easterly to the north-eastern angle of allotment 18A, section B, of the said parish of Welshpool, on the eastern boundary of the ships boundary of the shire.

The common seal of the Country Roads Board was hereto affixed at Melbourne this twenty-ninth day of July, One thousand nine hundred and nineteen, in the presence of-

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

Country Roads Act 1915 (No. 2635).

DECLARATION OF A MAIN ROAD UNDER THE COUNTRY ROADS ACT IN THE SHIRE OF ALBERTON.

RESOLUTION CONFIRMED.

At the Executive Gouncil Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. Mr. Lawson İ

W HEREAS by the Resolution set out below and dated the sixth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the highway in the State of Victoria set out or described in the Schedule to the same is of sufficient importance to be a main road and acting under the powers in that behalf conferred upon it by the said Act declared such highway to be a main road

within the meaning and for the purposes of the Act aforesaid And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road mentioned in such Resolution shall be a main road And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the Schedule to such Resolution of the Country Roads Board a main road within the meaning and for the purposes of the Gourty Roads Act 1915.

And the Honorable W. Hutchinson for end on babali of His

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the highway within the State of Victoria set out or described in the Schedule hereunder written is of sufficient importance to be a main road, acting under the powers conferred upon it by the said Act, doth by this Resolution hereby declare such highway to be a main road within the meaning and for the purposes of the said Country Road Act 1915.

SCHEDULE.

Shire of Alberton.

9. Sale-Yarram Road.—Commencing at its junction with the Yarram-Port Albert road at the north-eastern angle of allotment 50, parish of Yarram Yarram; thence north-easterly and easterly to the south-eastern angle of allotment 14n, parish of Bruthen; thence north-easterly through the township of Woodside and continuing north-easterly to Monkey Creek at the north-western angle of the parish of Giffard on the northern boundary of the shire.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this sixth day of August, One thousand nine hundred and nineteen, in the presence

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

Developmental Roads Act 1918 (No. 2944).

DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRE OF YACKANDANDAH.

RESOLUTION CONFIRMED.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson. Mr. Lawson 1

Mr. Lawson Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the sixteenth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the roads set out or described in the Schedule thereunder written are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such roads to be developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the roads

0

mentioned in the Schedule to such Resolution of the Country Roads Board developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accord-

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the roads set out or described in the Schedule hereunder written are of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such roads to be developmental roads within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE.

Shire of Yackandandah.

Shire of Yackandandah.

1. Myrtleford-Yackandandah Road.—Commencing at its junction with the Dederang-road at the northern angle of allotment 1n, section 4, parish of Bruarong; thence generally southerly following the course of Kinchington Creek to the northe-astern angle of allotment 3, section 5, parish of Mudgeegonga, on the south-western boundary of the shire.

2. Kiewa-Wodonga Road.—Commencing at its junction with the Huon-Kiewa road at the western angle of allotment 6, section 1, parish of Murramurrangbong; thence north-westerly to the south-western angle of Barandada Pre-emphive Right; thence continuing north-westerly to the north-western angle of allotment 1, section 22, parish of Barandada, on the northern boundary of the shire.

3. Huon-Kiewa Road.—Commencing at its junction with the Kiewa-Wodonga road at the western angle of allotment 6, section 1, parish of Murramurrangbong; thence north-easterly crossing the Kiewa River and continuing north-easterly to its junction with the Tallangatta (main) road at the south-eastern angle of allotment 5, section 4, parish of Beethang, near the Huon railway station.

4. Sandy Creek-road.—Commencing at its junction with the Gundowring (main) road at the south-eastern angle of allotment 10, section 11, parish of Tangambalanga; thence generally south-easterly to a point near the junction of the Sandy and Lockhart's Creeks; thence generally southerly following the course of the Sandy Creek to a point opposite the eastern angle of allotment 10, section 15, of the said parish.

5. Kergunyah-road.—Commencing at its junction with the Kiewa-Wodonga and Huon-Kiewa-roads at the western angle of allotment 38, section 2, parish of Kergunyah North; thence generally sauth-westerly to the south-easterly, southerly, and generally south-westerly to the south-eastern angle of allotment 13, parish of Murramurrangbong; thence south-eastern angle of allotment 38, section 2, parish of Kergunyah North; thence generally easterly crossing the Kiewa-River to its junction with the Gundowring

6. Running Creek-road.—Commencing at its junction with the Dederang (main) road at the northern angle of allotment 4, section 3, parish of Tawanga; thence south-westerly to the south-western angle of allotment 5, section 1, of the said parish, on the southern boundary of the shire.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this sixteenth day of August, One thousand nine hundred and nineteen, in the pre-

W. CALDER, Chairman. W. McCORMACK, Member. W. L. DALE, Secretary.

Developmental Roads Act 1918 (No. 2944). DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRE OF SOUTH GIPPSLAND.

RESOLUTION CONFIRMED

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria. Mr. Lawson I Mr. Hutchinson.

WHEREAS by the Resolution set out below and dated the twelfth day of August One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that

the roads set out or described in the Schedule to the same are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared the said roads to be developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Guzette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Guzette the roads mentioned in the Schedule to such Resolution of the Country Roads Board developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918.

And the Honorable W. Hutchinson, for and on behalf of

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accord-

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the roads set out or described in the Schedule hereunder written are of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such roads to be developmental roads within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE,

Shire of South Gippsland.

- 8. Foster-Mont Best Road.—Commencing at its junction with the Toora-Gunyah (main) road at the south-eastern angle of allotment 16, section B, parish of Woorarra; thence generally south-westerly to and across the Franklin River near the southern boundary of allotment 23, section B, parish of Toora; thence south-westerly, generally westerly and south-westerly to the south-eastern angle of allotment 30a, section B, parish of Wonga Wonga.
- 9. Amys Track.—Commencing at its junction with the Dollar-Foster road at the north-western angle of allotment 20, section A, parish of Wonga Wonga; thence generally southeasterly, easterly, and generally southerly to the southern boundary of allotment 12, section B, of the said parish; thence south-easterly to its junction with the Boolarra-Foster (main) road at the south-eastern angle of allotment 11a of the section last named.
- 10. Dollar-Woorarra West Road.—Commencing at its juncto. Bottar-woorders west Road.—Commencing at its junction with the Dollar-Foster road at the south-eastern angle of allotment 62, parish of Mirboo South; thence generally north-easterly, south-easterly, and generally easterly to its junction with the Woorders West-road at the north-eastern angle or allotment 9, section A, parish of Woorders.
- 11. O'Grady's Ridge-road.—Commencing at its junction with the Foster-road at the north-western angle of allotment 16a, section C, parish of Wonga Wonga South; thence generally south-westerly and south-easterly to the north-western angle of allotment 35s of the said section; thence south-westerly and generally southerly to the Hoddle railway station.
- 12. Waratah-road.—Commencing at the Fish Creek railway station; thence south-easterly to the south-western angle of allotment 79A, parish of Doomburrim; thence south-westerly and generally southerly to Graham's Bridge near the north-western angle of allotment 95g of the said parish.
- 13. Boys-road.—Commencing at the Fish Creek railway station; thence westerly to the Boys railway station; thence northerly crossing the railway line and continuing northerly to the north-eastern angle of allotment 90s, parish of Doomburging

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and nineteen, in the presence of-

(SEAL)

W. CALDER, Chairman. W. McCORMACK, Member. W. McCORMACK, Memoe W. L. DALE, Secretary.

Developmental Roads Act 1918 (No. 2944). DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRES OF NARRACAN AND OMEO.

RESOLUTION CONFIRMED.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria. Mr. Hutchinson.

Mr. Lawson | Mr. Hutchinson.

Where Here As by the Resolution set out below and dated the twenty-inth day of July One thousand nine hundred and nineteen the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the roads set out or described in the Schedule to the same are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to railway stations or to main roads leading to railway stations, and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such roads to be developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm Such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby confirm such Resolution and declare upon the publication of this Order in the Covernment Gazette the roads mentioned in the Schedule to such Resolution of the Country Roads Board developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918.

And the Honorable W. Hutchinson, for and on behalf of His Maiesty's Commissioner of Public Works for the State of Victoria.

And the Honorable W. Hutchinson, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accord-

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated by the Gountry Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the roads set out or described in the Schedule hereunder written are of sufficient importance and will serve to develop areas of lánd by providing access to railway stations or to main roads leading to railway stations, acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such roads to be developmental roads within the meaning and for the purposes of said Developmental Roads Act 1918.

SCHEDULE.

Shire of Narracan.

15. Allambee Settlement Road.—Commencing at the most southerly angle of allotment 5, section A, Allambee Estate, parish of Allambee East; thence generally north-easterly and easterly to its junction with the Yarragon-Leongatha (main) road at the north-eastern angle of allotment 6, of the section and parish aforesaid.

Shire of Omes.

Shire of Omeo.

1. Reedy Creek-road.—Commencing at its junction with the 1. Reedy Creek-road.—Commencing at its junction with the Bruthen-Omeo (main) road near the most northerly angle of allotment 2s, section 1, parish of Angora; thence generally northerly and north-easterly crossing the Tambo and Little Rivers, and continuing north-easterly and south-easterly to and including the site for the proposed bridge over Middle Creek.

2. Little River-road.—Commencing at its junction with the Reedy Creek-road near the castern boundary of allotment 29a, parish of Numbie-Munjie; thence northerly generally following the course of the Little Pierr to and including the bridge over

parish of Numbie-Munjie; thence northerly generally following the course of the Little River to and including the bridge over the Morass Creek near the north-western angle of allotment 2, section 3, of the said parish.

3. Bindi-road.—Commencing at its junction with the Bruthen-Omeo (main) road at the southern angle of allotment 68, section 7, parish of Tongio-Munjie West; thence generally north-easterly to and across the Tambo River; thence following generally the eastern bank of the said river to and including the bridge over the Junction Creek near the most westerly angle of allotment 7 of 25, parish of Bindi.

4. Swift's Orcek-Cassilis Road.—Commencing at its junction with the Bruthen-Omeo (main) road at the most easterly angle of the Junction (Swift's Creek) township, parish of Tongio-Munjie West; thence south-westerly and north-westerly through the said township, to the road junction at the northern angle of allotment 2, section 1, of the said township and parish.

6. Mount Leinster-road.—Commencing at the south-eastern angle of allotment 7, section 6, parish of Hinno-Munjie, at the western boundary of the Omeo Pre-emptive section; thence generally north-easterly to the road junction near the eastern boundary of allotment 56 of the said parish.

7. Benambra-Corryong Road.—Commencing at its junction with the Benambra and Mount Leinster roads in the township of Benambra, parish of Hinno-Munjie; thence northerly generally following the valley of the Moraes Creek to the Gibbo River; thence crossing the said river and continuing northerly to the shire boundary.

The common seal of the Country Roads Board was hereto

The common seal of the Country Roads Board was hereto affixed, at Melbourne, the twenty-ninth day of July, One thousand nine hundred and nineteen, in the presence of-

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary. (SEAL)

COUNTRY ROADS BOARD.

Country Roads Act 1915.

REGULATIONS FOR COMPUTATION BY MEASUREMENT OF WEIGHT OF LOAD CARRIED ON VEHICLES ON MAIN ROADS.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August, 1919.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson | Mr. Hutchinson.

Mr. Lawson

Mr. Hutchinson.

When the powers conferred by section five hundred and seventy of the Local Government Act 1915 to make Regulations for declaring the weight by measurement of any specified description or class of goods carried in any vehicle on any main road within the meaning of the Country Roads Act 1915 to which the Governor in Council (incidental to the incorporation by section fifty-nine of the latter Act of Part XXII. of the Local Government Act 1915) has by proclamation published in the Government Gazette declared or to which he may hereafter so declare that the provisions of Division'2 of Part XXII. of the said Local Government Act are to apply, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth make the Regulations following (that is to say):—

id State, doth make the Regulations following (that is to b):—

1. These Regulations may be cited as the "Computation of Vehicle's Load by Measurement Regulations 1919," and shall be deemed to be in substitution for and shall be applied in lieu of any regulations heretofore in force for the computation by measurement of the weight of the load carried on vehicles on main roads and shall apply to the several descriptions or classes of goods specified in the Schedule hereto loaded on vehicles used on a main road under the Country Roads Act 1915 within any municipal district to which the Governor in Council acting by virtue of that Act has by proclamation in the Government Gazette declared or to which he may hereafter so declare that the provisions of Division 2 of Part XXII. of the Local Government Act 1915 are to apply.

2. For the purpose of computing on any vehicle to which these Regulations apply the weight thereon of goods of a description or class specified in the first column of the Schedule hereto the measurements or quantities set opposite the description or class of goods in question in the appropriate column shall respectively be and be taken and are hereby declared to constitute one ton of that particular description or class of goods.

SCHEDULE.

Timber.		
Firewood (in rough), 60 cubic feet Firewood (cut in lengths of 3 feet or under), 50	1	ton.
cubic feet	1	**
Hardwood (sawn), 30 cubic feet Hardwood, redgum or jarrah, box or ironbark	1	"
(sawn), 25 cubic feet	1	37
Duilding material (mixed), 40 cubic feet		
Palings 350 (5 feet), 300 (6 feet)	1	"
Fencing posts, 30 cubic feet		
Washing woils 40 cubic test.	1	"
Dilog loog and felegraph of electric light poles		
(rough) 95 cubic feet		,,
Piles, logs, and telegraph or electric light poles	,	
(squared, sawn, or hewn), 30 cubic feet		37
Scaffold poles, 30 cubic feet	-	•
Sleepers, 30 cubic feet	1	. "
Oregon (sawn), 63 cubic feet	,	"
foot .	1	. 23
Flooring boards (red, any thickness) 220 cubic feet	1	• • • • • • • • • • • • • • • • • • • •
Weetherhoards (white), 300 cubic feet	1	. ,,
Weatherboards (red), 266 cublc feet	1	"

Produce.

Hay (in sheaves), 300 cubic feet		1 ton.
Hay (pressed), 135 cubic feet	• •	λ "
Straw (loose), 450 cubic feet		1.,,
Straw (pressed), 200 cubic feet		_ "
Wool (unwashed) 6 bales		1 ,,
Wool (washed), 7 bales		ι"
Chaff, 23 bran bags		1 ,,
Chaff, 30 four-bushel bags		1 ,,
Bran, 14 bags		1 "
Pollard, 14 bags	٠	
Flour, 15 bags of 3 bushels, or 11 bags of 4 bus	hels	ī "
Wheat, 12 bags of 3 bushels, or 9 bags of 4 bus		î "
Oats, 17 bags of 3 bushels, or 13 bags of 4 bus		ā "
Barley, 15 bags, of 3 bushels, or 11 bags of 4 bus		ī "
Beans, 12 bags of 3 bushels, or 9 bags of 4 bus		ī "
		- //
Peas, 12 bags of 3 bushels, or 9 bags of 4 bus		l "
Maize, 12 bags of 3 bushels, or 9 bags of 4 bus		1 "
Potatoes, 16 bags of 3 bushels, or 12 bags of 4 bus		1 "
Onions, 16 bags of 3 bushels, or 12 bags of 4 bus	hels	1 "
Fruit, 45 1-bushel cases		1 "
Wine, 3 hogsheads or 6 quarters	, .	1 "
Butter, 40 boxes		1 "
Milk and other liquids and cream, 224 gallons	• •	1
zame die de la company de la c		1 ,,

Road Metal and Materials, Stone, &c.

Road metal, screenings or topping	gs, 25	cubic fee	t	l ton
Spalls, 25 cubic feet				1 "
Gravel, 22 cubic feet				1 "
				1 "
Bricks, 300				1 "
				1 ,,
Cement, 6 casks or 18 bags				1 ,,
Iron, in all forms, 4½ cubic feet				1 ,,
Stone (rough), 14 cubic feet				1 "
Stone (dressed), 13 cubic feet				1 "
Stone (pitchers), 19 cubic feet				î "

Miscellaneous.

		feet enumerated	50	1 t	on.
feet	 			1	

And the Honorable Frank Clarke, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Act 1915.

UNUSED AND UNMADE ROADS CLOSED.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of section 303 of the Land Act 1915 (6 Geo. V. No. 2676), do by this Order direct that the unused and unmade roads, as described hereunder, be closed, that is to say:—

Land Act 1915, Section 303.

UNUSED AND UNMADE ROAD IN THE PARISH AND TOWNSHIP OF GHIN CHOSED.

County of Anglesey, township of Ghin Ghin: The road lying between sections 7 and 9.—(G.180a) (19.H.91177).

UNUSED AND UNMADE ROAD IN THE PARISH OF WABBA CLOSED.

The 3-chain road forming part of the eastern boundary of allotment 5 of section 16, and extending south-westerly from the most easterly angle of the allotment to the Camping Reserve.—(W.239(3) (19.Rs.1359).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-sixth day of August, in the year of our Lord One thousand nine hundred and nineteen, and in the tenth year of the reign of His Majesty King George V.

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

DONALD MACKINNON, for Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Thistle Act 1915.

MARRUBIUM VULGARE, COMMON HOREHOUND, DE CLARED TO BE A THISTLE THROUGHOUT THE SHIRE OF DUNDAS.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c.

In pursuance of the powers contained in the Thistle Act 1915, I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare the plant named Marrubium vulgare, Common Horehound, to be a thistle within the meaning of the Thistle Act 1915, throughout the shire of Dundas.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melhourne, this twenty-sixth day of August, in the year of our Lord One thousand nine hundred and nineteen, and in the tenth year of the reign of His Majesty King George V.

(L.S.) W. H. IRVINE.

By His Excellency's Command,

D. S. OMAN, Minister of Agriculture.

GOD SAVE THE KING!

Discharged Soldiers Settlement Act 1917.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Australia, &c., &c., &c.

WHEREAS by section 6 of the Discharged Soldiers Settle.

ment Act 1917 (8 Geo. V. No. 2916) it is amongst other things enacted that the Governor in Council may, by Order published in the Government Gazette, set apart any area of Crown land for the purpose of being disposed of under the said Act to discharged soldiers in the manner set out in the said Act, and may amend or revoke any such Order: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Order set apart for discharged soldiers the lands comprised in the Schedules hereunder:

SCHEDULES REFERRED TO.

County.	Parisb.	Allotment.	Section.	Area.	
Ripon	Langi-kal-kal	25	D	A. R. P. 640 0 0	
* Estate.	Parish.	Allotment.	Section.	Area.	
Brankeet Swamp land White's land Carthew's land Carthew's land Cocking's land Reid's land Reid's land Knight's Syke's land Pickles' land Pickles', land Chapman's land Chapman's land	Narrang Carisbrook Tawanga Barwidgee Warrandyte Koo-wee-rup Mordialloe Crantourne Moe Doomburrim Doomburrim Town of	65C 37A 1 6, 6A 1, 1A 9K 24A 24B 4 50A 85G, 85H 82A, 82B, 82C, 82D 9B 9C 13	:: A 355 12 23 :: H H B :: : : : : : : : : : 1	A. R. P. 180 0 0 178 0 0 0 8 0 0 0 8 0 0 0 320 0 0 333 0 0 33 0 33 55 2 25 12 0 0 85 0 17 47 2 28 53 0 0 109 2 0 109 2 0 64 2 0	
Tongala	Wickliffe Tongala	34c	С	8 3 6	

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-sixth day of August, in the year of our Lord One thousand nine hundred and nineteen, and in the tenth year of the reign of His Majesty King George V.

By His Excellency's Command,

(L.S.)

DONALD MACKINNON, for Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

W. H. IRVINE.

APPROACHING LAND SALES.

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

	The state of the s		No. of lazette	
	Ballaarat-Tuesday, 23rd September, 1919		123	
	Bendigo-Wednesday, 24th September, 1919		126	
	Sale-Friday, 3rd October, 1919		126	
	" Supplementary		128	
	Warrnambool-Wednesday, 24th September, 1919	9	126	
L	ands and Survey Office, Melbourne.			

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

I N pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of the lands hereinafter referred to, viz.:—

The following Notices were gazetted 10 on 27th August, 1919, pursuant to Orders of the 19th August, 1919.

COHUNA:—The temporary reservation, by Order of the 26th August, 1901, of 1 rood 26 perches of land in the village of Cohuna, being allotment 1 of section 7. as a site for a Public Hall and Mechanics' Institute is about to be revoked.—(C.424A) (19.C.70142).

KERANG.—The temporary reservation, by Order of the 10th September, 1883, of 2 roods of land in the town of Kerang, being allotment 5 of section 3, as a site for the use of the Police Department, is about to be revoked.—(K.19c) (19.C.70174).

The following Notice was gazetted 1° on 3rd September, 1919, pursuant to Order of the 26th August, 1919.

WABBA.—The temporary reservation by Order of the 25th November, 1872, of 40 acres of land in the parish of Wabba as a site for camping purposes is about to be revoked.—(W.239(3) (19Rs.1359).

FRANK CLARKE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

COMMON ABOUT TO BE DIMINISHED.

In pursuance of the provisions contained in Division 10 of Part I. of the Land Act 1915 (6 Geo. V. No. 2676), notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned,

The following Notice was gazetted 1° on 3rd September, 1919, pursuant to Order of 26th August, 1919.

Land Act 1915, Section 147.

The Avoca United Town, Farmers, and Gold-fields Common is about to be diminished by deducting therefrom the portion hereinafter described, viz.:—

909 acres, more or less, parish of Yehrip, county of Kara Kara: Commencing at the south-west angle of the township of Percydale; bounded thence by that township bearing north and east to a road, by that road bearing north-easterly to the northern boundary of the said common, by that common boundary bearing westerly to the parish of Warrenmang, by that parish bearing southerly to the south boundary thereof, and by a line bearing easterly to the commencing point.—
(19.J.16484.)

DONALD MACKINNON for Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

COMMON ABOUT TO BE ABOLISHED.

TN pursuance of the provisions-contained in Division 10 of Part I. of the Land Act 1915 (6 Geo. V. No. 2676), notice is hereby given that it is the intention of the Governor in Council to abolish the common hereinafter mentioned, viz.:—

The following Notice was gazetted 1° on 20th August, 1919, pursuant to Order of 12th August, 1919.

Land Act 1915, Section 147.

The Drysdale Common is about to be abolished.—(18.C.32434.)

FRANK CLARKE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

Land Act 1915, Section 129.

LANDS AVAILABLE FOR RESIDENCE AND GARDEN LICENCES UNDER SECTION 129 OF THE LAND ACT

PARISH OF NEWMERELLA, TOWNSHIP OF NEWMERELLA, COUNTY OF TAMBO.

Bairnsdale District.

THE allotments mentioned in the Schedule hereunder are now available for application for Residence and Garden Licences under section 129 of the Land Act 1915.

Applications, accompanied by a duty stamp for 2s. 6d., fee for registration, must be made on usual form, and lodged with the Land Officer. Bairnsdale, or at the Inquiry Office, Lands Department, Melbourne.

All applications so lodged on or before Wednesday, 17th September, 1919, will be deemed to have been simultaneously

The applications received will be dealt with by a local Land Board, the date and place of sitting of which will be hereafter notified.

The following are the conditions under which licences will

- I. That the licensee shall, within one (1) month from the date of licence, commence to erect on the land described in this licence a dwelling of the value of not less than Twenty-five pounds (£25), and shall within three (3) months complete the erection of such dwelling and enclose the land hereby licensed with a good and substantial fence.
- 2. That the licensee shall, within six (6) months from the date of licence, establish his home on the land described in this licence, and shall personally reside on such land during the continuance of this licence.
- 3. That the licensee shall, within twelve (12) months from 3. That the Reinsee shall, which twelve (12) months holds the date of licence, clear, break up, and cultivate, as a garden or orchard, an area of not less than half-an-acre of the land hereby licensed, and within two years from the said date shall clear, break up, and cultivate as a garden or orchard, an area of not less than one acre of the land hereby licensed.
- 4. That the licensee shall not sublet, assign, transfer, or part with the possession, or grant the use of, or agree to assign, transfer, or part with the possession of the land described in this licence, or any portion thereof, without the consent, in writing, of the Minister first had and obtained.
- 5. That the licensee shall keep the area licensed in a cleanly and orderly condition to the satisfaction of the Minister.
- 6. That the licensee shall on the area licensed, and on o. Heat the meensee shall on the area licensed, and on a rear corner thereof, erect a closet, with floor measurement of not less than five (5) feet by three (3) feet; to be constructed of wood with iron roof, and the pan door to be placed in the wall abutting on the right-of-way.
- 7. That this licence shall be produced by the licensee upon the request of any bailiff of Crown lands.
- the request of any bailiff of Crown lands.

 8. That the non-observance of or non-compliance with or non-performance of any of the obligations or conditions set forth in this licence shall render such licence null and void, and the Governor in Council may therefore cancel such licence, and cause the land described therein to be re-entered by any bailiff of Crown lands, and dealt with as undecupied Crown land. Provided always that, with the consent, in writing, of the Minister of the Crown for the time being administering the Land Acts, the out-going licensee may, within one month from date of cancellation of licence. sell or remove the improvements on the land hereby licensed.

Further information may be obtained from the Land Officer, Bairnsdale, or at the Inquiry Office, Lands Department, Mel-

FRANK CLARKE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 2nd September, 1919.

		٠ :	SCHED	ULE.	
Allotmen	t.	;	Section	n.	Area.
1			D		 3 acres
2			D		 3 acres
3			D	•••	 3 acres
4			D		 3 acres
5		•••	$\bar{\mathbf{D}}$		 3 acres
6	***		$\bar{\mathbf{D}}$		 3 acres
7			D		 3 acres
š			$\bar{\mathbf{D}}$		 3 acres
9			D		 3 acres
10			Đ		 3 acres

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASE BY A PERSON APPOINTED UNDER 25th SECTION OF THE LAND ACT 1915

NOTICE is hereby given that reasons against the forfeiture of the licences and lease in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Act 1915, will be publicly heard by the person appointed by me the responsible Minister of the Crown administering the add Act to hear the same and report thereon in writing to said Act, 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 lease will be allowed to show cause against the same at the place and on the date men-tioned in the Schedule bests. tioned in the Schedule hereto.

> FRANK CLARKE, Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Act.

Department of Lands and Survey, Melbourne, 2nd September, 1919.

SCHEDULE.

STAWELL, 9th September, 1919, Land Officer:—
017/103, John Molan, 20 acres, Illawarra; 41/103, administrator of Mary McLeod, 20 acres, Stawell;
044/103, Harriet Torney, 20 acres, Landsborough,
60/8, John H. Perry, 587a. 3r. 25p., Mokepilly.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR SUPPLY OF STONE AND GRAVEL IN THE PARISH OF HUNTLY.

OF HUNTLY.

WHEREAS by section 184 of the Land Act 1915, 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 or any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set dut in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the Councils of the Shires of Marong and Huntly to be a Committee of Management of the land in the parish of Huntly temporarily reserved by Order in Council of 5th August, 1919, as a site for Supply of Stone and Gravel.

In witness whereof the common seal of the Board of Land, and Works was hereunto affixed this 29th day of August, One thousand nine hundred and nineteen, in the presence of-

(Rs.1943.)

(SEAL)

(SEAL)

FRANK CLARKE, President. A. A. PEVERILL, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE CITY OF BALLAARAT.

PUBLIC RECREATION IN THE CITY OF BALLARRAT.

WHEREAS by section 184 of the Land Act 1915 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 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the Council of the City of Ballaarat to be a Committee of Management of the Reserve for Public Recreation in the city of Ballaarat, situate in section 70.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 29th day of August. One thousand nine hundred and nineteen, in the presence of—

(C.70254.)

FRANK CLARKE, President. A. A. PEVERILL, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR RECREATION PURPOSES IN THE PARISH OF CUT-PAW-PAW.

WHEREAS by section 184 of the Land Act 1915 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 1915, 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 Braybrook to be a Committee of Managament of the land temporarily reserved by Order in Council of 18th June, 1918, as a site, for Recreation purposes in the parish of Cut-Paw-Paw.

In witness whereof the common seal of the Board of Landand Works was hereunto affixed this 29th day of August, One thousand nine hundred and nineteen, in the presence of— (SEAL)

(C.68555.)

FRANK CLARKE, President. A. A. PEVERILL, Member.

COMMITTEE OF MANAGEMENT OF THE RESERVE FOR RACECOURSE AND GENERAL RECREATIVE PURPOSES AT ALEXANDRA.

PURPOSES AT ALEXANDRA.

WHEREAS by section 184 of the Land Act 1915 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 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint George D. Leckie, William Barton, Albert E. Saunders, and George Dodd to be Members of the Committee of Management, for a term of three (3) years, of the Reserve for Racecourse and General Recreative nurposes at Alexandra, in the room of Frederick Wheeler and Thomas Albert Fox, deceased, and John William Leckie and Charles Henry Tipper, resigned.

In witness whereof the common seal of the Board of Land

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 29th day of August, One thousand nine hundred and nineteen, in the presence of—

(SEAL) (Rs.1919.)

FRANK CLARKE, President. A. A. PEVERILL, Member.

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

BATOOK.

WHEREAS by section 184 of the Lanti Act 1915 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 1915, and not conveyed to or vested in trustees: Now therefore the Bolard of Land and Works doth hereby appoint John Coughlan, John Furey, Harold Percy Jones, Daniel Gardiner, John Forrester, James Ryan, and John Michael Coughlan to be a Committee of Management, for a torm of three (3) years, of the land temporarily reserved by Order in Council of 5th August, 1919, as a site for Public Recreation in the patish of Quambatook.

In witness whereof the common seal of the Board of Land

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 29th day of August, One thousand nine hundred and nineteen, in the presence o

(Rs.24.)

FRANK CLARKE, President. A. A. PEVERILL, Member.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are available for application under the Discharged Soldiers Settlement Act 1917 for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Conditional Purchase Lease.

								Constitutional Purch	me Lease.
	Estate.			Parish,		Allotment.	Section.	Area.	Capital Value.
Emerson's lan Bona Vista Hall's land Mason's land Perrin's land	***			Moe " Wy-Yung		32c 3 89a 89b 80a 79a 57d	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	A. R. P. 69 2 39 35 3 3 3 90 3 7 90 0 25 88 3 10 87 3 9 73 2 35	£ s. d. 1,204 10 0 ' 702 13 10 1,602 10 6 1,149 7 0 821 11 3 640 19 8 1,511 5 0

Closer Settlement Act, Section 2. LEASES SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder.

Department of Lands and Survey, Melbourne, 26th August, 1919.

FRANK CLARKE, Commissioner of Crown Lands and Survey.

	Lizozbourus,							
Corr. No.	Name.	Section of Oloser Settle- ment Act under which Lensed.	Estate.	, Parish.	Allotment.	Area.	Reason.	Pay Office.
1812 1049 1050	Samuel Richards Dorothea T. St. Ellen Dorothea T. St. Ellen	49 49 49	Bona Vista The Heart	Drouin East Sale	3, sec. C 9, sec. A 10, sec. A	A. R. P. 35 3 3 30 2 19 14 2 36		Warragul Sale

Land Act 1915, Section 2. LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the schedule hereunder.

Department of Lands and Survey, Melbourne, 26th August, 1919.

FRANK CLARKE, Commissioner of Crown Lands and Survey.

District.	Согт.	Name.	Section of Land Act under which Leased.	Parish.	Allot- ment.	Area.	Reason.	Pay Office.
					-	A. B. P.		,
Sale	216	John T. Darling	29	Tong Bong	52	394 1 10	*** *** ***	Traralgon

Land Act 1915, Section 2.

APPLICATIONS FOR LEASES APPROVED.

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

						Amount to b	e Collected.		Payable to the Office			
Date of Lease.	Name of Lessee.	Parish.	Class.	Extent.	Rent payable Half- yearly.		. Rent pay-		Lease Tota		authorized by the Treas to collect Territoria Revenue at	surer d
				A. B. P.	£ s. d	£ s. d.		d.·	Į			
Under Section 56 of the Land Act 1901 as amended by the Land Act 1904.												
1.7.18	Thomas Hodgetts	Gorae	3rd V.C	. 516 3 23	3 4	8 9 14	0 1 1 10 1	L 4 0	Portland 0:	112		
	. U :	nder Section 56 of th	e Land Ac	† 1901 as ame	nded by t	he Land Ad	3ts 1904-9~11.		L C . I .	083		
1.7.19	Jessie Emily Wilson and Hetty Wilson (as executrices of the will of Cecilia Wil-	Dulungalong		402 1 25	5 0	9 5 0	9 1 6	0 9	Sale	uas		
	son, widow, deceased)	1		419 2 34	6 5	0 10 10	0 1 11	10 0	l o	0188		
1.3.19 2.1.17	Ethel Bowman Harriet Ann Seears	Guttamurra and	3rd 3rd	319 1 13		ŏ 12 1ŏ		ŏŏ	Отео	074		
1.7.19	Michael J. Hammond	Hinno-Munjie Glenmaggie	3rd	337, 1 16	4 4	6 4 4	6 1 5	4 6	Sale .0	0192		

Note.—HAMILTON DISTRICT.—In notice gazetted 27th August, 1919, page 1965, rc lease 0495/110, Julia Leitch, allotment 8, section 12, parish of Condah, area 23a, 1r. 38p., lease fee £1 has not been paid.

Department of Lands and Survey, Melbourne, 28th August, 1919.

FRANK CLARKE, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 125. ISSUE OF A LEASE APPROVED.

I SSUE of a Lease as indicated hereunder having been approved, it is hereby notified that the Rent and Fee specified may be received by the undermentioned Officer. Rent should be paid quarterly in sdvance.

		Area,			Amoun	to be Colle	cted.	
Number of Lease.	Name of Lexists.	subject to modification of boundaries and area.	rocanty.	Date of Lease.	Annual Rent.	Fee for Lease.	Total Amount of First Payment.	Payable to the Receiver Revenue at—
` _					£ s, d.	£ s. d. 2 0 0	£ . d.	
08	James Moore and Sons Pty. Ltd. (1, 2)	A. R. P. 0 1 3115	South Melbourne	24.9.18	£ s. d. 93 10 0	2 0 0	76 15 0	Melbourne

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

						Amount Collected.		
Corr. No.	Name.	Area.	Parish.	Date of Payment.	Balance.	Grant Fee. Assur-	Total Amount.	Paid to Receiver of Revenue at—
			<u> </u>					
	1	A. B. P.			£ s. d.	£s.d. £s.d	.∤, a. d.	
560/45	Francesca P. Moroni	0 0 8		16.8.19	5 0 0	0106(003	1 5 10 9	Bendigo
1256	Hugh V. McLeod (1)	64 2 21	Under Section 44 of Rupanyup	14.8.19		1 6 0 j 0 2 9	7 19 4	Stawell 1.8.04
100 2451	C. Hamilton Richard Ince	73 1 15 262 1 15	Dookie Olangolah		26 13 0	1 6 0 0 3 1 1 6 0 0 11 0	8 17 1	Shepparton 1.7.04
2829 [Abel M. Simmons (2)			13.8.19	4 2 6	e Land Act 1898.	5 15 5	Horsham 1.1.06
4461 }	James Le Grand (3) (319 1 1	Under Section 61 of Glencoe	the Land $13.8.19$		1 11, 6 1 0 6 8	9 18 2	Sale 1.1.06
2532 2562 2389	B. Mann (3) H. Mann (3) T. A. Walsh (3)	368 2 39 196 2 13 19 3 34	Cudgewa Tintaldra Bullioh	15.8.19	0 10 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 19 3 1 10 2 1 16 5	Tallangatta 1.1.06 1.1.06 1.6.06
2217	Matthew Delaney (3) Un		Bulgana 49 of the Land Act 1	14.8.19 901 as amer		1 11 6 0 9 0 Land Act 1904.	783	Stawell 1.1.06
19909 0343	-		Monbulk Nangana	•		1 6 0 0 1 9	23 8 9	Melbourne 1.11.12 n 1.9.16
19409 /	Agnes M. McLellan (5, 6)		9 of the Land Act 190 Korumburra		-	•		Melbourne 1.4.14
	Under S	Section 49 of	the Land Act 1901 a					
0926 0924 0925 0690	G. H. H. Coleman (7)	19 3 23 19 3 27 19 3 30 20 0 0	Berringa	14.8.19	5 0 0 5 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	6 1 10	Bethanga " Ballarat
•	administratrix of Ann Whyteross, deceased) (8, 9)		Under Section 56 o	f the Land	det 1001			
	Rose Elena Le Grand (3) Rose Elena Le Grand (3)	429 0 30 {	·Glencoe	13.3.19	44 16 9 91 7 6	1 6 0 0 4 5 1 11 6 0 8 7	$\left \begin{array}{cccc} 46 & 7 & 2 \\ 93 & 7 & 7 \end{array}\right $	Sale 1.7.13
5436)	Samuel Jenkin, jun. (10)			28.7.19	79 5 7		{ 80 10 1 0	Melbourne
10339 (E. M. Gilmore and J. V.	15 0 2 i	Under Section 322 of Monbulk)			1 1 0 0 0 8	111 9 8	Melbourne
	Gilmore (executors of Alexander Gilmore, deceased) (11)		•					,
	To 1	00 0 0 1	Under Section 314 of					
79 247	Dominick Doherty (12) Dominick Doherty (13)	20 0 0 0	Koo-wee-rup East	n 8	32 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	25 4 0 33 5 0	
252/346	William Gudgin (de-	37 2 24	Under Section 346 of Yallock		Act 1901.	1 1 0 0 7 1	52 5 1	Melbourne
	John Duncan Matheson	12 0 23	Under Section 8 of Carngham 1			1 1 0 0 1 1	1 17 0 10	D-11 1 10 10
- 1	(14) Charles King, the elder	6 2 36		18.6,19		$\begin{bmatrix} 1 & 1 & 0 & 0 & 1 & 1 \\ 1 & 1 & 0 & 0 & 0 & 3 \end{bmatrix}$	4 11 7	Ballarat 1.10,12 Melbourne 1.2.13
J	(2)	t	Under Section 131	of the Land	i Act 1915.	,	1	
022	James H. Bland (15)	1 0 0, 1			•	1 1 0 0 0 4	[1 8 0	Horsham
01045	Thomas Michael Kiernan	0.10	Under Section 326 of Wonthaggi	of the <i>Land</i> 11.8.19	l Act 1915. 771	1 1 0 0 0 6	18871	Melbourne
	(16) William Lowe (17)	0 1 0 Uno	" ler Section 7 of the F	14.8.19 Vonthaggi i		1 1 0 0 0 6	1	Wonthaggi
	Alfred Male (18) William Young (19)	$\begin{smallmatrix}0&1&0\\0&1&0\end{smallmatrix}$	Wonthaggl]	7.8.19	1 5 3 1	1 0 0 0 9	$\begin{bmatrix} 2 & 7 & 0 \\ 2 & 11 & 10 \end{bmatrix}$	Wonthaggi
0523	Frederick Simons (17) Charles Thomas Caulfield (20)	0 1 0	# ···	1.8.19 14.8.19	0 18. 0	1 1 0 0 0 6		n n
	1	1	Sections 5-10 of the S		n Lands A. 1 17 6 (et 1893.		•
551	Charles J. Rogers	10 1 37	Coleraine {	14.8.19		1 1 0 0 2 1	3.0 7	Hamilton 1.1.97
(2) Se o (3) Thir (4) Bala (5) Firs (6) Incl (7) Firs (8) Firs (9) Fron	ading 15s. interest. nd class. d class. the grant fee (5s.) paid at It tolss. £10 per acre. udes interest. t class. From licence. t class. Special valuation, n licence. thase money, £102.				(12) Pt (13) Pt (14) Fi (15) £7 (16) Pt (17) Pt (18) Pt (19) Pu	irchase money, £1 irchase money, £7 irchase money, £7 irchase money, £9 rst class. Special 13s. 4d. paid as r irchase money, £1 irchase money, £1 irchase money, £8 irchase money, £8 irchase money, £8 irchase money, £1	2. 6. valuation, 4 ent credited. 1. 2.	32 per acre.
•	- ment of Lands and Survey,		•			Commission	FRANK C	LARKE, Lands and Surrey.

Land Act 1915, Section 2.

LICENCES UNDER THE LAND ACT 1901 BECOME NULL AND VOID.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have become null and void.

Department of Lands and Survey,
Molbourne, 28th August, 1919

FRANK CLARKE, Commissioner of Crown Lands and Survey.

15:	teroourne,	Zoul August, 1919.	(`						
District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.		Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
	-		· ·			A. R. P.			
	ı	•	1				1	•	•
				Licences under	and Act 19	901.			_
Melbourne	ı 0814 İ	William Walker	145	Wonthaggi	12, sec.	0 1 4		Null'and void	Wonthaggi
					53		ļ	ì	
Omeo	79	Annie M. Battersby	145	Jirnkee	8, sec. 2	3 0 0		- "	Omeo
	- [1				t	<u> </u>	

Wonthaggi Land Act 1915, Section 2.

TRANSFER APPROVED.

THE following Application for Transfer of Licence under the 7th Section of the Wonthaggi Land Act 1912 having been approved, it is hereby notified that the rent specified may be received by the undermentioned Revenue Officer.

Number of Licence.	o Name of Transferror.	35 at 17	Area, subject to modification of boundaries and areas.	Parish.	Held under Section—	Date of Licence.	Yearly Payment.	Transfer Fee, and Where Paid.	Rent payable to Revenue Officer at—
01119	Hugh Wright	Joseph Gillion Beanland	A. R. P. 0 1 0	Wonthaggi	7 ·	25.8.19	£ s. d. 2 18 0	£1, Wonthaggi	Wonthaggi

Department of Lands and Survey, Melbourne, 28th August, 1919.

FRANK CLARKE, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 129.

PERMIT TO OCCUPY ISSUED TO APPROVED APPLICANT.

NOTICE is hereby given that a Permit to occupy Crown Lands has been issued to the following approved applicant, and that the rent and fee specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

			-				Amou	nt to be C	ollected.	
Number of Licence.	Name and Address of . Licensee.	Area subject to modification of Boundaries and Area.	Parish or Situation.	Allot- ment.	Section.	Date of Licence.	Payment.	Fee for Licence.		Payable to Receiver of Revenue at—
•		A. B. P.					£ s. d.	£ a. d.	£ s. d.	

0102 R. Grant and C. F. Talbot, 5 0 0 Elphinstone Pt. 18A 2 1.8.19 1 5 0 ... 1 5 0 Castlemaine (Quarry)

Department of Lands and Survey, Melbourne, 29th August, 1919. FRANK CLARKE, Commissioner of Crown Lands and Survey.

Land Act 1915, Sections 86, 121, and 129. TRANSFERS APPROVED.

1 HE following Applications for Transfer of Licences under the 86th, 121st, and 129th sections of the Land Act 1915 having been approved, it is breely 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.	modi of bou	ea, ect to fication ndaries areas.	Parish.	Held under Section.	Date of Licence.	Yearl Payme:		Transfer Fee and where paid.	Rent payable to Revenue Officer at—
				Δ.	R. P.				£ s.	d.		
0314	Jas. McGill	. Thos. M			0 32	Berringa	121	1.10.18	2 2		10s., Melbourne	Bethanga
0114	E. Dancey		nn Hartwick	Bathi	ng-box	Puebla	129	1.1.13	0 10		10s., Geelong	Geelong
2425			Loadnight		11	_ "	129	1.1.08	0 10		10s., Geelong	
0533	Mary A. Pearce	. Thomas	A. Pearce	20	0 0	Beaufort	86	1.4.16	1 0	미	0s., Melbourne, 22.7.19	Ballarat
0387	Jessie E. White	Thomas	D. White	19	0 0	Ballarat	86	1.1.14	0 19	0	10 Ballarat, 8.8.19	**
2408	Jane Hampson	Amy B.	P. Grant	15	0 0	Harcourt	86	1.5.09	0 15	0 1	0s., Melbourne. 7.8.19	Castlemaine

Department of Lands and Survey, Melbourne, 26th August, 1919. FRANK CLARKE, Commissioner of Crown Lands and Survey.

Land Act 1915, Sections 2, 121, and 129.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licences having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

FRANK CLARKE, Commissioner of Crown Lands and Survey.

> Department of Lands and Survey, Melbourne, 28th August, 1919.

Wangaratta Casterton 1 0 0 2 15 1 5 0 17 7 18 Amount to be Collected. 220 0223 Under Section 54 of the Land Act 1901 as amended by the Land Acts 1904-9-11.—Payment to be made half-yearly, Under Section 47 of the Land Act 1901 as amended by the Land Acts 1994–9-11.—Payment to be made half-yearly £s.d. : : : :::: 2.6.19 1.1.13 1.7.19 1.8.19 Under Section 129 of the Land Act 1915.—Payment to be made yearly. Under Section 121 of the Land Act 1915.—Payment to be made yearly. l ^{2nd.} V.C. 3rdClass. 1 Parish or Situation, 0. 1 134 South Melbourne 127 0 0 | Wonwondah 37 0 0 | Dergholm Wamba Bathing-box | Puebla 3 0 0 A. B. P. 01435 | Rudolf Geselius, South Melbourne (1) ... l 0175 | Lachlan Beaton, South Dene, Casterton (2, 3, 6) :::: ::: Name and Address of Licensee. Henry J. Saunders, Lindenow (7)
Thomas M. Bowler, Seacombe (7)
George Allitt, Tyrendarra (7)
J. Curley, Bungil (8, 9) : : : Meta Owen, Newtown ... Joseph G. Fletcher, Ballarat Patrick O'Malley, Greta Number of Lioence.

—(2) This is an ante-dated licence.——(3) Fortion of 20th section leasehold.——(4) 15s, 16s, 6d, of rent paid under section 29, and 27 rentified. It is not section 54, credited. El tes for licence paid under section 29, and 24 10s, 5d, licence-fees paid under section 54, credited. El tes for licence paid.——(7) Expires on t paid.——(9) Licence expires on 30th Spipember, 1918.

Norz.—MALLEE BRANCH.—The date of the residential licence issued to Thomas Albert Fitzgarald for allotment 6, parish of Cocamba, containing 646 zeres, and which has been assigned by the assignee in his insolvent estate to Florence Violet Wingfield, has been altered from 2nd Janusry, 1911, to 1st January, 1913, so as to enable the new licensee to comply with the condition of occupation contained in the licence.

019/103 7/10\$

: : : : :

Number of old Licence.

Land Act 1915, Section 2.

ACCEPTANCE OF SURRENDER OF LICENCES UNDER SECTION 103 OF THE LAND ACT 1901 AND ISSUE OF NEW LICENCES UNDER DIVISION III, PART I., OF THE LAND ACT 1901 AS AMENDED BY THE LAND ACTS 1909-11 IN LIEU THEREOF (FIDE SECTION 7, LAND ACT 1904).

FHE surrender of the Licenees issued to the persons named in the Schedule herenuder having been accepted, it is hereby notified that the issue of new Licences under Division III., Part I., of the Land Acts 1909-11 has been approved. All rents paid on the surrendered Licences to be credited in case. FRANK CLARKE, Commissioner of Crown Lends and Survey.

Department of Lands and Survey, Melbourne, 28th August, 1919.

Schodule referred to.

Payable to Beceiver of Revenue at-Avoca Stawell Melbourne Rushworth Ballarat Total Amount of First Payment. ø 1:::: 00000 0 Amount to be Collected 0 00000 Amount of Rent paid to be credited. 00000 20000 14 212 8 14 8 14 8 ន Half-yearly Payment. က္ထင္တစ္ 0 14 0 7 0 6 0 7 œ, œ Term. 1 7 1 1 1 Date of Licence, 1.1.13 Chass. Section. 400a : Alletment. Langi-kal-kal ... Raglan ... Greensborough Redbank ... Parish or Situation. .angi-kal-kal Waranga 17 0 00000 28288 Charles Castley, Liemore (1, 3, 3) George T. Vownes, Waterioo (1, 2) ... Alice E. Egelund, Cottles Bridge (1, 2) Phecip A. Argall, Redbank (1, 2) ... William E. Cawthorne, Deep Lead (1, 2) George A. Darby, Canifield (1, 2) Name and Address of Licensee.

(1) Subject to special mining condition, section 98, Land Act 1991. (2) Et lee for licence paid. (3) Special valuation, £1 10s, per acre.

Land Acts.

<u>, AOGEPTANOE OF SURRENDER OF A LICENCE UNDER SECTION 103 OF THE LAND ACT 1911 AND ACT 1915.</u>

FRANK CLARKE, Commissioner of Orown Lands and Survey. THE surrender of the Licence issued to the person named in the Schedule hereunder having been accepted, it is hereby notified that the issue of a Leave under Division 4, Part I., of the Land Act 1915 been approved. All rents paid on the surrendered Licence to be credited.

Department of Lands and Survey, Melbourne, 28th August, 1919.

Schedule referred to.

••• •

`										Amount to be Collected	Collected.			
Number of Lease.	Name and Address of Lesses.	Area subject to modification of boundaries.	Parish or Situation, Allotment. Section. Class.	Allotment.	Section.	Class.	Date of Lende.	Term.	Half-yearly Payment,	Half-yearly Amount of Fee for Payment, to be credited. Lease.		Total amount of First Payment	Receiver of Revenue	Number of old Licence.
]										
192/48	192/46 Themas Abera, Marong (1, 2)	4 68 4 0 0	Marong	۲.	10	. P	1.1.13, 20 years 0	20 уевга	8. 0 5. d.	7 6 G.	i. d. fb. d.		Bendigo	020/10
								0						

(1) Subject to special mining condition, section 81, Land Act 1916. -- (2) &1 fee for lease paid.

Number of new Licence. 13432.-No. 131 .- SEPTEMBER 3, 1919.

0717/47 9718/47 0872/47 0840/47

0228/47

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

ETURN of all Transfers registered at the Office of Titles of Leases issued under sections 42-44, 59-61, 47-49, 50-51, 54-56, 8, 13, 130-383 46, 29, and 35 of Land Acts 1890, 1898, 1901, 1904, 1909, 1911 and 1915; [also sections 49, 50, and 51 of the Closer Settlement Acts; and section 86 of the Closer Settlement Act 1915, for the following periods:—

Corr. No.	Name of Transferror.	Name of Transferee.	Particul	ars of Land T	ransfe	ered.	Receiver of
			Parish.	Allotment.	Sec-	Extent.	Revenue at-
	1	1				A. B. P.	
		Period ending the 4th day of July	, 1919.	•			
1427/4244	J. M. Seery	Patrick James Harrington,	Miepoll	. 3	H	19 1 12	Euroa
2315/47-49 17881/47-49	T. E. Thomson W. Prout	Miepoll His Majesty the King The President, Councillors, &c.,	Nerring Wonyip	82A Pt. 34		12 3 15 2 2 7	Bendigo Traralgon
2150/47-49 4617/50-51 \ 4616/50-51 \ 6616/54-56 \ 646/29 \ 2668/54-56	A. J. Cheeseman T. McCarran J. McCann and F. C. Curtis (as executors of E. McPhail) R. McLaughlin	of the Shire of Morwell Albert Richard Boyd, Beaufort Robert Marks, Milawa John McCann. and Frederick Charles Curtis, Stradbroke Mary Ann McPhee, Lemon	Eurambeen Whorouly Stradbroke	12A 1B 1A 20, 21, 22 Pt. 48	 A	180 3 31 2 0 19 9 2 20 639 2 21 335 3 19	Ballarat Beechworth Sale
2629/54-56 2223/59-61 \\ 2255/54-56 \\ 2114/54-56 3871/54-56	C. McCormick (1) P. G. Docherty S. Linehân F. J. Wigg	Springs Frontenac Harpin, Huntly Harold Snell, Cavendish George Albert Jones, Bailleston Thomas Handley, Bairnsdale	Minimay Whirrakee Pendyk Pendyk Bailieston Sarsfield	Allot. 54c 12 and 12a 20, 25 35 83a 21, 21a,	C	299 2 10 512 3 25 127 0 12 63 2 11 147 1 20	Horsham Bendigo Hamilton Rushworth Bairnsdale
2470/59-61	G. A. Edmonds	(as executor) Donald Lewis McLachlan,	Carchap	22 Pt. 112	.,.	59 3 6	Horsham
2142/59-61 965/29	J. A. Cunningham J. Wilson	Clear Lake Edward Dalton Pearson, Horsham Ernest Stanley Charles Wilson, Goroke	Horsham Morea	; 3a 31		147 1 9 320 0 0	"
• 911/29 • 912/29 • 917/29 22/29	W. C. Tully	Norman McKay Tully, Goroke Alexander McMorron, jun.	Dopewora Goroke Dopewora Warra Warra	Pt. 107 25A 1A 92	:::	246 0 33 87 0 0 42 0 0 106 0 0	Stawell
1309/29 59/29	W. Steff H. A. Berry	Dadwell's Bridge, Glenorchy Henry Trewin, Buffalo Frederick Bernhardt Ampt, Gymbowen	Meeniyan Gymbowen	32 _D 108, 109		116 0 0 977 0 0	Warragul Horsham
148/29 729/29 900/29	W. Chaston J. O'Brien J. Symington	Mary Jane Chaston, Benayeo Michael O'Brien, Bolga James Oliver Johnson Mitchell	Benayeo Bethang	50A 17 12	•	320 0 0 621 0 0 256 0 0	Tallangatta
727/29 981/130-383 2701/103-170	M. O'Reilly A. O. Warren W. C. Greaven	Kiewa His Majesty the King Susanna O'Loghlin, Bendigo His Majesty the King	Granya Sandhurst Koo-wee-rup	Pt. 42 337c, 337c 42	 Ÿ	0 1 12 22 3 0 119 3 38	Bendigo Melbourne
4/13	H. J. Tysoe	Frederick Eden White, Warren-	East Warrenbayne	84σ		99 3 12	Benalla
59/8	J. F. Smith	Albert Horace Thompson, Rutherglen	Gooramadda	1	N1	28 3 32	. Rutherglen
34/8	E. R. Kay	Margaret Wingate Kay, Korong Vale	Borung	114	5	42 1 11	Wedderburne
34/8	J. K. Kay	Vale (as executrix)	11	114	5	42 1 11	"
71/8 70/8	F. R. Kemm M. McL. Kemm	Leslie Bray, St. Arnaud Leslie Bray, St. Arnaud	St. Arnaud	25 24	표	20 0 0 20 0 0	St. Arnaud
		LEASES UNDER CLOSER SETTLEME	NT ACTS.				
1908/49	M. Tarleton	George Edward Tarleton, Rock- bank (as administrator)	Kororoit	. с	20	221 , 1 6	The Secretary, Closer Settle- ment Board,
1968/49	G. E. Tarleton (asadministrator of M. Tarleton)	George Edward Tarleton, Rock-	n	С	20	221 1 6	Melbourne
751/50	W. H. E. Grimsley	Albert Edward Waters, Haw-	Prahran	22	209	0 0 33	" "
2260/50	A. E. Lewis	Marjory Cooper Hodges, West	Jika Jika	13	6	0 1 8	" "
2353/50 939/50 3256/51	C. M. Nicholson R. L. McDonald P. N. Lambert	Emily Louise Scott, Armadale	Cut-paw-paw Prahran Deutgam	44 15 6	15в 208 Е	$\begin{array}{ccccc} 0 & 1 & 1_{70} \\ 0 & 1 & 0 \\ 5 & 0 & 0 \end{array}$	79 11 57 11
4106/42-44	G. A. Yann	Period ending the 11th day of Ju Frederick Scott Dolman, Boo-	ly, 1919. Budgeree	! ĭ (αl	68 0 0	Traralgon
4106/42-44	F. S. Dolman	John Bastin and Charles Craw-		1	c	68 0 0	"
4285/47-49 0155/47-49 4285/47-49	J. E. Fitzgerald W. Eagles J. E. Fitzgerald	ford Christian, Boolarra James Fitzgerald, Moonambel Caroline Eagles, Horsham James Fitzgerald, Moonambel	Warrenmang Horsham Warrenmang	168r 4d, 4e 168r		23 1 26 10 0 0 23 1 26	Avoca Horsham Avoca
3160/50-51 3128/50-51 3859/54-56 2843/54-56	I. Cameron	(as administrator) Angus Allan Cameron, Bealiba Albert Hildebrandt, Sarsfield Thomas Simons, Fenton's Creek	Bealiba	{ 1н 4в 5, 6	 B	31 2 19 91 2 2 115 2 24	Dunolly Bairnsdale
0287/54-56 1611/35 610/29 610/29	J. McNeilly M. J. McNeilly (as executrix of J. McNeilly)	Mary Jane McNeilly, Sale (as- executrix) Charles McGuinness, Longford	Wehla Wulla Wullock	8 520 50 52 Pts. 52	000	246 3 0 639 3 9 328 0 0 920 0 0 260 2 12	Inglewood Sale
491/29 608/29	J. McDonald (as surviving	His Majesty the King David Stewart, Morrl Morrl	Goroke Glynwylln	Pt. 45	- 1	319 3 26 59 0 0	" Horsham Stawell
608/29	executor of N. McDonald) N. McDonald	James McDonald, Wallaloo (as	"	60		59 0 0	11
608/29		James McDonald, Wallaloo (as surviving executor)	u	6a		59 0 0	11

LEASES .- TRANSFERS REGISTERED AT THE OFFICE OF TITLES -continued. .

*		Name of Transferee.	Particula	re of Land Tr	ansfer	rred.	Receiver of
Corp. Ma.	Name of Transferror.	Mame of Transferee.	Parish.	Allotment.	Sec-	Extent.	Revenue at
						A. B. P.	
	'	Period ending the 11th day of July, 1	919—continued.				
06/35 [E. McMillan	Winifred McDonnell, Connewir-	Connewirrecoo	8	A	960 0 0	Casterton
859/35 025/35	M. Stewart W. M. H. Docherty	recce His Majesty the King Elizabeth Annie Snell, Cavendish	Barkly Pendyk Pendyk	Pt. 30a 59A	C.	304 0 0 53 0 0	
,	•	LEASES UNDER CLOSER SETTLEM	ENT ACTS.				
2358/49 3004/49	J. Dumaresq J. Annand	Jane Dumaresq, Iguana Creek William Robert Morton, Flem- ington	Glenaladale Maribyrnong	15, 17 1		300 0 20 324 1 38	Bairnsdale The Secretary, Closer Settle- ment Board,
593/49	C. McCunnie	Heinrich August Lange, Tarring-	South Hamil-	10	Æ	125 · 1 17	Melbourne Hamilton
1361/49 2358/49	P. J. Forrest and F. Forrest G. H. Dumaresq	Hannah Forrest, Coleraine Jane Dumaresq, Iguana Creek	Muntham Glenaladale	1 15, 17		154 1 12 300 0 20	
178/51 3018/51	G. Rawlings J. Ash	(as administratrix) William Holt, Kyabram William John Jones, Shepparton	Kyabram Shepparton	23 75	A C	3 0 10 2 0 0	
,	•	Period ending the 25th day	of July, 1919.				
015/47-49	F. C. Gerdtz	Martha Fanny McConville, Boo-	Dunmunkle	10	,	37 0 7	Warrackna- heal
0159/50-51 2869/54-56 17697/54-56 }	M. F. Fleming A. S. Baker P. W. Salmon	Bridget Maria Kelly, Quambatook	Cannie Ludrik-Munjie Alberton West	1 5, 5A, 5B 8 7, 7A	Ä	300 0 18 316 0 6 418 2 6 183 2 8	Omeo Yarram
17698/54-56 { 12095/59-61 2221/59-61 38/29 07/35	H. E. Boyd P. G. Docherty J. Brennan E. McMillan	Patrick John Purcell, Ferndale Harold Snell, Mona Vale Elizabeth Jane Woods, Giffard Catherine Alice McDonnell,	Darnum Pendyk Pendyl Wulla Wullock Connewirrecoo	82A 23, 24 5E	Ö A	154 3 32 386 0 21 260 0 0 1280 0 0	Hamilton Sale
1240/29 043/35 101/8 \	Mary D. Nethercote (3) W. Dorfler E. M. Smith	Richard Fitzgerald, Kardella	Wy-Yung Drumdlemara Moomowroong	Pt. 134A 57B 20, 20A, 20B 24, 24A	 B	107 0 7 307 0 0 358 2 2 129 0	Melbourne
700/8 \$ 60/46	C. E. Wightman	Mabel Jane Addis, jun., Kew	Taggerty	سمام. اما	, 5	318 3 13	Alexandra
267/46	The Curator of Estates of Deceased Persons		Moolerr	ا مرم	2	29 2 3	St. Arnaud
	1 20000000 200000	LEASES UNDER CLOSER SETT					
47 2 /50	J. B. Campbell, jun	Thomas Joseph O'Keefe, Thorn- bury	Jika Jika	9	E	0 0 3	The Secretary Closer Settle ment Board
3/86 928/86 }	W. H. Catton	Ethel Mary Catton, Woorinen (as administratrix)	Tyntynder	$\frac{1}{2}$,	:::	53 2 15 2 2	

⁽¹⁾ Date of transfer, 24th March, 1914.——(2) Date of transfer, 14th June, 1915.——(3) In lieu of notice gazetted 13th August, 1919, p. 1833. FRANK CLARKE, Commissioner of Crown Lands and Survey

Department of Lands and Survey, Melbourne, 28th August, 1919.

Mallee Lands.

IT is hereby notified that the area of the undermentioned Mallee Agricultural Allotment has been reduced as specified and rents adjusted accordingly. FRANK CLARKE, Commissioner of Crown Lands and Survey.

Melbourne, 27th August, 1919.

Schedule.

Allotment.	Parish.	Lessee.	Area reduced to—	Annual Rent reduced to—	Amount previously paid to be credited to Purchase Money.	Pay Office.		
			A. B. P.	£ s. d.	£ s. d.			
21	Gnarwee	Ball, Emily (executor of)	400 đ ð	5 16 8 (1)	74 1 4	Kerang		
(1) Next rent due let January, 1918. Rent £5 per annum from 1st July, 1922.								

MALLEE LANDS.

TT is hereby notified that the transfer of portion of Agricultural Allotment scheduled hereunder has been registered at the Office of Titles. FRANK CLARKE, Commissioner of Crown Lands and Survey.

Melbourne, 27th August, 1919.

Schedule.

				Contourn	•			<u> </u>
Aliotment.	Parish.	Area in Acres.	Classifi- cation.	Name of Former Lessee.	Name of Present Lessee.	Rent per Annum, payable on Transferred Portion.	Purchase	Pay Office.
 50	Gnarwee	594	3rd	Ball, Emily (executor of)	Bennett, Jane		Money. £ s. d. 109 11 2	Kerang
•			<u> </u>			·		

^{(1) £7 8}s. 6d. per annum from 1st July, 1922. Next rent due 1st January, 1918.

Land

5,

section

under

of licence Act 1915.

. £1 fee for lease paid. — (3) In lieu mining condition, section \$1, Land.

In lian of licence under section 54, Land Act 1901, Cucate dated 22nd March, 1916, p. 1336.——(2) £57 38, paid under licence 6273/54 credited, Gustie dated 6th November, 1912, p. 4650.——(4) £21 12s, paid under licence 6136/54 credited, £1 fee for lease paid.——(5) Subject to apscial

(I) Act 1901,

Land Act 1915, Section 50.

APPLICATIONS FOR LEASES APPROVED.

case may be received by the undermentioned esch and Fees specified in THE following applications for Leases under section 50 of the Land Act 1915 having been approved, it is hereby notified that the Rests Officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Survey. Horsham Stawell FRANK CLARKE, Commissioner of Crown Lands and ÷ ė : : СĄ Amount to be Collected 00 rj. £ 00 æ 35 16 16 ್ಟ 8: d. : : 1 1 years " 20 Date of Lease, 3rd 3rd Class. Section. 30B 20SE, 20&J : **:** Jallakin Navarre 21. 28. A. 380 Anastasia Moore, Edenhope (1, 2)
Thomas Ellen, Walialoo East (3, 4, 5) Lands and Survey, Melbourne, 28th August, 1919. Name and Address of Department of Number of Lease.

SITTINGS of the Supreme Court for the hearing of Oriminal Trials and Trials of Causes for the year 1919; pursuant to Order in Council of 4th day of December, 1918.

COURTS

Ballarat Tuesday, 7th October Bendigo .. Tuesday, 21st October Castlemaine Thursday, 11th December Geelong .. Tuesday, 11th November Hamilton Thursday, 9th October Horsham .. Tuesday, 9th September Maryborough Thursday, 20th November Melbourne Monday, 15th September Sale Tuesday, 16th December Shepparton Tuesday, 16th September St. Arnand Tuesday, 18th November Wangaratta Tuesday, 14th October Warrnambool

ENERAL SESSIONS for year 1919; pursuant to Order in Council of 23rd day of December, 1918.

	·		December, 1910.
Ararat			Wednesday, 1st October
Bairnedale			Wednesday, 29th October
Ballarat			Tuesday, 16th September
Beechworth		•	Wednesday, 8th October
Benalla			- -
Bendigo			Tuesday, 16th September
Camperdown			Wednesday, 17th December
Casterton			Thursday, 20th November
Castlemaine			Tuesday, 16th December
Charlton			Wednesday, 8th October
Colac			Tuesday, 16th December
Daylesford			
Donald '			Wednesday, 15th October
Echuca			Tuesday, 25th November
Geelong			Tuesday, 9th September
Hamilton			Wednesday, 19th November
Horsham			Tuesday, 21st October
Kerang			Wednesday, 22nd October
Korumburra			Wednesday, 10th September
Kyneton			Wednesday, 17th December
Mansfield			Wednesday, 17th September
Maryborough			Wednesday, 10th September
Melbourne			Wednesday, 1st October
Mildura	••		Wednesday, 5th November
Nhill			Wednesday, 22nd October
Отео			Wednesday, 12th November
Sale			
Seymour			Tuesday, 25th November
Shepparton	• •		Tuesday, 14th October
St. Arnaud			Thursday, 11th September
Stawell			
Wangaratta ·			Tuesday, 11th November
Warracknabeal	••	••	-
Warragul	• •	٠.	Thursday, 2nd October
Warnambool		• •	Thursday, 11th September
Yarram Yarram		••	Thursday, 6th November
		<u></u> .	

MELBOURNE.-COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1919 (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.
September 15th October 1st and 15th November 3rd and 17th December 1st and 10th	October 1st November 3rd December 1st		September 15th October 15th November 17th December 10th

Dated at Melbourne this 20th day of December, 1918.

By order of the Judges,

A. J. CLARK, Assistant Registrar, Melbourne.

COUNTY COU	JRTS	for	the	year	1919.	Dates	fixed	bу	the
Ararat				Wed	nesday.	1st Oot	obėr		
Bairnedale				Wednesday, 29th October					
Ballarat				Tuesday, 16th September					
Beechworth				Wednesday 8th October					
Benalla		•						_	
Bendigo				Tues	day, 16	th Sept	em ber		
Campordown						17th D		ər	
Casterton	•••		••			0th No			
Castlemaine	•••					th Dece			
Charlton						8th Oc			
Colao			• • • • • • • • • • • • • • • • • • • •						
Daylesford	••			Tuesday, 16th December Tuesday, 2nd December					
Donald			••	Wednesday, 15th October					
Echuca	••		••	Tuesday, 25th November					
Geelong	••		••	Tuesday, 9th September					
Hamilton	• • •		••	Wednesday, 19th November					
Horsham	• • •		••	Tuesday, 21st October					
	••		••			, 22nd (-	
Kerang Korumburra	••		••		-	10th S			
Kyneton	. 		••			17th I			•
•	•••					, 17th S			
Mansfield	• • •		• •			10th S			
Maryborough	••		••			, 1st Og			
Melbourne	••		••			, 5th N		er	
Mildura	••	,	••			, 22nd			
Nhill	• •		• •			, 8th O			
Numurkah	••		••			, 12th I		har	•
Omeo	• • •		••			6th Nov			
Ouyen	• • •		• •	Inu	raday,	0011 74 OA	ешыы		
Sale	••		••	TIT - 4		, 29th C	· Votobor	_	
Sea Lake	••.		••						
Seymour	• •		• •			5th Nov 4th Oct			
Shepparton	••		••			lith Se			
St. Arnaud	• •		• •	Thu	rsday,	1111 26	Бенти	;F	
Stawell			••	m1 .				_	
Swan Hill	• •		• •			23rd Oo			
Traralgon	• •		• •			8th Nov			
Wangaratta			• •	Tue	soay, 1	lth Nov	ember		
Warracknabea	l		••	mi		na 0	-	-	
Warragul	• •		· • •			2nd Oct		^=	
Warrnambool	• •	•	••			lith Se			
Wonthaggi	• •		• •			6th Nov			
Yarram Yarra	m		••	Thu	rscay,	6th Nov	emper		

udges.

OURTS	OF MIN	E S	.—Dates	fixed	bу	the	J
J	Сопит	e O	HER JUST	ICB.			
Melbourne	:.		_		-	-	•
	ABA:	BAT	DISTRICT.				
Ararat			Wednesda	y, 1st	Octob	er	
Stawell	••			_		_	_
Spawer 11			. D				
	BALL		DISTRICT		+_	. h	
Ballarat	••	••	Tuesday,	100n Ø	өрсөп	IDEL	
	Веесн	WOR	rn Distric	T.			
Beechworth	• •		Wednesda	y, 8th	Octo	ber	
Benalla						-	
Mansfield			Wednesde	ay, 17tl	h Sep	tem	ber
	Bunn	bigo	DISTRICT				
Bendigo			Tuesday,	16th S	epten	ber	
•	CASTLE	MAD	NE DISTRI	or.			
Castlemaine			Tuesday.	16th I)ecem	ber	
Heidelberg (at	Melbournel				_	-	
Hepburn (Dayl			Tuesday,	2nd D	ecemi	ber	
Kyneton	••		Wednesd				er
•	C+++	~ 7 4 1	od Distric				
	(iII)	SLA			۱. O.	. a b a s	
Bairnsdale	••	• •	Wednesd				
Omeo	••	• •	Wednesd	њу, 120	п 1407	'emi	ЖK
Sale	••	• •					_
Yarram Yarran	n		Thursday	r, 6th N	ioven	ıber	

MARYBOROUGH DISTRICT.

Maryborough

St. Arnaud

.. Wednesday, 10th September

.. Thursday, 11th September

Auction Sales Act 1915.

NOTICE is hereby given that a Special Meeting of Justices will he beld, at the Court House, Mildura, on the 8th day of October, 1919, at Ten a.m., for the purpose of considering applications for Auctioneers' Licences. Dated at Mildura the 29th day of August, 1919.—F. C. P. Hill, Clerk of Petty Sessions.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office, until Twelve o'clock on the days and for the purposes undermentioned.

Particulars may be learnt at this office, and also at the offices named in each instance.

The Board of Land and Works will not necessarily accept the lowest or any tender.

4th September, 1919.

Smythesdale.—State School No. 978, plastering, renovation, papering, &c. Particulars at Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

11th September, 1919.

Removal of residence from Walhalla and re-erection at Thorpdale State School. Particulars at Police Station, Walhalla, and with Inspector of Works, Traralgon. Preliminary deposit, £5. Final deposit, 5 per cent.

Sale.—State School No. 545, remodelling and other works. Particulars at Police Station, Sale, and with Inspector of Works, Bairnsdale. Preliminary deposit, £15. Final deposit, 5 per cent.

Removal of Police Quarters from Queenstown and re-erection as Teacher's residence at State School No. 2096, Don-caster East. Particulars at Police Station, Doncaster, and at State School No. 2096, Doncaster East. Preliminary de-posit, £5. Final deposit, 5 per cent.

Beechworth.—Technical School, Engineering Workshop. Particulars at Police Station, Beechworth. Preliminary deposit, £10. Final deposit, 5 per cent.

West Melbourne.—Additions to Cool Stores, Victoria Dock. Preliminary deposit, £50. Final deposit, 5 per cent.

Yarra Bend.—Hospital for Insane, general renovations, Medical Officer's quarters. Preliminary deposit, £3. Final deposit, 3 per cent.

Portland.—Repairs to old pier. Particulars at Police Station, Portland. Preliminary deposit, £2.

Removal of State School No. 3566, Pental Island, and re-ersetion at Fourteen Mile Plain. Particulars at Public Offices, Beadigo, and Police Station, Swan Hill. Preliminary deposit, 55. Final deposit, 5 per cent.

18th September, 1919.

Mont Park.-Hospital for Insane, erection of two hay sheds. Preliminary deposit, £15. Final deposit, 5 per cent.

Dalmore.-State School No. 4002, new building. Preliminary deposit, £5. Final deposit, 5 per cent.

Removal of residence from Walhalla, and re-erection at State School, Moondarra. Particulars at Police Stations, Walhalla and Sale. Preliminary deposit, £5. Final deposit, 5 per cent.

Meering West.—New school No. 3291. Particulars at Police Station, Kerang. Preliminary deposit, £5. Final deposit, £

Daylesford.—State School No. 1609, new windows and repairs, &c. Particulars at Police Station, Daylesford, and Police Station, Kyneton. Preliminary deposit, £5. Final deposit, 6

Willaura.—State School No. 2662, additional class room, &c. Particulars at Police Station, Hamilton, and with Inspector of Works, Ararat. Preliminary deposit, £5. Final deposit, £

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

ARTHUR ROBINSON, Commissioner of Public Works.

Melbourne, 8rd September, 1919.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c. Tenders, indorsed "Tender for _____," must be lodged, with the preliminary deposit, in the Tenderbox, Railway Offices, Melbourne, at or before Eleven a.m. on the date specified. Particulars at the Contractors' Room, Spencer-street, and as stated.

10th September.—Brake hose pipes, supply of. P.D., ½ per

cent.

10th. September.—Electrically operated "Q.R." truck traversers (complete), supply and erection of two. P.D., £12..

10th September.—Galvanized telegraph wire, Nos. 8 and 12, supply of. P.D., ½ per cent.

17th September.—Subway at Dawson-street, Brunswick, construction of. P.D., £20.

24th September.—Track bonds and cables, supply of. P.D., 1 per cent.

per cent.
15th October.—Crockeryware and glassware, supply of.

P.D., ‡ per cent.
22nd October.—Japanned duck, supply of.

29th October.—Sponge cloths, supply of. P.D., 1 per cent. 29th October.—Sodium acetate (commercial), supply of.

29th October.—Sodium acetate (commercial), supply of. P.D., ½ per cent. 28th November.—Canvas, supply of. P.D., ½ per cent. 3rd December.—Portable electric welding set and accessories, supply of. P.D., ½ per cent. 7th January, 1920.—Canvas, supply of. P.D., ½ per cent. 7th January, 1920.—Wire, steel strand, galvanized, supply of. P.D., ½ per cent.

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.

GEO. H. SUTTON, Secretary.

Forests Act 1915.

OFFERS FOR WATTLE BARK IN STATE FORESTS, ETC., GENOA DISTRICT, 1919.

OFFERS, indorsed "Offers for Wattle Bark, Lot," will be received by Mr. H. W. Bridle, Genoa, up to Twelve noon on Wednesday, 24th September, 1919, for the right to strip and remove wattle bark on and from the following areas. The general conditions will apply in every ease where not expressly stated to the contrary, and special conditions will also apply where provided. Full particulars may be obtained from the officer in charge.

GENERAL CONDITIONS.

No offer will necessarily be accepted.
 The deposit mentioned in each case must accompany each

1. No offer will necessarily be accepted.
2. The deposit mentioned in each case must accompany each tender.
3. Offers must be AT A PRICE PER TON, IRRESPECTIVE OF THE SPECIES OF WATTLE, and the bark must be weighed at the weighbridge named in each case, or at a weighbridge approved by the officer in charge and at the expense of the licensee. Duplicate weighbridge tickets must be provided, and if so directed by him, the bark must be weighed in the presence of the officer in charge.

4. Royalty must be paid in two instalments, the first payment covering all bark removed by 3rd December, 1919, and the second payment covering all bark removed by 28th February, 1920, by which latter date all work must cease, and all bark, stripped or otherwise, remaining on the area after that date shall be the property of the Crown.

5. No tree shall be felled or stripped on any beauty spot, picnic ground, or on any portion of any area which the officer in charge points out as not to be operated upon, and no particular tree, specially marked by him to remain standing, shall be felled or stripped, wherever situated.

6. No tree shall be felled so as to fall into any watercourse, or to obstruct any road or track.

7. No tree of less than 5 inches diameter at a height of 2 feet from the ground shall be stripped when of the black or feather-leaved variety, or less than 2½ inches in diameter at a height of 2 feet from the ground when of the broad-leaved species, unless otherwise stated herein, and wherever a size limit is mentioned it shall be at a height of 2 feet from the ground. Notwithstanding this, trees of any diameter may be stripped with the express permission of the officer in charge, if diseased, or for other, in his opinion, valid reason.

8. The whole work to be done under the supervision of the officer in charge, and in accordance with his instructions.

9. Bark must be properly bundled, securely tied, and stacked in heaps of not less than 10 cwt., in clear places only, and the licensee must take every reasonable precaution

11. Camps must be fixed and fires lighted only in such places as shall be pointed out by the officer in charge, and the licensee shall, on demand of that officer, instantly dismiss from his employ any person or persons who shall carelessly use, leave, or light any fire, whether by smoking, cooking, or other operations, or who shall otherwise act in contravention of these conditions. of these conditions.

12. No live tree, other than wattle, must be cut or broken, or firewood used, without the express permission of the officer in charge.

13. The violation of any of the above or following conditions will render the licence null and void, and the Minister of Forests shall have power to absolutely forfeit the whole or part of the deposit to the Crown, and to confiscate to the Crown all bark stripped to date of voidance. The officer in charge, in his discretion, shall have power to instantly suspend operations pending the decision of the Minister of Forests being made known.

H. MACKAY. Conservator of Forests.

State Forests Department, Melbourne, 29th August, 1919.

SCHEDULE.

All bark to be weighed in the presence of the officer in charge.

All bark to be weighed in the presence of the omicer in charge.

Lot 1.—Allotments 25A and 25B, parish of Wangarabell. Black wattle, first quality, about 5½ tons, size limit 4 inches diameter. Deposit £1.

Lot 2.—Allotment 40, parish of Wangarabell. Black wattle, first quality, about 4 tons, size limit 4 inches diameter. Deposit 10B.

Lot 3.—Allotment 2B, north of allotment 17, parish of Wangarabell. Black wattle, first quality, about 5 tons, size limit 4 inches diameter. Deposit £1.

Lot 4.—Crown land, along eastern branch of Wangarabell Creek, parish of Wangarabell. Black wattle, first quality, about 3 tons. size limit 3 inches diameter. Deposit 10S.

Lot 5.—Allotment 44, parish of Wangarabell. Black wattle, first quality, about ½ tons, size limit 4 inches diameter. Deposit 10S.

Lot 6.—Crown land on forfeited allotment 2 and river frontage, parish of Derndang. Black wattle, first quality, about 2 tons, size limit 4 inches diameter. Deposit 10S.

Lot 7.—Allotment 3K, Dinner Creek Reserve and Crown lands, parish of Wangarabell. Black wattle, first quality, about 3½ tons, size limit 3 inches diameter. Deposit 10S.

Lot 8.—Allotment 3J, parish of Wangarabell. Black wattle, about 12 tons, first quality, size limit 4 inches diameter. Deposit 10S.

Lot 8.—Allotment 3J, parish of Wangarabell. Black wattle, about 12 tons, first quality, size limit 4 inches diameter. Deposit £1.

Deposit £1.

Lot 9.—South of allotment 16 in south of parish of Wangarabell. Black wattle, first quality, about 2 tons, size limit 4 inches diameter. Deposit 10s.

Lot 10.—Allotment 19, parish of Wangarabell. Black wattle, first quality, about 1 ton, size limit 3 inches diameter. Deposit 10s.

Lot 10.—Allotment 19, parish of Wangarabell. Black wattle, first quality, about 1 ton, size limit 3 inches diameter. Deposit 10s.

Lot 11.—Frontage to Inner Lake and Double Creek, and its near vicinity, parishes of Mallacoota and Wau Wauka West. Black wattle, first quality, about 7½ tons, size limit 4 inches diameter. Deposit £2.

Lot 12.—Frontage to Outer Lake and Little River, and their near vicinity, parish of Wau Wauka West. Black wattle, first quality, about 10 tons, size limit 4 inches diameter. Deposit £4.

Lot 13.—South of allotment 17, parish of Mallacoota. Black wattle, first quality, about 1½ tons, size limit 4 inches diameter. Deposit 10s.

Lot 14.—Along Upper Maramingo Creek and its tributaries, parish of Wurrin. Black wattle, first quality, about ½ tons, size limit 3 inches diameter. Deposit 10s.

Lot 15.—On frontage of Genoa River and Mangan Inlet, through allotments 5, 5A, and 5B, parish of Maramingo. Black wattle, first quality, about ½ tons, size limit 3 inches diameter. Deposit 10s.

Lot 16.—Camping reserve on west side of Wallagarough River and frontage to Wallagarough River, through allotments, 5, 4, parish of Maramingo. Black wattle, first quality, about 3½ tons, size limit 4 inches diameter. Deposit £1.

Lot 17.—In the vicinity of Genoa State School and east of allotment 2c, parish of Maramingo. Black wattle, about 6 tons, first quality, size limit 4 inches diameter. Deposit £2.

Lot 18.—On public reserve at Maramingo Creek and west of allotment 10, parish of Maramingo. Black wattle, first quality, about 3 tons, size limit 4 inches diameter. Deposit £2.

Lot 19.—Frontage to Outer Lake, through allotment 11, and frontage to Dowels River, parishes of Wau Wauka and Wau

Lot 19.—Frontage to Outer Lake, through allotment 11, and frontage to Dowels River, parishes of Wau Wauka and Wau Wauka West. Black wattle, first quality, about 3 tons, size limit 3 inches diameter. Deposit £1.

Lot 20.—Frontage to Maramingo Creek and eastern branch of latter creek, allotment 10, section C, parish of Maramingo. Black wattle, first quality, about 10 tons, size limit 4 inches diameter. Deposit £2.

Lot 21.—On camping reserve, at Maramingo, allotments 16 and 18, parish of Maramingo. Black wattle, first quality, about 14 tons, size limit 3 inches diameter. Deposit 10s.

Lot 22.—Along Wingan River, through parishes of Karlo and Bralak. Black wattle, first quality, about 14 tons, size limit 4 inches diameter. Deposit f1.

Forests Act 1915.

Forests Act 1915.

OFFERS FOR WATTLE BARK IN STATE FORESTS, ETC., STAWELL AND BEAUFORT DISTRICTS.

OFFERS, indorsed "Offers for Wattle Bark, Lot " and addressed to the Conservator of Forests, Melbourne, will be received at this office, up to Twelve noon on Saturday, 20th September, 1910, for the right to strip and remove wattle bark on and from the following areas. The general conditions hereunder will apply in every case where not expressly stated to the contrary, and special conditions will also apply where provided. Full particulars may be obtained from the officer in charge in each case, or on application to the Department. tion to the Department.

GENERAL CONDITIONS.

No offer will necessarily be accepted.
 The deposit mentioned in each case must accompany each

tender.

tender.

3. Offers must be AT A PRICE PER TON, IRRESPECTIVE OF THE SPECIES OF WATTLE, and the bark must be weighed at the weighbridge named in each case, or at a weighbridge approved by the officer in charge, and at the expense of the licensee. Duplicate weighbridge tickets must be provided, and, if so directed by him, the bark must be weighed in the presence of the officer in charge.

4. Royalty must be paid in two instalments, the first payment covering all bark removed by 3rd December, 1919, and the second payment covering all bark removed by 28th February, 1920, by which latter date all work must cease, and all bark stripped or otherwise, remaining on the area after that date

1920, by which latter date all work must cease, and all bark, stripped or otherwise, remaining on the area after that date shall be the property of the Crown.

5. No tree shall be felled or stripped on any beauty spot, pienic ground, or on any portion of any area which the officer in charge points out as not to be operated upon, and no particular tree, specially marked by him to remain standing shall be felled or stripped, wherever situated.

6. No tree shall be felled so as to fall into any water-course, and where required by the

or to obstruct any road or track, and, where required by the Conservator of Forests or his authorized deputy, all trees felled and stripped must be felled clear of the stump, and not

felled and stripped must be felled clear of the stump, and not left hanging on the stump.

7. No trees of less than 5 inches diameter at a height of 2 feet from the ground shall be stripped when of the black or feather-leaved variety, or less than 2½ inches in diameter at a height fo 2 feet from the ground when of the broad-leaved species, unless otherwise stated herein, and wherever a size limit is mentioned it shall be at a height of 2 feet from the ground. Notwithstanding this, trees of any diameter may be stripped with the express permission of the officer in charge, if diseased, or for other, in his opinion, valid reason.

8. The whole work to be done under the supervision of the officer in charge, and in accordance with his instructions.

8. The whole work to be done under the supervision of the officer in charge, and in accordance with his instructions.

9. Bark must be properly bundled, securely tied, and stacked in heaps of not less than 10 cwt., in clear places only, and the licensee must take every reasonable precaution against fire.

A space of at least 40 feet round each stack must be cleared of creek and subbish

of grass and rubbish.

10. No bakk must be removed without the express permis-

10. No bark must be removed without the express permission of the officer in charge.

11. Camps must be pitched and fires lighted only in such places as shall be pointed out by the officer in charge, and the licensec shall, on demand of that officer, instantly dismiss from his employ any person or persons who shall carelessly use, leave, or light any fire, whether by smoking, cooking, or other operations, or who shall otherwise act in contravention of operations, or who shall otherwise act in contravention of these conditions.

12. No live tree, other than wattle, must be cut or broken, or firewood used, without the express permission of the officer

or firewood used, without the express permission of the olicer in charge.

13. The violation of any of the above or following conditions will render the licence null and void, and the Minister of Forests shall have power to absolutely forfeit the whole or part of the deposit to the Crown and to confiscate to the Crown all bark stripped to date of voidance. The officer in charge, in his discretion, shall have power to instantly suspend operations pending the decision of the Minister of Forests being made known.

H. MACKAY,

H. MACKAY. Conservator of Forests.

State Forests Department, Melbourne, 29th August, 1919.

SCHEDULE.

Stawell District.

Officer in Charge-R. S. Code, Stawell.

Lot 1.—Ararat Reserve, east from Ararat-Stawell railway line. Golden wattle, first quality, about 3 tons, size limit 2 inches diameter. Weighbridge, Ararat. Deposit £1..

Lot 2.—Crown lands, parishes of Stawell and Illawarra. Golden wattle, first quality, about 3 tons, size limit 1½ inches diameter. Weighbridge, Stawell. Deposit £1.

Lot 3.—Parishes of Warung and Ledcourt, frontages to Little Wimmera River and Brigg's Creek. Black wattle, first quality, about 4 tons, size limit 4 inches diameter. Weighbridge, Stawell or Glenorchy. Deposit £2.

Lot 4.—Farishes of Wartook and Dollin, frontages to McKenzie River and Distribution Paddock. Black wattle, first quality, about 3 tons, size limit 4 inches diameter. Weighbridge, Stawell or Horsham. Deposit £2.

Lot 5.—Parishes of Tyar and Lambruk, frontages to Glenelg River, from Hyne's Crossing down stream to Ferguson's Crossing. Black wattle, first quality, about 4 tons, size limit 4 inches diameter. Weighbridge, Cavendish or Hamilton. Deposit £2. Deposit £2.

Deposit £2.

Lot 0.—Grampians State Forest, parish of Burrong North, frontages to McKenzie River and adjoining forest. Black wattle, first quality, about 20 tons, size limit 4 inches diameter. Weighbridge, Stawell or Horsham. Deposit £7.

Lot 7.—Grampians State Forest, parish of Wing Wing West, from Elliot's Mustering Paddock fence to Forest boundary. Black wattle, first quality, about 10 tons, size limit 4 inches diameter. Weighbridge, Cavendish or Dunkeld. Deposit £5.

Deposit £5.

Lot 8.—Grampians State Forest, parishes of Boreang East and Jalur, localities of Castle Rock and Stony Rises. Black wattle, first quality, about 25 tons, size limit 5 inches diameter. Weighbridge, Dunkeld or Cavendish. Deposit £7.

Beaufort District.

Officer in Charge-T. D. Bailes, Beaufort.

Officer in Charge—IT. D. Bailes, Beaufort.

Lot 9.—Parish of Eversley, on northern face of Ben Nevis, between Hickman's and the Springs. Black wattle, first quality, about 6 tons, size limit 3 inches diameter. Weighbridge, Elmhurst. Deposit £3. Stripping to be completed before 30th November, 1919.

Lot 10.—Mt. Cole State Forest, between T. Stanfield's and Phillipson's Creek (Flat Top), parish of Glenpatrick. Silver wattle, first quality, about 10 tons, size limit 3' inches diameter. Weighbridge, Elmhurst. Deposit £2.

Lot 11.—Langi Kal Kal Reserve. Silver wattle, first quality, about 10 tons, size limit 2½ inches diameter. Weighbridge, Beaufort. Deposit £2.

TENDERS FOR GRAZING LANDS.

For the Period 1st October, 1919, to 30th September, 1920. 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 Noon on Monday, 29th September, 1919.

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 Noon on Monday, 29th September, 1919, 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 121 of the Land Act 1915 Every neence granted under section 121 of the Land Act 1915 shall be subject to the conditions set forth in the Schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

CONDITIONS.

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Acts, except under the 121st section of the Land Act 1915, 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 1915, or for mining purposes.

may'be reserved under section 10 of the Land Act 1915, 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

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 theren comprised for depasturing purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Ministry force and require the second required. sion 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 the authority in writing by the Minister, is forbidden.

8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip-panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.

9. That where improvements are authorized under section 123 the Land Act 1915 the licensee shall notify, on completion,

9. That where improvements are authorized under section 123 of the Land Act 1915 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 Gazette, purporting to declare that the Governmor 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 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 licenses obsell 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 licenses 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 twelve months from 1st October, 1919, to

specified, be for twelve months from 1st October, 1919, to 30th September, 1920.

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 addrissed to the Secretary for Lands (Tender-box), Melbourn

5. The highest or ar tender not necessarily accepted.

6. Tenderers must we their full name, occupation, and ordinary postal address.

7. The areas are given as more or less, and all appropriated.

7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are

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 124, Land Act 1915.

Plans can be seen and information may be obtained in this

Section 121, Land Act 1915, provides:—

1. Where a licensee under section 121 of the Land Act 1915 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. passing 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 trespace by such cattle, sheep, or other

FRANK CLARKE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 1st September, 1919.

Lot 1 (Block 11322).—Area 893 acres, allotments 49, 49A, parish of Keelangie, formerly held by Joseph Smedley.—

Lot 1 (Block 11322).—Area 893 acres, allotments 49, 494, parish of Keelangie, formerly held by Joseph Smedley.—(Beechworth, 0256/187.)

Lot 1a (Block 11304).—Area 3,700 acres, being grazing blocks 15 and 16; county of Bogong.—(Beechworth, 054/187.)

Lot 2 (Block 10885).—Area 1,100 acres, allotments 78, 78a, and 8, section 6, parish of Cudgews, formerly licensed to Meesrs. L. and W. Briggs.—(Beechworth, 0444/121.)

Lot 3 (Block 11258).—Area 8,500 acres, north of block 3, parish of Thowgla, county of Benambra, formerly licensed to N. and J. Gibson.—(Beechworth, 0506/121.)

Lot 4 (Block 11305).—Area 274 acres, allotment 6, section, parish of Bungamero, formerly leased to Michael Waters.—(Beechworth, 1989/29.)

Lot 5 (Block 11306).—Area 1,280 acres, allotment 81, parish of Wyceboo, formerly leased to Claude Denham.— (Beechworth, 1249/35.)

Lot 6 (Block 11307).—Area 16,200 acres, grazing block 16, county of Benambra.—(Beechworth, H.95631.)

Lot 7 (Block 11308).—Area 5,000 acres, grazing block 17, county of Benambra.—(Beechworth, H.95631.)

Lot 8 (Block 11309).—Area 4,800 acres, grazing blocks 22 and 23, county of Benambra.—(Beechworth, H.95631.)

Lot 9 (Block 11310).—Area 1,000 acres, being allotments 7, section 2, 11, section 3, and 32, parish of Tawanga, formerly leased to J. F. Fahey.—(Beechworth, 2319/54.)

Lot 10 (Block 11311).—Area 900 acres, parish of Norongong, block 33.—(Beechworth, H.89354.)

Lot 11 (Block 10551).—Area 1,194 acres, allotment 28, parish of Thologolong, formerly held by W. S. Cheshire.—(Beechworth, 0258/187.)

(Becchworth, U208/187.)

Lot 12 (Block 11312).—Area 2,682 acres, allotments 3, 11, and 12, section 9, parish of Wabonga, and allotment 11, parish of Wabonga South.—(Becchworth, 0342/121.)

Lot 13 (Block 11313).—Area 1,432 acres, allotments 13 and 14, parish of Wabonga South.—(Beechworth, 0342/121.)

Lot 14 (Block 11314).—Area 742 acres, allotments 32a and 34a, parish of Granya.—(Beechworth, 465/29.)

Lot 15 (Block 11315).—Area 559 acres, allotment 50, parish of Gundowring, formerly held by Edward Heffernan.—

of Gundowring, formerly held by Edward Heffernan.— (Beechworth, 409/29.)
Lot 16 (Block 11316).—Area 968 acres, parish of Cudgewa,

Allotments 54 and 54A, formerly held by J. T. Lowden.—
(Beechworth, 503/29.)

Lot 17 (Block 11169).—Area 1,400 acres, being the unoccupied Crown lands in the Township Reserve at Kingower, and also the adjoining reserve for water supply.—(Castlemaine, 0190/121)

Lot 17 (Block 11169).—Area 1,400 acres, being the unoccupied Crown lands in the Township Reserve at Kingower, and also the adjoining reserve for water supply—(Castlemaine, 0199/121.)

Lot 18 (Block 8806).—Area 378 acres, parish of Wyuna, section 8, being the Old Ardgray Common on the Goulburn River.—(Echuca, 0262/121.)

Lot 19 (Block 2715).—Area 108 acres, parish of Turrumberry, south of McDonald Closer Settlement Estate, and north of allotment 20, section 4, being 102nd section reserve.—(Echuca, 038/121.)

Lot 20 (Block 11032).—Area 290 acres, parish of Wormbete, being allotment 16, adjoining the Mt. Moriac-Wensley-dale railway line.—(Geelong, 0276/121.)

Lot 21 (Block 10902).—Area 50 acres, Duck Island, in Swan Bay, parish of Paywit. The removal of guano or other material is strictly prohibited.—(Geelong, 0295/121.)

Lot 22 (Block 9916).—Area 1,280 acres, being blocks 71 and 72, parishes of Kaladbro and Ardno, county of Follett (border territory), formerly licensed to Messres. MacKinnon Bros. The successful tenderer will have the right of renewal for a further period of two years.—(Horsham, 0477/121.)

Lot 23 (Block 9917).—Area 800 acres, allotment 63, parish of Ardno (border territory), formerly held by M. M. Mackinnon. The successful tenderer will have the right of renewal for a further period of two years.—(Horsham, 056/187.)

Lot 24 (Block 11317).—Area 90 acres, parish of Toolong-rook, being the Crown lands fronting Centre Lake, formerly licensed to J. D. Shiels. The successful tenderer will niterfere with the removal of salt by a licensed person.—(Horsham, 0301/121.)

Lot 25 (Block 11318).—Area 1,100 acres, being the northern portion of the area known as the Marsh, between allotments 16, 17, and 18 of section D, and allotments 29, 30, and 31, section D, parish of Bael Bael. The successful tenderer will have the right of renewal for a further period of two years.—(Kerang, 050/121.)

Lot 26 (Block 11291).—Area 5,800 acres, being the vater reserve adjoining allotment 49, in the parish of Murnungin.—(Melbour

Lot 30 (Block 10451).—Area 284 acres, being the whole of Coode Island, excluding the Quarantine Grounds, Bubonic Plague Hospital, H. Moss: Store Yards, and Harbor Trust Pile Storage and Repairing Yard.—(Melbourne, 0287/121.) Lot 31 (Block 11320).—Area 3,835 acres, allotments 13, 134, 20A, 22, and 33 of section 1, parish of Jinderboine.—(Omeo, T.92599.)

Lot 32 (Block 11292).—Area 30 acres, being the southern portion of allotment 12A (water reserve) in the parish of Corack East.—(St. Arnaud, W.39499.)

Lot 33 (Block 10149).—Area 52 acres, parish of Watchem, being the northern portion of the Lake Watchem Reserve adjoining allotments 25, 25A, and 250.—(St. Arnaud, 0209/121.)

Lot 34 (Block 3601).—Area, 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, 0203/121.)

Lot 35 (Block 11321).—Area 861 acres, parish of Murrindindi, allotments 80, 80, 82, 220, and 22E, formerly held by George and Annie Williamson.—(Seymour, 942/29.)

The following areas are open for tender for the period 1st November, 1919, to the 31st October, 1920. The successful tenderer in each case will have the right of renewal for a further period of four years:—

Lot 36 (Block 27).—Area 28,900 acres, in the parish of Eumana, county of Tambo.—(Omeo, 0324/121.)
Lot 37 (Block 21).—Area 23,940 acres, in the parish of Nappa, county of Tambo, on the Timbarra River.—(Omeo, 0320/121.)

Lot 38 (Block 22).—Area 24,000 acres, in the parish of Mellick-Munjie, between the Timbarra River and Buchan.—

(Omeo, 0323/121.)
Lot 39 (Block 30).—Area 32,000 acres, parishes of Eumana and Timbarra, county of Tambo.—(Omeo, 0322/121.)

INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne NOTICE is hereby given that the estate of Joseph McIrving, of Melbourne, commission agent, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Wednesday, the 10th day of September, A.D. 1919, at the hour of half-past Ten o'clock in the forenoon, for the election of a trustee and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Melbourne this 1st day of September, A.D., 1919.

J. D. MUSTOW, Chief Clerk.

In the Court of Insolvency, Midland District, at Echuca. -NOTICE is hereby given that the estate of William Alfred Müller, of Murchison-road, Rushworth, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Echuca, on Tuesday, the 9th day of September, A.D. 1919, 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 72nd section of the Insolveny Act 1915.

Dated at Echuca this 26th day of August, A.D. 1919.

W. T. TONKS Chief Clerk.

PRIVATE ADVERTISEMENTS.

CITY OF WARRNAMBOOL. REGULATION No. 61.

REGULATION No. 61.

REGULATION of the city of Warnambool, numbered sixty-one, made under section forty-eight (48) of Part X. of the Thirteenth Schedule of the Local Government Act 1915, in force in the city by virtue of a By-law of the above-named city, numbered seventy-two (72), for prescribing the several sums to be paid for licences for hackney carriages, for regulating the manner in which the name of the municipality and the number of each carriage corresponding with the number of the licence shall be displayed thereon, for regulating the conduct of the owners, drivers, and conductors of backney carriages plying within the prescribed space of their several employments, and determining whether such drivers or conductors shall wear any or what badges for regulating by the nature and dimensions of the carriage the number of persons to be carried by hackney carriages, and in what manner such number is to be shown upon each carriage, for fixing the standings of hackney carriages and for fixing the

rates or fares as well for time as for distance to be paid for hackney carriages, and the mode in which such rates or fares are to be painted or marked on every such carriage.

Resolution for passing the above Regulation was agreed to by the Council the 20th day of May, 1919, and confirmed the 17th day of June, 1919.

(Signed) (SEAL)

(Signed) (Signed)

WILLIAM SWINTON, Mayor.
W. E. DOWNING, Councillor.
H. J. WORLAND, Town Clerk.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore carried on by Frank Arnold Groom and Gilbert Bryant at Camberwell-road, Camberwell, as monumental and general stonemasons, under the style of "Groom & Bryant," has been determined as from the date hereof.

Dated this 11th day of August, 1919.

G. BRYANT.

G. BRYANT F. A. GROOM.

NOTICE is hereby given that the partnership heretofore subsisting between Carl August Boldt and Ernst August Boldt, carrying on business as eucalyptus distillers at Spring Gully and Wellsford, Bendigo, under the style or firm of Bendigo Eucalyptus Distillery Works, has been dissolved by mutual consent as from the twenty-sixth day of August, 1919.

Dated this 26th day of August, 1919.

C. BOLDT.

C. BOLDT. E. A. BOLDT.

Murphy and Crowley, 53 Pall Mall, Bendigo, solicitors

NOTICE is hereby given that the partnership lately subsisting between Thomas Jones, James Kelly, and Sydney Britton Wicks, carrying on business at number 378 Flindersstreet, Melbourne, in the State of Victoria, as contractors, was, by mutual consent, dissolved on the twenty-eighth day of August, One thousand nine hundred and nineteen. The said Thomas Jones will continue the business of the late partnership as heretofore, and will receive and pay all debts due to and by the late firm, the said James Kelly and Sydney Britton Wicks having retired therefrom.

Dated the 28th day of August, One thousand nine hundred and nineteen.

Witness to the signature of the said Thomas Jones-W. H. HOLROYD, Sergeant.

' JAMES KELLY.

THOS. JONES.

Witness to the signature of the said James Kelly—Arnold C. Westley, solicitor, Melbourne. SYDNEY B. WICKS.

Witness to the signature of the said Sydney Britton Wicks-

Westley and Dale, 31 Queen-street, Melbourne, solicitors. 4226

Companies Act 1915.

THE COLONIAL BARIUM COMPANY PROPRIETARY LIMITED.

NOTICE OF MEETING OF CREDITORS, PURSUANT TO SECTION 189.

NOTICE is hereby given that a meeting of creditors of the above-named company will be held at the registered office of the company, 396 Flinders-lane, Melbourne, on Monday, the 15th day of September, 1919, at Four o'clock in the afterneon. afternoon.

BUSINESS .- 1. To determine whether an application shall be made to the Court for the appointment of any person as liquidator in the place of or jointly with the liquidator appointed by the company, or for the appointment of a committee of

Dated this 30th day of August, 1919.

4238

F. G. RICHARDSON, Liquidator.

Companies Act 1915.

THE COLONIAL BARIUM COMPANY PROPRIETARY LIMITED.

RESOLUTION PURSUANT TO SUB-SECTION 3 OF SECTION 182. NOTICE is hereby given that at an extraordinary general meeting of the above-named company, held at its registered office, No. 396 Flinders-lane, on Friday, the 29th day of August, 1919, the subjoined extraordinary resolutions were duly passed:—

1. That it has been proved to the satisfaction of the company

1. That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that accordingly the company be wound up voluntarily under the provisions of the Companies Act 1915.

2. That Mr. Frederick George Richardson be appointed liquidator of the company at a remuneration of 5 per centum on the amount of the assets realized by him, exclusive of out-of-pocket fees.

of-pocket fees.
Dated this 30th day of August, 1919.

C. T. STRONG, Secretary.

COLORO (REG.) PROPRIETARY LIMITED.

NOTICE is hereby given that at a general meeting of the above company duly convened and held at number 128 William-street, Melbourne, on the fifteenth day of August, 1919, the following extraordinary resolutions were duly passed, viz.:

1. That the company cannot, by reason of its liabilities, continue its business, and that it is, therefore, advisable to wind

up the company.

2. That Mr. William Roland Thompson, of 128 William-street, Melbourne, accountant, be appointed liquidator of the

Company.

Dated this twenty seventh day of August, 1919.

F. M. DOWNES, Secretary.

Ford, Aspinwall, and DeGruchy, of number 128 Queen-street,
Melbourne, solicitors.

4222

THE BLACK SPUR MOTOR SERVICE COMPANY LIMITED (IN LIQUIDATION).

(IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1915, that a general meeting of the members of the above-named company will be held at 339 Collins-street, Melbourne, on Wednesday, the 8th day of October, 1919, at Twelve o'clock mid-day, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the company disposed of; and of hearing any explanation that may be given by the liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company shall be disposed of.

Dated this 2nd day of September, 1919.

F. W. SPRY, F.I.C.A., Liquidator.

F. W. SPRY and Company, public accountants, 339 Collins-street, Melbourne.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of William John Sanderson, late of 64 Mont Albert-road, Surrey Hills, in the State of Victoria, merchant, deceased (who died on the twenty-second day of October, 1918, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of number 333 Collins-street, Melbourne, in the said State, and Lilian Elizabeth Sanderson, of 64 Mont Albert-road, Surrey Hills aforesaid, spinster, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claim to the said executors, care of the said company, at its beforementioned address, on or before the twenty-second day of October, 1919. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said William John Sanderson, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice.

Dated the first day of September, 1919.

Dated the first day of September, 1919. RIGBY & FIELDING, 60 Market-street, Melbourne, proctors for the said executors

GEORGE AUGUSTINE ROBINSON, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of George Augustine Robinson, late of Burke-road, Camberwell, Catholic clergyman, deceased (who died on the fifth day of July, One thousand nine hundred and nineteen, and probate of whose will was granted on the sixteenth day of August, One thousand nine hundred and nineteen, by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustee, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, at 113 Queen-street. Melbourne aforesaid, on or or before the 4th day of October, One thousand nine hundred and nineteen. And notice is hereby given that after such last-mentioned date the said company will proceed to distribute the assets of the said George Augustine Robinson, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the company shall not be liable for the assets, or any part thereof, so distributed or paid to any person of whose claim it shall not then have had notice.

Dated this 2nd day of September, One thousand nine hundred and nineteen.

GAVAN DUFFY, KING, & CO., of National Trustees Build-DURSUANT to the provisions of the Trusts Act 1915, notice

Dated this 2nd day of September, One chousand nine nunared and nineteen.
GAVAN DUFFY, KING, & CO., of National Trustees Building, No. 125 Queen-street, Melbourne, in the State of Victoria, proctors for the sald company.

4204

NOTICE TO CREDITORS.—RE ROBERT DARLINGTON BUCKLEY (the elder), Deceased.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Robert Darlington Buckley, the elder, late of Lawloit, in the State of Victoria, farmer, deceased (who died on the 22nd day of June, 1919, and probate of whose will was granted to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street. Ballarat, in the said State), are hereby required to send in particulars of such claims to the said company, on or before the 25th day of October, 1919. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said Robert Darlington Buckley, the elder, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company 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 the said company shall not then have had notice.

Dated this 30th day of August, 1919.

J. W. TRUMBLE & PALMER, Nhill, proctors for the said company. DURSUANT to the provisions of the Trusts Act 1915, notice

NOTICE TO CREDITORS AND OTHERS.

NOTICE TO CREDITORS AND OTHERS.

A LL creditors and other persons having any claims against the estate of James Buchanan, late of "Nananook," Clunes, in the State of Victoria, farmer, deceased, intestate (who died on the thirtieth day of April, 1919, and letters of administration of whose estate were, on the eighth day of July, 1919, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State), are hereby required to send in particulars, in writing, of such claims to the said company on or before the 18th day of October next, after which date the said company will distribute the assets of the said 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 or persons of whose claims it shall not then have had notice.

Dated the first day of September, 1919.
HENRY LEWIS LAZARUS, Fraser-street, Clunes, proctor for the said company.

NOTICE.—All persons having claims against the estate of John Batten, late of Collins-street, Melbourne, general printer, deceased, are required to send particulars to the executrix, Isabella Batten, care of the undersigned, before the 20th day of October, 1919, after which day the executrix will proceed to distribute the assets amongst the persons entitled thereto, and will not be liable for assets so distributed to any person of whose claim she shall not then have had notice.

Dated this 20th day of August, 1919.

WILLIAMS & MATTHEWS, 89 Queen-street, Melbourne, proctors for executrix.

proctors for executrix.

NOTICE TO CREDITORS .- RE ALFRED LUIZZI, DECEASED.

URSUANT to the provisions of the Trusts Act 1915, all creditors, next of kin, and others having any claims against the estate of Alfred Luizzi, late of Stephenson-street, Spotswood, in the State of Victoria, milk vendor, deceased, intestate, are hereby required to send particulars, in writing, of such claims to Eliza May Luizzi, the administratrix of the estate of the said intestate, care of the undersigned, on or before the 1st day of October, 1919, after which date the said administratrix will proceed to distribute the assets of the said intestate which shall have come to her hands amongst the parties entitled thereto, having regard only to claims of which she shall then have had notice.

Dated this 26th day of August, 1919.

BACKHOUSE, SKINNER, & HAMILTON, Modern Chambers, No. 317 Collins-street, Melbourne, proctors for the said administratrix. DURSUANT to the provisions of the Trusts Act 1915, all

RE SUSANNAH MARY MEEK, DECEASED.

RE SUSANNAH MARY MEEK, DECEASED.

PURSUANT to the Trusts Act 1915, all persons having claims against the estate of Susannah Mary Meek, late of Malvern-road, Malvern, in the State of Victoria, widow, deceased (who died on the 30th day of November, 1918), are hereby required to send particulars, in writing, of such claims to Arthur Meek, Francis Robert-Meek, and Patrick McVickar, the executors named in and appointed by the will of the said deceased, care of the undersigned, on or before the lat day of October, 1919, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 26th day of August, 1919.

BACKHOUSE, SKINNER, & HAMILTON, Modern Chambers, No. 317 Collins-street, Melbourne, proctors for the said executors.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

P URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of David Charles Chilcott, late of Yabba South, in the State of Victoria, farmer, deceased (who died on the twentieth day of December, 1918, and probate of whose last will and testament was granted to John McDougall, of Katandra, in the said State, farmer, 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 undersigned, Morrissy and Deane, the proctors for the said John McDougall, on or before the seventh day of October, 1919. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said executor will proceed to distribute the assets of the said pavid Charles Chilcott, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor 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 twenty-sixth day of August, 1919.

MORRISSY & DEANE, Dookie, proctors for the said executor.

GORDON JOHN HOLMES, DECEASED.

PURSUANT to the Trusts Act 1915, all creditors and others having any claims against the estate of Gordon John Holmes, formerly of 178 George-street, East Melbourne, in the State of Victoria, but late of 99 Hotham-street, East Melbourne aforesaid, and Temple Court, Melbourne, in the said State, solicitor, deceased, are hereby required to send particulars, in writing, of such claims to The Equity Trustees, Executors, and Agency Company Bimited, of Queen-street, Melbourne aforesaid, the administrator, with the will annexed, of the estate of the said Gordon John Holmes, on or before the sixteenth day of October, 1919, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and it will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the first day of September, 1919.

MARTIN & MARTIN, Equitable Building, Collins-street, Melbourne.

NOTICE TO CREDITORS.—RE JAMES CLEMENS, DECEASED, INTESTATE.

Deceased, Intestate.

Definition of the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of James Clemens, late of Scoresby-road, Bayswater, in the State of Victoria, farmer, deceased, intestate (who died on the 8th day of May, 1919, and letters of administration of whose estate was, on the 14th day of July, 1919, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Elizabeth Clemens, of the same place, widow, the widow of the said deceased), are hereby required to send, in writing, particulars of such claims to the said Elizabeth Clemens, care of the undersigned, on or before the 9th day of October, 1919, after which date the said Elizabeth Clemens will proceed to distribute the assets of the said James Clemens, deceased, intestate, which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and the said Elizabeth Clemens will not be responsible for the assets, or any part thereof, so distributed to any person or persons whose claims she shall not then have had notice.

Dated the 27th day of August, 1919.

HODGSON & FINLAYSON, Collins House, 360 Collinstreet, Melbourne, proctors for the said Elizabeth Clemens. 4235

PURSUANT to the Trusts Act 1915, notice is hereby given that all creditors and persons having any claims or demands upon or against the estate of Isabella Eliza Thomson. formerly of number 36 Princes-street, Newmarket, but late of number 29 Robinson's road, Hawthorn, in the State of Victoria, spinster, deceased (who died on the 23rd day of May, 1919, and probate of whose will was, on the 2nd day of August, 1919, granted by the Supreme Court of Victoria, in its probate jurisdiction, to John Roberts Drake, of number 475 Collins-street, Melbourne, in the said State, solicitor, the executor therein named), are hereby required to send in the particulars of their claims to the said executor, or to the undersigned, his solicitors, on or before the 11th day of October. 1919. And notice is hereby given that after that day 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 shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.

Dated this thirtieth day of August, 1919.

MADDEN, DRAKE, & CANDY, 475 Collins-street, Melbourne, solicitors for the said executor.

RE JOHANN FRIEDRICH AUGUST SCHUMANN, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Johann Friedrich August Schumann, late of Condah, in the State of Victoria, retired farmer, deceased, intestate (who died on the twenty-second day of November, One thousand nine hundred and eighteen, and letters of administration of whose estate have been granted to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the tenth day of October, One thousand nine hundred and nineteen, after which day the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice. PURSUANT to the Trusts Act 1915, notice is hereby given

Dated the 3rd day of September, 1919.

A. C. PALMER & HERALD, Hamilton, proctors for the said The Union Trustee Company of Australia Limited. 4240

NOTICE TO CREDITORS.—RE MARIANNE DAWSON, DECEASED.

DECEASED.

DIRSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Marianne Dawson, late of No. 22 Alfredstreet, Balaclava, in the State of Victoria, widow, deceased (who died on the 2nd day of June, 1919, and probate of whose will was, on the 7th day of July, 1919, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Henry John Hellicar, of 26 Molesworth-street, Kew, in the said State, auctioneer, formerly of Collins-street, Melbourne, in the said State, and John Marshall Finlayson, of Collins House, 360 Collins-street, Melbourne, aforesaid. solicitor, the executors appointed by the said will), are hereby required to send, in writing, particulars of such claims to the said executors. Henry John Hellicat and John Marshall Finlayson, care of the undersigned, on or before the 9th day of October, 1919, after which date the said executors will proceed to distribute the assets of the said Marianne Dawson, deceased, which shall have come to their hands 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 responsible for the assets, or any part thereof, so distributed to any person or persons whose claims they shall not then have had notice. Dated the 27th day of August, 1919.

HODGSON & FINLAYSON, Collins House, 360 Collins-street, Melbourne, proctors for the edid executors.

HODGSON & FINLAYSON, Collins House, 360 Collins-street, Melbourne, proctors for the said executors. 4236

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

NOTICE is hereby given that all persons having any claims or demands against the estate of Alfred John Morgan, late of Fulham, formerly of Longford, in the State of Victoria, grazier, deceased (probate of whose will has been granted to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne), are hereby required to forward particulars thereof to the undersigned, on or before the fifteenth day of October, 1919, after which date the said company will proceed to distribute the assets amongst the persons entitled thereto, having regard only to those claims or demands of which it shall then have had notice: and will not be liable to any person of whose claim or demand it shall not then have had notice.

Dated the thirtieth day of August, 1919.

GEO. H. WISE, Foster-street, Sale, proctor for the said

GEO. H. WISE, Foster-street, Sale, proctor for the said

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff. requiring him to levy certain moneys of the real and personal estate of Octavius William Ponder, of 2 Cromwell-crescent, Hawksburn, gentleman, the said Sheriff will, on Tuesday, the 7th day of October, 1919, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Greville-street, Prahran 'unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Octavius William Ponder, in and to all that the one-fourth undivided share or part in all that piece of land, being part of Crown portion forty, at Prahran, parish of Prahran, county of Bourke, as described in certificate of title, volume 3741. 'folio 748079, of which the said Octavius William Ponder is one of the registered proprietors, as tenant in common with Charles Herbert Ponder, miller; Florence Amelia Buckley, married woman; and Walter Stanley Ponder, gardener. In the Supreme Court of the State of Victoria. -Fi. Fa.

dener.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 2nd day of September, 1919. 4223 THOMAS WOOD, Sheriff's Officer.

In the Supreme Court of Victoria.

In the Supreme Court of Victoria.

NOTICE is hereby given that under and by virtue of a certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of J. J. Parsell, of Telford, the said Sheriff will, on the 6th day of October, 1919, at the hour of half-past Two o'clock in the afternoon, cause to be sold, at the Police Station, Tungamah (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed)—

All the right, title, estate, and interest (if any) of the said J. J. Parsell in and to that piece of freehold land, all those pieces of land being Crown allotments 1828, 1820, parish of Burramine, county of Moira, and being the untransferred portion of the land contained in certificate of title entered in the register-book, volume 2583, folio 516570.

Terms: Cash on the fall of the hammer. No cheques taken.

Dated at Benalla the 29th day of August, 1919. G. D. SMITH, Sheriff's Officer.

In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

OTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of William Henry Middleton, 321 High-street, Preston, grain merchant, the said Sheriff will, on Monday, the 6th day of October, 1919, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold, at the Police Station, 142 Bell-street, Preston (unless the said sheriff be otherwise stayed):—All the-right, title, estate, and interest (if any) of the said william Henry Middleton, in and to all that piece of land being part of Crown portion one hundred and forty-four, at Preston, parish of Jika Jika, county of Bourke, and being the land comprised in the certificate of title in the name of William Henry Middleton, entered in the register-book, volume 3711, folio 742112, together with a right of carriage-way over the roads coloured brown on the map on the said certificate of title.

N.B.—Terms: Cash. No cheques taken.
Dated at Melbourne this 2nd day of September, 1919.

11 the Supreme Court of the State of Victoria.—Fi. Fa.

In the Supreme Court of the State of Victoria. Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hareby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Tarwin Valley Farms Proprietary Limited, the said Sheriff will, on Thursday, the 9th day of October, 1919, at the hour of Two o'clock in the afternoon, cause to be sold, at the Court House, Cobden (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Tarwin Valley Farms Proprietary Limited, in and to all that piece of land being lots 38 to 70, both inclusive, lots 73 to 106, both inclusive, and lots 111 to 118, both inclusive, on plan of subdivision No. 6703, lodged in the Office of Titles, and being parts of Crown allotment 56A, parish of Timboon, county of Heytesbury, together with a right of carriage-way over the roads coloured brown on said plan of subdivision, and being the land described in certificate of title, vol. 4014, fol. 802637.

the land described in certificate of title, vol. 4014, fol. 802637.

N.B.—Terms: Cash. No cheques taken.

Dated at Cobden this lst day of September, 1919.

4102 G. A. L. PAYNE, Sheriff's Bailiff.

MINING NOTICES.

THE CENTRAL RED WHITE & BLUE MINING

THE CENTRAL RED WHITE & BLUE MINING COMPANY NO LIABILITY.

A N Extraordinary Meeting of Shareholders in The Central Red White & Blue Mining Company No Liability will be held at the office of the company, Commercial House, Charing Cross, Bendigo, on Tuesday, 23rd day of September, 1919, at half-past Eleven o'clock a.m.

BUSINESS.—To increase the capital of the company by increasing the amount payable in respect of each of the 32,000 shares existing in the company to such an amount as the meeting shall think fit; to confirm the minutes of the meeting.

J. J. STANISTREET, Manager.

THE SLOANES & SCOTCHMANS UNITED QUARTZ MINING CO. N. L., STAWELL.

NOTICE.—A Call (the 115th) of Threepence per share has been made on the capital of this company, due and payable to me, at the registered office of the company, Mainstreet, Stawell, on Wednesday, the 10th day of September, 1919.

JAMES PATON, Manager.

4194

CATHCART VICTORY GOLD MINES N. L., ARARAT.

NOTICE—A Call (the 77th) of Fourpence (4d.) per share has been made on the capital of this company, due and payable to me, at the registered office of the company, Mainstreet, Stawell, on Wednesday, the 10th day of September, 1010 1919. JAMES PATON, Manager.

BUTTREY'S REWARD GOLD MINING COMPANY NO LIABILITY.

OTICE.—A Call (the 7th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 10th September, 1919.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager. 4167

NORTH NEW MOON COMPANY NO LIABILITY. NORTH NEW MOON COMPANY NO DIABILATI.

NOTICE.—A Call (the 70th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 10th September, 1919.

J. J. STANISTREET

4168 (McColl, Rankin, and Stanistreet), Manager.

THE NEW CHUM GOLDFIELDS COMPANY NO LIABILITY. NOTICE.—A Call (the 36th) of Sixpence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 10th September, 1919.

J. J. STANISTREET

4169 (McColl, Rankin, and Stanistreet), Manager.

THE CENTRAL RED WHITE & BLUE MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 19th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 10th September, 1919.

J. J. STANISTREET

(McColl. Rankin. and Stanistreet), Manager.

(McColl, Rankin, and Stanistreet), Manager.

NEW GOLDEN FLEECE COMPANY NO LIABILITY.

OTICE.—A Call (the 51st) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 10th September, 1019.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

CENTRAL BENDIGO GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 20th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Colonial Bank Chambers, Bendigo, on Wednesday, the 10th September, 1919.

4175 GEORGE F. RAE, Manager.

TYSONS REEF GOLD MINING COMPANY NO LIABILITY. NOTICE.—A Call (the 18th) of Twopence per share has been made on the capital of the company, due and payable at the company's office, Colonial Bank Chambers, Bendigo, on Wednesday, the 10th September, 1919.

GEORGE F. RAE, Manager.

THE CARLTON GOLD MINING COMPANY NO LIABILITY. STEIGLITZ.

NOTICE is hereby given that a Call (No. 42) of One penny has been made, and is due on Wednesday, 10th September, 1918.

H. J. BROWN, Secretary 824 Drummond-street, North Carlton.

MOUNT MURPHY WOLFRAM COMPANY N. L.

OTICE is hereby given that a Call (the 8th) of Three halfpence per share has been made on all the shares of the above company, due and payable at the registered office, 360 Collins-street, Melbourne, on Wednesday, 10th September,

By order of the Board, GEORGE S. ANDERSON, Manager.

RISING STAR EXTENDED GOLD MINING CO. N. L. OTICE is hereby given that a Call (the 36th) of Three-pence per share has been made on all the contributing shares of the above company, due and payable at the regis-tered office, 360 Collins-street, Melbourne, on Wednesday, 10th September, 1919.

By order of the Board, , GEORGE S. ANDERSON, Manager.

4199

MOUNT CUTHBERT NO LIABILITY.

(Incorporated 1916.)

OTICE is hereby given that a Call (the 7th) of Sixpence per share has been made on the increased capital of the above company (making shares 24s. paid up), and is due and payable on Wednesday, 10th September, 1919, as regards shares registered in Australia, to the secretary, 39 Queen-street, Melbourne, and as regards shares registered in London, to E. Habben, Palmerston House, Old Broad-street, London E.C. 4197

W. B. ARNOLD, Secretary.

RIVERINA SOUTH GOLD MINING COMPANY NO LIABILITY.

A CALL (the 35th) of Threepence per share has been made (making £1 5s. 6d. paid up), due and payable to the manager, at the registered office of the company, 60 Queenstreet, Melbourne, on Wednesday, the 10th day of September,

· GEO. E. DICKENSON, Manager.

BENDIGO A.1 GOLD MINES NO LIABILITY. A CALL (the 4th) of One shilling per share has been made on all contributing shares, numbered 23,001 to 83,000 (making 6s. paid up), due and payable at the registered office of the company, 60 Queen-street, Melbourne, on Wednesday, 10th September, 1919.

WALTER C. LONES Management WALTER C. JONES, Manager.

A.1 GOLD MINES NO LIABILITY.

A CALL (the 35th) of One shilling per share has been made on all shares in the company (making 12s. paid up), due and payable at the registered office of the company, 60 Queen-street, Melbourne, on Wednesday, 10th September, GEO. E. DICKENSON, Manager.

MORNING STAR GOLD MINES NO LIABILITY.

CALL (the 17th) of One shilling per share has been made on all shares in the company (making 15s. 6d. paid up), due and payable at the registered office of the company, 60 Queen-street, Melbourne, on Wednesday, 10th September, 1919. GEO. E. DICKENSON, Manager.

MOUNT RANKIN GOLD MINES NO LIABILITY.

A CALL (the 22nd) of Sixpence per share (making 12s. 3d. paid up) has been made on the capital of the company, 47 due and payable at the registered office of the company, 47 Queen-street, Melbourne, on Wednesday, 10th September, 1919.

M. I. MURCHIE, Manager.

KALKALLO MINES NO LIABILITY.

A CALL (the 1st) of Threepence per share (making 1s. 3d. paid up) has been made on the capital of the company, due and payable at the registered office of the company, 47 Queen-street, Melbourne, on Wednesday, 10th September, 1919.

M. I. MURCHIE, Manager.

GOSPORT TIN MINES NO LIABILITY.

A CALL (the 9th) of One shilling per share (making 19s. paid up) has been made on the capital of the company, due and payable at the registered office of the company, 47 Queen-street, Melbourne, on Wednesday, 10th September, 1919.

M. I. MURCHIE, Manager.

THE STANDARD MOLYBDENITE MINING CO. N. L., EVERTON.

A CALL (the 4th) of Two pounds (£2) per share (making the shares fully paid up) has been made upon the contributing shares (new issue) of the above-named company, due and payable at the registered office, 408 Collins-street, Melbourne, on Wednesday, 10th September, 1919.

4200 E. G. MOSS, Manager.

JUNCTION NORTH BROKEN HILL MINE N. L.

JUNCTION NORTH BROKEN HILL MINE N. D.

OTICE is hereby given that a Call (the 13th on the new issue) of Ninepence per share (making the shares 17s. 3d. paid up) has been made on the forty-five thousand (45,000) shares in the company, numbered from 180,001 to 225,000, due and payable at the registered office, 360 Collinsstreet, Melbourne, on Wednesday, 10th September, 1919.

By order of the Board,

EDWIN V. NIXON, Manager.

"Collins House," Melbourne, 30th August, 1919.

MONARCH GOLD MINES NO LIABILITY.

CALL (No. 35) of One penny per share has been made on the capital of the company, due and payable on Wednesday, the 10th day of September, 1919, at the registered office of the company, 406 Collins-street, Melbourne.

Dated at Melbourne the 30th day of August, 1919.

W. A. RENOU, Manager.

KINGSGATE MOLYBDENITE NO LIABILITY.

CALL (the 12th) of Sixpence per share (making 9s. paid up) on all shares in the above company has been declared, and is due and payable to me, at the registered office of the company, 31 Queen-street, Melbourne, on or before Wednesday, the 10th day of September, 1919.

Dated at Melbourne this 1st day of September, 1919.

By order of the Board,

4212 THOMAS ROLLASON, Secretary. KINGSGATE MOLYBDENITE NO LIABILITY

STAR GULLY TIN NO LIABILITY.

NOTICE is hereby given that a Call (the 11th) of Two shillings per share (making shares 16s. paid up) has been made upon the contributing shares in the above company, due and payable to me, at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, the 10th day of September, 1919.

By order of the Board, R. W. STRINGER, Manager. 4214

AJAX NORTH COMPANY NO LIABILITY, DAYLESFORD. ACALL (45th) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 10th September, 1919, at the company's office, 22 Lydiard-street north, Ballarat.

W. M. WILLIAMS, Manager.

AJAX CENTRAL COMPANY NO LIABILITY, DAYLESFORD.

CALL (41st) of Threepence per share has been made on the capital of the company, due and payable on Wed-nesday, 10th September, 1919, at the company's office, 22 nesday, 10th Septemoer, 2007, Lydiard-street north, Ballarat. W. M. WILLIAMS, Manager.

DEVON GOLD MINING COMPANY NO LIABILITY.

A CALL (the 34th) of Twopence per share has been made upon the capital of the company, due and payable at the registered office, 407 Collins-street, Molbourne, on Wednesday, 10th September, 1919.

WM PVALL Manager WM. RYALL, Manager.

ROSE OF DENMARK GOLD MINING COMPANY
NO LIABILITY, GAFFNEY'S CREEK.

NOTICE is hereby given that a Call (the 11th) of Twopence per share has been made, due and payable on
Wednesday, 10th September, 1919, at the company's office, 60
Queen-street, Melbourne. THOS. HAMILTON, Manager. 4233

DALMAYNE COLLIERIES NO LIABILITY. DALMAYNE COLLIERIES NO LIABILITY.

CALL (the 4th) of Sixpence per share has been made on all contributing shares in the company, and is due and payable to me, at the registered office, 395 Collins-streat, Melbourne, on Wednesday, 10th September, 1919.

By order of the Board,

VICTOR MIERS, Manager.

NUGGETTY AJAX GOLD MINING COMPANY

NO LIABILITY.

CALL (the 96th) of Threopence per share has been made on the capital of the company, due and payable at the company's office, National Mutual Building, 395 Collins-street, Melbourne, on Wednesday, 10th September, 1919.

4242

J. C. BELL, Manager.

GLENGARRY GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 14th) of Two-

OTICE is hereby given that a Call (the 14th) of Twopence per share has been made on the uncalled capital
of the company, due and payable to the manager, at the
registered office, 438 Little Collins-street, Melbourne, on Wednesday, 10th September, 1919. H. E. CONNOLLY.

H. E. CONNOLLY.

THE SLOANES & SCOTCHMANS UNITED QUARTZ

MINING CO. N. L., STAWELL.

OTICE is hereby given that all shares forfeited for nonpayment of the 114th (August) call, or any previous
call, will be sold by public auction, at the registered office of
the company, Main-street, Stawell, on Friday, the 12th day
of September, 1919, at quarter past Eleven a.m., unless previously redeemed.

JAMES PATON Management

JAMES PATON, Manager. 4154 CATHCART VICTORY GOLD MINES N. L., ARARAT.

OTICE is hereby given that all shares forfeited for nonpayment of the 76th (August) call, or any previous
call, will be sold by public auction, at the registered office of
the company, Main-street, Stawell, on Friday, the 12th day
of September, 1919, at Eleven o'clock a.m., unless previously
redeemed.

JAMES PATON, Manager. 4155

JAMES PATON, Manager.

MOUNT MURPHY WOLFRAM COY. N. L.

NOTICE is hereby given that all shares on which the 6th or previous calls remain unpaid, will be sold by public auction, in the Vestibule of the Stock Exchange, Collins-street, Melbourne, on Saturday, 13th September, 1919, at half-past Eleven o'clock a.m., unless previously redeemed.

By order of the Board,

GEORGE S. ANDERSON, Manager.

4198

RISING STAR EXTD. GOLD MINING CO. N. L. NOTICE is hereby given that all shares on which the 35th or previous calls remain unpaid will be sold by public auction, in the Vestibule of the Stock Exchange, Collins-street, Melbourne, on Saturday, 13th September, 1919, at half-past Eleven o'clock a.m., unless previously redeemed. 4196 GEORGE S. ANDERSON, Manager.

MOUNT CUTHBERT NO LIABILITY.
(Incorporated 1916.)

N OTICE is hereby given that all shares in the above company forfeited for non-payment of the sixth call on the increased capital of Sixpence per share (due and payable 13th August, 1919), and/or any prior calls, will be sold by public auction, at the Stock Exchange, Collins-street, Melbourne, on Friday, 12th September, 1919, at 11.30 a.m., unless previously redeemed. redeemed.

By order of the Board, W. B. ARNOLD, Secretary.

RIVERINA SOUTH GOLD MINING COMPANY NO LIABILITY.

A LL shares included in numbers from 1 to 60,000, on which the 34th call of Threepence per share remains unpaid, are forfeited, and will be sold by public auction, in the Vestibule of the Stock Exchange, Melbourne, on Tuesday, the 16th day of September, 1919, at half-past Eleven o'clock a.m., unless previously redeemed.

GEO. E. DICKENSON, Manager. 60 Queen-street, Melbourne.

AJAX CENTRAL COMPANY NO LIABILITY,
DAYLESFORD.

A LL shares on which the 40th call of Threepence per
will be sold by public auction, at half-past Twelve p.m., at
the Mining Exchange, Ballarat, on that date.

W. M. WILLIAMS, Manager.

22 Lydiard-street north, Ballarat.

AJAX NORTH COMPANY NO LIABILITY, DAYLESFORD.

A LL shares on which the 44th call of Threepence per share remains unpaid on Tuesday, 16th September, 1919, will be sold by public auction, at half-past Twelve p.m., at the Mining Exchange, Ballarat, on that date.

W. M. WILLIAMS, Manager.

22 Lydiard-street north, Ballarat.

22 Lydiard-street north, Ballarat.

Companies Act 1915.—Tenth Schedule.

MEMORIAL FOR REGISTRATION OF FEDERATION TIN NO LIABILITY.

THE undersigned, hereby make application to register the provisions of Part II. of the Companies Act 1915.

1. The name of the company is to be "Federation Tin No Liability."

2. The place of constitutions.

Liability."

2. The place of operations is at South Heemskirk, Tasmania.

3. The registered office of the company will be situated at 31 Queen-street, Melbourne.

4. The value of the company's property, including claim, is Sixty thousand pounds.

5. The number of shares in the company is One hundred and twenty thousand, of One pound each.

6. The number of shares subscribed for is One hundred and five thousand.

7. The name of the manager is Reginald William Stringer.
8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date are as follows:-

Names, Addresses, and Occupations. Number of Shares. James Hercules Stewart Munro, Zeehan, Tasmania, storekeeper...
Walter John Toohey, 125 Queen-street, Melbourne, solicitor
Thomas William Horton, "Myoora," Toorak, in-500 vestor

Edwin Harold Flack, 128 William-street, Melbourne, accountant
Valentine John Saddler, Flinders-lane, Mel-500 500 bourne, investor Alexander Campbell, Bay-street, Sandringham, Alexander Campoen, 22, 3..., investor Reginald William Stringer, 31 Queen-street, Melbourne, manager of companies (in trust for shareholders) ... Reginald William Stringer, 31 Queen-street, Melbourne, manager of companies (in trust for company) 102,000 for company) 15,000

Dated this second day of September, One thousand nine hundred and nineteen.

, R. W. STRINGER, Manager. Witness to signature—C. A. Evans.

I, REGINALD WILLIAM STRINGER, do solemnly and sincerely declare that—

1. I am the manager of the said intended company

2. The above statement is, to the best of my belief and know-ledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me, at Melbourne, this second day of September, One thousand nine hundred and nineteen—WM. H. WADDELL, J.P.
Arthur Phillips, solicitor, 60 Queen-street, Melbourne. 4215

MOUNT PELJON COMPANY NO LIABILITY, TASMANIA.

NOTICE is hereby given that the registered office of the above company is situate at 125 Queen-street, Melbourne, and that Mr. James Mackay has been appointed manager, vice Mr. J. McKinley Wilson, 395 Collins-street, Melbourne, resigned signed.

C. E. B. FARNBACH EDWARD JOHNSTONE, Directors. JAMES MACKAY, Manager. 4208

BARRAKEE WOLFRAM COMPANY NO LIABILITY. NOTICE is hereby given that John Jepson Stanistreet has been appointed manager of the above-named company, and that the registered office of the above-named company is situated at Commercial House, Bendigo.

Dated at Bendigo this 20th day of August, 1919.

A. LOWNDES,

Directors.

INSOLVENCY NOTICES.

The Insolvency Act.—In the Court of Insolvency, Melbourne District.

District.

A. FIRST and Final Dividend is intended to be declared in the matter of Richard Henry Wills, of Wonthaggi, in the State of Victoria, engine-driver, whose estate was sequestrated on the 22nd day of November, 1918. Creditors who have not proved their debts by the 18th day of Soptember, 1919, will be excluded.

Dated at Melbourne this 3rd day of September, 1910.

T. C. WALKER, assignee, Collins House, 360 Collins-street. Melbourne.

The Insolvency Act 1915 .- In the Court of Insolvency,

Melbourne,
THIRD and Final Dividend is intended to be declared in A the matter of Alfred Scott, of High-street, Malvern, butcher, whose estate was assigned on 5th August, 1918. Creditors who have not proved their debts by 17th September, 1919, will be excluded.

PERCY J. KENT, F.C.P.A., registered trustee, &c., 60 Queenstreet. Melbourne.

street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency.

IVIDENDS are intended to be declared in the undermentioned estates. Creditors who have not proved their debts by the 15th day of September, 1919, will be excluded:—EDWARD JAMES DALTON, of Victoria Market, Melbourne, produce merchant, assigned 28th November, 1917. Second and

final.

WILLIAM MAURICE MOFFATT, of Emerald, storekeeper, assigned 22nd July, 1918. Third and final.

THOMAS BOLLAS, of Footscray, confectioner, sequestrated 8th August, 1919. First and final.

CHARLES HAWARTH, of Lancefield, trading as P. Hannigan & Co., storekeeper, assigned 21st September, 1916. First and final.

Dated this 1st day of September, 1919.

EDWARD W. SMAIL, F.C.P.A., public accountant and registered trustee, Broken Hill Chambers, 31 Queen-street, Melbourne.

4239

IMPOUNDINGS.

NOTICE TO POUNDKEEPERS.

STOLEN or strayed.—Bay pony mare, 13.3, S near shoulder.
Reward.

V. PABST, Vine-street, Bendigo

V. PABST, Vine-street, Bendigo.

NOTICE.

PAIRNSDALE SHIRE POUND.—The yellow steer, white belly, previously advertised as having no visible brand, now shows a faint brand or mark like square (slantway) near rump, piece out top near ear. The roan heifer, previously described as bearing illegible brand near rump, white on belly, now shows a faint brand or sear like P or r off rump, piece off top off ear.

If not claimed and expenses paid, to be sold on 24th September, 1919. JOS. A. TAYLOR, Poundkeeper. 4185-6/8

RALLAN.-Impounded at Ballan.

1 chestnut gelding, white nose, off hind foot white, harness-marked, hobbled, no visible brand

If not claimed and expenses paid, to be sold on 24th September, 1919.

4189-4/

C. A. COOPER Poundkeeper.

BEULAH.—Impounded at Beulah, 27th August, 1919.

1 chestnut draught horse, aged, blaze face, three white legs, no visible

black foal, blaze face, one white foot, no visible brand
black mare, blaze face, three white feet, forelegs crooked, no visible bay pony, aged, star on forehead, rope on neck, black points, no visible brand

If not claimed and expenses paid, to be sold on 26th September, 1919.

4248--7/4

T. H. JACKSON, Poundkeeper.

BRAYBROOK.—Impounded at Braybrook Shire Pound.

1 red heifer, twelve months eld, white belly, no visible brand 1 white heifer, eighteen months old, red ears, few red spots on face

If not claimed and expenses paid, to be sold on 29th September, 1919.

4251-4/

4182-4/

M. THOMSON, Poundkeeper.

BROADMEADOWS.—Impounded at Campbellfield.

1 white gelding, about 16 hands, like X70 near shoulder 1 bay pony gelding, about 14 hands, like N both shoulders

If not claimed and expenses paid, to be sold on 26th September, 1919.

A. OLIVER,

Poundkeeper. 4183-4/

DUNINYONG.—Impounded at Buninyong Shire Pound, by Geo. Horne, of Lal Lal.

1 bay buggy horse, aged, star, black points, mark on near front leg If not claimed and expenses paid, to be sold on 23rd September, 1919.

JAMES BUTLER, Poundkeeper.

BUNYIP SOUTH.-Impounded at Bunyip South.

dark-red heifer, about eighteen months old, notch top both ears, no 1 red heifer, about eighteen months old, notch top off ear, no visible

brand
1 red heifer, two years old, big star, notch off ear, no visible brand
1 white or roan , red on head and neck, piece out top both ears,
no vis.ble brand
1 dark-coloured steer calf, no visible brand
1 red heifer calf, white spot near shoulder, no visible brand
1 red heifer calf, little white, no visible brand

If not claimed and expenses paid, to be sold on 19th September, 1919.

R. H. BENNETT, Poundkeeper. 4178-9/4

CAMPERDOWN.—Impounded at Camperdown, 1st September, 1919, by A. Cameron, from Camperdown Grazing Area.

9 steers and 1 heifer, various colours, slit near eas, back notch off ear, like Z off rump; five wearing Colac badges 1779, 1765, 1782, 221, 1766 1 red and white heifer, no visible brand black and white heifer, top off both ears, back slit near ear, branded

like V
2 red and white steers and 1 red steer, slit near ear, back notch off ear, branded like PR
1 red and white steer, no visible brand
1 white-faced heifer calf, no visible brand
1 strawberry heifer, no visible brand
1 brindle steer, no visible brand
1 protted heifer, no visible brand
1 red and white heifer, no visible brand

If not claimed and expenses paid, to be sold on 30th September, 1919. JAMES LITTLE, Poundkeeper.

4255-12/ CARAMUT.—Impounded at Caramut, by A. McPhee.

I red steer, white tip on tail, no visible brand

If not claimed and expenses paid, to be sold on 26th September, 1919. J. HAYWOOD, Poundkeeper.

OLERAINE.—Impounded at Coleraine.

1 bay horse, star on forehead, no visible brand If not claimed and expenses paid, to be sold on 27th September, 1919.

A. KAINE. Poundkeeper GRAYTOWN,—Impounded at Graytown.

1 brown gelding, aged, star and snip, near fore and hind feet white, white patch on belly, no visible brand

1 black pony gelding, aged, star on forehead, GW near shoulder

If not claimed and expenses paid, to be sold on 23rd September, 1919.

4161-4/8

M. J. FERGUSON. Acting Poundkeeper.

AWKESDALE.—Impounded at Hawkesdale, by the Ranger.

yellow heifer, about one year old, back notch off ear, no visible brand black heifer, about one year old, back notch off ear, no visible brand roan heifer, about one year old, back notch off ear, no visible brand spotted heifer, about one year old, back notch off ear, no visible brand red bull, about one year old, back notch off ear, no visible brand red will, about one year old, white flanks, back notch off ear, no visible brand red and white yearling bull, no visible brand red cow, swallow near ear, no visible brand If not claimed and expenses raid to be sold on 25th Sentamber 1919

If not claimed and expenses paid, to be sold on 25th September, 1919.

4184-8/8

D. HASSETT, Poundkeeper.

UNTLY.-Impounded at Huntly.

1 bay medium draught gelding, white streak on face, off front fetlock white, unshod, like o through triangle on near shoulder 1 bay light draught mare, white star on forehead, unshod, near hind fetlock white

fellock white

1 large black and brindle steer, horns turned downwards, underparts and part of tail white

1 small red steer, top of near ear cut, white underparts, indistinct brand on near rump

1 large red steer, no visible brand

1 small brindle coloured steer, no visible brand

1 small brindle coloured steer, no visible brand

1 small prindle coloured steer, no visible brand

1 small pellow and white steer, no visible brand

2 small red and white steers, no visible brand

2 small red and white steers, no visible brand

2 small red and white brifer, no visible brand

2 small red and white brifer, no visible brand

2 small red and white brifer, no visible brand

2 small roan coloured balls, skin cut under neck, no visible brand

If not claimed and expenses paid, to be sold on 24th September, 1919.

THOMAS HUGHES

4249-13/4

KYABRAM.—Impounded at Kyabram.

1 red steer, about eighteen months old, piece out right ear If not claimed and expenses paid, to be sold on 25th September, 1919.

ELIZABETH CHASTON, 4190-3/4 Poundkeeper.

INTON.—Impounded at Linton, by A. Nicol.

1 black or brown steer, white spots, back quarter out near ear, like R

If not claimed and expenses paid, to be sold on 24th September, 1919.

JOHN MATHESON Poundkeeper

4160-4/

MAFFRA.—Impounded at Maffra.

1 red steer, white on thigh and tail, top off off ear, dewlapped If not claimed and expenses paid, to be sold on 26th September, 1919.

JAS. A. DU MOULIN,

ATHALIA.—Impounded at Nathalia, by J. Oakes.

1 dark-brown bullock, two slits off ear, cocked horns, no visible brand If not claimed and expenses paid, to be sold on 25th September, 1919.

> J. O'BRIEN. Poundkeeper.

QUAMBATOOK.—Impounded at Quambatook.

3 red and white steers, piece out of right ear, no visible brand 1 red steer, piece out of right ear, no visible brand

If not claimed and expenses paid, to be sold on 25th September, 1919.

4252-4/

T. C. HANLEY,

RAYWOOD.—Impounded at Raywood.

1 draught horse, three white legs, white spot on belly, no visible brand

1 brown pony mare, stiff neck 1 celt, progney of the above

If not claimed and expenses paid, to be sold on 26th September, 1919.

4254-5/4

T. J. ENGLISH, Poundkeeper.

4180 - 3/4

4253 - 3/4

SALE.—Impounded at Sale, 23rd streets of Sale. 1 white heifer calf, a off rump	August, 1919, by N. McLean, from	AN YEAN.—Impounde Pound. 1 black and white yearling hei 2 red and white poddies, small	fer, no	visible	brand and		ile s ei	8hire
If not claimed and expenses paid,	to be sold on 26th September, 1919.	1 white poddy, small, red neck 1 red poddy, small, no visible	and h	ead, no	visible b	rand		
41584/8	C. McLEAN, Poundkeeper.	If not claimed and expenses i		be sole	l on 25th J. A.			
SEA LAKE.—Impounded at Sea	Lake, 25th August, 1919.	4181-6/		·	·	Pour	ndke	eper.
 bay horse, medium draught, star been shod, collar-marked, branded If not claimed and expenses paid, 	on forehead, hind fetlocks white, like HH (conjoined) to be sold on 18th September, 1919.	POUNDKEEP! THE GOVERNMENT PRINTER Mentioned sums:—					the	under-
4159—4/	J. A. BAILEY, Poundkeeper.	1919. September 1J. Matheson	•••		··· ···		. 0	a, d, 5 0
ONGALA.—Impounded at Tong	gala.	September 1—M. J. Ferguson September 1—J. A. Bailey	···		··· ···			10 0 5 0
1 red-roan steer, club ear-mark right	es f	September 2—J. O'Brien September 2—J. McArthur						5 0 5 0
1 white-roan heifer, club ear-mark right for claimed and expenses paid, it		September 2-C. A. Cooper						4 6
11 not diameter and expenses plans,	M. HANLON,	September 2—E. Chaston	•••	•••	••		. 0	3 6
4177-4/	Poundkeeper.	September 2—D. Hassett September 2—T. Maher	•••		••	•-•		5 3
TURRIFFImpounded at Turri	iff Slat Angust 1919	September 2-T. Hughes						
To teter F Imposinged at Amir.	n, olde werkness, 1910.	September 2-J. Gilden						0 0
1 bay gelding, hack, black points, lik		September 3-J. Little	•••			•••	1	0 0
If not claimed and expenses paid,		September 3—T. J. English	***	•••	···. ···	•••	-	4 0
4188-,3/4	J. McARTHUR, Poundkeeper.	September 3—J. Haywood			··· ···	٠,,,	-	5 0
1100-70/1			-	ALBEI	T J. M Gover			nter.
WARRACKNABEALImpou	inded at Warracknabeal.	3rd September, 1919.					.,,	•
1 bay pony, like JS near shoulder 1 bay pony, shod, like GM near shou	ilder	CON	TE:	NT8.				
If not claimed and expenses paid, t		Appointments						19 92
	JAMES GILDEA,	Arrivals and departures by se				•••		1996
4250—4/	Poundkeeper.	Certificates-Marine Act 1911	.		•••			1997
WARRAGUL-Impounded at	Warragul Central Pound	Contracts			•••	***		1997
W minima on maponing av	A ministration of the state of	Estates of deceased persons .				•••		20 2 6 2004
1 grey gelding, medium, shod, no vis		Factories and Shops Acts-N						1995
If not claimed and expenses paid, t		Government notices			•••			1995
42473/4	C. S. OGILVY, Shire Secretary.	Health Act 1915-By-law	• .	,,	•••	•••		2003
		Impoundings Insolvency notices			•••			2036
WARRNAMBOOLImpounde	ed at Warrnambool	Lands			•••	.,, 2	2031,	2036
1 red and white bull calf, no visible h	brand	Land Surveyors Act 1915-Ex	amina	tion of	and surv			2004
If not claimed and expenses paid, t at Victoria Market Sale-yards, Warr	to be sold on 17th Sentember, 1919.	Licences to occupy unused ro Licences to occupy water from			•••	,.,		1998
at victoria marage para-juras, venti.	nambool		_		37 s	ice		1998 1998
4221-4/	nambool.		Board	of Wo	KSIVOE		•••	-
	nambool. W. McLENNAN, Poundkeeper.	Melbourne and Metropolitan Mining			·ks—Not 		1995,	0000
	nambool. W. McLENNAN, Poundkeeper.	Melbourne and Metropolitan						2006
Inspector Rogers.	nambool. W. McLENNAN.	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore	 	 		1	•••	1995
1 chestnut mare, unshod, like M near	w. McLENNAN, Poundkeeper. Werribee, 29th August, 1919, by	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore Private advertisements	·· ··	· · · · · · · · · · · · · · · · · · ·		1 	•••	1995 2031
1 chestnut mare, unshod, like M near F 1 brown filly, star, white on near hin	w. McLENNAN, Poundkeeper. Werribee, 29th August, 1919, by r shoulder	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore Private advertisements Proclamations	·· ··	· · · · · · · · · · · · · · · · · · ·	•••	1 		1995
1 chestnut mare, unshed, like M near F 1 brown filly, star, white on near hin 1 bay pony horse, star, black points	W. McLENNAN, Poundkeeper. Werribee, 29th August, 1919, by r shoulder ad coronet, progeny of above	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore Private advertisements Proclamations Public holidays	·· ·· ··	· · · · · · · · · · · · · · · · · · ·		1		1995 2031 2016
1 chestnut mare, unshed, like M near F 1 brown filly, star, white on near hin 1 bay pony horse, star, black points white spot under saddle, like PF n 1 bay pony mare, black points, unshe	W. McLENNAN, Poundkeeper. Werribee, 29th August, 1919, by r shoulder id coronet, progeny of above, , collur-marked, long tail, unshod, lear shoulder od, like N in circle user shoulder	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore Private advertisements Proclamations Public holidays Public service notices Resignations				1		1995 2031 2016 1991 1993 1993
1 chestnut mare, unshed, like M near F 1 brown filly, star, white on near hin 1 bay pony horse, star, black points white spot under saddle, like PF n	W. McLENNAN, Poundkeeper. Werribee, 29th August, 1919, by r shoulder id coronet, progeny of above, , collur-marked, long tail, unshod, lear shoulder od, like N in circle user shoulder	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore Private advertisements Proclamations Public holidays Public service notices Resignations Rules of the Supreme Court				1		1995 2031 2016 1991 1993 1998
1 chestnut mare, unshed, like M near F 1 brown filly, star, white on near hin 1 bay pony horse, star, black points white spot under saddle, like PF n 1 bay pony mare, black points, unshe	W. McLENNAN, Poundkeeper. Werribee, 29th August, 1919, by r shoulder id coronet, progeny of above, , collur-marked, long tail, unshod, lear shoulder od, like N in circle user shoulder	Melbourne and Metropolitan Mining Orders in Council Police sale—Kilmore Private advertisements Proclamations Public holidays Public service notices Resignations	oly Cor			1		1995 2031 2016 1991 1993 1993