

VICTORIA

$f VERNMENT \ GAZETTE.$

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No. 189.

WEDNESDAY, OCTOBER 13.

11920.

PUBLIC 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.

wealth of Australia, ac., ac., ac.

I N pursuance of the provisions contained in Part VII. of the Public Service Act 1915 (6 Geo. V. No. 2713), 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 appoint the days and dates hereunder mentioned to be observed as Public Holidays at the places specified, viz.:—

THURSDAY, THE 14TH DAY OF OCTOBER, 1920, throughout the shire of Huntly;

SATURDAY, THE 16TH DAY OF OCTOBER, 1920, throughout the North Riding of the shire of Huntly;

WEDNESDAY, THE 20TH DAY OF OCTOBER, 1920, throughout the shires of Sheppartont and Talbot, and the North Riding of the shire of Huntly;

THURSDAY THE 21ST DAY OF OCTOBER, 1920, throughout the shire of Shepparton;†

FRIDAY, THE 22ND DAY OF OCTOBER, 1920, throughout the shires of Buninyong and Bungaree;

Wednesday, the 27th day of October, 1920, throughout the shires of Numurkah and Shepparton;†

Wednesday, the 3rd day of November, 1920, throughout the Central Riding of the shire of Borung;

THURSDAY, THE 4TH DAY OF NOVEMBER, 1920, throughout the shires of Corio, South Barwon, and Winchelsea;

SATURDAY, THE 13TH DAY OF NOVEMBER, 1920, throughout the Coleraine and Nareen Ridings of the shire of Wannon;†

FRIDAY, THE 19TH DAY OF NOVEMBER, 1920, throughout the borough of Rutherglen, the shire of Rutherglen, and the Springhurst, Boralma, and North and East Boorhaman Districts of the shire of Wangaratta;

WEDNESDAY, THE 24TH DAY OF NOVEMBER, 1920, throughout the shires of Glenlyon and Winchelsea.

† Agricultural Show.

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

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

By His Excellency's Command,

MATTHEW BAIRD,

Chief Secretary.

GOD SAVE THE KING! No. 189.—October 13, 1920.—17106.—1

BANK HOLIDAYS.

PROCLAMATION

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.

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 the days and dates named hereunder special days to be observed as a Bank Holiday or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to

Bank Holiday:-

FRIDAY, THE 22ND DAY OF OCTOBER, 1920, at Bright and Myrtleford.

Bank Malf-Holidays from the hour of Twelve o'clock noon:-WEDNESDAY, THE 13TH DAY OF OCTOBER, 1920, at Bendigo and Warragul;

THURSDAY, THE 14TH DAY OF OCTOBER, 1920, at Sea Lake;

WEDNESDAY, THE 20TH DAY OF OCTOBER, 1920, at Echuca and Tatura;

FRIDAY, THE 22ND DAY OF OCTOBER, 1920, at Ballarat;

WEDNESDAY, THE 27TH DAY OF OCTOBER, 1920, at Avoca, Mooroopna, and Shepparton;

THUESDAY, THE 28TH DAY OF OCTOBER, 1920, at Sale and Werribeé;

FRIDAY, THE 29TH DAY OF OCTOBER, 1920, at Murtoa;

WEDNESDAY, THE 24TH DAY OF NOVEMBER, 1920, at Colac.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of October, in the year of our Lord One thousand nine hundred and twenty, and in the eleventh 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!

PUBLIC HOLIDAY.—PROCLAMATION AMENDED.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irviue, 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

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 amend the Proclamation made on the 3rd day of August, 1920, and published in the Gazette of the 4th August, 1920, in so far as it relates to the appointment of a Public Holiday throughout the shire of Wycheproof, by the substitution of "Wednesday, the 20th day of October, 1920," for "Thursday, the 21st day of October, 1920."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of October, in the year of our Lord One thousand nine hundred and twenty, and in the eleventh 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!

BANK HALF-HOLIDAY.—PROCLAMATION AMENDED.

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.

I N pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915 (6 Geo. V. No. 2618), the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation amend the Proclamation made on the 20th day of September, 1920, and published in the Gazette of the 22nd day of September, 1920, by substituting "Wednesday, the 20th day of October, 1920," for "Thursday, the 21st day of October, 1920," for "Thursday, the 21st day of October, 1920," as as Bank Half-Holiday from the hour of Twelve o'clock noon, at Wardbayerof. at Wycheproof.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of October, in the year of our Lord One thousand nine hundred and twenty, and in the eleventh year of the reign of His Majesty King George V. W. H. IRVINE. (L.S.)

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE THE KING!

Licensing Act 1915.

DEPARTMENT OF CHIEF SECRETARY.

ORDERS PARTLY REVOKED AND INSPECTORS OF LIGENSING DISTRICTS APPOINTED.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of section 80 of the Lieunsing Act 1915 (6 Geo. V. No. 2683), has, by Order made on the 5th day of October, 1920, cancelled as from the 14th September, 1920, the Order in Council hereunder mentioned in so far as the said Order relates to appointments of certain Inspectors of Lieensing Districts, that is to say:—

The Order in Council of the 13th July, 1920, so far as it elates to the appointments of Charles Thomas Ivey and relates to the appointments of Charles Thoma George Douglas Smith, Sub-Inspectors of Police. .

And further, His Excellency, with the advice aforesaid, has appointed the officers of Police named hereunder to be Inspectors of the Licensing Districts hereinafter specified, as from the 15th September, 1920:—

GEORGE DOUGLAS SMITH, Sub-Inspector of Police, Barkly (Collingwood), Central Fitzroy, Gentral Richmond, Clifton, Clifton Hill, Darling (Collingwood), Jolimont, North Melbourne, North Richmond, South Fitzroy, and South

JAMES PATRICK QUINN, Sub-Inspector of Police, Emerald Hill, Footscray, North Footscray, North Williamstown, Port Melbourne, South Melbourne, and Wyndham.

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

At the Executive Council Chamber, Melbourne, 5th October, 1920.

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 5th day of October, 1920, been pleased to make the undermentioned appointments, viz .:-

DEPARTMENT OF CHIEF SECRETARY.

Registrars of Births and Deaths,

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

Healesville.—WILLIAM BOTHWICK PHILLIPS, fees, from commencement of duty, vice John Cornish, whose resignation has, by Order of the 5th October, 1920, been accepted;

Kiewa.—Thomas Michael Martin, from commencement of duty, vice Benjamin Stewart Cole, whose resignation has, by Order of the 5th October, 1920, been accepted;

- Merbein.-John William Marrows, fees, from commencement of duty:

St. James.—WILLIAM CHARLES G. STEVENS, fees, from commencement of duty, vice John Tracy, who was appointed Registrar, but did not take up duty.

Assistant Inspectors of Fisheries, EDWARD SAMUEL REEVES, CHARLES EDWARD STANBURY, and HANS PETERSON HOLM,

pursuant to the provisions of the Fisheries Acts, to be Assistant Inspectors of Fisheries (Honorary).

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE, Medical Superintendent (Acting),

(Dr.) Rupert George St. John Naylor

to be Medical Superintendent of the Hospital for the Insane, Yarra Bend, from 26th October, 1920, during the absence of (Dr.) John Steell, on leave.

LAW DEPARTMENT-ATTORNEY-GENERAL.

Sheriff's Bailiff, &c.,

JOHN. THORBURN, Constable of Police, Bendigo, to be also a Sheriff's Bailiff and a Bailiff of the County Court

Sheriff's Substitute,

HAROLD LEPLASTRIER JACKSON, 5th Class Clerk, Law De-

(as Registrar of the County Court at Ouyen), appointed by virtue of the provisions of section 91 of the Jurors 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 act and things as the Sheriff is by the said Act authorized or required to do or perform, during the absence on sick leave of Patrick Maloney, 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.

Magistrates,

WILLIAM HUBBARD, Steel's Creek, ROBERT MORGAN, Mernda, LEONARD JOHN FLANNAGAN; Mornington, 'ALFRED FUSSELL, Melbourne, and JAMES MCLAREN, Canterbury,

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

ALFRED GOLDER, Avoca,

to Keep the Peace in the Midland and Western Bailiwicks of the State of Victoria;

BEN LANGFORD, Moe,

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

Commissioner for taking Declarations, &c.,

FRANCIS MÜLLER, Granya,

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 Craire. bourhood of Granya.

Registrar of the County Court, &c., HAROLD LEPLASTRIER JACKSON, Fifth Class Clerk, Law Department,

to act as Registrar of the County Court, Chief Clerk of the Court of Insolvency, and Clerk of Petty Sessions at Ouyen, in accordance with the recommendation of the Public Service Commissioner (section 168 of the Public Service Act 1915, No. 2713), during the absence on sick leave of Patrick Mahoney; to take effect from the date of commencement of duty.

Sworn Valuator,

HAROLD EDWARD BASTINGS, 7A Chapel-street, Windsor, to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act 1915 (No. 2740), for the county of Bourke.

DEPARTMENT OF TREASURER.

Receiver of Revenue and Paymaster,

J. A. GRINLINGTON

to be Receiver of Revenue and Paymaster at Portland, vice E. C. Dotter, relieved.

Collector of Imposts,

A. S. HAUSER

to be a Collector of Imposts at Ballarat, for the purpose of collecting the fees payable on miners' rights issued by him.

Acting Collectors of Imposts, .

G. F. DICKER

to be Acting Collector of Imposts, Penal and Gaols Branch, Chief Secretary's Department, vice H. F. W. Kruger, relieved, in accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. 2713);

F. R. Аввотт

to be Acting Collector of Imposts in connexion with the office of the Curator of Estates of Deceased Persons, during the absence of W. B. House on leave, in accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. 2713).

DEPARTMENT OF LANDS AND SURVEY.

Trustees of Sites,

DAVID MARTIN CHEESMAN and ROBERT HERD

to be Trustees of the land temporarily reserved on the 13th February, 1891 as a site for a Public Hall at Barkly, in the room of Peter Barker and Charles Peck, both deceased;

WILLIAM HENRY RICKARD

to be a Trustee for a term of three years of the land permanently reserved on the 16th March, 1910, as a site for a Public Hall at Curyo, in the room of Alexander McPhee, re-

Member of Committee of Management,

CHARLES CUTHBERT ALLAN GEORGE

to be a Member of the Committee of Management of the Reserve for Watering Purposes and for Public Recreation in the parish of Moorabbin, at Cheltenham, in the room of Francis Martin Scudds, who has ceased to hold office as a councillor of the shire of Moorabbin; provided, however, that the said Charles Cuthbert Allan George shall hold office as a member of such Committee of Management for so long only as he may continue to be a councillor of the shire of Moorabbin.

Bailiff of Crown Lands,

HUBERT EDWARD HARDING, an officer of the State Rivers and Water Supply Commission,

to be a Bailiff of Crown Lands in and for the State of Vic-

DEPARTMENT OF MINES.

Officer of the Fifth Class,

ROBERT GILBERT

to be an Officer of the Fifth Class, First Subdivision, Clerical to be an Omcer of the Fifth Class, First Subdivision, Clerical Division, 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 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 probation for six months. for six months.

DEPARTMENT OF AGRICULTURE.

Inspector of Stock,

In accordance with the provisions of section 5 of Part I. of the Stock Diseases Act 1915,

, ARTHUR SWAN, Constable of Police,

to be an Inspector of Stock (Hick), at Pyramid, as from the 1st August, 1920, vice Samuel Henry Absalom, resigned, and to receive payment of an allowance at the rate mentioned in the Order of the 5th October, 1920.

COMMISSION OF PUBLIC HEALTH.

Public Vaccinators.

HOWARD WOODRUFF LORDING, M.B.,

to be Public Vaccinator for Carnegie;

PERCY GOWAN CLARKE, L.R.C.P.,

to be Public Vaccinator for Mentone;

NORMAN ARTHUR ALBISTON, M.B., to be Public Vaccinator for Port Fairy.

DEPARTMENT OF LABOUR. Chairman, Special Board,

M. BALFF, Esq., J.P., to be Chairman of the Cigar Trade Board constituted under the provisions of the Factories and Shops Acts.

Members of Special Boards,

PICTON HOPKINS,

WILLIAM C. SCURRY, jun., and M. STRICKLAND

to be Members (representatives of employers), and

GEORGE EDWARD CAVANAGH.

GLORGE LOWARD CAYANAGH,
JACK R. FURNESS, and
WALTER B. WILKINSON
to be Members (representatives of employees) of the Fibrous
Plasterers Board constituted under the provisions of the Factories and Shops Acts;

HOWARD F. BROWN, CLAUD V. JANES, and LOUIS: HERBERT SOLOMON

to be Members (representatives of employers), and

MARTIN CHARLES BRADDY, REGINALD GEORGE EVANS, and FRANK RIDER

to be Members (representatives of employees) of the Photographers Board constituted under the provisions of the Factories and Shops 'Acts;

ARTHUR SPRUZEN

to be a Member of the Asphalters Board constituted under the provisions of the Factories and Shops Acts (representative of employers), vice A. B. Woolf, removed;

JOHN F. CURRIE and J. GOURLAY

to be Members of the Jam Trade Board constituted under the provisions of the Factories and Shops Acts (representatives of employees), vice W. J. Carraher and G. E. Fanning, resigned:

ALFRED EDWARD BURTON

to be a Member of the Country Shop Assistants Board constituted under the provisions of the Factories and Shops Acts (representative of employers), vice Colin R. Mackenzie, re-

PHILIP JAMES MULHALL

to be a Member of the Dispensaries Board constituted under the provisions of the Factories and Shops Acts (representative of employees), vice Albert Andrews, resigned;

WILLIAM WINTER STUCKEY

to be a Member of the Fuel and Fodder Board constituted under the provisions of the Factories and Shops Acts (representative of employers), vice David Woodlock, resigned;

JAMES DEVERBUX

to be a Member of the Sewer Builders Board constituted under the provisions of the Factories and Shops Acts (representa-tive of employees), vice W. Lewis, resigned.

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

At the Executive Council Chamber, Melbourne, 5th October, 1920.

APPOINTMENT.

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 12th day of October, 1920, been pleased to make the undermentioned October, 1920, been appointment, viz.:-

DEPARTMENT OF LANDS AND SURVEY.

WILLIAM HENRY CRATE,

to be 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 12th October, 1920.

COMMISSIONER OF THE SUPREME COURT.

HIS Honour the Chief Justice has been pleased to appoint the undermentioned gentleman to be a Commissioner of the Supreme Court of Victoria:— FOR TAKING APPIDAVITS.

Name.	Profession.	Residence.	Jurisdiction.	Duration of Commission (unless revoked).
Norman Bridson Robinson	Barrister and Solicitor	Narrogiu	Western Aus- tralia	Until Commissioner ceases to reside at or near Narrogin or until he ceases to practise the profession of a Barrister and Solicitor there.

Prothonotary's Office, Melbourne, 11th October, 1920.

WM. RICHARDS, Prothonotary.

Infections Diseases Hospital Act 1914. QUEEN'S MEMORIAL INFECTIOUS DISEASES HOSPITAL BOARD.

TRIBNNIAL ELECTION.

I N pursuance of the provisions of the Infectious Discases
Hospital Act 1914 and of Regulations made thercunder,
I hereby declare the following persons to be elected members
of the Board for three years from 16th October, 1920,

Councillor ARNOLD CLOUDSLEY WESTLEY (re-elected) representing the city of Melbourne; Councillor EDWARD JOHN COULSON (re-elected) representing

Group A; Councillor WILLIAM EDWARD CASH (re-elected) representing

Group B; Councillor ALEXANDER GERALD PROUDFOOT (re-elected) re-

presenting Group C; Councillor THOMAS SMITH (re-elected) representing Group D; and

Councillor BENJAMIN JAMES FERDINANDO (re-elected) representing Group E.

E. ROBERTSON, Returning Officer.

24th September, 1920.

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 5th day of October, 1920, accepted the resignations by the persons named hereunder of the offices mentioned and from the dates where stated, viz. :-

DEPARTMENT OF LAW-ATTORNEY-GENERAL

NICHOLAS KENNEDY

as a Sheriff's Bailiff and Bailiff of the County Court at Bendigo.

> DEPARTMENT OF LAW-SOLICITOR GENERAL, ROBERT YOUNG

from the Commission of the Peace for the Western Bailiwick.

DEPARTMENT OF TREASURER.

ROBERT A. EASTWOOD

as an Officer of the Fifth Class, Land Tax Office; to take effect from the 26th September, 1920.

DEPARTMENT OF MINES.

HYMAN HERMAN

as Director, Geological Survey, Professional Division; to take effect from 1st October, 1920.

DEPARTMENT OF LABOUR. DAVID WOODLOOK and COLIN R. MACKENZIE

as Members (representatives of employers) of the Fuel and Fodder, and Country Shop Assistants Boards, respectively;

ALBERT ANDREWS and W. LEWIS

as Members (representatives of employees) of the Dispensaries and Sewer Builders Boards, respectively;

W. J. CARRAHER and G. E. FANNING

as Members (representatives of employees) of the Jam Trade

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

At the Executive Council Chamber, Melbourne, the 5th October, 1920.

Factories and Shops Acts.

MEMBER OF A SPECIAL BOARD REMOVED.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, Ilis 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 5th day of October, 1920, removed

A. B. WOOLF

from the Asphalters Board constituted under the said Acts owing to his absence from the State.

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

At the Executive Council Chamber, Melbourne, the 5th October, 1920.

DEPARTMENT OF LANDS.

TRANSFER OF OFFICER FROM THE PUBLIC SERVICE OF THE STATE OF VICTORIA TO THE PUBLIC SER-VICE OF THE COMMONWEALTH OF AUSTRALIA.

N pursuance of the powers conferred by section 84 of the Commonwealth of Australia Constitution Act, His Excellency the Lieutenant-Governor of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 5th day of October, 1920, consented to the transfer of Mathew Ernest William Glass, an officer of the Clerical Division, Department of Lands and Survey, State of Victoria, to the Public Service of the Commonwealth of Australia, such transfer to date from the 17th Sentember, 1912. transfer to date from the 17th September, 1912.

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

At the Executive Council Chamber, Melbourne, the 5th October, 1920.

APPOINTMENT OF HEALTH OFFICER, HEALTH DEPARTMENT.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons qualified for appointment to the above mentioned position.

Qualifications.—(a) Medical practitioner registered in Victoria; (b) degree or diploma in public health; (c) experience in public health work, including-infectious diseases.

Duties.-(1) To investigate, report, and advise in respect

(a) Outbreaks of infectious disease.
 (b) Sanitary condition and administration of municipal districts.

(c) Hygienic aspects of sanitary matters generally, including dangerous and offensive trades.

(d) Water supplies and wholesomeness of food.

(2) To perform such duties in connexion with the medical inspection of, and the promotion of the health of, school children as are prescribed.

(3) To carry out such medical work as may be required in relation to any departmental hospital, clinic, or sanatorium.

(4) To carry out any duty imposed or conferred by or under the Act, and generally to carry out the instructions of the Commission or Chief Health Officer.

Yearly Salary.-£700, minimum; £750, maximum.

Applications (which should be accompanied by evidence of experience and qualifications, and a statement of date of birth) are required to be lodged at the Office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 29th October, 1920.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

VACANCIES, MEDICAL INSPECTION BRANCH, DEPARTMENT OF PUBLIC INSTRUCTION.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons, who are qualified, for appointment to the undermentioned positions:—

Principal Dental Officer.

Yearly Salary.-£468, minimum; £600, maximum.

Dutics.—(1) Dental treatment of school children. (2) Instruction in dental hygienc. (3) Organization of dental clinics. (4) Investigation of dental problems; and such other duties as may be assigned by the Director or Chief Medical

Qualifications.-Applicants must possess a University qualification in dentistry, and evidence of experience in the treatment of children should be furnished.

Assistant Dental Officer.

Yearly Salary.-£420.

Duties.—The dental treatment of school children, instruction in dental hygiene, carrying out of dental research, and such other duties as may be assigned by the Director or Chief

· Qualifications.—Applicants must possess a University qualification in dentistry, and evidence of experience in the treatment of children should be furnished.

Dental Hygienists (Female) (2).

Yearly Salary .- £130 each.

Duties .- To act as Attendants to the Dental Officer, and to carry out such other duties as may be required by the Director or Chief Medical Officer.

Applications (which should be accompanied by documentary evidence of experience and qualifications and a statement of date of birth) are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 12th November, 1920.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 7th October, 1920.

JUNIOR ASSISTANT, FIFTH CLASS, CLERICAL DIVISION, PUBLIC LIBRARY, DEPARTMENT OF CHIEF SECRETARY.

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

Qualifications.—To have passed an examination of the University of Melbourne (or some examination which the Commissioner may judge equivalent) in at least three languages.

Applications (which should be accompanied by evidence of qualifications, &c.) are required to be lodged at the Office of the Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than Friday, the 15th October,

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 1st October, 1920.

DIRECTOR OF GEOLOGICAL SURVEY, DEPARTMENT OF MINES.

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

Yearly Salary .- £650, minimum; £750, maximum.

Qualifications.—Applicants must have a competent knowledge of Geology, and especially of Mining Geology and Geological Surveying, and must have had experience in administrative work, and be in good health.

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 22nd October, 1920.

By order.

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

SENIOR ENGINEER SURVEYOR, PROFESSIONAL DIVISION, MARINE BOARD, DEPARTMENT OF CHIEF SECRETARY.

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

Yearly Salary.-£600, minimum; £650, maximum. Qualifications-

- (a) The possession of a First Class Engineer's Certi-
- (b) Service as a Chief Engineer in foreign-going steam-ships of not less than 100 nominal horse-power for a period of not less than five (5) years. (c) Practical experience in shipbuilding and effecting
- repairs.
- (d) In view of the demands made upon the occupant of the office, it is requisite that the appointee should be physically suitable to perform the duties of the office, and be in perfect health.

A statement of the duties pertaining to the position may be

obtained from this Office.

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 22nd October 1920. tober, 1920.

By order,

J. B. A. SAYERS,

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

ENSTRUCTOR (MALE), GENERAL DIVISION, NEG-LECTED CHILDREN AND REFORMATORY SCHOOLS BRANCH, DEPARTMENT OF CHIEF SECRETARY.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the General Division of the Public Service of Victoria, who are qualified,

for appointment to the above-mentioned position.

Yearly Rate of Pay.—#184, minimum; £198, maximum.

Duties.—To assist generally in the work of the Boys' Depôt, and to act as a permanent Night Watchman also.

Applications (which should be accompanied by evidence of experience, &c.), are required to be lodged at the Office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 22nd October, 1920.

By order,

J. B. A. SAYERS,

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

FOURTH CLASS CLERK, DEPARTMENT OF PUBLIC INSTRUCTION.

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 position.

tioned position.

Qualifications.-Qualifications.—Applicants should have a thorough know-ledge of the sections of the Public Service Act and the Regula-tions thereunder relating to leave of absence of teachers. They should also be capable of dealing with all matters with regard to the outbreak of infectious diseases in State Schools, and the

observance of Arbor Day and other special days.

Applications (which should be accompanied by evidence of experience, &c.), are required to be lodged at the Office of the Commissioner (Victoria), Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 22nd October 1920. tober, 1920.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

FOURTH CLASS CLERK, COURTS, 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 have passed the Examination for Clerks of Courts, for the

have passed the Examination for Cierks of Courts, for the above-mentioned position.

Applications are required to be lodged at the Office of the Commissioner. Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 22nd October, 1920. By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

VACANCIES IN HIGH SCHOOLS.

THE following advertisement of vacancies in High Schools for 1921 is substituted for that which appeared on page 3028 of the Government Gazette of the 29th September, 1920:—

Applications will be received by the Public Service Comapproximations will be received by the Fublic Service Commissioner (Victoria) from persons, who are qualified, for the undermentioned positions in the Department of Public Instruction, and also for the positions which will be rendered vacant by reason of 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 for advertised vacancies or con-sequential vacancies should indicate the status of the position applied for, and they should also supply the following particulars :--

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

Name of school in which the applicance is an proceed teaching.
 Statement of academic qualifications, with date of passing each subject for degree or diploma.
 Experience in secondary teaching, accompanied, in the case of temporary and outside teachers, by testimonials; applicants should state the list of subjects they have taught, and the standard to which the instruction has been given in these subjects.
 Lists of schools to which appointment or transfer is desired, arranged in order of preference.

VACANCIES.

VACANCIES.

Ararat.—Third Master. Bairnsdale.—Second Master.

, Ballarat.—Assistant in charge (Master); Second Master; Third Master, Second Mistress.

Renalla .- Second Master.

Bendigo.—Assistant in charge (Master); Second Master; Third Master; Second Mistress.

Castlemaine .- Third Master; Senior Mistress, Grade II.

Coburg .- Head Master, Grade III.; Senior Mistress, Grade II.

Colac.—Second Master; Third Master.

Dandenong.—Third Mistress. Echuca.—Third Mistress.

Essendon .- Assistant in charge (Master); Third Master; Second Mistress.

Geelong .- Senior - Master; Second Mistress.

Hamilton .- Third Master; Second Mistress.

Horsham .- Third Master; Second Mistress.

Kerang.-Third Master Leongatha .- Second Mistress.

Mansfield .- Third Master; Second Mistress.

Sale .- Third Master.

Shepparton.—Senior Master; Third Master; Senior Misess, Grade II.

St. Arnaud.-Third Master; Second Mistress.

Stawell .- Third Master

†University.—Second Master; Third Master; Second Mistress; Third Mistress.

Warragul.-Second Master; Second Mistress.

Williamstown .- Senior Master; Second Mistress; Third

Melbourne,—Assistant in charge (Master); Senior Master; Third Master; Second Mistress; Third Mistress.

A teacher of Commercial subjects is required at each of the following schools:— Castlemaine; Echuca; Essendon; Kerang; Ararat:

Kyneton. Such teachers may be appointed to an advertised or to a con-

sequential vacancy,
† Applicants for appointment at the University High School
must give evidence of experience in the training of teachers;
a teacher of Botany and Physiology is required at the University High School.

	YEARL	Y SALARI	IES.		
			Miı	nimum.	Maximum,
Men.				£	£
Head Master, Gra	de III			444	 516
Assistant in charge			ıt	444	 516
Senior Master				420	 492
Second Master				348	 396
Third Master				192	 324
Women.					
Senior Mistress,	Grade	II.		348	 396
Second Mistress			• • •	276	 824
Third Mistress				156	 264

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:

(d) Elementary Science, Physics, Chemistry, Geography, Geology;

Drawing;

(f) Commercial Principles and Practice, Shorthand.

Applicants for the position of Head Master, Coburg High School must give evidence of the possession of special qualifi-

School must give evidence of the possession of special qualifications in organization and management.

Applicants for positions of Senior Masters and Senior Mistresses should be graduates with proved successful experience in secondary teaching, and be capable of teaching a group of subects, for example, Modern Languages, English and History, Mathematics, Physics and Chemistry up to the standard of the School Leaving (Honors) examination. Assistants in charge of departments will be required to organize courses of study in the groups of subjects mentioned above, and under the Head Master they will be required to direct the teaching and study in the groups of subjects mentioned above, and under the Ilead Master they will be required to direct the teaching and examination of their special subjects throughout the school. All assistant teachers, in addition to the teaching of their forms, will be required to undertake such extra school duties (even outside the ordinary hours of teaching), for example, in connexion with games, boards of studies, and the like, as may be assigned by the Head Master. Where school hostels are established, assistant teachers may be required to undertake residential duties connected with the studies and conduct of the boarders at such institutions.

Successful applicants will be required to take up duty on

Successful applicants will be required to take up duty on the 1st February, 1921.

Applications must be lodged at the office of the Public Service Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than 9th November, 1920.

By order,

J. B. A. SAYERS,

Office of the Public Service Commissioner (Victoria), Melbourne, 12th October, 1920.

PUBLIC SERVICE EXAMINATION.

NOTICE is hereby given that an Examination of Male Candidates for appointment to the Clerical Division of the Public Service of the State of Victoria will be held at Melbourne, and at such of the undermentioned places, or elsewhere, provided there is a sufficient number of candidates at such centre, commencing at Nine (9) o'clock a.m., on Wednesday, the 1st December, 1920:—

Ararat	Geelong	Orbost
Bairnsdale	Hamilton	Portland
Ballarat	Horsham	Rutherglen
Beechworth	Inglewood	Sale
Benalla 🔭	Kerang	Shepparton
Bendigo	Kilmore	St. Arnaud
Castlemaine	Kvabram	Stawell
Charlton	Kyneton	Traralgon
Colac	Leongatha	Wangaratta
Corio	Mansfield _	Warracknabea
Daylesford	Maryborough	Warragul
Echuca	Mildura	Warrnambool

Applications, accompanied by evidence of good moral char-Applications, accomplaned by evidence of good moral character and industrious habits, must be lodged at the office of the State Public Service Commissioner, Geological Museum Building, Gisborne-street, Melbourne, on or before Monday, the 1st November, 1920. An application on the proper form must also, on or before such date, be made to the Registrar of the Melbourne University, and candidates must state therein that they have entered for the Public Service Examination, and indicate the sphices that they desired the service of the service of the public service. and indicate the subjects they desire to be examined in for that examination.

The examination will be conducted by the Melbourne University, and will comprise subjects prescribed for the School Intermediate Examination as set out in the Public Service Regulations, copies of which, and forms of application (both Public Service and University), may be obtained at the office of the Commissioner.

Candidates must state at which place they desire to present themselves for examination, and must forward, either with their application, or or or before Monday, the 22nd November, 1920, a postal note, payable to the Secretary to the Public Service Commissioner (Victoria), for Fifteen shillings (15s.). No fee is payable to the University if a candidate enters for the Public Service Examination only.

Sixty (60) candidates will be selected for registration for appointment as clerks. Candidates must, on the first day of the examination, be between the ages of fifteen and twenty-one years at last birthday, but a candidate twenty-two years of age or over cannot be appointed. The commencing salary is £72 rising to a maximum of £204 a year.

The limitation as to maximum age does not apply to any cligible 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. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 28th September, 1920.

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

LABORTHONS.

IS Excellency the Lieutenant-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 5th day of October, 1920, exempted the officers specified hereunder from the provisions of section 91 of the Public Service Act 1915 (No. 2713), that is to say:—

- DEPARTMENT OF CHIEF SECRETARY.

Two officers of the Office of the Chief Commissioner of Police, who are required to work overtime in connexion with the compilation of a new Register.

DEPARTMENT OF PUBLIC HEALTH.

The Secretary to the Food Standards Committee when required to work overtime, after 7 o'clock p.m., in connexion with the revision of the Food Regulations.

The exemptions in the above cases to be operative for a period of three (3) months.

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

At the Executive Council Chamber, Melbourne, the 5th October, 1920.

LUNACY DEPARTMENT.

THE notice attached has been sent this day to the last 'known address of J. F. Droomgoole, an Attendant at the Hospital for the Insane, Royal Park.

W. ERNEST JONES. Inspector-General of the Insane. Melbourne, 6th October, 1920.

Lunacy Department, Victoria,

Inspector-General's Office, Old Treasury, Spring-street, Melbourne, 6th October, 1920.

Memorandum :

Memorandum:
Attendant J. F. Droomgoole is charged with neglect of
duty, being absent without leave from the Hospital for the
Insane, Royal Park, from the 1st September, 1920.
He will at once admit or deny the charge.
A reply to this charge should be in my hands on or before
Friday, the 15th October, 1920.

W. ERNEST JONES, Inspector-General of the Insane.

Attendant J. F. Droomgoole, 124 Barkly-street, West Brunswick.

RULES OF THE SUPREME COURT OF THE STATE OF VICTORIA.

THE following New Rule shall be added in Chapter 3 (Probate and Administration Rules) of the Rules of the Supreme Court 1916:—

10. (a) Every application for probate in administration shall be supported by an affidavit setting forth that the deceased was at the time of his death a British subject either natural born or naturalized (as the case may be) or if such be not the case setting forth the nationality of the deceased at the time of his death.

Dated the 1st day of October, 1920.

(L.S.) M.F.

W. H. IRVINE, C.J.
J. H. HOOD, J.
L. F. CUSSEN, J.
W. J. SOHUIT, J.
F. W. MANN, J.
STEWART MOARTHUR, J.

By the Court.

WM. RICHARDS, Prothonotary. The Fisheries Acts.

NOTICE OF INTENTION TO ALLOW NETTING IN LAKE HINDMARSH.

LAKE HINDMARSH.

I is hereby notified, for general information, that it is 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 Governor in Council to revoke the Proclamation dated 28th August, 1916, and published in the Victoria Government Gazette of the 30th August, 1916, page 3405, re netting in Lake Hindmarsh, and to permit the use of nets for the purpose of taking fish in the waters of Lake Hindmarsh, subject to the following conditions and restrictions: and restrictions :-

I. The only nets to be used are mesh or set nets, with

meshes measuring not less than 41 inches.

2. No nets are to be used within 600 yards of the place where the Outlet Creek leaves Lake Hindmarsh, nor within one mile of the mouth of the Wimmera River.

MATTHEW BAIRD, Chief Secretary. 16th September, 1920.

F. Lewis, Acting Chief Inspector of Fisheries and Game.

First published, 22nd September, 1920.

APPLICATIONS FOR MINING LEASES.

SUBJECT to any necessary excisions, &c., it is intended to grant the following:—

7068, Beechworth; N. Pearson; 26a. 1r. 20p.; parish of

Maintongoon.

4822, Gippsland; A. McMillan; transferred to Stirling Syndicate N. L.; 24a. 0r. 35p.; parishes of Karlo and Bralak.

4830. Gippsland; P. J. Deely; 30 acres; parish of Cabanan-

4830. Gippsianu; I. J. Louis, dra.
3592. Mineral; A. Baker; 608a. 3r. 1p.; Toongabbie North.
3598. Mineral; W. J. Doran; transferred to Mitta Mitta
Tin Mining Co. N. L.; Eskdale.
3620. Mineral; A. D. Bock; transferred to Victorian Tin
Mines (North Gippsland) N. L.; Eskdale.
3652. Mineral; C. A. Skinner; 12a. 0r. 1p.; parish of
Walwa

3662, Mineral; W. Plummer; 63a. 1r. 22p.; Buchan. 3663; Mineral; W. Plummer; 90a. 3r. 18p.; Buchan. 3708, Mineral; W. L. Murphy and R. E. Hart; 5a. 2r. 19p.; parish of Boorhaman.

Minister of Mines.

A PPLICATIONS FOR MINING LEASES ABANDONED.

7696, Ballarat; J. N. B. Vise, C. Vise, J. Vise, H. Vise, W. Shepheard, M. Shepheard, H. Eldridge, and J. Eldridge; 30 acres; parish of Smythesdale.
9648, Bendigo; C. A. Jobe; 30 acres; Whipstick.

S. BARNES,

Minister of Mines.

PPLICATIONS FOR MINING LEASE AND TAILINGS LICENCE REFUSED. 7093, Beechworth; D. Melvin; 300 acres; parish of Baran-

786, Tailings Licence; R. Sands; 9a. 2r. 15p.; Bethanga. S. BARNES, Minister of Mines.

Local Government Act 1915.

DEPARTMENT OF PUBLIC WORKS.

REMUNERATION TO AUDITORS OF MUNICIPAL ACCOUNTS.

ACCOUNTS.

In exercise of the powers conferred by the Local Government Act 1915 (No. 2686), section 442, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 5th day of October, 1920, approved that the remuneration to be paid out of the respective municipal funds to the Auditors, appointed by the Governor in Council for cities, towns, boroughs, and shires, for their services in auditing the municipal accounts for the year ended 30th September, 1920, shall be at the rate set out in the Schedule attached to the said Order, and marked "B"; and that, in addition to the above fees, there shall be paid, in such cases where travelling expenses are incurred, the actual cost of transit, and also a commuted allowance of Twelve shillings and sixpence (12s. 6d.) per day for personal expenses when the Auditor is necessarily prevented by the discharge of his duties from returning daily to his place of residence, or Five shillings (5s.) per day in the event of the time taken in travelling to and from Melbourne suburban offices and Johourne exceeding two hours per day.

F. W. MABBOTT,

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

At the Executive Council Chamber, Melbourne, the 5th October, 1920.

Fire Brigades Act 1915.

PERMISSION TO HOLD FIRE BRIGADES' DEMONSTRATION.

In pirsulance of the provisions of section 64 of the Fire Brigades Act 1915, and subject to the Regulations made thereunder, the Country Fire Brigades Board has granted permission to hold a Fire Brigades, Demonstration at Hamilton on the 27th day of October, 1920.

J. N. STEVENS, Secretary, Country Fire Brigades Board.

Office of the Board, Melbourne, 9th October, 1920.

Weights and Measures Act 1915. SECTION 19.

IN accordance with the provisions of section 19 of the Weights and Measures Act 1915 (6 Geo. V. No. 2748), I direct that the undermentioned copies of the Standard Mensures of Capacity belonging to the Essendon City Council shall cease to be deemed authorized copies, viz.:—

Measures of Capacity-Bushel. Half Bushel. Peck.

MATTHEW BAIRD, Chief Secretary.

Chief Secretary's Office, Melbourne, 1st October, 1920.

ESTATES OF DECEASED PERSONS.

DARTIGULARS of the Estates of Deceased Persons which the Curator has been appointed to administer during the past month, September, 1920.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order.	Value of Esti- mated Value of Estate.	Date of Death.
1 2	Allen, Alfred *Bayliss, Ernest Foord	22 Tyne-street, Carlton A.I.F., formorly of Boorhaman, near Wangaratta	None Unkhown	1920. 17 Sept 3 "	£ a, d, 173 17 6 184 5 5	16 August, 1920 22 October, 1917
3	Bland, William H	Central Mission Hospice, Arden- street, North Melbourne	None	17 a	12 13 11	29 August, 1920
4	Bragge, Frederick Augustus (otherwise known as Julian,	Sunburn-street, Botany, New South Wâles	None +	17 н	146 17 6	16 August, 1920
б	Frederick Augustus) Bilckley; William	Receiving House, Royal Park, Melbourne, formerly Freestone	Unknown	io "	136 5 8	18 July, 1920
6	Busby, William Alfred	Creek, Briagolong Fifth Australian General Hospital, formerly 17 Bay-street, Port	England	10 ,,	225 6 2	18 February, 1919
7 8 9 10 11	Caffyn, John James William Cartwright, Henry Deayton Christie, Margaret Conway, Nora *Callahan, Edward	Melbourne 73 Albert-street, Windsor 33 Parsons-street, Kensington Barkly-street, Camperdown Buninyon A.I.F., formerly A.I.F., formerly A.O. A.I.F., formerly A.O. A.I.F., formerly A.O. A.I.F., formerly A.O. A.I.F., formerly	None None Scotland None	3 10 10 3 6	20 0 0 577 12 9 280 0 0 162 2 2 69 13 8	2 August, 1920 19 August, 1920 2 Maich, 1910 25 April, 1920 18 April, 1918
12 13	*Delisley, Benjathin Ennis, James (otherwise Innes,	A.I.F., formerly Avoca 78 Victoria-street, Carlton	None Unknown	6 n 3 n	110 6 0 46 8 0	17 June, 1915 23 August, 1920
14	James) Field, Henry	277 William-street, West Mel	Unknown	17 "	28 0 0	19 May, 1920
15	*Frawley, Sinon (unadministered	bourne Otway street; Ballarat East	Unknown	10 n	354 4 11	25 August, 1914
16 17	estate) Grigg, Caroline Windsley Harbst, Häns Christian (other- wise known as Harbst, Ohris-	6 Judd-street, Richmond 38 Napier-street, Fitzroy	Unknown Denmark	10 " 17 "	38 10 0 91 12 9	9 August, 1919 27 August, 1920
18	tian) Harris, Amelia	Hospital for Insane, Beechworth, formerly 18 Victoria avenue, South Melbourne	Unknown	10 ,,	43 10 0	24 July, 1919
19 20 21 22	*Heffernan, James Hillman, Willläin Hobbs, Wilfred John *Hodgson, John Tookey	A.I.F	None England Unknown England	3 " 10 " 17 " 17 "	219 11 2 242 2 5 51 5 0 165 0 0	18 August, 1918 12 July, 1920 9 February, 1920 12 July, 1920
23 24	*Llewelyn: Lawrence Vivian Lukey, Francis	A.I.F., formerly Maryborough Sanatorium, Cheltenham, pre- viously Sanatorium, Broad- madows formerly 86 Victoria.	None Unknown	17 ii 17 ii	286 2 2 50 15 6	3 October, 1918 28 April, 1920
26 26 27	Mackay, Afigus George Mattinson, John Hilson Meyer, Carl Christian (other- wise Myers, Charles)	street, Carlton 91 Franklin-street; Melbourne 36 Stirling-street. Footscray Cubitt-street, Richmond	None None Germany	3 ii 17 ii 3 ii	48 18 9 35 0 0 100 0 0	25 December, 1919 10 July, 1920 21 July, 1900
28	Molloy, Patrick	Knott's siding, near Erica	Ireland	17 "	11 10 10	Between the 17th and 23rd July, 1920
29 30 31	*Monaghan, Annie Maria McFarlane, Emily *McGrath, John	Sydhey Hospital, Sydney 9 Farmer-street, Burnley Western Australia	Unknown England Ireland	10 " 10 " 10 "	680 0 0 500 0 0 89 16 11	14 May, 1920 22 July, 1920 Subsequent to the year
32	*McKinlay, Mar y	Old Port-road, Queenstown, S. Australia	England	17 u	75 16 10	1893 28 April, 1920
33 34 35	McWilliams, Marjorie Newcombe, Joseph Charles O'Lhary, Michael Isometimes kilown as Dellar, James)	Adurante Lygon-street, Carlton Albury, New South Wales Hospital for Insane, Beechworth, formerly Mechanics hotel, Bourke-street, Melbourne	Scotland None None	17 " 17 " 17 "	142 12 8 5 10 0 7 13 4	13 March, 1920 29 June, 1920 28 April, 1920
88 37	Peterson, Violet Annië Reid: John	Yuroke, to Broadmeadows Wellington, New Zealand, formerly, Riverton, New Zealand	None Scotland	10 ii 10 ii	76 0 0 25 0 0	12 July, 1920 23 April, 1918
38 39 40 41 42 43	Ruttle, Michael	Invertock	Unknown Ireland Unknown England England None	10 " 17 # 8 # 10 # 3 "	400 0 0 42 4 1 162 13 0 350 0 0 10 6 2 27 10 0	8 February, 1920 24 June, 1920 21 June, 1920 29 July, 1919 20 August, 1920 3 January, 1897
44	Kerr). Ward, Joseph	Powlett-road; Inglewood	Unknown	17 n	12 19 6	On or about the 13th
45 46 47	Wetmore, George Wilcock, John Williamson, Peter John	A.I.F., formerly Talgarno Barjarg, viā Mansfield 476 Tatrobe-street, West Mel- bourne	None None Scotland	10 n 17 n 17 n	102 6 10 110 4 2 10 15 3	July, 1920 14 January, 1917 5 August, 1920 30 July, 1920
		·	L	1		· · · · · · · · · · · · · · · · · · ·

ORDERS IN COUNCIL .- (Series 1920-21.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund	Authority
1260	VICTORIAN RAILWAYS ~ Purchase of 10 tons of Round Mild Steel	£ s. d 226 10 0	Broken Hill Pty. Co.	Railway Stores Sus- pense Account	}
1 2 61	Purchase of a quantity of Cast Nickel and Rolled Nickel Anodes	246 8 0	A. L. Campbell and Co. Pty. Ltd.	Ditto	Approved by the Governor
1262	Purchase of Coal. Daily quantity, up to 400 tons, loaded into trucks at the mine—such arrangements to be terminable by a fortnight's notice from either party	12s. 6d. per ton	Invincible Colliery Ltd.	Ditto	in Council, 5th Octo- ber, 1920.—F. W. Mab- bott, Olerk of the Execu- tive Council.
	Purchase of 50 tons of Sodium Acetate Purchase of 1 400-k.w. Transformer	2,900 0 0 983 0 0	Agent-General General Trading Co.	Ditto State Coal Mine Stores Suspense Account	_
	WORKS 1 Travelling Grate Stoker, manufactured by the Underfeed Stoker Co. Ltd.	1,555 0 0	H. Perks	Electricity Supply Loan Act 1919	Approved by the Governor in Council, 19th Decem- ber, 1919F. W. Mab- bott, Clerk of the Execu- tive Council.
1266	6,340 ft. run of 6 in. x \(\frac{1}{2} \) in. Rimu seconds, at £1 6s. per 100 lineal feet = £82 8s. 5d.; 750 ft. super. of 12 in. x 1\(\frac{1}{2} \) in. Oregon, at £3 10s. per 100 super. feet = £26 6s.; 950 ft. run of 1\(\frac{1}{2} \) in. Oregon for fillets, at 7s. 6d. per 100 feet = £3 11s. 3d.; 40 ft. run of 2 in. x 11 ft. 3 in. Oregon, cut as shown to produce 160 ft. of fillets, at 4d. per foot = 13s. 4d.; \(\frac{1}{2} \) cwt. of 1\(\frac{1}{2} \) in. Wire Nails, at £2 15s. per cwt. = £1 7s. 6d.; 1 cwt. of 2 in. Wire Nails, at £2 6s. 6d. per cwt. = £2 6s. 6d.; 2 cwt. of 3 in. Wire Nails, at £2 5s. per cwt. = £4 10s.; \(\frac{1}{2} \) cwt. of 6 in. Wire Nails, at £2 5s.	122 3 0	J. Sharp and Sons	Developmental Roads Loan Account	Approved by the Governor in Council, 7th Septem- ber, 1920. – F. W. Mab- bott, Clerk of the Execu- tive Council.
1267	25 tons of No. 8 gauge Galvanized Wire, at £50 10s. per ton = £1,262 10s.; 10 tons of No. 14 gauge Barbed Wire, at £65 per ton = £650	1,912 10 0	S. R. O. Allen	Country Roads Board Fund	Approved by the Governor in Council, 20th Septem- ber, 1920.—F. W. Mab- bott, Clerk of the Execu- tive Council.
1268	Purchase-money for Land required for State School purposes at Canterbury	800 0 0	Florence Rennick	71/12, Itom 1	Approved by the Governor in Council, 28th Septem- ber, 1920 F. W. Mab-
1269	Purchase money for Land and Buildings required for a Teacher's Residence at Kyneton	825 0 0	Frederick John Ikin	1920-21. 71/12, Item l	bott, Clerk of the Execu- tive Council.

Melbourne, 13th October, 1920.

CONTRACTS ACCEPTED .- (Series 1920-21).

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.
1270	LANDS AND SURVEY— Removal, re-erection of, and additions to House for N. B. Atkins, allotments 42A and 96E, Boyd's Estate, parish of Bullarook (Contract	£ s. d. 283 13 10	J. J. Jeffrey, Mount Prospect	Loan Act 2916	
1271	No. 357) Erection o Special 3-roomed House and Veraudah for L. J. Hurlston, part allotments 12 and 13,	300 0 0	J. Brown, Frankston	Ditto	-
1272	parish of Bourka (Contract No. 358) Erection of Special 3-roomed House for J. L. Ballagh, allotment 22, Dreeite Estate, parish of Dreeite (Contract No. 359)	345 0 0	W. F. Ballagh, Elli- minyt	Ditto	3
1273	Erection of Special 3-roomed House for J. D. Ballagh, alsotment 21, Dreeite Estate, parish of	345 0 0	W. F. Ballagh, Elli- minyt	Ditto	For Closer Settlement Board. — Jas. W. Butler. Secretary.
1274	Dreeite (Contract No. 360) Removal and re-erection of House, allotment 11, Calvert's Estate, parish of Irrewarra (Contract	130 0 0	G. F. Agg, Beeac	Ditto	12.10.1920.
1275	No. 361) Erection of Special 3-roomed House and Verandah, allotments 156, 158, and 161, parish of Wail	359 10 0	O. Miller, Horsham	Ditto	
1276	(Contract No. 362) Removal and re-erection of portion of Homestead for W. J. Kimmersley, allotments 42n and 45, Boyd's Estate, parish of Bullarook (Contract	163 7 5	J. J. Jeffrey, Mount Prospect	Ditto	
1277	No. 363) Erection of 5-roomed House, "S3" type (labour only), for J. H. Marwood, part allotment 1, parish of Cranbourne (Contract No. 364)	93 0 0	E. C. Avery, Cran- bourne	Ditto)
1278	Extras on Contract No. 532, Serial No. 811, Gazette page 2167 of 24th September, 1919—Erection of Velandah for C. W. McDonnell, Stanhope	36 0 0	A. H. Gray, Lauder- dale	Ditto	For State Rivers and Water Supply Commission.— Jas. W. Butler, Secre- tary, Closer Settlement
	[Above cancels Serial No. 1199, Gazette page 3089 of 6th October, 1920.]				Board. 12.10.1920.

CONTRACTS ACCEPTED .—(Series 1920-21)—continued.

Serial No.	/ Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
	VICTORIAN RAILWAYS— Supply and delivery of Red Ironbark Sleepers, delivered at Nagambie. (Not publicly adver- tised)	£ s. d. 141 6 8	G. H. Smith, Bailieston	Railway Stores Sus- pense Account, Act 2716, Section 105	,
1280	-Country of manufacture or production: Australia Supply and delivery of Red Ironbark Sleepers, delivered at Nagambie. (Not publicly adver-	111 6 9	Parfrey Bros., Bailiesston	Ditto i	
	-Country of manufacture or production :				
1281	Sutply and delivery of Coal Tar, at 5d. per gallon, delivered at Metropolitan Gas Co.'s Works. (Not publicly advertised) — Country of manufacture or production:	Rates	Metropolitan Gas Co., Flinders-st., Melbourne	Ditto	
1282	Australia Supply and delivery of Green Firewood, at 7s. 3d. per ton of 30 feet, delivered at Chiltern —Country of inanufacture or production:	Ditto	J. W. Horne, Chil- tern	Ditto	
1283	Supply and delivery of Firewood, delivered at Amphitheatre. Deposit, 24— Item No. 1. Green Box, at 8s. 6d. per ton of 50 feet	Ditto	R. Montgomery, Amphitheatre	Ditto - •	
	Item No. 2. Green Red Gum, at 8s. per ton of 50 feet —Country of manufacture or production: Australia	, no.			
1284	Supply and fixing of New Shop Front at Refreshment Rooms, St. Kilda Station. (Not publicly advertised) —Country of manufacture or production:	321 0 0	Brooks, Robinson, and Co. Ltd., Elizabeth-st., Mel- bourne	Ditto	
1285	Asphalting on Tran Track, Elwood, at 4s. 6d. per aquare yard. (Not publicly advertised) —Country of manufacture or production: Australia	Rates	The Sim Paving and Roofing Co. Pty. Ltd., Sturt-street, South Melbourne	Ditto ,	
1286		Ditto	British General Elec- tric Co. Ltd., Bourke-st., Mel- bourne	State Coal Mine Stores 'Suspense Account	
1287	Great Britain (7)—Supply and delivery of B.C.M.F. 60/230 v. Lamps, at 2s. 2d. each, delivered at State Coal Mine	Ditto	The Edison Swan Electric Co. Ltd., Little Collins-st.,	Ditto	
. 1288	 Country of manufacture or production: Great Britain Supply and delivery of Exhaust Fans, direct driven, with solid flange coupling, at £1,233 each, delivered f.o.w. Melbourns. Deposit, £123* 	Ditto	Melbourne Fyvie and Stewart, Collins-street, Melbourne	Ditto	J. S. Rees, for Secretary by order of the Victorian Railways Commissioners 7.10.1929.
1289	- Country of manufacture or production: Great Britain (5)—Supply and delivery of Solid Drawn Copper Flue Tubes, 15 ft. 23 in. long, at £19 3s. 10d. each, delivered at Spencer street. Deposit, £125 **	Ditto	Metal Manufacturers Ltd., Collins-st., Melbourne	Railway Stores Sus- pense Account, Act 2716, Section 105	·
1290	-Country of manufacture or production : Australia	Ditto	Johnson, Clapham, and Morris Ltd., Queen-street, Mel- bourne	Ditto	
	Item No. 2. No. 101, at £67 2s. 6d. per ton —Country of manufacture or production: Great Britain		,	, ,	
1291	 (2)—Supply and delivery of Galvanized Telegraph Wire, No. 8, at £56 per ton, delivered at Spen- cer-street —Country of manufacture or production: 	Pitto	Victorian Producers' Co-operative Co. Ltd., Collins-st., Melbourne	Ditto	
1292	Ironbark Timher, delivered at Nowa Nowa, Bruthen, Tostaree, Waygara, and Orbost. De- posit 446—	Ditto	Robert Bulmer, Lakes Entrance	Ditto	\
	Item No. 1. 44 in. x 11 in. x 7 it., at £1 5s. 6d, per 100 super. feet of 1 in. thickness	<u> </u>			
	Item No. 2. 4½ in. x 12 in. x 8 ft. 6 in., at £1 5s. 6d. per 100 super. feet of 1 in. thickness Item No. 3. 4½ in. x 13 in. x 8 ft. 9 in., at	_	,		
	ft 6s. per 100 super. feet of 1 in. thickness Item No. 4. 4½ in. x 14½ in x 8 ft. 9 in., at £1 6s. per 100 super. feet of 1 in. thickness Item No. 5. 5 in. x 12 in. x 8 ft., at £1 5s. 6d. per 100 super. feet of 1 in. thickness —Country of manufacture or production:		,		
1293	(1)—Supply and delivery of Block Tin, in 14-lb. and 28-lb. ingots, at £270 per ton, delivered at Spencer-street —Country of manufacture or production:	Ditto	Alex. Fraser Pty. Ltd., Flinders-st., Melbourne	Ditto	
1294	Australia (1)—Supply and delivery of "Mount Bischoff" Block Tin, in 28-lb. ingots, at £270 per ton, delivered at Spencer-street —Country of manufacture or production: Australia	Ditto	Alex. Fraser Pty. Ltd., Flinders st., Melbourne	Ditto	

^{*} Order in Council obtained.

CONTRACTS ACCEPTED.—(Series 1920-21)—continued.

Seria 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.
1295	VICTORIAN RAILWAYS—continued. (3) Supply and delivery of No. 1 Large Bland Mantles, at £4 7s. per gross, delivered at Spen- cer-street —Country of manufacture or production:	Rates	David Blyth and Co., Bourke-st., Melbourne	Railway Stores Suspense Account, Act 2716, Section 105)
1296	Great Britain (11)—Supply and delivery of Galvanized Sheet Iron, delivered at Spencer-street— Item No. 1. Corrugated, 6 ft., 25 gauge, at	Ditto	Currie and Richards Pty. Ltd., Eliza- beth-street, Mel-	Ditto	,
	£61 10s. per ton Item No. 2. Corrugated, 7 ft., 26 gauge, at £61 10s. per ton		bourne	-	, .
	Item No. 3. Corrugated, 8 ft., 26 gauge, at £61 10s. per ton Item No. 4. Corrugated, 9 ft., 26 gauge, at				
	£62 per ton Item No. 9. Plain, 6 ft. x 3 ft., 24 gauge, at £61 per ton				
_ 1297	Country of manufacture or production: Great Britain (11)—Supply and delivery of Galvanized Sheet Iron delivered at Spencer-street— Item No. 5. Corrugated, 6 ft., 26 gauge, at	Ditto	Edward Duckett and Sons, Lonsdale-st., Melbourne	Ditto	
-	£59 9s. per ton Item No. 6. Corrugated, 7 ft., 26 gauge, at £59 9s. per ton Item No. 7. Corrugated, 8 ft., 26 gauge, at		Metoontue		
	£59 9s. per ton Item No. 8. Corrugated, 9 ft., 26 gauge, at £60 per ton		-		
1298	-Country of manufacture or production : Great Britain	Ditto	David Blyth and	Ditto	
	Spender-street— Item No. 1. "Graetzen," "G" Fitting, at £4 10s. per gross Item No. 2. Large Bland, Universal Fitting, at £4 7s. per gross		Co., Bourke-st., Melbourne	,	
1299	-Country of manufacture or production: Great Britain (2)—Supply and delivery of White Putty in Oil, in 84-lb, lever-lid tins, at £31 10s. per ton, de- livered at Spencer-street	Ditto	E. L. Yencken and Co. Pty. Ltd., Little Collins st.,	Ditto	
1300	-Country of manufacture or production: Australia (8)-Supply and delivery of 50/80 Lump Calcium Carbide, in about 2-cwt. drums, at £24 per ton, delivered at Spencer-street	Ditto	George Wills and Co. Ltd., Collins- street, Melbourne	Ditto	J. S. Rees, for Secretary
1301	—Country of manufacture or production: Japan (3)—Supply and delivery of "Thor" Pneumatic Drilling Machines. type "E," at £36 17s. 6d. each, delivered at Spencer-street —Country of manufacture or production:	Ditto	Coates and Co. Pty. Ltd., Queen-st., Melbourne	Ditto	by order of the Victoria Railways Commissioner 7,10,1920.
1302	Great Britain (7)—Supply and delivery of Lysaght's "Fleur-de- Lys" Galvanized Plain Sheet Iron, 6 ft. x 3 ft. x 26 gauge, at £3 3s. per cwt., delivered at Spencer-street	Ditto 🦟	Edward Duckett and Sons, Lonsdale-st., Melbourne	Ditto	
1000	Country of manufacture or production: Great Britain		T 2 1 1 G	-	
1303	(1)—Supply and delivery of Maple Logs, delivered at Spencer-street —Country of manufacture or production : Australia	Rates as per Annex	H. Beecham and Co. Pty. Ltd., Lons- dale-street, Mel- bourne	Ditto	
1304	Supply and delivery of 1 "Burrough's" Adding and Listing Machine, complete, with motor, delivered at Government Tourist Bureau. (Not publicly advertised) —Country of manufacture or production:	£ s. d. 175 0 0	Burroughs Adding Machines, Eliza- beth-street, Mel- bourne	Ditto	
-	United States of America				·
1305	(4)—Supply and delivery of "National" Time Recorders, at £70 each, delivered at Jolimont —Country of manufacture or production: Great Britain	Rates	Australasian Engin- eering Equipment Co. Pty. Ltd., Chancery - lane,	Ditto	·
1306	(3)—Supply and delivery of China Ironstone Plates, delivered at Flinders-street— Item No. 1. 6 in., at 8s. 3d. per dozen; 8 in., at 13s. 3d. per dozen; 10 in., at 15s. 8d. per dozen; Soup, 8 in., at 15s. per dozen	Ditto	Melbourne John Dynon and Sons, Lonsdale st., Melbourne	Ditto	
1367	-Country of manufacture or production: Great Britain (3)—Supply and delivery of Pan Head Mild Steel Rivets, delivered at Spencer-street Item No. 1. 2 in. x \(\frac{2}{2}\) in., at £38 per ton Item No. 2. 2\(\frac{1}{2}\) in., at £38 per ton -Country of manufacture or production:	Ditto	McPherson's Pty. Ltd., Collins-st., Melbourne	Ditto	,
1308	Australia (2)—Supply and delivery of No. 2 Extra Mattress Twine, at 7s. 10d. per lb., delivered at Spencer- street	Ditto	Frank and Bryce Ltd., Flinders- lane, Melbourne	Ditto	
1309	-Country of manufacture or production : Great Britain	615 0 0	Bell and Fraser Ltd., Terry-st., Rozelle, New South Wales	Ditto	

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CONTRACTS ACCEPTED .- (Series 1920-21)-continued.

Serial No.	Purpose, No of Tenders, and Particulars of Contract.	Amount,	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
1310	VICTORIAN RAILWAYS—continued— (4)—Supply and delivery of High-speed Tool Steel, delivered at Spencer-street— Item No. 1. ½ in. x ½ in., at 5s. 3d. per lb. Item No. 2. ½ in. x 1½ in., at 5s. 3d. per lb. Item No. 3. 1 in. x 1 in., at 5s. 3d. per lb. Item No. 4. ½ in. x ½ in., at 5s. 6d. per lb. Item No. 5. ½ in. x 3·16 in., at 5s. 6d. per lb. —Country of manufacture or production:	Rates	Coates and Co. Pty. Ltd., Queen-st., Melbourne	Railway Stores Sus- pense Account, Act 2716, Section 105	J. S. Rees, for Secretary, by order of the Victorian Railways Commissioners. 7.10.1929
1311	Great Britain Machinery, &c., purchased at auction	£ s. d. 289 19 10	George and Hill, Bed- ford-street, North Melbourne	State Coal Mine Stores Suspense Account	
1312	Supply and delivery of 2 Water Tube Rotator Hammer Drills, with spares, delivered f.o.b. Sydney. (Not publicly advertised) —Country of manufacture or production : United States of America	141 10 0	Sullivan Machinery Co., Sydney, New South Wales	Ditto)

Corrigenda.

Victorian Railways.—II. M. Leggo and Co. Ltd., Serial No. 1043, Gazette No. 178 of 22nd September, 1920—The rates for the undermentioned items should read as follows:—

o and Co. Ltd				e No.	178	of 2	22nd	September	, 1920—Th	rates fo	r the
			Ra	te, deli trade to M	cont	aine	TŠ.	for d	, delivered pa lespatch by r street or Flin Railway S	ail at Spen ders-street	cer-
•	_			£	8.	đ.		•	£s.	d.	
Item No. 49				1	7	6			1 7	6	
Item No. 58		•••		0	6	0		• • • •	0 6	0	
Item No. 79				5	12	6		•••	5 12	6	
Item No. 84		***		0	8	Ó			0 8	6	
Item No. 97	•••			ō		9			ŏ -8	3	

State Rivers and Water Supply Commission, Serial No. 1073, Gazette No. 178 of 22nd September, 1920—Item No. 3, Pears, should read—delivery after March, 1921, instead of 21st March.

H. J. Marshall, Serial No. 1377, Gazettes Nos. 33 and 50 of 6th March, 1918, and 17th April, 1918, respectively— The rates for the undermentioned items have been increased from 1st March, 1920, as follows:—

	Per H our.	Per Day.	Per Hour.	Per Day.
•	s. d.	£ s. d.	, s. d.	£ s. d.
Item No. 2. Increased from	2 3	0 16 8	to 3 0	1 0 0
Item No. 3. Increased from	2 3	0 16 8	to 3 0	1 0 O
Item No. 5. Increased from	2 3	0 16 8	to 3 3	1 1 0
Item No. 6. Increased from	36	1 5 0	to 4 6	1 2 0
Item No. 7. Increased from	$2~6~\dots$	9 17 6 1	to 3 3	1 1 0
Item No. 8. Increased from	36	150 1	to 4 6	1 12 0

Vaughan Bros., Serial No. 1710, Gazettes Nos. 77, 152, and 174 of 9th May, 1917; 15th October, 1919; and 3rd December, 1919—The rates for the undermentioned items have been increased from 1st May, 1920, as follows:—

Ordinary Time—7 a.m. to 6.30 p.m.; increased from 2s. 3d. to 4s. 6d. per hour. Ordinary Time—7.30 p.m. to 7 a.m.; increased from 2s. 11d. to 6s. per hour. Midnight Saturday to Sunday; increased from 3s. 5d. to 7s. 6d. per hour.

-J. S. Rees, for Secretary, by order of the Victorian Railways Commissioners. 7.10.1920.

Melbourne, 13th October, 1920.

Annex to Contract No. 1803. -

H. Beecham and Co. Pty. Ltd.

Contract.—Supply and delivery of Maple Logs.

lo. of Item.	Size.			Rate per 109 super. feet.	No. of Item.	Size.		Rate per 16 super, feet
•	·			£ s. d.		,	_	£ s. d
1	20 feet x 7 feet 3 inches			2 17 0	21	20 feet x 8 feet 6 inches		2 18 0
2	15 feet x 7 feet 8 inches	***		2 17 0	22	24 feet x 8 feet 8 inches		0.10 0
3	12 feet x 6 feet 10 inches	•••		2 17 0	23	16 feet x 8 feet 6 inches	•	2 18 0
4	17 feet x 7 feet 5 inches			2 17 0	24	20 feet x 8 feet		0 10 0
5	12 feet x 7 feet 3 inches	***		2 17 0	2 5	16 feet x 8 feet 1 inch		0 10 0
6	20 feet x 6 feet 9 inches			2 17 0	26	12 feet x 8 feet 2 inches		0.10
7	20 feet x 7 feet 8 inches	•••		2 17 0	27	16 feet x 8 feet 3 inches		1 5 6 6
8	20 feet x 6 feet 3 inches	•••		2 17 0	28	18 feet x 8 feet		9 10 0
9	15 feet x 7 feet 5 inches			2 17 0	29	20 feet x 9 feet 5 inches		مقتما
10	25 feet x 5 feet 4 inches			2 17 0	30	18 feet x 9 feet 6 inches		1 0 10 0
11	20 feet x 7 feet			2 17 0	31	17 feet x 9 feet 10 inches	•	1 0 10 6
12	13 feet x 6 feet 6 inches		٠	2 17 0	32	13 feet x 9 feet 10 inches	,	9 10 0
13	13 feet x 7 feet 2 inches			2 17 0	33	16 feet x 9 feet 3 inches		9 10 0
14	21 feet x 7 feet 11 inches	***		2 17 0	34	19 feet x 9 feet	411	0.10 0
15	12 feet x 7 feet 7 inches		***	2 17 0	3 5	12 feet x 9 feet 10 inches		1 9 10 0
16	16 feet x 7 feet 11 inches	•	•••	2 17 0	36	16 feet x 9 feet 2 inches		0 10 0
17	14 feet x 7 feet 8 inches	•••		2 17 0	. 37	18 feet x 9 feet 9 inches		0 10 0
18	17 feet x 7 feet 2 inches	***		2 17 0	38	18 feet x 9 feet 10 inches	***	ممعوا
19	18 feet x 7 feet 2 inches			2 17 0	39	15 feet x 10 feet 1 inch	•••	ه ه ه
20	17 feet x 6 feet 2 inches	•••		2 17 0	40	15 feet x'll feet 6 inches		1 0 0 0

CONTRACTS ACCEPTED, -(Series 1920-21.)

PROVISIONS, 1920-21,

Note for information of Departments ordering under Contracts for Provisions, 1920-21.

The ruling market rates for the following supplies for the week ending 9th October, 1920, are :-

£17 per ton. £13 14s. per cwt. for 90 points + 1s. 6d. per cwt. per point above 90 points. 1s. 5d. per lb. £11 6s. per ton. Flour Butter, No. 1 Grade Cheese, large, matured Potatoes, Prime Carmens (average)

JNO. G. WHITE, Secretary to the Tender Board. 13.10.1920.

Corrigendum.

For Ruling Market Rates Butter for week ending 4th September, 1920, read £13 14s. per cwt. for 90-point butter, plus 1s. 6d. per point per cwt. for each grade above 90 points.—Jso. G. White, Secretary to the Tender Board. 8.10,1920.

Marriage Act 1915.

MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

IT is hereby notified that in pursuance of the provisions of the Murriage Act 1915 (6 Geo. V. No. 2691), section 11, the undermentioned Officiating Ministers of Religion have been registered at this office for the celebration of marriages in Victoria:—

No. in Register.	Name.		Designation.	Denomination.	Residence.	_	Date of Registration.
6043 6044 6045 6046 6047 6048	Albiston, Thomas Edward Nicholls, William Barclay, Cyril Charles Carpenter, William George Piper, Albert Henry Holten, Edwin Charles Melville, Robert Frederick	C	LieutCol. Commandant Priest Evangelist Evastor Vastor Pastor	Salvation Army Church of England Church of Christ Seventh Day Adventists Congregational Union of Victoria Baptist Union of Victoria	115 Albert-street, Ballarat 60 Queensberry-street, Carlton 4 Station-street, Camberwell 22 Stanley-street, Richmond Beechworth Kerang		1920. 13th September 13th September 13th September 25th September 1st October 4th October 4th October

Office of the Government Statist, Melbourne, 8th October, 1920.

A. M. LAUGHTON, Government Statist.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE OPTICIANS BOARD.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, 1 hereby nominate the following persons for appointment as Members of the Opticians Board:—

Representatives of Employers-

HORACE T. COCKS, ERNEST JAMES HILTON MACFARLANE, THOMAS HAROLD THURSTON WOOD.

Representatives of Employees-R. CHARLES ALBIN NURNBERG, GEORGE EDWARD OVENDEN, FREDERICK WILLIAMS.

Unless within twenty-one days from the date of the publication of this notice one-fifth of the employers or one-fifth of the adult 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 Opticians Board.

MATTHEW BAIRD

MATTHEW BAIRD, Minister of Labour.

11th October, 1920.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE is hereby given that, after the publication of this advertisement in four consecutive ordinary numbers of the Government Cazette and in four numbers of one of the daily newspapers published in the metropolis, the Melbourne and Metropolitan Board of Works will proceed to compulsorily take (unless the same is in the meantime acquired by the Board from the owner or owners or other persons interested by mutual agreement) the land mentioned and described below.

The nature of the works in respect of which the land is proposed to be taken is the construction of a water main and the laying of pipes and other incidental works in connexion with the general water supply to the metropolis, as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, -110 Spencer-street, Melbourne, from the date hereof until the 29th day of October, 1920, during

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's principal Act (No. 2696) on the 7th September, 1920.

County.	Parish.	Part of Crown Portion.	Sec- tion.	Quantity of Land Required.
Bourke " " " " " " " " " " " " " "	Nunawading	94 100 101 103 104 28 29 30 68 70 71		A. R. P. 2 3 38 0 3 36 4 0 30 0 0 21 2 3 9 2 2 12 1 0 12 1 2 33 2 2 24 1 3 22 3 0 17 2 0 30

Dated this 24th day of September, 1920.

GEO. A. GIBBS. Secretary.

Offices of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne.

Losal Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES.

TOTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee, specified in each case may be received by the undertead by the Treasurer to collect Territorial Revenue. FRANK CLARKE, 'Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 5th day of October, 1920.

Payable to **Receiver** of Revenue at— Bairnsdale Fee for-Licence. 000 ¥0.450000 Date of Expiry of Licence. 31.12.1922 31.12.1921 31.12.1922 31.12.1917 31.12.1919 31.12.1921 31.12,1922 31.12.1921 Date of Issue of Licence. 1.1, 1919 1.1.1920 1.1.1919 1.1.1920 1.1.1915 1.1.1917 1.1.1919 1.1.1920 11111111111111111 ::: : : : Allotments and Sections Abutting on-2A, 2B, sec. V sec. A Longwarry
Cobannah
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Mitta Mi Parish. Island and Municipality Winchelsea Morwell... Area. stong P. O. Rokeby P. O. Vowhere Creek, Elmhurst..., Il Queen-street, Melbourne 111111 Lakes Entrance Mitta Mista, vid Tallangatta Toronga Valley, Noojee Morgan, C. M., Birreguura Holt, Wm. G., Wooreen, vid Leongatha Hall, John, Nyora... Grace, Allan's Flat ... corge, Eskdale, wd Tallangatta Name and Address of Licensee. Kenworthy, Robert, Bairnsdale 10909 10910 10911 10912 Number of Licenoe.

Licence No. 10899. licence to expire 31st December, 1919; No. 10900, renew to 31st December, 1921; Nos. 10897-10902, rent to be charged from 1st July, 1920; No. 10909, rent to be charged from 1st July, 1920; No. 10909, rent to be charged from 1st October, 1920; No. 10907, special conditions: Unlocked swing-gates to be erected, and permission to cultivate 5 acres.

CLARKE, of Public Works.

FRANK (Commissioner

by the undermentioned

received

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CASB

each .=

issued to the following approved applicants, and that the Licence Fee specified LOCAL Government Act 1915.—Part 39, Section 732. LICENCES: TO OUCUPY UNUSED ROADS. occupy Unused Roads have been

Frontages

Roads and Way of October, 1

c Works (Unused F Melbourne, 1st day

Departmen tof

33

OTICE is hereby given that Licences Officers.

							-				a
Number of Licence.	, Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutung on- Allotments and Sections	Date of Lie	Date of Issue Date of Expiry of Licence.		Fee for P	Payable to Receiver of Revenue at-	tte
		.A. 83	,				1	-	. a.		
23	5853 Mesers. Burton Bros., Denison, vid Heyfield	12 0 0	Rosedale	Denison	94, 98, 104, 108, 114, 118, sec. 12	1.1	1.1.15 31.12	31 12.1917 3	0 0 T	Traralgon	
12821	Lenne, Anton, Ardmona	0 2 0	Rodney	;	Arduona S.S		-	31.12.22 0	0 01	Shepparton	
15855	Meers. Kelly Bros., Bannockburn	0 89	Bannockburn	Wabdallah	8'12	:		-	9 -	Geelong	
15856	Noske, E. T., 9 Queen-street, Melbourne	57 2 0	Mortlake	Towanway	898, 90a, 90B, 91a, 91B, 92a, 92a, 93a, 93B, 110a,	, 110A,		_ =	18 0 C	amperdown	
		•	.•		111, 112a, 113a, 105a, 110b, 103a, 112a, 112b	1123					
15857		4 2 0	Alberton	:	16	:	_	±	1 12 0 8	Sale	
15858		10 0 0	Phillip Island and Corinella.	. :	156c, 156, 155	:	_		•	Melbourne	
15050	10 to 10 10 10 10 10 10 10 10 10 10 10 10 10	,	V Oolamai	10. 11. 11. 11. 11.	£						
38	Firen, Iv. F., Mount Livelyn	0	Lillydaie	AHOCK	Fart //	-	_	-	ا د د	-	
1360	Messrs. Lewis and Brown, Budgeree, vol.	0 0 1	Morwell	Budgeree	wgg	:	_	• -	•	Fraralzon	
15051	Vincent II D Oulen	•	-		1			-	•		
5 5	Hardin, H. D., Oxiey	9	i. i. i.		28, part 2K, sec. 5	:	_	-		Vangaratta	
2000	Hodgson, Messrs. H. and W. E., Allans Flat	2	Yackandandah	Yackandandah	2E, 4, sec. 21	-		e 	0	(ackandandah	
12863	Touzel, Grace, Allan's Flat		:	=	28,80	:		•	9	=	
-		_	1				_	_	_		
	Licences Nos. 15533, renow to 31-t. December. 1920, then to 31st December. 1920; No. 15857, rent to be charged from 1st. July. 1920; Nos. 15859, 15850, 1581, 1582, 1583, sent to be charged from 1st. October.	20, then to 31	st December, 1921: N	o. 15857, rent to be cha	rged from 1st July, 1920; Nov. 15858, 15859	5860, 15861, 1	5862 15863 r	ent to be of	harond fro	om 1st October.	~
 တ	1920: No. 15862, special condition: Unlocked swing gates to be erected:	tes to be erec	ted: No. 15859, specia	No. 15859, special condition. Permission to cultivate.	on to cultivate.	t hanne fanner	. (,	
				•				_			

Local Government Act 1915, Part 39, Section 732. LICENCES TO OCCUPY UNUSED ROADS.-LICENCES CANCELLED, ETC.

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

Licence No. 6757, Lade, W., gazetted 29th September, 1909, page 4356. Cancelled as from 31st December, 1919. Pay office, Alexandra.

Licence No. 3403, Mertens, J. L., gazetted 8th May, 1907, age 2060. Cancelled as from 31st December, 1919. Pay page 2060. Ca office, Kyneton.

Licence, No. 11159, Allan Robert, gazetted 19th February, 1913, page 960. Read name John Allan, of South Wangaratta. Pay office, Wangaratta.

Licence No. 3774, Barrett, D., gazetted 10th July, 1907, page 310. Cancelled as from 31st December, 1919. Pay office,

Swan Hill.

Licence No. 4619. Armstrong, W. J. T., gazetted 19th February, 1908, page 1067. Cancelled as from 31st December, 1919. Pay office, Camperdown.

Licence No. 15375, Vance, R., gazetted 24th December, 1919, page 2962. Amend, as from 1st January, 1914, by including road north of allotment 184 and road east of allotments 184, 185. increasing the area to 24 acres and rental to £1 16s. Pay office, Stawell.

Licence No. 8751, Home, G., gazetted 25th April, 1911, page 2483. Cancelled as from 31st December, 1919. Pay office, Wangaratta.

Wangaratta.

Licence No. 11437, McCormack, T., gazetted 7th May, 1913, page 2022. Cancelled as from 31st December, 1919. Pay Office,

Licence No. 11070, Neagle, J., gazetted 15th January, 1913, age 151. Cancelled as from 31st December, 1919. Pay office,

Varrnambool.

Licence No. 4437. Wheeler, J., gazetted 3rd January, 1908, age 8. Cancelled as from 31st December, 1920. Pay office,

Tallangatta.

Licence No. 6075, Robertson Bros., gazetted 26th May, 1909, page 2466. Cancelled as from 31st December, 1919. Pay office,

Casterton.

Licence No. 12929, Cadush, estate of J. J. gazetted 27th
January, 1915, page 290. Cancelled as from 31st December,
1919. Pay office, Kerang.

Licence No. 10642, Thomas, W. H., gazetted 2nd October,
1912, page 4024. Cancelled as from 31st December, 1919.
Pay office, Stawell.

Licence No. 8932, Lewis, W., gazetted 5th July, 1911, page
3449. Cancelled as from 31st December, 1919. Pay office,
Wangaratta.

3449. Cancelled as 1161. Mason, J., gazetted 25th April, 1919, page 1037. Amend, as from 1st September, 1920, by excising road east and south-east of allotment 38, section 4, reducing the area to 184 acres and the rental to £8 10s. 6d. Pay office, Hamilton

the area to 184 acres and the rental to £8 10s. 6d. Pay office, Hamilton.

Licence No. 5861. Ware Bros., gazetted 31st March, 1909, page 1816. Transferred to George Hill, of Manningtree-road, Hawthorn. Pay office. Castlemaine.

Licence No. 12664, Boland, W. and J., gazetted 9th September, 1914, page 3973. Amend, as from 1st January, 1920, by excising road east of allotment 52, reducing the area to 60 acres and the rental to £4 10s. Pay office, Casterton.

Licence No. 10377, Coutts, A., gazetted 24th July, 1912, page 2970. Transferred to F. Armytage, of "Soho," Drysdale. Pay office, Port Fairy.

J. Licence No. 15081, Baulch, F., gazetted 14th May, 1919, page 1185. Cancelled as from 31st December, 1919. Pay office, Rochester.

1185. Cancelled as from olst becomes, Rochester.

Licence No. 12780, Ettershank, A., gazetted 18th November, 1914. page 5238. Transferred to W. H. T. and E. C. Atkinson and F. and G. M. Stanistreet, care of F. Stanistreet, Auchmore Estate, Raywood. Pay office, Inglewood.

Licence No. 3383, Skinner, J., gazetted 8th May, 1907, page 2060. Cancelled as from 31st December, 1919. Pay office, Hamilton.

Hamilton.
Licence No. 4975, Muirhead, J. A., gazetted 14th October, 1908, page 4976. Cancelled as from 31st December, 1919. Pay office, Wonthaggi.
Licence No. 5740, Wylie, W. and J., gazetted 3rd March, 1909, page 1513. Cancelled as from 31st December, 1919. Pay office, Colac.
Licence No. 11873, Evans, A., and Richards, M. T., gazetted 3th October, 1912, page 4433. Cancelled as from 31st December, 1912, page 4433. Cancelled as from 31st December, 1912, page 4433.

Licence No. 11873, Evans, A., and Richards, M. T., gazetted Sth October, 1913, page 4433. Cancelled as from 31st December, 1919. Pay office, Wangaratta.

Licence No. 11688, Fenton, A., gazetted 25th June, 1913, page 2654. Cancelled as from 31st December, 1919. Pay office, Hamilton.

Licence No. 11689, Macgugan, D., gazetted 25th June, 1913, page 2654. Amend, as from 1st January, 1920, by including east-half of road west of allotment 4, section 6A, increasing the area to 9½ acres and the rental to £1 13s. Pay office, Hamilton. Hamilton.

Licence No. 4118, Campbell, J. D., gazetted 16th October, 1907, page 4518. Read area 3 acres and rent 3s. from 1st January, 1920. Pay office, Warragul.

Licence No. 910, Olle, A. F. from F. L., gazetted 30th May, 1900, page 2224. Amend, as from 1st January, 1920, by excising road south of allotments 3 and 4, section B, parish of Linlithgow, reducing the area of 293 acres and rental to £5 19s., then cancel as from 31st December, 1920. Pay office, Hamilton. Hamilton.

FRANK CLARKE Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 5th day of October, 1920.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 937.—General Rate.—Western Wimmera Waterworks 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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Western Wimmera Waterworks District. Waterworks District, except within any Urban District thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle other stock-

persons dwelling upon such lands, and for watering cattle other stock—

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Horsham, the office of the Municipality of Arapiles at Noradjuha, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Dimboola at Jeparit, the office of the Municipality of Horsham at Horsham, the Post Office at Brimpaen, the Post Office at Jeparit, the Post Office at Jung Jung, and the Post Office at Natimuk—a rate of Fourteenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Sevenpence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Three and one half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission at Horsebon.

infteenth day of October, 1920, at the office of the said Commission, at Horsham.

3. Such person or persons as the said 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 rate.

 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905 (now Water Act 1915), by F. Bassett, valuer, returned on the 20th day of September, 1915, and adopted by the said Commission on the 21st day of September, 1915, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or-amended then the net annual value of such lands set out in such altered or emended valuation. amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 20th day of September, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of—

WM. CATTANACH, Ghairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 940.—COHUNA URBAN DIVISION WITHIN THE COHUNA 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:—

4. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and

tenements within the Cohuna Urban Division within the Cohuna Irrigation and Water Supply District:—

(1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

- not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the beforementioned rates. mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Cohuna.
- 3. For making and levying such rates the valuation for the

mission, at Conuns.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively: but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of—

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED,—BY-LAW NO. 941.— COROP URBAN DIVISION WITHIN THE DEAKIN IRRIGATION AND WATER SUPPLY DISTRICT.

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

- 1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Corop Urban Division within the Deakin Irrigation and Water Supply District:—
 - Water Supply District:—

 (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building

situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a

quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned

- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Tongala.
- 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valua-tion in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- 4. For water supplied by the Commission for domestic as well 4. For water supplied by the Commission for domestic as well cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Six pence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Sixpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman.
J. S. DETHRIDGE, Commissioner.
E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED .- BY-LAW NO. 942 .-BERRIWILLOCK URBAN DISTRICT WITHIN THE SEA LAKE WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Berriwillock Urban District within the Sea Lake Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

- year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the valuation of such lands.

 (3) Of any tenement or, land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the beforementioned rates.

 Such rates are made and shall be levied for the year
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.
- 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not

included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission cwas hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman.
J. S. DETHRIDGE, Commissioner.
E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 943.— BEULAH URBAN DISTRICT WITHIN THE KARKAROOC WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Beulah Urban District within the Karkarooc Waterworks District:-
 - (1) Of any tenement (other than land on which there is any tenement (other than land on which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such lands.

- pound of the valuation of such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Warracknabeal.
- 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- 4. For water supplied by the Commission for domestic as well 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

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5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, was hereunto affixed in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 944.— BIRCHIP URBAN DISTRICT WITHIN THE BIRCHIP WATERWORKS

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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Birchip Urban District within the Birchip Waterworks District :-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.
 - pound of the valuation of such lands.

 If any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or laud is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates. mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.
- 3. For making and levying such rates, the valuation for the 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be-charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED,—BY-LAW NO. 945.— DIMBOOLA URBAN DISTRICT WITHIN THE WESTERN WIMMERA WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Dimboola Urban District within the Western Wimmera Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the

been laid down—a rate of Twenty-one pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down—and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the beforementioned rates.

Such rates are made and shall be levied for the race.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Horsham.

3. For making and levying such rates the valuation for the time being of such levying and the payable of the said Commission.

mission, at Horsham.

3. For making and lerying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively: but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of Twelvepence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and

receive, collect, water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the present in the presence of—

WM. CATTANACH, Chairman.

SEAL)

J. S. DETHRIDGE, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 946.—
HOPETOUN URBAN DISTRICT WITHIN THE KARKAROOC WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Hopetoun Urban District within the Karkarooc Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings ner year. per year.

(SEAL)

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such land.

pound of the valuation of such land.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half, of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Warracknabeal.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if only of such lands and tenements respectively; but if any of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, was hereunto amxe in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 947.—
JEPARIT URBAN DISTRICT WITHIN THE WESTERN WIMMERA
WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Jeparit Urban District within the Western Wimmera Waterworks District:-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings

shall not be less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-aof a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Horsham.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements are serverively. The

lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY LAW NO. 948.—
JUNG JUNG URBAN DISTRICT WITHIN THE WESTERN WIMMERA
WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Jung Jung Urban District within the Western Wimmera Waterworks District:-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Thirty shillings

shall not be less than the sum of Thirty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Seven shillings and sixpence per year.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-amile thereof, one-fourth of the before-mentioned rates.

rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Horsham.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well 4. For water supplied by the Commission for donestic as wear as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water currently of the said rates and charges for water curren supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 949.— KANEIRA URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Kaneira Urban District within the Sea Lake Waterworks District:-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the valuation of such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-aof a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned
- 2. Such rates are made and shall be levied for the year z. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.
- 3. For making and levying such rates, the valuation for they time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to indig and tenements are studies shall be defined and taken be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- by a Police Magistrate.

 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

 5. Such person or persons as the State Rivers and Weter.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied. 11

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED,-BY-LAW NO. 950. KOONDROOK URBAN DISTRICT WITHIN THE KOONDROOK WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Koondrook Urban District within the Koondrook Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per vear.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
 - (3) Of any tenement or land on which there is no building any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-amile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Kerang.
- 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- by a Police Magistrate.

 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

 5 Such person or bersons as the State Rivers and Water.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common-seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

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

(SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED .- BY-LAW NO. 951 .-LASCELLES URBAN DISTRICT WITHIN THE KARKAROOC WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Lascelles Urban District within the Karkarooc Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be

less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the

been laid down—a rate of Forty-two pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the; first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Warracknabeal.

3. For making and levying such pates the said the said commission, at Warracknabeal.

mission, at Warracknabeal.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence

supplied by measure by the Commission in excess of such arote-said quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water

supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920,

was hereunto amxeu in the presence of—

WM. CATTANACH, Chairman.

(SEAL) J. S. DETHRIDGE, Commissioner.
E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY LAW NO: 952.— LAKE BOGA URBAN DISTRICT WITHIN THE LONG LAKE WATER-WORKS 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 rates for the supply of water for domestic purposes, otherwise than by measure, are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Lake Boga Urban District within the Long Lake Waterworks District:—
 - (1) Of any tenement (other than land on which there on building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
Such rates are made, and shall be levied for the year

2. Such rates are made, and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Swan Hill.

mission, at Swan Hill.

3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or, if there is no such valuation, the net annual value thereof may, for all the purposes of such rates, be determined by a Police Magistrate.

4. For vater supplied by the Commission for domestic as

mined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Binner and William of the state of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 953.—
URBAN DISTRICT OF MINYIP WITHIN THE WIMMERA UNITED WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District of Minyip within the Wimmera United Waterworks District:
 - ted Waterworks District:—

 (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for

pound of the valuation of such lands.

If any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year begin-2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Murtoa. 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such

time being or such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the present in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 954.— NATIMUK URBAN DISTRICT WITHIN THE WESTERN WIMMERA WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Natimuk Urban District within the Western Wimmera Waterworks District:—
 - (1) Of any tenement (other than land on which there is any tenement tother than hand on which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

(2) Of lands on which there is no building situate in a

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpeace in the pound of the valuation of such lands.
(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Horsham.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no auch valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Twelvepence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water

supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelve-pence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for mater supplied. water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunte affixed the 11th day of October, 1920, in the presence of in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 955.—
NYAH URBAN DISTRICT WITHIN THE NYAH WATERWORKS
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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Nyah Urban District within the Nyah Waterworks
 - (I) Of any tenement (other than land on which there is no

- Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
 Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
 Such rates are made and shall be levied for the year begin-
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Nyah.
- 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- mined by a Police Magistrate.

 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, was hereunto affixed in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 956.— OUYEN URBAN DISTRICT WITHIN THE TYRRELL WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Ouyen Urban District within the Tyrrell Waterworks District:-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the

pound of the valuation of such lands.

(3) Of any tenement or land on which there is no buildof any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Ouyen.

fifteenth day of October, 1920, at the office of the said Commission, at Ouyen.

3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements are spectively; but if any of such lands and tenements are spectively; but if any of such lands and tenements are spectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Twenty-four pence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twenty-four pence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demund, receive, collect, and recover the said rates and charges for water supplied.

water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seat of the said Commission was hereunto affixed the 11th day of October, 1920, in the precent in the presence of-

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 957.—RAINBOW URBAN DISTRICT WITHIN THE KARKAROOC WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Rainbow Urban District within the Karkarooc Waterworks District:-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such lands.
 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
 Such rates are made and shall be levied for the year begin-
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920. and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Horsham.
- as soon, at Horsham.

 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- mined by a Police Magistrate.

 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, eceive, collect, and recover the said rates and charges for water supplied.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. (SEAL) E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 958.— URBAN DISTRICT OF RUPANYUP WITHIN THE WIMMERA UNITED WATERWORKS -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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District of Rupanyup within the Wimmera United Waterworks District :-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for

- of any tenement or tand on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Murtoa.

3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose's shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 959.— SEA LAKE URBAN DISTRICT WITHIN THE SEA LAKE WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Sea Lake Urban District within the Sea Lake Waterworks District:—

(1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not beless than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year

thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively: but if any of such lands and tenements are not included in a valuation, in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied, by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

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5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 960.— ULTIMA URBAN DISTRICT WITHIN THE LONG LAKE WATER-WORKS 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:—

- I. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Ultima Urban District within the Long Lake Waterworks District:-
 - (1) Of any tenement (other than land on which there is no of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
 - (3) Of any tenement or land on which there is no building. If any tenement or land on which there is no building: situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half_of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Swan Hill.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons. per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 961.—URBAN DISTRICT OF WATCHEM WITHIN THE WIMMERA UNITED WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District of Watchem within the Wimmera United Waterworks District:—
 - Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such lands.
 Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for (1) Of any tenement (other than land on which there is no

If any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Murtoa.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements are situate, shall be deemed and taken to

lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

per 1,000 gallons. 5. Such person person or persons as the State Rivers and Water Supply 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 rates and charges for water

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the present in the presence of-

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. (SEAL) E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 962.—WONTHAGGI URBAN DISTRICT WITHIN THE WONTHAGGI WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Wonthaggi Urban District within the Wonthaggi Waterworks District:
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands.

pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

Such rates are made and shell be levied for the same

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Wonthaggi.

mission, at Wonthaggi.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for dementic as well.

mined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence said quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman, J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 963.— WOOMELANG URBAN DISTRICT WITHIN THE SEA LAKE WATER-WORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Woomelang Urban District within the Sea Lake Waterworks District:
 - (1) Of any tenement (other than land on which there is no

(1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
 2. Such rates are made and shall be levied for the year with the foot down the stand the such than the such than the such than the such than the such that the foot down that the such tha

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but

lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements are not included in a valuation, in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hardby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

> WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 964.— WYCHEPROOF URBAN DISTRICT WITHIN THE WYCHEPROOF WYCHEPROOF URBAN WATERWORKS 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 rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Wycheproof Urban District within the Wycheproof Waterworks Ďistrict:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for

of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and will from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of October, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteen-pence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteen-pence per 1,000 gallons. per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

(SEÁL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 965.—GENERAL RATE.—AXE CREEK WATERWORKS 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:—

A General Rate of Twenty-four pence in the pound of the 1. A General Rate of Twenty-four pence in the pound of the rateable value of all lands within the Axe Creek Waterworks District except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Bendigo.

3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are

time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the

4. For making and levying such rate the value of the lands 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 22nd day of July, 1916, and adopted by the said Commission on the 31st day of July, 1916, shall be deemed and taken to be the rateable value of such land unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman, J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 966.—General Rate.—Harcourt Waterworks 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:—

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

1. A General Rate of Eighteen pence in the pound of the rateable value of all lands within the Harcourt Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made, and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the Commission, at Castlemaine.

iffteenth day of October, 1920, at the onice of the Commission, at Castlemaine.

3. Such person or persons as the said 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 rate.

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 28th day of August, 1918, and adopted by the said Commission on the 2nd day of September, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the research in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 967.—General Rate.—Kerang North-West Lakes Waterworks District.

THE State Rivers and Water Supply Commission,

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. A General Rate of Sixpence in the pound of the rateable value of all lands within the Kerang North-West Lakes Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the 30th day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Kerang.

3. Such person or persons as the said 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 rate.

4. For making and levying such rate the value of the lands set with the lands the said trate.

said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 1st day of September, 1919, and adopted by the said Commission on the 1st day of September, 1919, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the precessor in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 968.—GENERAL RATE.—BIRCHIP WATERWORKS 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 General Rate is hereby made under the provisions of the Water Acts and shall be levied upon the occupiers or owners of all lands within the Birchip Waterworks District, except within any Urban District thereof:—

For the supply of water for domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock—

er stock—

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the office of the municipality of Birchip at Birchip, the Post Office at Watchupga, and the Post Office of Curyo—a rate of Twenty-six pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Thirteen pence in the pound of the rateable value of such lands.

lands.

(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Six and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

3. Such person or persons as the said 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 rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 24th day of September, 1919, and adopted by the said Commission on the 29th day of September, 1919, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of in the presence of-

(SEAL) .

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 969.—GENERAL RATE.—KARKAROOC WATERWORKS 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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Karkarooc Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use f persons dwelling upon such lands and for watering cattle

- other stock—

 (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Warracknabeal, the office of the Municipality of Karkarooc at Hopetoun, the Post Office at Beulah, the Post Office at Minapre, and the Post Office at Rainbow—a rate of Twenty-two pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Eleven pence in the pound of the rateable value of such
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Five and one-half pence in the pound of the rateable value of such lands.

such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fitteenth day of October, 1920, at the office of the said Commission, at Warracknabeal.

3. Such person or persons as the said 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 rate.

4. For making and levying such rate the net annual value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 14th day of August, 1916, and adopted by the said Commission on the 14th day of August, 1916, shall be deemed and taken to be the rateable value of such lands unless aftered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the precess in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-LAW NO. 970.—GENERAL RATE.—LONG LAKE WATERWORKS 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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Long Lake Waterworks District, except within any Urban District thereof:—

For the supply of water for domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock—

(1) Of all lands in the First Division, as shown coloured red on a plan signed and scaled by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Swan Hill, the Post Office at Goschen, the Post Office at

Ultima, and the Post Office at Labert—a rate of Thirty pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Fifteen pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Seven and one-half pence in the pound of the rateable value of such lands.

Such rate is made and shall be levied for the year begin-

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Swan Hill.

3. Such person or persons as the said 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 rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 28th day of August, 1916, and adopted by the said Commission on the 28th day of August, 1916, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 28th day of September, 1918, and adopted by the said Commission on the 30th day of September, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 971.—GENERAL RATE.—SEA LAKE WATERWORKS DISTRICT.

T HE 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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Sea Lake Water works District, except within any Urban District thereof:

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock—

- ther stock—

 (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the Post Office at Sea Lake, the Post Office at Minapre, the Post Office at Culgoa, and the Post Office at Waitchie—a rate of Twenty-eight pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight, pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- less area.
 (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Fourteen pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Seven pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the fifteenth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

 3. Such person or persons as the said 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 rate.

 4. For making and larging and larg

said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 18th day of September, 1920, and adopted by the said Commission on the 20th day of September, 1920, shall be deemed and taken to be the rateable value of such lands

unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 972.—GENERAL RATE.—TYRRELL WATERWORKS DISTRICT.

HE 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:—

I. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Tyrrell Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

ther stock—

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the Post Office at Sea Lake, the Post Office at Chillingollah, the Post Office at Waitchie, and Mr. Edwards' store at Cocamba Railway Station—a rate of Thirty-six pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Eighteen pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, as shown coloured

(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Nine pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year begin-2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

3. Such person or persons as the said 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 rate.

attrorized to demand, receive, conect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 24th day of September, 1919, and adopted by the said Commission on the 29th day of September, 1919, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 973.—General Rate.—Wimmera United Waterworks 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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Wimmera United Waterworks District, except within any Urban District thereof :-

thereof:—

For the suppply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock—

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also

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lodged at the office of the Commission at Murtoa, the office of the Municipality of Birchip at Birchip, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Donald at Donald, the office of the Municipality of Dunmunkle at Rupanyup, the Post Office at Areegra, the Post Office at Brim, the Post Office at Minyip; the Post Office at Watchem, and the Post Office at Banyena—a rate of Fourteen pence in the pound of the rateoffice at Watchem, and the Post Office at Banyena—
a rate of Fourteen pence in the pound of the rateable value of such lands, with a minimum amount
of rate in respect of such lands of Eight pounds for
each holding of six hundred and forty acres in
extent, with a proportionate sum as a minimum for
any holding of a greater or less area.

(2) Of all lands in the Second Division, as shown cloured
green on the aforesid plane, and of Seren pence

green on the aforesaid plan—a rate of Seven pence in the pound of the rateable value of such lands. Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Three and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Murtoa.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by F. Bassett, valuer, returned on the 23rd day of October, 1915, and adopted by the said Commission on the 25th day of October, 1915, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1916, and if so altered or amended then the net annual value of such lands cut it is completed by the water act of such lands or the lands of such lands are the transparent water and water according to the lands of such lands are the transparent water and water according to the lands of the lands are the lands of the lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND, WATER SUPPLY COMMISSION. BY-LAW No. 974.—GENERAL RATE.—WYCHEPROOF WATERWORKS 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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Wycheproof Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

or other stock

other stock—
(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the office of the Municipality of Wycheproof at Wycheproof, the Post Office at Nullawil, and the Post Office at Culgon—a rate of Twenty-six pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Fielth nounds for each holding of six hunlands of Eight pounds for each holding of six hun-dred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Thirteen green on the aforesaid plan—a rate of Thirteen pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Six and one-half pence in the pound of the rateable value of such lands.

such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Birchip.

3. Such person or persons, at the said 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 control rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 24th day of September, 1919, and adopted by the said Commission on the 29th day of September, 1919, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands extent in a such as the said content of the lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the common seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 975.—General Rate.—Campaspe Irrigation and Water Supply District.

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 General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Campaspe Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

or other stock

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a rate of Twenty pence in the pound of the rateable value of such lands.
 (2) Of all lands in the Second Division, comprising Crown
- Twenty pence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, comprising Crown allotments 29, 29A, 36, 37, 42A, 42B, 43, 44, 45, 80, 81, 82A, 82B, and 83, all in the parish of Rochester West; Crown allotment 89, in the parish of Diggorra; Crown allotment 89, in the parish of Diggorra; Crown allotments 26A, 26B, 60, 68, 69, 70, 75, 76, 77, 78, 79, 80, 81, 82, 83, part of Crown allotment 1, containing 33 acres, part of Crown allotment 2, containing 30 acres, and part of Crown allotment 3, containing 22 acres, all in the parish of Rochester; Crown allotments, 8, 9, and 10, in the parish of Bonn—a rate of Ten pence in the pound of the rateable value of Stich lands.

 (3) Of all lands in the Third Division, comprising Crown allotments 59, 60, 61, 62, 76, 76a, 76s, 89, 90, 91, 92, 93, and 94, lots 41 and 42 of the Restdown Estate, allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 of the township of Restdown Estate, all in the parish of Rochester West; Crown allotments A, B, C, D, E, F, G, H, J, 48, 49, 50, 51, 52, 53, 54, 55, 50, 57, 58, 58A, 74, 759, and 76, all in the parish of Diggorra; Crown allotments 21, 22, 23, and 8, part of Crown allotment 1, containing 90 acres, part of Crown allotment 2, containing 30 acres, and part of Crown allotment 2, are are of Five pence in the pound of the rateable value of such lands.

 Such rate is made and shall be levied for the year timing with the first day of July, 1920, and ending with

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1920, and ending with the thirtieth day of June, 1921, and shall be payable on the fifteenth day of October, 1920, at the office of the said Commission, at Rochester.

mission, at Rochester.

3. Such person or persons as the said 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 rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 4th day of October, 1920, and the cemmon seal of the said Commission was hereunto affixed the 11th day of October, 1920, in the presence of-

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

The foregoing By-laws Nos. 937 and 940 to 975 inclusive were approved by the Governor in Council the 12th October, 1920.

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

Land Tax Act 1915.

DEPARTMENT OF TREASURES.

ALTERATION IN SCHEDULES.

At the Executive Council Chamber, Melbourne, the fifth day of October, 1920.

PRESENT:

. His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson Mr. Robinson

Mr. Clarke Mr. Hicks.

IN pursuance of the provisions of the Land Tax Act 1915 (No. 2680), His Excellency the Lieutenant-Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby cancel Schedule A and Schedule B to the Regulations under the aforesaid Act made on the 30th day of November, 1915, and doth substitute the subjoined Schedules A and B in lieu thereof:—

Land Tax Act 1915,

NOTICE TO MAKE RETURNS.

Notice is hereby given that in pursuance of the above Act, and the regulations made thereunder every person having any interest in land in Victoria, whether as owner of the freehold or leasehold estate, executor, trustee, beneficiary, life tenant, mortgagee in possession, purchaser on credit or deferred payments, vendor of an uncompleted dealing (where less than 15 per cent. of the purchase money has been paid), public officer of a company, or any person who is deemed to be an owner within the meaning of the said Act, is hereby required to duly make and furnish to me on or before the day of 19 a return, in the prescribed form, of all lands of which he had an interest as aforesaid at noon on And further notice is hereby given that every such return shall in all cases be addressed to the State Commissioner of Taxes, and be delivered at or forwarded by post to the Office of the State Commissioner of Taxes, Land Tax Branch, Flinders-street, Melbourne.

Any person or company failing or neglecting to furnish a return at the prescribed time, is liable under the said Act to be prosecuted and to pay a penalty not exceeding £100, but not less than £2, and any person or company making any false return or evading or attempting to evade the payment of any tax under the said Act is liable to a further penalty of treble the amount of tax evaded or attempted to be evaded.

day of

Commissioner of Taxes.

SCHEDULE B.

Land Tax Act 1915.

	•	RETURN OF	LAND.			
an owner of land at	ock noon on the 12 o'clock noon on	day of day of	19 19		every person who was	
Owner's Su	rnameç		Christian Name in full			
Occupation Address for service	of notices, &c.				•••••••••••••••••••••••••••••••••••••••	
('	·.	Declarati	ion.	· .		
boot of my knowled	ge and belief, true and co	re that the several matters rrect in every particular, a or in which I had a benefic	and disclose without reser	rvation or exception	rsed hereon are, to the n a true and accurate day of	
Dated the	day of		192		•	
	•	• •	ignature			
	•	~				
Names o	of Joint or Co-owners.	Occupations.	Postal Address of Join	t or Co-owners.	Proportionate Share of Each.	
(NoteEac	is made in respect solely on the heneficiary must also fur of which he is an owner).	f a Trust Estate, this state nish his own individual retu	ment should be made by turn, including his proporti	he senior or active onate share of the l	trustee, and herein mentioned,	
The Trust Estate.	Names of Persons Beneficially Entitled.	Residence.	Nature of Is	Proporti Share of	Date Distributable.	
	-			8		
		1	1	n shore (if any) in a	1	

If this return is made in respect of individual lands the taxpayer's proportionate interest or share (if any) in any joint ownership or Trust Estate should be shown on next page and the names of the other joint owners or Trust Estate should also be stated opposite the item.

		e of Full Name of Tenant or Occupier or And Rent (if any).		•		-	imilities of Tond on which	Mortgage is Secured.		
		Nature of Title.				_	į į	-		
	Title.	Folio or Memorial Number.			_	nterost y te iber.	Owing.		1910.	
		Volume or Book.				ءِ ا	Amount of Interest 1st January to 31st December.			eptembe
	Value of Improve-	ments as per Details here- under.	બ			BER 19	Ame	Pald.		on 30th 8
_	0	Unlin- proved Value.	બ			SEPTEM	Regis- terod Number of	Rate Date of Number of Number of Subsection of Number of Subsection of S		axistonce
PARTICULARS OF LAND.	Area or Muni- Dimensions, Annual Value.				АТ 30ти	Date of Mortgage			o was in	
			GH .			STENCE	Rate per Cent.			t mortgag
					Total 2	AGE IN EXIS	Amount owing at 31st Decem- ber, 1919, not	including Interest.		and the presen
		Allot- ment.				D MORT	Amount of Mortgage.			00 or less,
PARTICUL		Section or Portion.	,		·	REGISTER	An)0,63 sì sbns
-	Parish. City or Sitrest and Town. Number.		·	•		SECURED BY	SECURED BY			ital value of all
			<i>;</i>		·-	G BY ME AND	Money owing by Measterered Montgage in Existence at 30th September, 1910. Amount of Abount of Abount of Abount of Abount Indeed in the Amount of Abount Indeed Ind			en the total cap
				<u>-</u>		F MONEY OWN				 only required w
		County.				PARTICULARS OF	Name.			NOTE.—These particulars are only required when the total capital value of all lands is £3,000 or less, and the present mortgage was in existence on 30th September 1910.
		Municipality.	Municipality.			, , Christian Name.			Note.—T	
	Nature of my Interest (Owner of Freshold	Mortgagee in Pos- Mortgagee in Pos- session, Lessee, or Life Tenant).					Surname.			

And the Honorable W. M. McPherson, His Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT Clerk of the Executive Council.

Goods Act 1918 (No. 2983). REGULATIONS.

At the Executive Council Chamber, Melbourne, the fifth day of October, 1920.

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

Mr. Robinson

Mr. Clarke Mr. Hicks.

NIT. ROUMSON i DATE. FIRES.

NDER the powers in that behalf conferred by the Goods Act 1918 (No. 2983) to make Regulations (inter alia) prescribing the character of the trade description indicating the country or place in or at which goods specified for the purposes of the said Act in a Proclamation thereunder in the Government Gazette were made or produced and the manner in which the same is to be applied, His Excellency the Lieutenant-Governor of Victoria, by and with the advice of the Executive Council thereof, doth make the Regulations following (that is to say): ing (that is to say) :-

1. These Regulations may be cited as the "Goods Acts Regu-1. These regulations may be cited as the Goods Acts regulations (character and manner of indicating country of origin of specified goods) 1920," and shall come into force on the first day of December, 1920. All previous Regulations heretofore made are hereby repealed.

2. In these Regulations "Specified" goods mean any article or goods to which the provisions of section 3 of the Goods Act 1918 apply.

"Wrapper" means any case, box, barrel, canister, tin, bag, envelope, carton, cover, or other medium or article of any kind employed or used to contain, pack into, keep together, or in separate quantities, or to protect any goods or articles.

separate quantities, or to protect any goods or articles.

3. The character of the trade description by which is to be indicated the country or place in or at which specified goods were made or produced (hereinafter referred to as the "trade description") shall be a conspicuous legible inscription (in Roman character, with letters of just proportion properly spaced and of a magnitude reasonably suitable, having regard to the size, shape, and nature of the goods, article, label, or wrapper to be marked), setting out the name of the country where the goods were manufactured or produced, with (when of moment or required) the name before it of the place therein of manufacture or production, such inscription (country, or place and country) being in all cases immediately prefaced with the words "Made in" or "Made at," or, as the case may require, intervoven in the manufacture with, or indelibly engraved, stamped, moulded, stencilled, branded, painted, or printed, as the case may require, having regard to the particular mode prescribed hereunder for the marking of the class or kind of article or wrapper.

4. The manner in which Specified Goods are to have the trade

4. The manner in which Specified Goods are to have the trade description applied to them shall be in accordance with the requirements applicable to their case as below indicated, viz.:—

(a) Where the goods are of a kind which in the manufacture of the article the trade description can reasonably be embossed, moulded, impressed, or blown in or with the substance of the article—

By being so embossed, moulded, impressed, or blown in with the substance unless the requirements of the Regulations in relation to a particular class or kind of goods or articles call for some further or permit of some different mode.

(b) Where the goods are of a kind to which the requirements of sub-clause (a) cannot reasonably be applied, but are such that the trade description can properly be indicated by engraving, cutting, stamping, or otherwise tooling the surface of the article at the required place ing, or otherwise tooli at the required place-

By being so engraved, cut, stamped, or tooled on the surface, unless in the case of special goods some different or further or particular mode is permitted or required.

(c) Where the goods are of a kind to which the requirements of either sub-clauses (a) or (b) are inapplicable, but are such that the trade description cau properly be indicated by painting, stencilling, or printing it on the surface of the article itself—

By so painting, stencilling, or printing on the surface, unless some requirement applicable to special goods calls for or permits of something different.

(d) Where the goods are of a kind to which the requirements of either sub-clauses (a), (b), or (c) are inapplicable but are such where a fixed label can reasonably be nailed, screwed, tacked, riveted, glued, gummed, sewn, or by other suitable means immovably secured to or let into the article (unless in the case of special goods some requirement applicable to them calls for or permits of something different).

By a label attached by one or other of the methods indicated but subject to the condition that of the methods referred to the one employed shall be the one most fitting to be used to secure permanency, having regard to the composition of the label required to be employed and the nature, composition, size, shape, and other characteristics of the article itself.

(e) Where the goods are of a kind to which the requirements of either sub-clauses (a), (b), (c), or (d) are,

inapplicable-

- contents in the case of special goods some requirement applicable to them calls for cremits of something different) a label attached to the goods themselves, or, if made up or wound into a coil, skein, hank, roll, ball, or other form of assemblage for more convenient handling, to the coil or other form of assemblage adopted, or, to the wrapper, cover, red, or thing used in connexion with the goods or article (such label being of the kind appropriate to the class or kind of goods or package with which it is intended to be used), having the trade description embossed or moulded on it in the case of a metal label, or printed on it in the case of a label made of parchment, cardboard, or other suitable non-metallic substance.
- (f) Where the goods are of a kind necessarily placed or retailed in a wrapper by reason of their nature or instability or of the fragility of the article or for trade reasons, and are not such as to which the requirements of either sub-clauses (a), (b), (c), (d),
 - r (e) are applicable—
 By being embossed, moulded, impressed, blown, enpeng emossed, mounted, impressed, flowin, angraved, cut, stamped, burnt in, printed, sten-cilled, or painted on the outside of the wrapper. Provided nevertheless that of the processes above particularized which is to be adopted in any case in indicating a trade description on the any case in indicating a trade description on the wrapper with its contents (hereinafter referred to as the "package"), the choice is to be governed, as the case may require, as if the package were an article within the meaning of sub-clauses (a), (b), (c), $(d)_p$, or (c), and the particular mode followed is to be appropriate to the circumstances of the case on such assumption but regard being had to the material of which the wrapper is made, the space on it available and its shape and make up.
- (g) Where the goods are a tool, instrument, appliance, or utensil partially composed of metal and of some other substance or substances, the metal portion other substance or substances, the metal portion being in a prominent position and some surface of it reasonably capable of the trade description being impressed, stamped, moulded, embossed, or (in the case of delicate subjects) engraved on the metal por-
 - By being so impressed, moulded, embossed, or engraved on the metal portion, or, if no such metal portion is in a prominent position, but some other material is and can reasonably be
- resorted to, impressed, stamped, moulded, embossed, or engraved on such other material.

 (h) Where the goods are sheet metal by being impressed, stamped, moulded, embossed, painted, or stencilled
- (i) Where the goods are cables or chains of any magnitude where the goods are captes or chains of any magnitude made from any one or other of the baser metals, or of an amalgam of the same alternatively to any other method prescribed (if any)—

 By being embossed, impressed, or moulded on a suitable metal label to be securely attached to

the article.

(j) Where the goods are manufactured textile fabrics commonly having interwoven in the piece or along the selvedge or outside edge thereof any brand, lettering,

selvedge or outside edge thereof any brand, lettering, or other such matter interwoven if reasonable—

By being interwoven in the piece or along the selvedge or outside edge and if such goods are made in running lengths, such fabric being of a kind usually retailed by the yard or other quantity less than the whole piece, repeated at intervals of not less than a yard along the length of the piece.

When the goods are beets or shows—

(k) Where the goods are boots or shoes— By being impressed or embossed on the outer surface of the sole of each boot or shoe on the waist or where the sole is composed of a material which cannot be impressed or embossed but can be stamped on the outer surface, im-pressed in indelible permanent ink in the waist of the shoe, or, if the same cannot be so impressed, embossed, or stamped on a suitable durable label, attached to the waist.

(1) Where the goods are an article of pottery, china, por-celain, delf-ware, or manufactured glass (other than

sheet) when reasonably practicable—
By being impressed, stamped, moulded, embossed, or engraved thereon or burnt in on the article in a colour sufficiently in contrast to that of the ground colour of the adjacent surface to be easily observed and read by a person handling the article.

(m) Where the goods are liquids or semi-liquids or commodities with which a liquid or semi-liquid is used as a preserving or packing medium usually retailed in a wooden cask, barrel, or such like vessel, or are goods of a kind so retailed-

By being tooled, cut, or burnt in at each end of

the containing vessel.

(n) Where the goods are of a like kind to those referred to in sub-clause (m) but are commonly retailed in a tin receptacle or a glass bottle or a china or earthen-ware jar or a flagon, crock, or other such kind of container, or an article of food intended for human, consumption usually retailed in a receptacle of one of the kinds referred to, alternatively to any other method prescribed.—

method prescribed—

By being imprinted on a suitable label pasted on

the outside of the vessel.

(o) Where the goods are contained in a wrapper not merely supplied for the convenience of the customer on the particular occasion in addition to the trade description being indicated on the goods themselves prescribed-

By being embossed, impressed, moulded, stamped, engraved, imprinted, stencilled, or painted on

engraved, imprinted, stencilled, or painted on
the outside of the wrapper.

(p) Where the goods are of a kind requiring under these
Regulations to have the trade description indicated
on the goods themselves, but by reason of the material, colour, or other characteristic of the article the
"trade description" cannot be clearly and easily
observed, but by the interposition or use of some
permanent colouring medium this result can be obtained, a suitable colouring material shall, if reasonably possible, be interposed or used so as to effect
the desired result.

The material to be used for all labels chall to the

the desired result.

5. The material to be used for all labels shall be of a substantial kind and in each particular case shall be of a material most reasonably fitted to withstand wear or destruction, having regard to the requirements of the case and to the thing and the manner in which it is to be affixed.

6. The medium to be used for attaching to goods or to an article or package any loose label (which term in these Regulations shall cover a label not firmly pasted, gummed, glued, tacked, nailed, screwed, riveted, or otherwise permanently affixed to or let into the article), shall in the case of heavy or ponderous things or ones subject to rough handling be of strong wire or some other strong suitable metal, appliance not strong wire or some other strong suitable metal appliance not easily removable, unless the use of a metal connecting material be unreasonable, in which case shall be used some other material of a kind and strength reasonably sufficient to safeguard the label from becoming detached in the handling of the goods, article, or package.
7. As concerns the applying or attaching of a label (loose

or other) to any goods, article, or package, the attaching shall be done in a workmanlike manner and so far as reasonably possible in a way that will not lend itself to the label being easily rubbed off, obliterated, or detached in the handling of

possible in a way that will not lend itself to the label being casily rubbed off, obliterated, or detached in the handling of the goods, article, or package.

8. In the case of specified goods imported or introduced into Australia, which under some law of the Commonwealth for the time being in force require to have applied to them a trade description, indicating the country or place in or at which such goods were made or produced, if such particulars have, in accordance with the requirements of any Commonwealth Act or Acts, and the relevant regulations thereunder, been so applied, the character of the inscription and the manner in which it is applied, in accordance with the requirements of the Commonwealth law, shall be accepted as satisfying the requirements of these Regulations with respect to the character of the inscription referred to, and the manner of its application, notwithstanding anything hereinbefore contained, and the character of the inscription and its manner of application conforming with Commonwealth law shall be accepted as sufficient for the purposes of the Goods Act 1918, and these Regulations, as if these Regulations had specified the Commonwealth character of inscription and manner of application as an alternative to the methods hereinbefore prescribed in respect of the goods in question.

And the Honorable Arthur Robinson, His Majesty's Attorney-Goods and Schiller Common of the State & Michael and Schiler Common of the State & Michael and Schiler Common of the State & Michael and Schiler Commonwealth Schiler Schiler Schiler Commonwealth Schiler Commonwealth Schiler Schiler Commonwealth Schiler Schi

And the Honorable Arthur Robinson, His Majesty's Attorney-General and Solicitor-General for the State of Victoria, shall give the necessary directions herein accordingly.

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

SHIRE OF UPPER MURRAY CONSTITUTED AND THE SHIRE OF TOWONG REDUCED AND RE-DEFINED.

At the Executive Council Chamber, Melbourne, the fifth day of October, 1920.

PRESENT:

His Excellency the Lieutenant-Governer of Victoria.

Mr. Lawson

Mr. Clarke Mr. Hicks.

Mr. Robinson

W HEREAS by the Local Government Act 1915 (No. 2686) it is amongst other things enacted that, subject to the provisions of the said Act, the Governor in Council may from time to time make Orders amongst other things to constitute any part of Victoria containing rateable property capable of yielding upon a rate not exceeding One shilling in the pound on the annual value thereof estimated under the the pound on the annual value thereof estimated under the provisions of the said Act a sum of £1.500 a shire: And it is further enacted that every Order constituting any new shire shall assign a name to such shire, describe the boundaries thereof, determine of how many members the council shall consist, determine whether the municipal district constituted is to be subdivided or not, and in case it is to be subdivided name and describe the subdivisions, and it is further enacted that every Order severing any district from any subdivided municipal district may abolish all the subdivisions and either constitute the municipal district, an unsubdivided municipal district or re-subdivided the same, and as regards every subdivision of which a portion only is severed may cancel such subdivision and annex the residue—thereof to some other subdivisions, division of which a portion only is severed may cancel such aubdivision and annex the residue—thereof to some other subdivision or in separate portions to some other subdivisions, and that every Order under the provisions of Part II. of the said Act shall be published in the Government Gazette, and shall take effect as from the day of such publication: And whereas a petition has been presented to the Governor in Council in accordance with the provisions of the said Act, aigned by a majority of the ratepayers of portion of the shire of Towong, praying that a certain area described in such petition, being part of the Corryong, Murray, and Mitta Mitta Ridings of the shire of Towong, be severed from the said shire and constituted a separate municipality under the name and title of the Shire of Upper Murray. And whereas the substance and prayer of such petition have been published in the manner described by the said Act: Now therefore His Excellency the Lieutenant-Governor of Victoria, with the advice of the Executive Council thereof, doth hereby make an Order constituting a new shire to be named the Shire of Upper Murray, and further doth direct that the remaining portions of the Corryong Riding of the shire of Towong be cancelled and annexed to the Murray, Mitta Mitta, and Tallangatta Ridings of the said shire of Towong, the boundaries of the shire of Upper Murray as also those of the said shire of Towong and of the Murray, Mitta Mitta, and Tallangatta Ridings as amended, shall be those hereunder set forth and described, and doth further Order that the council of the said shire of upper Murray be subdivided into three ridings, to be named the Tintaldra Riding, the Corryong Riding, and the Cudgewa Riding, the boundaries of which shall be those hereunder set forth and described, and doth further Order that the council of the said shire shall consist of nine members.

UPPER MURRAY SHIRE.

Upper Murray Suire.

Commencing at a point on the River Murray at the northwest corner of allotment 8. section 7, parish of Walwa: thence southerly and easterly by the west and south boundaries of that allotment to the west boundary of the parish of Tintaldra; thence southerly by that boundary to the north-east corner of allotment 54A, parish of Cudgewa; thence westerly by the north boundary of last-mentioned parish to the northwest angle thereof; thence south by its west boundary to the south-west corner of the said parish, being the northern boundary of allotment 62, parish or Wabba; thence westerly by the north boundary of that parish to the north-east corner of allotment 9, parish of Jinjellie: thence west by the north boundary of said allotment to the south-east corner of allotment 22; thence north, west, and south by the east, north, and of allotment 9, parish of Jinjeilie: thence west by the north boundary of said allotment to the south-east corner of allotment 22; thence north, west, and south by the east, north, and west boundaries of that allotment to the north-east corner of allotment 27; thence west and south by the north and west boundaries of that allotment to the north-east angle of allotment 33; thence west by the north boundary of that allotment and allotments 32. 31A, and 31 to the north-west corner of last-mentioned allotment; thence south by the west boundary of allotment 39A, parish of Berringama: thence westerly by that road to the north-west corner of 30B; thence Southerly by that road to the north-west corner of 30B; thence Southerly by the 39c to the north boundary of allotment 47: thence west by part of the north boundary of that allotment and allotment 39c to the north boundary of that allotment and the north boundary of allotment 46 to the north-west corner of the latter allotment; thence south by the west boundary of allotment 46 to the north boundary of allotment 47: thence west by that boundary to the road forming the west boundary of the last-mentioned allotment: thence southerly by that road to the north-east corner of allotment 56A; thence west and No. 189.—Ocrober 13, 1920.—17106.—3 No. 189.—Остовев 13, 1920.—17106.—3

south by the north and west boundaries of that allotment to its south-west corner; thence east by part of the south boundary of allotment 56A to its intersection by a road; thence south-easterly by that road and the west boundaries of allotments 65B and 65A, parish of Berringame, and allotments 4, 13, and 13A, parish of Canabore, to the south-west corner of last-mentioned allotment; thence east by part of the south boundary of allotment 13A to the north-west corner of allotment 22; thence south, east, and south by the west boundary of that allotment to its south-west angle; thence south-easterly along the Divide to Dart River, and by that river southerly to the junction of Brown's Creek; thence by Brown's Creek southerly to the Gib Range, and along that range- to Mt. Gibbo; thence south-easterly by a direct line towards Forest Hill to the Murray River; thence by that river northerly and north-westerly to the point of commencement. south by the north and west boundaries of that allotment to mencement.

Tintaldra Ridina.

Commencing at a point on the River Murray at the north-west corner of allotment 8, section 7, parish of Walwa, being the north-west boundary of the shire: thence southerly by the west corner of allotment 8, section 7, parish of Walwa, being the north-west boundary of the shire: thence southerly by the shire boundary and the west and southern boundaries of the parish of Tintaldra to a point on the west boundary of allotment 21, parish of Towong: thence south, east, north by the boundaries of that allotment to the south-west corner of allotment 22; thence easterly by the south boundary of that allotment to its south-east corner; thence south-easterly by a road to the west boundary of allotment 8a: thence south-easterly by a road and the west boundary of allotment 2 to the north-west corner of allotment 28: thence south-easterly, south-westerly, and south-easterly by that allotment to the north-west boundary of allotment 34: thence southerly by the west boundary of allotment and allotment; thence by the south boundary of that allotment allotment; thence by the south boundary of that allotment to the west boundary of allotment 38; thence south by the west boundary and east by part of the south boundary of said allotment to the north-west corner of allotment 42: thence south by the west boundaries of that allotment 42a. parish of Towong, and allotments 31, 34, and 40, parish of Towong, and allotments 31, 34, and 40, parish of Thowgla, to the southwest corner of the last-mentioned allotment: thence east by part of the south boundary of that allotment 49 to the south-west corner of the last-mentioned allotment; thence east by the south boundary of that allotment 49 to the south-west corner of the last-mentioned allotment; thence east by the south boundary of that allotment 49 to the south-west corner of the last-mentioned allotment; thence east by the south-boundary of that allotment 49 to the south-west corner of the last-mentioned allotment 49 to the south-west corner of the last-mentioned allotment 49 to the south-west corner of the last-mentioned allotment 49 to the south-west corner of the last-mentioned allotment 49 to the south-west corner of the last-mentioned allotment 49 to the south

Corryong Riding.

Commencing at a point on the north-west corner of allotment 64, parish of Cudgewa; thence south-westerly by a road
forming the western boundaries of that allotment and allotment 65 and portion of allotment 66: thence south-westerly
and south-easterly by the boundaries of the last-mentioned
allotment to the most northern corner of allotment 67; thence
south-easterly and south-westerly by the boundaries of that
allotment to the north-west corner of allotment 73; thence
south-easterly by the boundaries of that allotment to the
western boundary of allotment 8; thence south-westerly by a
road to the south-west corner of said allotment; thence southeasterly and north-easterly by a road to the most northerly
corner of allotment 2, parish of Colac Colac; thence southeasterly by that road to the north-east corner of allotment 4,
section Q; thence south-westerly by the boundary of that
allotment to the northern boundary of allotment 2, section Q;
thence south-easterly by that allotment and a road to the
main Tallangatta-road at the most northern corner of allotment 2, section Y; thence westerly by that road to the Nariel
Creek; thence southerly by that creek to a road on the north
boundary of the Agricultural College Reserve; thence west by
that road along the northern boundary of allotment 4 to the
north-east angle of allotment 9; thence westerly along the
north-boundary of that allotment to the main road; thence
northerly by that road to the northerast corner of allotment
8; thence westerly by a road on the northern boundaries of
allotments 8 and 7, parish of Colac Colac, and allotment 90,
parish of Wabba, to the north boundary of allotment 87;
thence along the north and west boundaries of allotment so
the north-west corner of the last-mentioned allotment; thence
south by the western boundary of that allotment to the southment and the north boundaries of allotments 88A and 88 to the north-west corner of the last-mentioned allotment; thence south by the western boundary of that allotment to the southeast corner of allotment 80B: thence westerly by the southern boundaries of allotments 80B, 79, 78, 77, and part of 76 to the Log Bridge Creek; thence southerly by that creek and further southerly to a point on the shire boundary named "Half Way"; thence south-easterly by the shire boundary to a point where the Tintaldra Riding abuts thereon; thence north-westerly and northerly by the watershed of the Divide to the south-west corner of allotment 53, parish of Thowgla; thence along the west boundary of that allotment to the south boundary of allotment 49; thence westerly to the south-west corner

of said allotment; thence north by the west boundaries of that allotment and allotment 48 to the south boundary of allotment 40; thence west by the south and north by the west boundaries of that allotment to the south-east corner of allotment 33; thence northerly by the east boundaries of that allotments 30, 45, 44, 41, 40, and 37, parish of Towong, to the north-east corner of the last-mentioned allot-Towong, to the north-east corner of the last-mentioned allottement; thence west along the north boundary of that allotment to the south-east corner of allotment 8; thence north by the east boundaries of allotments 8, 7, and 32 to the north-east corner of the latter allotment; thence by the northern boundary of allotment 32 to the most southerly corner of allotment 2; thence north-easterly and north-westerly by the eastern and northern boundaries of that allotment to the south-east corner of allotment 4r. the corner of the south-east corner of allotment 4r. the corner of corner of allotment 4F; thence northerly by the eastern boundaries of that allotment and allotment 1F and allotments 4C and Ic to a road at the south-east corner of allotment 2s; thence northerly by that road to the north-east corner of allotthence northerly by that road to the north-east corner of allot-ment 7; thence north-westerly by a road to the north-east corner of allotment 11; thence westerly by the northern boun-daries of allotment 11 and 23 to a point on the western boundary of allotment 21: thence south, west, and north by the boundaries of that allotment to the north-east corner of allotment 43, parish of Cudgewa; and thence by the northern boundaries of that allotment and allotment 64 to the com-mencing point.

Cudgewa Riding.

Commencing at the north-east corner of allotment 54A, parish of Cudgewa; thence southerly by part of the east boundary of that parish to the north-west corner of allotment 64A, thence south-westerly by a road forming the western boundaries of that allotment and allotment 65 and portion of allotment 66; thence south-westerly and south-easterly by the boundaries of the last-mentioned allotment to the most northern corner of allotment 67; thence south-easterly and south-westerly by the boundaries of that allotment to the most northern corner of allotment 67; thence south-easterly and south-westerly by the boundaries of that allotment to the western boundary of allotment 8; thence south-westerly by a road to the south-west corner of said allotment; thence south-easterly and north-easterly by a road to the south-west corner of said allotment; thence south-easterly by that road to the north-east corner of allotment 4, section Q; thence south-westerly by the boundary of that allotment to the northernate corner of allotment 4, section Q; thence south-westerly by the boundary of that allotment to the northern boundary of allotment 2, section Q; thence southerly by that allotment and a road to the main Tallangatta-road at the most northern corner of allotment 2, section Y; thence westerly by that road to the Nariel Creek; thence southerly by that creek to a road on the north boundary of the Agricultural College Reserve; thence west by that road along the northern boundary of allotment 4 to the north-east angle of allotment 5; thence westerly along the north boundary of the thence northerly by that road to the morth-east corner of allotment 8; thence westerly by a road on the north-east corner of allotment 8; thence westerly by a road on the north-east corner of allotment 8; thence westerly by a road on the north-east corner of allotment and the north boundaries of allotments 88 and 7, parish of Colac Colac, and allotment 90, parish of Wabba, to the north boundaries of that allotment to the south-east corner of allotments

SHIRE OF TOWONG (REDUCED AND RE-DEFINED).

Shire of Towong (Reduced and Re-defined).

Commencing at the junction of the Murray and the Mitta Mitta Rivers; thence northerly and easterly by the former river to a point on the bank where the north-west corner of allotment 8, section 7, parish of Walwa, abuts thereon; thence southerly and easterly by the west and south boundaries of that allotment to the west boundary of the parish of Tintaldra; thence southerly by that boundary to the north-east corner of allotment 54A, parish of Cudgewa; thence westerly by the north boundary of last-mentioned parish to the north-west angle thereof; thence south by its west boundary to the south-west corner of the said parish, being the northern boundary of allotment 62, parish of Wabba; thence westerly by the north boundary of that parish to the north-east corner of allotment 9, parish of Jinjellic: thence west by the north boundary of said allotment to the south-east corner of allotment 22; thence north, west, and south by the east, north, and west boundaries of that allotment to the north-east corner of allotment 27; thence west and south by the north and west boundaries of that allotment to the north-east angle of allotment 33; thence west by the north boundary of that allotment and allotments 32, 31A, and 31 to the north-west corner of last-mentioned allotment; thence south by the west boundary of allotment 31 to the road forming the north boundary of allotment 39A, parish of Berringama; thence westerly by that road to the north-west corner of 39B; thence westerly by that road to the north-west corner of 39B; thence westerly by the west boundary of last-mentioned allotment and allotment 39C

to the north boundary of allotment 47; thence west by part of the north boundary of that allotment and the north boundary of allotment 46 to the north-west corner of the latter allotment; thence south by the west boundary of allotment 46 to the north boundary of allotment 45n; thence west by that boundary of the last-mentioned allotment; thence southerly by that road to the north-east corner of allotment 56n; thence west and south by the north and west boundaries of that allotment to its southerness corner; thence east by part of the south boundary of north-east corner of allotment 50a; thence west and south by the north and west boundaries of that allotment to its southwest corner; thence east by part of the south boundary of allotment 56a to its intersection by a road; thence southeasterly by that road and the west boundaries of allotments 65n and 65a, parish of Berringama, and allotments 4, 13, and 13a, parish of Canabore to the south-west corner of last-mentioned allotment: thence east by part of the south boundary of allotment 13a to the north-west corner of allotment 22; thence south, east, and south by the west boundary of that allotment to its south-west angle; thence south-easterly along the Divide to Dart River, and by that river southerly to the junction of Brown's Creek; thence by that creek southerly to the Gib Range, and along that range to Mount Gibbo; thence south-westerly by a direct line to Mount Cooper; thence further south-westerly-by a range to Mount Wills; thence north-westerly by a range to Mount Bojong, and northerly by the summit of the range forming the watershed between the Mitta Mitta River and Sandy Creek to the south boundary of the parish of Bolga; thence westerly and northerly by that boundaries of that parish to the north boundary of the parish of Tangambalanga; thence westerly by that boundary to the south-east angle of the Bungonia pre-emptive section; thence northerly by the said section and a line to the Mitta Mitta River; and thence northerly by the said section and a line to the Mitta Mitta River; and thence northerly by the said section and a line to the Mitta Mitta River; and thence northerly by the said section and a line to the point of commencement.

Murray Riding (Re-defined).

Commencing at the junction of the River Mitta Mitta with Commencing at the junction of the River Mitta Mitta with the River Murray; thence easterly by the former river to a point south of the south-east angle of Daniel Lynch's selection, parish of Tatonga; thence north to the eastern watershed of Lynch's Gully; thence by that watershed to the northern watershed of the Tallangatta Valley; thence easterly by that watershed to where it is joined by the eastern watershed of Kangaroo Creek; thence north-easterly by a line across the Koctong Valley to the western watershed of Burrowye Creek, where joined by the watershed of the Burrowye Creek; thence southerly by the watershed of the Burrowye Creek; thence southerly by the watershed of the Burrowye Creek to where it intersects the shire boundary on the west-boundary of allotment 2, parish of Berringama; thence easterly, northerly, westerly, and southerly by the shire boundary to the commencing point.

Mitta Mitta Riding (Re-defined).

Commencing on the River Mitta Mitta at the junction of Sandy Creek; thence easterly by that river to the north-west angle of allotment A. section 1, parish of Wagra; thence by the northern boundary of that allotment to the north-east angle thereof; thence east to the western watershed of Tallangatta Creek; thence south-easterly by that watershed to Mount Benambra: thence northerly by the eastern watershed of the Tallangatta Creek to a point on the eastern boundary of the shire: thence south-easterly, south-westerly, north-westerly, and easterly by the shire boundary to the commencing point.

Tallangatta Riding (Re-defined).

Commencing on the Mitta Mitta River at a point south of the south-east angle of Daniel Lynch's selection, parish of Tatonga: thence north to the eastern watershed of Lynch's Gully: thence by that watershed to the northern watershed of the Tallangatta Valley: thence easterly by that watershed to where it is joined by the eastern watershed of Kangaroo Creek: thence north-easterly by a line across the Koetong Valley to the western watershed of Burrowye Creek where joined by the watershed of the Thologolong Creek; thence southerly by the watershed of the Burrowye Creek where it intersects the shire boundary on the west boundary of allotment 2, parish of Berringama: thence southerly and south-easterly by the shire boundary to a point where it intersects the eastern watershed of the Tallangatta Creek; thence southerly, westerly, and northerly by the watershed of the Tallangatta Creek; thence southerly, westerly, and northerly by the watershed of the Tallangatta Creek to a point cast of the south-east angle of the Tallangatta Creek to a point cast of the south-east angle of allotment A, section 1, parish of Wagra; thence west to that angle; thence by the northern boundary of said allotment to the River Mitta Mitta; and thence northerly by that river to the point of commencement.

And the Honorable Frank Clarke, His Majesty's Commis-sioner 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 BOARD.

At the Executive Council Chamber, Melbourne, the fifth day of October, 1920. PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson

Mr. Clarke Mr. Hicks.

Mr. Robinson

Country Roads Act 1915 (No. 2635). ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF BARRARBOOL

W HEREAS the Country Roads Board constituted under the HEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the new main road hereinafter referred to in the shire of Barrarbool 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 of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are and plans and a consideration of the said estimate His Excelency the 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:—

HENDY MAIN ROAD IN THE SHIRE OF BARRARBOOL.

All that piece of land in allotments 31 and 32, parish of Paraparap, commencing at a point on the northern boundary of the first-mentioned allotment, distant 417 links from its northeastern angle; thence by lines bearing respectively 90 deg. 1,033 links, 263 deg. 12 min. 620.5 links, and 280 deg. 423.5 links to the point of commencement, the said land being delineated and shown coloured red on plan No. 837 lodged in the Office of the Country Roads Roard Country Roads Board.

Country Roads Act 1915 (No. 2635).

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

SHIRE OF WOORAYL.

Whereas the Country Roads Board constituted unider the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the new main road hereinafter referred to in the shire of Woorayl 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 of 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 His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new toad: 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:

Main South Gippsland Road in the Shire of Woorayle.

MAIN SOUTH GIPPSLAND ROAD IN THE SHIRE OF WOORAYL.

All that piece of land in the parish of Leongatha, being a roadway generally one chain wide, the north-eastern boundary of which commences at a point on the western boundary of allotment 99 of the said parish, on the southern side of, and adjoining the Great Southern Railway Reserve; thence generally south-easterly along the boundary of the said Railway Reserve, through the said allotment and allotment 102 of the parish aforesaid, to its junction with the existing road about 3 chains east of the south-eastern angle of the allotment first

Country Roads Act 1915 (No. 2635). ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF WOORAYL.

WHEREAS the Country Roads Board constituted under the Country Roads Act. 1915 (No. 2035) has represented to His Excellency the Governor in Council that it appears to it desirable that the new main road hereinafter referred to in the shire of Woorayl 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 of 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 His Excellency the 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:—

INVERLOCII-WONTHAGGI ROAD IN THE SHIRE OF WOORAYL.

All that piece of land in allotment 11, section 1, township of Inverloch, parish of Kirrak, commencing at the north-eastern angle of the said allotment; thence by lines bearing respectively 182 deg. 11 min. 153 links, 317 deg. 12 min. 204 links, and 88 deg. 48 min. 144.5 links to the point of commencement, which said land is particularly delineated and shown coloured red on plan No. 799, lodged in the office of the Country Roads Board.

Country Roads Act 1915 (No. 2635).

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF EUROA.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Euroa-Mansfield road in the shire of Euroa (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government clared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 25th November 1914 on page 5288) 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 maps and plans marked "A" and "B" 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 maps and plan and a consideration of the said estimate His Excellency the Governor in Council 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 is to say:—

All that piece of land in allotment 32n, parish of Gooram Gooram Gong, being a roadway one and a half chains wide, the western boundary of which commences at a point on the northern boundary of the said allotment distant 932.5 links from its north-western angle; thence south-westerly and south-easterly through that allotsouth-westerly and south-easterly through that allotment to a point on its southern boundary distant 579 links from its south-eastern angle. Also all those pieces of land in allotment 2, section B, parish of Garratan-bunell, commencing at an angle in the northern boundary of that allotment at the point of intersection of the existing one-chain and the three-chain roads; thence by lines bearing respectively 166 deg. 51 min. 812 links, 40 deg. 32 min. 596 links, 122 deg. 13 min. 311 links, 199 deg. 45 min. 326 links, 251 deg. 30 min. 311 links, 312 deg. 19 min. 218 links, 258 deg. 2 min. 596 links, 342 deg. 9 min. 322 links, 312 deg. 19 min. 506 links, 344 deg. 297 links, and 100 deg. 10 min. 572 links to the point of commencement.

—The route of the portions of the road above described

Note.-The route of the portions of the road above described is more particularly delineated and shown coloured red on plans Nos. 779 and 780, lodged in the office of the Country Roads Board,

Country Roads Act 1915 (No. 2635).

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF GLENLYON.

ROAD IN THE SHIRE OF GLENLYON.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Castlemaine-Daylesford road in the shire of Glenlyon (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 27th August 1915 on page 3124) should be made by 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 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 plan and a consideration of the said estimate His Excellency the Governor in Council 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 is to say: made, that is to sav:-

All that piece of land in the parish of Yandoit, and being a roadway generally one chain wide, the eastern boundary

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of which commences at a point on the western boundary of allotment 4, section 4, of the said parish, distant 505 links from its south-western angle; thence generally southerly through the said allotment and allotments 5, 6, 7 and 8 of the said section, and allotments 1 and 2, section 5, of the said parish, to a point on the western boundary of the allotment last named distant 220 links from its north-western angle.

Note.—The route of the portions of the road above described a more particularly delineated and shown coloured red on

is more particularly delineated and shown coloured red on survey plan No. 765, lodged in the office of the Country Roads

Country Roads Act 1915 (No. 2635).

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF VIOLET TOWN.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Sydney road in the shire of Violet Town (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 9th December 1914 on page 5530) should be made by the said Board: And whereas the said cited accordance with the requirements of section 19 of the said cited accordance with the requirements of section 10 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 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 plan and a consideration of the said exactlency the Covernor in Council 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 Licutenant-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: made, that is to say:-All that piece of land in allotment la, parish of Boho, com-

that piece of land in allotment la, parish of Boho, commencing at the north-western angle of that allotment; thence by lines bearing respectively 67 deg. 19 min. 175 links, 195 deg. 14 min. 300 links, 247 deg. 19 min. 140.5 links, and 9 deg. 29 min. 280 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on plan No. 756, lodged in the office of the Country Roads Board.

And the Honorable Frank Clarke. 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.

Factories and Shops Acts.

A NICKEL WARE BOARD TO BE APPOINTED.

At the Executive Council Chamber, Melbourne, the fifth day of October, 1920.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Clarke Mr. Hicks. Mr. Lawson Mr. Robinson

Mr. Lawson
Mr. Hicks.

Witereas a Resolution declaring that it is expedient to appoint a Wages Board to determine the lowest prices or rates which may be paid to any persons employed in the trade of making nickel silver articles of table ware, was passed by the Legislative Assembly on the 10th day of September, 1920, and by the Legislative Council on the 21st day of September, 1920: Now therefore His Exceller the Holman Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of the Factories and Shops Acts, and the Regulations made thereunder, doth hereby order that a Wages Board, consisting of six members and a chairman, three of such members being appointed as representatives of employees, be constituted and appointed to determine the lowest prices or rates which may be paid to any persons employed in the trade of making nickel silver articles of table ware: Also, that such Wages Board may in any Regulation, determination, order or instrument, or legal proceedings, be described for all purposes as the Nickel Ware Board, and that the area or locality within which the determination of such Wages Board shall be operative shall be the Metropolitan District as defined in the Factories and Shops Acts, all cities and towns, and the boroughs of Eaglehawk, Geelong West, Newtown and Chilwell, and Sebastopol.

And the Honorable Matthew Baird, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

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

APPROACHING LAND SALES.

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

,	No. of Gazette.
Dimboola—Thursday, 18th November, 1920	189
Kyabram—Thursday, 11th November, 1920	187
Leongatha—Thursday, 11th November, 1920	189
Murrayville—Thursday, 21st October, 4920	174
Ouyen-Friday, 22nd October, 1920	174
Sea Lake—Thursday, 28th October, 1920	178
Tongala-Monday, 25th October, 1920	187
Ultima-Tuesday, 2nd November, 1920	178
Wangaratta-Tuesday, 9th November, 1920	187
Warracknabeal-Thursday, 14th October, 1920	173
Wedderburn -Monday, 8th November, 1920	187
- J 1 C OR - 35-11	

Lauds and Survey Office, Melbourne-

ALES (Mos. 9349 and 9350) OF CROWN LANDS IN FEE SIMPLE, AT TIMES AND PLACES SHOWN. TO BE CONDUCTED BY LAND OFFICERS.

BE CONDUCTED BY LAND OFFICERS.

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

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 19th day of October, 1915, and published in the Government Gazette of the 21st October, 1915, page 4046.

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

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

SCALE OF PAYMENTS

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

Over £50, and not exceeding £100, not more than 10 instal-

ments.

Over £100, and not exceeding £200, not more than 12 instalments

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

Over £300, and not exceeding £400, not more than 16 instal-

ments.

Over £400, and not exceeding £500, not more than 18 instal

Over £500, not more than 20 instalments.

"H. S. W. LAWSON, - Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 12th October, 1920.

DIMBOOLA.—Sale (No. 9349), at half-past TEN o'clock, on THURSDAY, 18th NOVEMBER, 1920, at the COURT HOUSE. To be conducted by W. MURRAY, Esq., Land Officer! Auctioneers: Messrs. YOUNG BROS.

TOWN LOTS.

DIMBOOLA, PARISH OF DIMBOOLA, COUTY OF BORUNG. Upset price £10 per lot.—Charge for survey £1. Lot 1. Area 1r. 26 3-10p., allotment 11, section 8.

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

Lot 2. Area 1 rood, allotment 12, section 23.

Lot 3. Area 1 rood, allotment 11, section 23.

Lot 4. Area 1 rood, allotment 10, section 23.

Lot 5. Area 1 rood, allotment 0, section 23.

Lot 6. Area 1 rood, allotment 9, section 23.

Lot 6. Area 1 rood, allotment 8, section 23.

Lot 7. Area 1 rood, allotment 16, section 23.

Lot 8. Area 1 rood, allotment 16, section 23.

Lot 9. Area 1 rood, allotment 15, section 23.

Lot 10. Area 1 rood, allotment 14, section 23.

Sol (trustees').

Val Valuation £80 (trustees')

WAIL, PARISH OF WAIL, COUNTY OF BORUNG.

Upset price £4 per lot.—Charge for survey £1. Lot 11. Area 2 roods, allotment 9, section 3. Lot 12. Area 2 roods, allotment 10, section 3.

Lot 13. Area 2 roods, allotment 11, section 3.

Antwerp, parish of Katyll, county of Borung.

Upset price £6 per lot.—Charge for survey £1.

Lot 14. Area 32 perches, allotment 9, section A.

Lot 15. Area 33 perches, allotment 10, section A.

Lot 16. Area 1 rood, allotment 14, section A.

Lot 17. Area 36 perches, allotment 3, section B.

Lot 18. Area 1 rood, allotment 2, section B.

LEONGATHA.—Sale (No. 9350), at ONE o'clock p.m., on THURSDAY, Lith NOVEMBER, at the MECHANICS' INSTITUTE. To be conducted by E. T. A. WILSON, Esq., Land Officer. Auctioneers: Messrs. J. M. PECK & SONS.

TOWN LOTS.

LEONGATHA, PARISH OF LEONGATHA, COUNTY OF BULN BULN.

Upset price £25 per lot.—Charge for survey £1. Lot 1. Area 2r. 9p., allotnient 25, section 18.

Upset price £30 per lot.—Charge for survey £1.

Lot 2. Area 1r. 11 2-10p., âllotment 22, section 14.

Lot 3. Area 1r. 11 2-10p., allotment 24, section 14.

Lot 4. Area 1r. 11 2-10p., allotment 26, section 14.

Lot 5. Area 1r. 11 2-10p., allotment 28, section 14.

KOONWARRA, PARISH OF LEONGATHA; COUNTY OF BULN BULN.

Upset price £4 per acrc.—Charge for survey £3 5s. Lot 6. Arca about 3r. 2r. 0p., allotment 28, section 4. Sold

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN 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 Notice was gazetted 10 on 22nd September, 1920, pursuant to Order of 14th September, 1920.

CARRAGARMUNGEE.—The temporary reservation, by Order of the 17th May, 1904, of 4 acres 23 perches of land in the parish of Carraragarmungee, being part of allotment 1970, as a site for Supply of Gravel, is about to be revoked.—(C.188(3) (20.Rs.1944). (20. Rs. 1944).

The following Notice was gazetted 1° on 29th September, 1920, pursuant to Order of 20th September, 1920.

TYENNA.—The temporary reservation by Order of the 9th July, 1918, of 4 acres 1 rood 32 perches of land in the parish of Tyenna, as a site for a Sanitary Depôt, is about to be revoked.—(T.299(2) (20.Rs.1798).

The following Notice was gazetted 1° on 13th October, 1920, pursuant to Order of 5th. October, 1920.

STREATHAM,—The temporary reservation, by Order of the 13th November, 1883, of 12 acres, more or less, of land in the town of Streatham, being allotment 7 of section A, as a site for Camping purposes is about to be revoked.—(S.330b) (10.J.14247) (C.70284).

H. S. W. LAWSON, 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), potice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.

The following Notice was gazetted 1° on 29th September, 1920, pursuant to Order of 20th September, 1920.

The Avoca United Farmers, Gold Field, and Town Common is about to be diminished by deducting therefrom the portion thereof hereinafter described, viz.:—4 acres 1 road 24 perches, parish of Glenmona, county of Gladstone: Commencing at a point bearing S. 41 deg. E. 235 links from the southern angle of allotment 13A of section J; thence bounded by lines bearing S. 24 deg. 33 min. W. 967 links, S. 41 deg. E. 300 links, N. 49 deg. E. 880 links, and by a road bearing N. 41 deg. W. 700 links to the point of commencement.—(20.Rs.2155.)

II. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 25th SECTION OF THE LAND ACT 1915.

THE 25TH SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that at the time and place mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard by the person whose name is set opposite such place in such schedule, being a person appointed by me, the responsible Minister of the Grown administering the Land Acts to hear the same and report thereon in writing to me same, and report thereon in writing to me

H. S. W. LAWSON, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 12th October, 1920.

SCHEDULE.

RAINBOW .- Tuesday, 26th October, 1920, at Three p.m., W.

RAINBOW.—Tuesday, 25th October, 1920, at Indee p.m., ...
Murray, Esq.
UNDERBOOL.—Thursday, 25th October, 1920, at Nine a.m.,
T. J. Cook, Esq., and Alex. Young, Esq.
MARYBOROUGH.—Saturday, 30th October, 1920, at Ten a.m.,
T. J. Cook, Esq., and Alex. Young, Esq.
MELBOURNE.—Wednesday, 3rd November, 1920, at Ten a.m.,
T. J. Cook, Esq., and Alex. Young, Esq.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER THE 25th SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Act 1915, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the 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 licence and leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto.

If S. W. LAWSON,

Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown Administering the Land Act.

Department of Lands and Survey, Melbourne, 12th October, 1920.

SCHEDULE.

BAINBOW, 26th October, 1920, Land Officer— 01417/129, Thos. Bell, 2a. 0r. 11p., Werrap. UNDERBOOL, 28th October, 1920, Land Officer— 01998/198, T. O'Brien, 620 acres, Carwarp West; 02033/22, A. R. Emmett, 614 acres, Nurnurnemat.

REGULATIONS FOR THE MANAGEMENT OF THE STAWELL AND PLEASANT CREEK GOLD-FIELD

TN pursuance of the Regulations relating to Commons made by the Governor in Council on the 19th October, 1915, the Council of the Borough of Stawell as managers of the Stawell and Pleasant Creek Gold-field Common having drafted the following amendments in clauses 3 and 5 of the Regulations for the management thereof submit the same for revision by the Board of Land and Works and approval by the Governor in Council in lieu of the Regulations heretofore in force in respect of such common. force in respect of such common:

REGULATIONS,

REGULATIONS,

Clause 3, All calves depasturing on the common under the age of six months free provided they wear a badge and chain to be obtained from the herdsman at a cost of One shilling. Calves six months old and over full fees.

Clause 5. All stock legally depasturing on the common shall (as far as possible) be branded by their respective owners with some distinctive brand or mark, for the purpose of identification, which shall at all times be kept legible and distinct by the owners, and shall be supplied to the managers at the time of registration. In all cases where such stock shall be impounded from the common in consequence of non-observance or non-compliance with this Regulation, the managers shall not be responsible in any respect.

All stock depasturing on the common shall wear a chain and badge, and the managers shall be at liberty to appoint certain times and places for registration, or renewing of registration, of stock, on at least three days' notice of the intention to do so, being given by the herdsman either by advertisement in the local newspaper, or by handbills posted about the common, and the herdsman shall attend at such times

and places for the purpose aforesaid. Every person entitled to commonage shall, after paying the herein-prescribed fees, obtain from the herdsman the necessary number of chains and badges which shall at all times be the absolute property of the managers. Every such person shall then be responsible and liable to be charged for stock equivalent to the number of badges and chains from the time of receiving such badges and chains until they are returned to the herdsman. No person shall use other than the authorized or registered chain son shall use other than the authorized or registered chain and badges in connexion with stock legally depasturing on the common. In addition to the fee for depasturing stock the sum of One shilling shall be paid to the herdsman at the time of registration for the hire of each badge and chain in the case of large and small cattle, but should any person cease at any time to depasture stock on the common the amount paid for each badge and chain shall be refunded to such person, provided the badge and chain be returned to the herdsman in good order and condition. Should any such badge and chain be from any cause removed or lost from any stock, every such badge or chain removed or lost from any stock shall at once be replaced by a new badge or chain at the sole expense of the owner of the stock, and the sum of One shilling shall at once be replaced by a new badge or chain at the sole expense of the owner of the stock, and the sum of One shilling in the case of large and small cattle be paid to the herdsman for such extra badge or chain, but no refund shall be made by the managers for any badge or chain removed or lost. No person shall place or allow to be placed or remain on any stock on the common, a lost badge or chain, or one removed from another animal, without the authority of the herdsman, and any stock wearing or carrying a lost badge or chain, or one feloniously removed from other stock, shall be treated as illegally depasturing on the common, and shall be liable to be impounded without notice to the owner. Owners of stock shall render every assistance to the herdsman in placing chains shall render every assistance to the herdsman in placing chains and badges on the animals.

Every person offending against any of the foregoing Regula-tions shall, on conviction before any Justice, forfeit and pay a penalty not exceeding Twenty pounds (£20) for each offence.

CHAS. C. HUNT, Mayor. A. J. WOOD, Councillor. CHAS. A. CHAMBERLAIN, Town Clerk. (SEAL)

Corr. Rs. 530,

Approved by the Governor in Council, the 5th October, 1920.

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

COMMITTEES OF MANAGEMENT OF RESERVES.

W HEREAS 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 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 or 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 undermentioned persons to be Members of the Committees of Management of the Reserves named.—

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF BRIM. Alexander Bannerman, Michael John Wardle, Frank Dalgety Alexander Bannerman, Michael John Wardle, Frank Daigety King, and Arthur Wellesley Hood as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 18th March, 1902, as a site for Public Recreation in the township of Brim, in the room of Joshua Jesse Marshman, deceased, James Bernard King, resigned, Allen Jones and Frederick William Wurfel, both left the district.—(Rs.2176.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF BUNGULUKE. Austin Edward Dillon, Thomas Robinson Moore, and Albert Stanley Buchanan as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 10th February, 1915, as a site for Public Recreation in the parish of Bunguluke, in the room of Andrew Kelly, Evelyn Goyder Guiness, and Stanley Tom Sanders, all resigned.—(Rs.681.)

RESERVE FOR PUBLIC RECREATION AND SHOW YARDS IN THE VILLAGE OF COHUNA.

John Hill Nicoll as a Member of the Committee of Management, for a term of three (3) years, of the reserve for Public Recreation and Show Yards in the village of Cohuna, in the room of George Harc, resigned.—(Rs.756.)

RESERVE FOR RACE-COURSE AND OTHER PURPOSES OF PUBLIC RECREATION IN THE PARISH OF LANG LANG.

Ernest Cogle, Ernest N. Wiseman, Henry Rogers, George Wildes, and David J. Bourke, as a Committee of Management,

for a term of three (3) years, of the land temporarily reserved by Order in Council of 8th November, 1887, as a site for Race-course and other purposes of public recreation in the parish of Lang Lang, in the room of Alexander I. Cox and Theodore J. Lyall, both deceased, and Patrick W. McGrath, Edmund McGrath, and Prosper H. V. Le Roux, all resigned.—(C.70887.)

RESERVE FOR PUBLIC PARK AND RECREATION IN THE TOWNSHIP OF NYAH.

George William Lewis, William Joshua Judd, William Kenceorge Winam Lewis, Winam Joshua Judd, Winam Kenedy Hayes, Samuel Pearson Watson, Percy Thomas Byrnes, Charles Reid Wilkinson, and John Smith Robins, to be a Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 9th December, 1919, as a site for Public Park and Recreation in the township of Nyah .-- (Rs.2051.)

RESERVE FOR A RACE-COURSE IN THE TOWNSHIP OF RAINBOW.

Arthur John Barton, Thomas Dunphy, Thomas Ismay, Patrick Philip McCabe, Thomas Mellington, Hugh O'Sullivan, and Thomas Raggatt, to be Members of the Committee of Management, for a term of three (3) years, of the Reserve for a Racenend, for a term of the course in the room of John Cameron and Phillip Joseph Ryan, both deceased, Albert Chatterton, John Danckert, John Halliday, Norman Victor McLeod, and Walter Benjamin Sinclair, all resigned .- (Rs.2147.)

CERTAIN RESERVES IN THE CITY OF ST. KILDA FOR PUBLIC RECREATION AND FOR THE RECREATION, CONVENIENCE, AND AMUSEMENT OF THE PEOPLE,

Albert Sculthorne to be a Member of the Committee of Management of the lands set forth hereunder, in the room of Joseph Henry Hewison, resigned:—4 acres 3 roods 2 perches in the municipal district of St. Kilda. permanently reserved by Order to Council of 20th February. 1884, as a site for Public Recreation: 2 acres 33 perches in the city of St. Kilda, permanently reserved by Order in Council of 31st March, 1905, as a site for Public Recreation. the Recreation, Convenience, and Amusement of the People; 19 acres 2 roods 20 perches, in three separate portions, in the city of St. Kilda, temporarily reserved by Order in Council of 5th June, 1906, for the Recreation, Convenience, and Amusement of the People; 4 acres 3 roods 38 perches, in the city of St. Kilda, temporarily reserved by Order in Council of 11th September, 1906, as a site for the Recreation, Convenience, and Amusement 1906, as a site for the Recrention, Convenience, and Amusement of the People; 14 acres 3 roods 25 perches in the city of St. Kilda, temporarily reserved by Order in Council of 28th July, 1911, as a site for the Recreation. Convenience, and Amusement of the People; 7 acres 12 perches, in two separate portions, in the city of St. Kilda, north of Dickens-street, being portion of an area of 15 acres 3 roods 4 perches, permanently reserved by Order in Council of 27th July, 1880, as a site for Public Recreation. Provided nevertheless that the said Albert Sculthorpe shall hold office as a Member of the Committee of Management for so long only as he may continue a councillor of the city of St. Kilda.—(Rs.50.)

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF TOORA.

Joseph P. Simmons and Walter Ireland to be Members of the Joseph P. Simmons and Watter Ireland to be Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 3rd October, 1892, as a site for Public Recreation in the township of Toora, in the room of James Summers and Walter Ireland, whose term of office has expired.—(Rs.1300.)

RESERVE FOR PUBLIC RECREATION IN THE VILLAGE OF WATCHEM. Ernest Alfred Callender, Bernard Lavery, Kenneth McQueinn, and Reginald E. Warne, to be Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Orders in Council of 25th May, 1897, and 16th December, 1904, as a site for Public Recreation in the village of Watchem, in the room of Frederick Merritt, junior, and James Bair, both deceased, and John E. Colbert and Samuel Thompson, both resigned.—(Rs.1016.)

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF WYCHEPROOF.

Julian Hercules to be a Member of the Committee of Man-Julian Hercules to be a Member of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 1st August, 1905. as a site for Public Recreation in the township of Wycheproof, in the room of William McDonald, resigned, and doth also hereby appoint Robert Larmour. George McDonald, Frederick Jolly, George William W. Anderson, and Gordon Treverton Allan as additional Members of the Committee of Management thereof for a term of three (3) years—(Re 174). term of three (3) years.—(Rs.174.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 4th day of October, One thousand nine hundred and twenty, in the presence of-

(SEAL)

H. S. W. LAWSON, President. A. V. PEVERILL, Member.

case may be received by the undermentioned

each

W. LAWSON, Crown Lands and Survey.

H. S. V Commissioner of C

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS. Land Act 1915, Section 46.

following approved applicants, and that the Rents and Fees specified in the \$ beesi need have l occupy Crown Lands collect Territorial Reve Officers authorized by the Treasurer to

Payable to Receiver of Revenue at --Yackandandah Ballarat Avoca 0 ==°= ec 22 2 e 2 0 H 60 თ ,⊸ 00 0000 Fee for Lease. Collected 00 0000 to he 0 9 ==°:= ÷ Payment. တက္ခဏ 338 .ε. π Amount 20 2041 Half-yearly Rent. ÷ ė 1111 œ 1.7.20 1.**9**.10 1.10.20 = = = yearly. 1915, Land Act Ges lst 3rd 2nd 2nd 2nd 2nd 81, ន Section. section 7: >U. Subject to Act 1915. 21A 16A 21A 21A 21A = 23 3 the : : : : : : 46 Parish or Situation. Under Section 1111 : : per valuation of £2 0000 88 Special 0000 ri \$455 401 Ξ :::: 7 Worcester, Dargo (1) ... William Treller, Hall's Gap, Department of Lands and Survey, Melbourne, 8th October, 1920. 8 J. A. Leitch, Bruarong Arthur Chenery, Dereel (2) Charles Curtis, Lamplough (2) Edith May Curtis, Lamplough Lessee. ₹ Name and Address No. of Lease. \$888 \$4

STATE RIVERS AND WATER SUPPLY COMMISSION.

Discharged Soldiers Settlement Act 1917.

NYAH IRRIGATION SETTLEMENT EXTENSION.

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 Irrigation Qualification Certificates, and may be taken up under Conditional

Applications should be lodged at the Enquiry Branch, Lands Department, Melbourne, not later than noon, 26th October, 1920. A Discharged Soldiers' Settlement Board to deal with the applications will be held at the Court House, Swan Hill, 28th October, at Ten a.m.

SCHEDULE OF ARRAS AND VALUATIONS.

Subject to Adjustment after Survey.

Allotment.	Section.	Area.	Capital Value.
		A, R. P.	£ s. d.
	Parish of	Tyntynder North.	
8 9. 10 7 and 11 12 13 14 15 16, 16a 17, 17a 18 19 20, 20a 21, 21a	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	15 0 0 16 0 0 17 2 0 17 2 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 16 0 0 16 0 0 16 0 0 19 2 0 0 0 0 19 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	150 0 0* 160 0 0 175 0 0 157 10 0 142 10 0 142 10 0 142 10 0 135 0 0 153 0 0 168 0 0 144 0 0 135 0 0 195 5 0

* Not including £90, valuation of improvements.

Plans of above allotments showing irrigable portions on view at Offices of State Rivers and Water Supply Commission at Melbourne, Nyah, and Swan Hill, and at Enquiry Branch, Lands Department, Melbourne.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 12th October, 1920.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Discharged Soldiers Settlement Act 1917.

NANNEELLA ESTATE-RAE'S LAND. 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 Irrigation Qualification Certificates, and may be taken up under Conditional Purchase Lease.

Applications should be lodged at the Enquiry Branch, Lands Department, Melbourne, not later than noon, 25th October, 1920. A policaring Soldiers' Settlement Board to deal with the applications will be held at the Shire Hall, Rochester, 26th October, at Ten a.m.

SCHEDULE OF AREAS AND VALUATIONS. Subject to adjustment after survey.

Allotment.	Parish.	Атеа,	Capital Value.
		Acres.	£
120A 121 122 128	Nanneella	65 142 - 115 88	*1,786 2,098 1,711 1,310

^{*} Exclusive of improvements, £638.

Plans of above allotments showing irrigable portions on view at Offices of State Rivers and Water Supply Commission at Melbourne and Rochester, and at Enquiry Branch, Lands Department, Mel-

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey.
Melbourne, 12th October, 1920.

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.

	Est at e,				Paris	h.		Allotment.	Section.	Area.	Capital Value.
Mortat (1)		`		Mortat				17A, 18A 17 11 16 15 12 13 14 24 24 23 25 22 1		A. R. P. 467 0 0 435 0 0 471 0 0 425 0 0 435 0 0 435 0 0 435 0 0 435 0 0 435 0 0 435 0 0 435 0 0 435 0 0 436 0 0 500 0 0 700 0 0 140 0 0	£ 2,330 0 0 0 2,333 0 0 0 2,330 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Struan	;·· ·	•••	•••	Struan	•••		- }	2 . l 2	28 29 29	140 0 0 158 0 0 158 0 0	1,975 0 0 1,958 0 0
Irrewarra	•••			Irrewarra		***		46		163 0 0	2,858 1 0
Scott's land (1	LĴ			Kongwak			-{	34B 34E	`:::	106 2 20 106 2 20	1,999 0 0 2,031 0 0
Fhomas' land Grace's (1) Reilly's	(2) 	••• •••	 	Scoresby Marlbed Tyntynder	 	 	 	34r 33g 42 15c	 1	106 2 13 20 1 35 630 0 0 13 1 19	2,398 0 0 1,348 14 6 2,151 12 6 586 9 0

⁽i) Subject to alteration when survey completed and improvements adjusted.——(2) A soldier is already in possession.

Department of Lands and Survey, Melbourne, 12th October, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are hereby proclaimed available for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Selection Purchase Lease.

County.	Parish.	Allotment	Section.	Area.	Class.	Value per acre.
Talbot Moira (1), (2)	 Clunes (town of Clunes) Picola	81 14	· · · 27	A. R. P. 5 2 33 62 0 0	lst lst	£ s. d. 10 0 0 5 0 0

⁽¹⁾ Subject to alteration on completion of survey.

Department of Lands and Survey, Melbourne, 12th October, 1920. H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Land Acts. .

APPLICATION FOR A LEASE APPROVED. .

THE following Application for a Lease having been approved, it is hereby notified that the Rent and Fce specified may be received by the undermentioned Revenue Officer. When Lease is ready for execution, Lessee will be duly advised.

Date of Lease.	Name of Lessee.	Y Parish.	Class.	Extent.	Rent pay-	Rent due Lease to date. Fee.	<u> </u>	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
	,				£ s. d.	£ s. d. £	ļ <u>. </u>	

Under Section 56 of the Land Act 1901 as amended by the Land Acts 1904-9-11.

1.1.20 Samuel Pulford .. | Murrindindi ... | 3rd | 201 0 17 | 2 10 6 | 5 1 0 | 1 | 6 1 0 | Alexandra 0246

⁽²⁾ Subject to charge of interest at t o rate of 4½ per cent. per annum, after the first six years, on the unpaid balance of the amount required to complete the purchase (vide section 306 Land Act 1915).

Land Act 1915.

. LEASES SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder for the reason specified in each case.

Department of Lands and Survey, Melbourne, 5th October, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

District.	Corr No	Name.	Section of Land Act under which Leased.		Allot- ment.	Area.	Olass.	Reason.	Pay Office.
Melbourne	1381	Joseph C. Hales	29	Kongwak	18L	A. R. P. 210 0 0	2nd	169 acres selected, balance surren-	Melbourne
Omeo	· 11	Cornelius O'Brien	8	Tongio-Munjie West	13s, sec. 10	43 0 0	3rd V.C.	dered to son Amended lease to issue	Omeo
Horsham	38	James C. Ward (1)	8	Horsham	НG	9 1 25	1st	Amended lease to	Horsham

⁽¹⁾ Special valuation, £2 10s. per acre.

Land Act 1915, Section 2.

LEASES UNDER THE LAND ACTS 1911 AND 1915 DECLARED VOID.

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

Department of Lands and Survey, Melbourne, 5th October, 1920.

H. S.W. LAWSON, Commissioner of Crown Lands and Survey.

District.	Corr. No.	1	Section of Land Act under which Leased.		Allotment.	Area.	СІвьн.	Reasons for Forfeiture, &c.	Pay Office.
	ι			T.		a. n. P.	•		
			Lea	ses under Land A	Acts 1911 an	d 1915.			
Ballaarat	142	Henry Satchell	8	Yarrowee	129н	100 3 26	2nd	Non-compliance with conditions of lease	Ballaarat
Geelong	118	Charles J. Brown	8	Jancourt	87A	118 0 23	3rd V.C.	ti ti ti ti ti	Camperdown
Beechworth	351	David Henderson	46	Bruarong	12, sec. 2	41 3 29	1st	Non-payment of rent	Yackandan- dah
Melbourne	475	Mary J. Furlong	46	Bulga	6, 6A, 6B, 6C, sec. C	166 1 18	lst	n n 'n	Yarram
Melbourne	,549	James C. Foley	4 6	Tonimbuk East	5, sec. D	145 3 25	2nd	6 · · · · · · · · · · · · · · · · · · ·	Melbourne
٠		l		l	ا			l	

Land Act 1915, sections 2, 86, 121, and 129. TRANSFERS APPROVED.

THE following Applications for Transfers of Licences under the 49th section of the Land Act 1869, and sections 86, 121, and 129 of the Land Act 1915 having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Ravenue Officers.

Number of Licence.	Name of Transferror.	Name of Transferes.	Arca, subject to modification of boundaries and areas.	Parlsh.	· Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid.	Rent Payable to Revenue Officer at—
•			A. B. P.				£ s. d.		
3236	William Dunn	Adelaide Radford	0 0 17 🔥	Ballarat	49	1.8.79		10s., Ballarat	Ballarat
0123	R S. Whiting	A. E. Stevens	3 0 0	"	121	1.3.17		10s., Ballarat	TT 13
0419	J. B. Carkesk	R. S. Sheather	662 0 0	Wabba	121	1.10.20		10s., Melbourne	Tallangatta
0120	B. R. Wilson	James C. Waites	47 0 0	Kanyapella	121	1.3.10	1 0 0	10s., Melbourne, 8 10.20	Echuca
0452	Frederick Charles Porter	Mary Maynard	0 1 0	Wonthaggi	129	1.10 10	1 5 0	£1, Melbourne	Wonthaggi
010	William Rapor	James Proctor	Bathing box	Nepean	129	1. E.09	0 10 0		Melbourne
4199	Thos. E. Wilkinson	Leslie Wm. Rowe	2 3 39	Watchem	129	1.10.08	1 0 0	£1, Melbourne,	Donald
2789	Marion Porter	Marion H. Porter	20 0 0	Soarsdale	80	1,10.06	1 0 0	10s., Ballarat,	Ballarat
2100	12411011 1 01 001 111	•					/	13.8. 2 0	
4105	Florence U. Alexander	Clyde M. Butson	800-	Yackandan- dah	86	1,11.04	0 10 0	10s., Melbourne, 9.9.20	Yackandan- dah
	* 11. Old	Frederick A. McRae	12 0 0	Carlyle	86	1.12.02	0 10 0	10s., Melbourne,	Rutherglen
4057	Josephine O'Connell	Frederick A. Mctae	12 0 0	Carry to	00	2112.02	*** *	16.9.20	
3181	Margaret O'Connell	Walter C. McRae	14 0 0	н	86	1.7.01	0 14 0	10*, Melbourne, 21.9.29	"
035	Winifred Bennett	Steffano Mantelli	600	Chiltern West	86	1.1.10	0 10 0		**
ĺ	- "			1	l	<u> </u>	<u> </u>		l

Department of Lands and Survey, Melbourne, 7th October, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Daylesford
Maryborough
St. Arnaud
Maryborough
Creswick
Ballarat

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Wombat
Maryborough
Kooreh
Amberst
Creswick (Town)
Haddon
Buninyong

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0554/86 0553/86 0212/86 0629/86 1595/88 0661/86

1.1.20

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Wonthaggi

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1 year and 6 months

1.7.19

2nd

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18L

Kongwak

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Denis Hales, Kongwak (1)

081/32

APPLICATIONS FOR LICENCES APPROVED. 86,'88 and 121.

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

Departme	Department of Lands and Survey, Melbourne, 7th October, 1920.							,	Con	H. S.	W. LAW	H. S. W. LAWSON, Commissioner of Grown Lands and Survey.
		• 1							Amoui	Amount to be Collected.	ected.	
Number of Licence.	Name and Address of Licensee.	Area, subject to modification of boundaries and area	Farish or Stunction.	Allotment	Section.	Class.	Date of Licence.	Survey Charge payable in 12 Half-yearly Instalments.	Payment, in- clading instalment of Survey Charge (if any).	Fee for Licence	Total Pay Amount of First Payment.	Payable to Receiver of Revenue at-
	_	A. H. P.						£ 8. d.	£ 8. d	#: 8; d.	B s. d.	
	-	Under Section 47	Under Section 47 of the Land Act 1901 as amended by the Land Acts 1904-9-11 Payment to be male half-yearly.	y the Land Acts	1901-9-1	L-Paym	ent to be ma	le half-yearly.	_	_	_,	
032	032 Joseph C. Hales, Kongwak (1, 2)	j 169 0' 0 Kongwak	Kongwak	i 18s i i 2nd i 1.7.15 i	:	2nd	1.7.15	· · :	3 3 5 1	1 0 0 1	30 4 11	1 0 0 30 4 11 Wonthaggi
	,	Under Section 54	Under Section 54 of the Land Act 1901 as amended by the Land Acts 1904-9-11Payment to be made half-yearly.	y the Land Act	8 1934-9-	11Payn	nent to be ma	wde half.yearly.	•			
0177	Donald McBain, Apsley (3, 4)		Mageppa	348, 35	;	3rd	1.7.20	· -	0 6 6	0 0	3 17 6	Casterton
	Thomas A. Peaceck, Landsborough (1, 6)	387 0 0	Bulgana		: :	- P. S. C.	1.7.19	: :	2 4 5 5 5 6	 	25 5 5 5 6 6	Stawell
_	Leslie Forster, Edenhope (7, 8)	_	:	_	:	3rd	1.1.20	- : :	4 10 0	1 0 0	9 9 9	Horsham
		•	Under Section 121 of the Land Act 1915 Payment to be made yearly.	Act 1915 Paym	ent to be	made yea	rly.					•
0316	0316 J. Peterson (as secretary to trustees), J.	0 0, 009	Jirukee	:	:	- :	1.1.20	:	3 3 0	0.2.0	3 8 0	0 Omeo
0198	William Coman, Violet Town (9) G. E. Thompson, Benalla (9)	277 0 0	Balmuttum	::			1.8.20	::	3 0 0	0 0 0 0	3 15 0 2 0 0	Euroa Benalla
•	-		Under Sections 86 and 88 of the Land Act 1915.—Payment to be made yearly.	nd Act 1915,—Pt	syment to	o be made	yearly.		-			

00.___(4) 11s. -(7) In lieu of (1) Subject to special mining condition, section 98, Land Act 1901.—(2) £5 12a, 8d. of rent paid under section 29 credited.—(3) In lieu of lease under section 29, Land Act 1901, dated 1st July, 1903.—(6) In lieu of lease under section 29, Land Act 1808, dated 1st January, 1900.—(7) Land Act 1808, dated 1st January, 1900.—(7) certifi site of title, vol. 985, fol. 196344.—(8) Eas of rent paid under section 29 credited.—(9) Amount paid.—(10) Permit pr. viously issued.—(11) Amount paid under permit credited.

APPLICATION FOR A LEASE APPROVED

APPLICATION FOR A LEASE APPROVED

Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Treasurer to collect Territorial Revenue. Payments to be made half-yearly. H. S. W. LAWSON, Commissioner of Crown Lands and Survey. Payable to Receiver of Revenue at Total
Amount of
First
Payment. . F. 3 Amount to be Collected. -4₹ Half-Yearly Rent, including instalment of Survey Charge (if any). 8. d. **ು**; Survey Charge, payable in 12 half. yearly instalments. £ s. d. Term. Dage Sease Class. Section. Allotment. Parish. ai ·ò Area. A. Name and Address of Lesses. Department of Lands and Survey, Melbourne, 7th October, 1920 Number of Lease.

(1) Portion of Joseph O. Hales' surrendered 29th section leasehold

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APPLICATIONS FOR LEASES APPROVED. Land Ast 1915, Sections 2, 46 and 50.

may H. S. W. LAWSON, Commissioner of Crown Lands and Survey. THE following Applications for Lesses under section 8 of the Land Act 1911, and sections 46 and 80 of the Land Act 1915 having been approved, it is hereby notified that the Rents and Fees specified in each case. Les received by the undermentioned Officers suthorized by the Tressurer to collect Territorial Revenue. Payments to be made half-yearly.

Department of Lands and Survey, Melbourne, 7th October, 1920.

				3	181					J		•
	Payable to Receiver of Revenue at		Kyneton Dunolly St. Arnaud Warrigul	Wonthaggi	Omeo	Bairnsdale	Omeo	=	Sale Avoca	Horsham	Omeo	Yarram
ected.	Total Amount of First Payment.	£ 8. d.	1 3 9 7 19 6 2 2 0	;	16 6 0	13 9 0	0 13 6	0 9 0	7 0 6 1 16 6	6 2 5	0 16 3	
Amount to be Collected	Fee for Lease.	બ			-	-		-				
Amount	Half-yearly Bent, including instalment of Survey Charge (if any).	£ g. d.	0 3 9 2 6 6 0 11 0 3 12 9	7 17 3	8 6 2	, 4 12 2	0 14 6	0 12 0	2 0 2 1 16 6	5 4 5 0 11 10.	000	0 15 3
Survey	Oharge payable in 12 Half-yearly instalment.	£ ¢.d.	::::	:	0 0 2	5 1 0	:	:	; ;	: :	: :	::
/	Term.		20 years	=	=	=	Ξ.	=	40 years	20 years	40 years	zo years
	Date of Lease.		1.5.20 1.7.19 1.1.20 1.4.20	. 1.1.13	1.1.20	1.7.19	1.5.19	=	1.7.19	1.7.20	1.7.13	2 5
	Class.		2nd 2nd 1st. 2nd	3rd	3rd	· 3rd	1st	· lst	3rd 3rd	2nd 1st	3rd	3rd 3rd
	Section		мМ : :	: :	:	i	٦,	-	0	:	10	র :
	Allotment		, 26 356 101	29, 29A	, 78, 78A,	272, 272A	28	83	5E 24. 27	30, 48	13n	13, 14 38B
			\. ! : :	:	:	:	;	;	; ;	:	: :	::
	Parish.		Newham Dunolly Carapooee	Wonthaggi	Овабо	Bairnsdale	Tongio-Munjie West	±	Wulla Wullock	Bringalbart	Tongio-Munjie West	Tarra Tarra
	Area.	A. B. P.	9 2 5 123 2 14 21 2 26 193 3 23	628	617 0 5	334 1 34	28 0 14	15 1 8	\320 2 0 291 2 14	272 2 4	φ,	60 2 34
	Name and Address of Lessee.		William H. Blake, East Malvern Hector J. Flett, Dunelly (1) Janes Smith, Garapoee West (1) Ernest Round. Varisoon (2, 3)	Mary R. L. Browne, Powlett River (4, 5, 6, 7)	Leonard A. A. Brumby, Omeo (1, 5, 8,	Charles E. Woodman, Forge Creek (1,		Hugh, A. McMillan, Swift's Creek (1, 2,		Theresa Kealy, Edenhope [14]		Robert J. Spaull, Dargo (19, 20, 21) Ellinor S. J. Hunter, Yarram (4, 32, 23)
	Number of Lease.		542/50 505/46 399/46 714/50	48/8	111/46	307/46	110/46	135/46	146/46	179/46	17/8	718/46

to special mining condition, section 81, Liand Act 1915.—(2) Permit previously issued.—(3) Amount paid under permit credited.—(4) This is an ante-dated leases.—(5) In lieu of lease and Act 1888, dated late January, 1900.—(6) Subject to special drainage reservation condition.—(7) £17 0s. 2d. of rent paid under section 29, and £77 6s. 10d. rent paid under section 8. credited.—(11) Special valuation, £1 10s. 10s. of lease paid.—(12) £7 5s. of rent paid under section 35, and £16 8s. 6d rent paid under section 35. Land Act 1901, dated lat July, 1904.—(13) £7 5s. of rent paid under section 35, and £16 8s. 6d rent paid under section 46, credited. £1 fee for lease paid.—(14) In lieu of former lease, dated list November, 1193, exception, £2 10s. per acre.—(15) £7 2s., rent paid on former lease in name of James Charles Ward, credited. £1 fee for lease paid.—(15) £7 2s., rent paid ouder section 98, Zand Act 1901.—(19) Special valuation, 18s. per acre.—(20) In acction 35, Land Act 1901, dated lat July, 1908.—(21) £2 12s. of rent paid under section 35, and £36 12s. rent paid under section 59, credited. £1 fee for lease paid.—(15) £7 2s., rent paid under section 46, credited. £1 fee for lease paid.—(15) £7 2s., rent paid under section 59, Land Act 1901.—(19) Special valuation, 15s. per acre.—(20) In lieu of certificase of title, credited. £1 18s. 7d. of rent paid under section 29, and £7 3s. der tent paid under section 46, credited. £1 fee for lease paid.—(20) £10 £2 11 £2s. of the credited. £1 18s. 7d. of rent paid under section 46, credited. £1 fee for lease paid.—(20) £10 £2 11 £2s. under section 29, t.and 2f fee for lease paid-per acc. 121 In line of lease under section (17) £3 &s. rerb paid or lies of lease under section vol. 909, fol. 181795.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

	·			D-44		Amount	Collected.	,	Dille De Lee
Corr. No.	Name.	Area.	Parish.	Date of Payment.	Balance.	Grant Fee	Assur- ance Fee.	Total Amount.	Paid to Receiver of Revenue at—
		A. B. P.	Under Section 49	f the Tand	£ s. d.	£ s. d.	£ s d.	£ s. d.	
2822	A. Trimble (1) \ ,	19 3 30	Chilteen West {	8.6.20 \ 14.6.20 \		1 1 0	0 1 3	1 2 3	Melbourne
	U	nder Section	44 of the Land Act 1	.890 as amer	nded by the	Land A	ct 1898.		
2228 -	Joseph Dudley (2)	191 0 28	Pranjip	16.6.20	7 4 0 1	1 6 0	[0 8 0]	8 18 0	Rushworth 1.1.06
			Under Section 61	of the Land	l Act 1898				
2800		172 1 37	Ecklin	5.5.20	29 1 8	1 6 0			Melbourne 1.1.00
2861 2945	P. Birtles, jun. (3) John Ellison (3)	141 1 6 639 2 27	Woorragee Whitfield South	9.7.20 9.1.20	8 0 0	1 6 0 1 11 6		1 9 0	" 1.12.06 Wangaratta 1.12.05
2269	John Elgin, jun. (3)	126 2 1	Euroa	16.8.20	1 11 9	1 6 0	0 2 8	3 0 5	Euroa 1,1,06
2218	W. G. Devitt (3)	215 0 6	Woorragee North {	19.2.20 } 4.10.20 }	2 14 0	1 6 0	0 4 6	4 4 6	Melbourne 2,7.06
,	j	_	Under Section 49	of the Lane	d Act 1901.		•		
14393	William Franklin (2)		Longwarry	18.9.20	5 5 0	1 6 ò		6 13 3	Warragul 1.10.08
19976	G. M. Young (adminis- trator of Mary Jane Young) (4, 5)	19 3 35	Neerim	22.9.20	2 13 6	1 1 0	0 1 8	3 16 2	2.7.06
·	•	r Section 49	of the Land Act 1901	as amended	illw the Ee	nd Acts	1904-9-11	•	
0722 1		_	Smythesdale	•			J 0 0 8 ₁	1 1 8	Ballarat
	· / * · · ·		56 of the Land Act	•					
3733			Heathcote					2 7 3	Heathcote 1.1.08
-,			-			,	1		
80 i	Thomas Jacob (8)	60 3 21	Under Section 8			1 6 0	[0 2 7]	44 2 71	Rallarat
	1	,	· ·				10 2 11	11 2 11	
263 1	Alice Lankaster (2)	8 2 2	Under Section 13			1 1 0	1004	5 15 <i>4</i> 1	Melbourne 1.8.14
200	/ .						100 2	0 10 1	Me10001110 1.5.12
046	J. A. M. Visick (9)	2 3 37	Under Section 131		1 10 0	1.1.0	10 0 6 ₁	2 11 6	Melbourne
2362	Thomas Giles (10)	1 2 0 0	Wangaratta North Beechworth	17.9.20	8 10 0	1 1 0		9 12 3	Wangaratta Beechworth
		Ţ	nder Sections 130–383	of the Lan	d Art 1901.	i.			
8/130- 383	C. J. Walker (12)	98 3 0	Yárragon			1 6 0	0 10 4	163 13 6	Melbourne
	a		der Section 49 of the				•		
626/49	Catherine Gillan	20 3 6	Drouin East	12.3.20	145 2 2	1 1 0	0 14 0	146 17 2	The Secretary, Close Settlement Board
988/49	John Farleigh (13)	94 1 0	Neerim	7.2.20	k or 193	1 6 0	1 17 2	664 13 6	→ Melbourne
100/48	Sour Parieran (10)			-			1 1 1 2	004 19 0º	11
308/50 1	Arthur John Wells (14)		er Section 50 of the	3.9.20	ement Act 59 2 1 :		10 ē 111		The County of Class
300/00	Arthur soum wems (14)	0 0 00250	Transan	3.3.20	05 Z I	1 1 0	0 6 11	00 10 0	The Secretary, Close Settlement Board
393/50	Robert Axtill	0 1 4	Jika Jika	28.4.20		1 1 0	0 2 1	1 9 1	Melbourne
	Alfred Bradley (15)	0 1 0	Cut-paw-paw		25 17 6	1 1 0		27 0 1	" ·
		U:	nder Section 51 of the	Closer Sett	lement Act	1904.			
247/51	Allan R. Comrie	25 0 0	Dowling Forest				0 6 3	110 7 2	Melbourne
,	(1) £33 2s. 6d., rent paid (2) Second class. (3) Third class. (4) First class. £2 per a (5) 2s. 6d. (interest) also (6) Second class. From (7) Third class. £1 per a (8) First class.	cre. paid. licence.		(10) (11) (12) (13) (14)	Interest (#	rent paid, ent paid, sterest) a 28 1s. 3d. 21 2s. 6d:	, credited. credited. nd £1 (fee i .) also paid.) also paid.		er's receipt) also paid
epartme	ent of Lands and Survey, Melbourne, 7th October,	1990.			΄,	,O		. S. W. L. er of Grow	AWSON, n Lands and Survey.

Mallee Lands.

REDUCTION OF AREAS.

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

Melbourne, 7th October, 1920,

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Leszee,	Area reduced to—		Amount previously paid to be credited to purchase money.	Pay Office.
46 12a & 12o	Tyenna Bimbourie	Harrison, Francis B Thomas, A. V	A. R. P. 24 0 0 442 0 0	£ .s d 0 6 0 1 5 10 6 2	£ s. d. 3 6 0 50 10 0	Birchip Wycheproof

(1) Next rent due, 1.1.19.—(2) 11a. 0r. 37p. transferred to His Majesty the King. Next rent due, 1.7.17.

MALLEE LANDS.

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

Melbourne, 7th October, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Area in Acres.	Name of Former Lessee	Name of Present Lessee.		Next Rent due.	Pay Office,
34	Gerahmin	640_	Wilson, R. G., and Conly, J. S	Wilson, Robert George		Part of 1.7.19	Wycheproof
20	Eureka	475	Andrews, Margt. Jane	Pomerny, Septimus William	1	1.1.10	Swan Hill
47	Murnungin	598	Cottrell, Edward	Edwards, Thomas Nicholas		1.7.19	Wycheproof
54	Bimbourie	474	Walker, John	Conlan, Éileen Maud		1.1.19	"
53	Murnungin	600	Brazier, George J	Edwards, Thomas Nicholas		1.7.20	"
45	Nyrraby	480	Barwick, Thos. H	McNaughton, Angus		1,1,19	Swan Hill
33	Piangil	475	Barwick, Thos. H	McNaughton, Angus		- 11	
46	Nyang	694	O'Shea, Walter	Montague, Everitt William		1.3.19	Horsham
17	Manpy	700	Bryant, Henry	Robinson, Herbert]	1.6.19	11
44	Tutye	640	Walsh, Thomas	Williams, Mary Lilly		1.4.19	r y
16, sec. 4	Marmal	713	Lanyon, Robert H	Toose, Percival Haydn		1.1.19	Boort
25	Tiega	640	Morrish, Geo. Mol	Morrish, Hannah	ay⊷i		Warracknabeal
11	Boorongie	777	Farrell, T. P. (executors of)	rarrell, Mary Elizabeth	٠	1.1.21	Birchip
17, sec. 4	Marmal	1,000	Lanyon, Robt. H	Toose, Percival Haydn		1.1.19	Boort
56	Murnungin	566	Edwards, Thomas	Guy, Charles Woodward		1.1.20	Wycheproof
89	Yanao-a-yanac	323	Schultz, Ernest F	Schultz, Gustav Adolph	}	1,1.21	Nhitl
7, 88, 88a	91 11	324	Schultz, Ernest F	Schultz, Gustav Adolph			R
90	» n	331	Schultz, Ernest F	Schultz, G. stav Adolph		Part of	
131	Ni Ni	. 323	Hill, William	Outsides Taken Tillian 13 to 1 d 1		2.7.24 1.7.19	
131 11 and 12		398		Schultz, Johann Friedrich Ellis, Alfred Thomas	•••	1.1.19	100"
	Galaquil	641					Warracknabeal
17	11	831	Newton, Annie Newton, Annie	Ellis, Alfred Thomas	··· [) ·
3 and 14 51	Woraigworm	1,014	137 137:112 (Ellis, Alfred Thomas Warner, Edward	***	1.7.20	Nhill"
24		343		Warner, Edward Lee, William John		1.7.18	
3 and 13A	Tyntynder West	559	11 7 1	11	··· [- 11.20	Swan Hill
3 and 64	**	640	VIZ:11: Observe 6	Williams, Albert James		1.7.19	Charlton
23	73	471	Cannard, Charles			1.7.21	Wycheproof.
23		471	A	McGarry, Robert Norman		1.1.21	A Acuebroot
67	Balrootan	960	M1 D1			1.7.18	Nhill"
24	D 1 day 1 and 11 and 12	783	Griffin, P. F., and Wallace, W. W.	Griffin, Peter Francis		1,1,10	Wycheproof
30	Joop	639	Altmann. Carl	Altmann, Otto Herman			Horsham
and 4A	Bourka	502	McDonald, Emma E	McGowan, William		ä	Wycheproof
22	Toort	662	McLelland, John	Miller, John Francis	[-",	" Jonephoor
15	Mr t 1	351	Doherty, Patrick (executors of)	Keano, Catherine]	, , , , , , , , , , , , , , , , , , ,	Swan Hill
	Mumbei				***		~ wit TT111
A and 2B		11	Doherty, Patrick (executors of)	Keane, Catherine	1	11	i

- MALLEE LANDS.

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

Melbourne, 7th October, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish	Area. Classifi-		Name of Former Lesson.	Name of Present Lesses.	Rent per annum pay- able on transferred portion. Amount previously paid to be cedited to reduce the purchase Money.		D O.	
46B 8D1 174D 172A 172 174A and	Werrap Bangerang	A. R. P. 445 0 0 0 1 0 101 0 0 499 0 0 101 0 0	3rd 3rd 2nd 2nd 2nd 2nd 2nd	Harrison, Francis B. Cust, A. G. (trustee of) Shemeld, E. and W. H.	Carter, Ivin Charles Johns, Anne Jane Johnstone, Margt. Gow Johnstone, Margt. Gow Thomson, William Hugh Thomson, William Hugh		220 12 7 220 12 7		

(1) Paid at Melbourne 4.10.20.—(2) Next rent due 1.7.19.

COURTS.

BALLARAT.—AUCTIONERRS'_ LICENCES.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Camp-street, Ballarat, on Tuesday, the 23rd day of November, 1920, at Ten o'clòck in the forenoon. Dated at Ballarat this 9th day of October, 1920.—MORTON S. CLARK, Clerk of Petty Sessions.

Auction Sales Act 1915.

CELLONG.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Gheringhap-street, Geelong, on Tuesday, the 23rd day of November, 1920, at Ten o'clock in the forenoon. Dated at Geelong this 9th day of October, 1920.—W. C. WILSON, Clerk of Petty Sessions.

AMILTON.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Hamilton, on Tuesday, the 23rd day of November, 1920, at Ten a.m. Dated at Hamilton this 9th October, 1920.—F. M. O'MERRA, Clerk of Petty Sessions.

MELBOURNE.—AUGMONEERS' LICENCES.—Notice is hereby given that the Annual Meeting for the Licensing of Auctioneers will be held at the Court House, at the corner of Latrobe and Pussell streets, Melbourne, on Tuesday, the twenty-third day of November, 1920, at Ten o'clock in the forenoon, for the special purpose of taking into consideration applications for licences. Dated at Melbourne this seventh day of October, 1920.—R. McIver, Clerk of Petty Sessions.

Auction Sales Act 1915.

PORTLAND.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Portland, on Tuesday, the 23rd day of November, 1920, at Ten a.m. Dated at Portland this 5th day of October, 1920.—E. J. E. NICHOLAS, Clerk of Petty Sections. Sessions.

ST. ARNAUD.—The Annual Meeting for the Licensing of Auctioneers will be held at the Court House, St. Arnaud, on Tuesday, the 23rd day of November, 1920, at Ten a.m.—E. F. Bieske, Clerk of Petty Sessions.

Auction Sales Act 1915.

T ALLANGATTA.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, at Tallangatta, on Tuesday, the 23rd November, 1920, at Ten a.m. Dated at Tallangatta the 8th day of October, 1920.—A. O'LEARY, Clerk of Petty Sessions.

TRARALGON.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Traralgon, on Tucsday, the 23rd November, 1920, at Ten a.m. Dated at Traralgon, the 11th day of October, 1920.—J. E. Thomson, Clerk of Petty Sessions.

Auction Sales Act 1915.

W ARRAGUL.—The Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Warragul, on Tuesday, the 23rd November, 1920, at Eleven a.m. Dated at Warragul, the 11th day of October, 1920.—A. NOONAN, Clerk of Petty Sessions.

Auction Sales Act 1915.

WOONGA.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Wodonga, on Tuesday, the 23rd day of November, 1920, at Ten a.m. Dated at Wodonga the 8th day of October, 1920.—A. O'LEARY, Clerk of Petty Screen. Wodonga.-

Auction Sales Act 1915.

Auction Sales Act 1915.

YARRAM YARRAM.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Yarram Yarram, on Tuesday, the 23rd day of November, 1920, at Ten a.m. Dated at Yarram Yarram this 8th day of October, 1920.—W. P. ELDER, Clerk of Petty Sessions.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the to Order in Council of 18th day of November, 1919.

BALLARAT			Tuesday, 14th December
BALLAKAI	•••		
BENDIGO			Tuesday, 19th October
CASTLEMAINE	***		Thursday, 9th December
GEELONG	`	•••	Tuesday, 9th November
HAMILTON		• • •	Thursday, 14th October
HORSHAM -	•••		
MARYBOROUGH	•••	•••	Thursday, 18th November
MELBOURNE	***	•••	Friday, 15th October
SALE	•••	•••	Wednesday, 1st December
SHEPPARTON		•••	
ST. ARNAUD	***	•••	Tuesday, 16th November
WANGARATTA	•••	•••	Tuesday, 26th October
WARRNAMBOOL			

GENERAL SES	SIONS 9th di	for y	
ARARAT			Wednesday, 27th October
BAIRNSDALE	•••		Wednesday, 20th October
BALLARAT	•••		Wednesday, 1st December .
BEECHWORTH.	•••	•••	
BENALLA	•••	•••	
BENDIGO		•••	Wednesday, 10th November
CAMPERDOWN		•••	Tuesday, 7th December
CASTERTON			Thursday, 11th November
CASTLEMAINE			Tuesday, 14th December
CHARLTON	•••	•••	
COLAC	•••	•••	Tuesday, 7th December
DAYLESFORD	•••	•••	
DONALD	•••	•••	P
ECHUCA	•••		Tuesday, 9th November

GEELONG			Wednesday, 8th December
HAMILTON	•••		Wednesday, 10th November
HORSHAM .	•••		
KERANG	***		\
KORUMBURRA	•••		Tuesday, 19th October
KYNETON	•••	•••	
MANSFIELD	, •••		
MARYBOROUGH		•••	
-MELBOURNE			Monday, 1st November
E LOURA		•••	Tuesday, 26th October
NHILL			Thursday, 25th November
OMEO	•••		Wednesday, 27th October
SALE	•••		
SEYMOUR			
SHEPPARTON			Wednesday, 17th November
ST. ARNAUD	•••		<u>-</u>
STAWELL	•••		Tuesday, 26th October
WANGARATTA			Wednesday, 24th November
WARRACKNABEA	L.		
WARRAGUL	•••		Thursday, 14th October
WARRNAMBOOL			Wednesday, 8th December
YARRAM YARRA	M		•

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County
Count during the year 1920 (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

RETURN DAYS.

In cases under £50.	£50 and under £250.	Other Cases,
October 18th November 1st and 15th December 1st and 8th	November 1st December 1st	October 18th November 15th December 8th

Dated at Melbourne this 5th day of December, 1919.

By order of the Judges,

of the Junes.,
A. J. CLARK,
Registrar, Melbourne.

OUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1920 at the under

mentioned places,	on	the	days	hereunder named :
ARARAT				Wednesday, 27th October
BAIRNSDALE	•••			Wednesday, 20th October
BALLARAT				Wednesday, 10th November
BEECHWORTH				•
BENALI A				
BENDIGO			•••	Wednesday, 10th November
CAMPERDOWN				Tuesday, 7th December
CASTERTON			•••	Thursday, 11th November
CASTLEMAINE				Tuesday, 14th December
CHARLTON				
COLAC	•••		•	Tuesday, 7th December
DAYLESFORD			•••	Wednesday, 1st December
DONALD				•
ECHUCA			•••	Tuesday, 9th November
GEELONG				Wednesday, 8th December
HAMILTON				Wednesday, 10th November
HORSHAM				Wednesday, 24th November
KERANG				•
KORUMBURRA			•••	Tuesday, 19th October
KYNETON	•		•••	Wednesday, 15th December
MANSFIELD	.:.		•••	
MARYBOROUGH	I			
MELBOURNE	•••			Monday, 1st November
MILDURA				Tuesday, 26th October
NHILL				Thursday, 25th November
NUMURKAH				
OMEO				Wednesday, 27th October
OUYEN	• • • •		•••	Wednesday, 27th October
SALE	•••		•••	•
SEA LAKE				
SEYMOUR	•••			
SHEPPARTON				Wednesday, 17th November
ST. ARNAUD	•••			

STAWELL			Tuesday, 26th October
SWAN HILL			
TRARALGON,			
WANGARATTA			Wednesday, 24th November
WARRACKNABE	AL		••
WARRAGUL	•••	•••	Thursday, 14th October
WARRNAMBOOL			Wednesday, 8th December
WONTHAGGI			••
YARRAM YARRA	M		
Dated at Melbour	rne this	5th	day of December, 1919.

(By order of the Judges),

A. J. CLARK, Registrar, Melbourne.

		-	
COURTS OF	MINES.—I	Dates fixed	by the Judge
Melbourne C	OURT OF C	HIEF JUSTICE	i. <u>—</u>
	ARARAT	DISTRICT.	
Ararat		Wednesday.	27th October
Stawell		Tuesday, 26	
	RATTABAT	DISTRICT.	
Ballarat			10th November
j	Berch wort	H DISTRICT.	•
Beechworth .			•
Benalla			
Mansfield		•	
	Bendigo	DISTRICT.	
Bendigo		Wednesday,	10th November
(CASTLEMAIN	B DISTINCT.	
Castlemaine		Tuesday, 14	h December
Heidelberg (at Me			
Hepburn (Daylesf		Wednesday.	1st December.
17 1	'		15th December
	GIPPSLAND	DISTRICT.	
Bairnsdale			20th October
0			27th October
0.1.		,	2772 0000001
57 57 '	•• •••		
M	TARYBOROUG	H DISTRICT.	
Maryborough		an District.	
St. Arnaud	···		
			

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.

14th October, 1920.

Moorbanool.—New building, State School No. 3247. Particulars at Police Station, Colac. and with Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent. Olangolah East.—New building, State School No. 3627. Particulars at Police Station, Colac, and with Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Templestowe.—Additions to residence, and repairs, painting, &c., State School No. 1395. Particulars at State School No. 1395, Templestowe. Preliminary deposit, £5. Final deposit, 6 per cent.

For cent.

Creswick.—Repairs, painting, fencing, &c., Court House.
Particulars at Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Poowong.—New teacher's residence, State School No. 2111.
Particulars at Police Station, Korumburra. Preliminary deposit, £10. Final deposit, 5 per cent.

Donald.—Teacher's residence, State School No. 1465. Particulars at Police Station, Donald, and with Inspector of Works, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Glengower.—New building, State School No. 927. Particulars at office of Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, £5. Final deposit, £5. Final deposit, 5 per cent.

Jamieson.—Fencing, repairs, and painting, Police Station. Particulars at Police Stations, Jamieson and Mansfield. Preliminary deposit, £5. Final deposit, 5 per cent.

Warragul.—Painting and other works, High School. Particulars at Police Station, Warragul, and with Inspector of Works, Traralgon. Preliminary deposit, £5. Final deposit,

Works, Traralgon.

5 per cent.
Framilingham.—Portable building, Aboriginal Reserve. Particulars at Police Station, Warrnambool. Preliminary deposit, 55. Final deposit, 5 per cent.

Ballarat.—Installation of hot-water heating system, Junior Technical School. Particulars at Public Offices, Ballarat. Preliminary deposit, £10. Final deposit, 5 per cent.

Melbourne.—Supply of distance thermometers and appliances for indicating temperatures in connexion therewith, Government Cool Stores, Victoria Dock. Preliminary deposit, £5.

ment Cool Stores, Victoria Dock. Preliminary deposit, 25.
Final deposit, 5 per cent.
Kellalac South.—Teacher's residence, State School No.
2358. Particulars at Police Station, Warracknabeal, and with
Inspector of Works, Ararat. Preliminary deposit, £5. Final
deposit, 5 per cent.
Bealiba.—Repairs, additions, &c., Police Station. Particulars at Police Station, Bealiba, and with Inspector of Works,
Maryborough. Preliminary deposit, £5. Final deposit, 5 per
cent.

Musk Vale.—Repairs and renovations, State School No. 2080. Particulars at Police Station, Daylesford. Preliminary deposit, £5. Final deposit, 5 per cent.

Mooroodue.—Improved lighting and ventilation and alterations to residence, State School No. 2327. Particulars at State School, Mooroodue. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne,—Agricultural School, University. Preliminary deposit, £25. Final deposit, £30. 3284. Particulars at State School, Mount Dandenong. Preliminary deposit, £5. Final deposit, 5 per cent.

5 per cent.
Sorrento.—Repairs to jetty. Particulars at Police Station,
Sorrento. Preliminary deposit, £5. Final deposit, 5 per

28th October, 1920.

Murrumbeena.—Connecting school and out-offices to sewerage reticulation. Preliminary deposit, £5. Final deposit, 5

age reticulation. Preliminary deposit, £5. Final deposit, 5 per cent.

Willamgie.—Removal and re-erection on new site, State School No. 3443. Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Tallygaroopna.—Additions to State School No. 3067. Particulars with Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Mont Park.—Extension of mess-room, Male Division, and additions to caretaker's quarters. Preliminary deposit, £5. Final deposit, 5 per cent.

Tarwin Lower.—New building, State School No. 2949. Particulars at Police Station, Wonthaggi. Preliminary deposit, £5. Final deposit, 5 per cent.

Nagambie.—Remodelling, &c., State School No. 1104. Particulars at Office of Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Boolarra.—Repairs, painting, &c., to residence, State School No. 2617. Particulars at Police Station, Warragul; State School, Boolarra; and with Iuspector of Works, Traralgon. Preliminary deposit, £5. Final deposit, 5 per cent.

Stanhope.—Wooden building, State School No. 3937. Particulars at Police Station, Rushworth, and with Inspector of Works, Shepparton. Preliminary deposit, £10. Final deposit, 5 per cent.

per cent. Richmond.-

Richmond.—New fencing, &c., State School No. 1396. Pre-liminary deposit, £3. Final deposit, 5 per cent.

4th November, 1920.

Jeeralang.—New building, State School No. 3057. Particulars at Police Station, Morwell. Preliminary deposit, £5. Final deposit, 5 per cent.

Longerenong.—Additions, &c., Agricultural College. Particulars at Public Offices, Horsham, and with Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Peechember West.—Removal of State School No. 2456, Bleak House. and re-erection at State School No. 3117. Particulars

House, and re-erection at State School No. 3117. Particulars at Police Station, Nhill, and with Inspector of Works, Horsham. Preliminary deposit, £3. Final deposit, 5 per

cent.
Castlemainc.—Repairs and ventilation to cells, Reformatory Prison. Particulars at Police Station, Castlemaine, and with Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.
Yanac.—Repairs, painting, &c., State School No. 2293. Particulars at Police Station, Jeparit, and with Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.
Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for _____"

FRANK CLARKE, Commissioner of Public Works.

Melbourne, 13th October, 1920.

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.

Spencer-street, and as stated.

20th October.—Boilers (vertical and horizontal), for sale, Newport. Deposit, 5 per cent.

20th October.—Scrap soda battery material (copper elements), for sale, Newport. Deposit, 5 per cent.

20th October.—Waggon buffers, supply of. P.D., ½ per cent.

20th October.—Hoop-pine logs, yellow-wood logs (Queensland or New South Wales), hickory or marble-wood logs, Cardwell maple logs (Queensland), supply of. Separate contracts. Particulars also at the office of the Secretary for Railways, Brisbane. Final inspection will be made and delivery accepted in Queensland. P.D., in each case, ½ per cent. livery accepted in Queensland. P.D., in each case, per cent. 20th October.—Electric hoist, supply of. P.D., per cent. 20th October.—Duplex Boring and turning machine, supply

P.D., 1 per cent 20th October.—Mild steel rods, supply of. P.D., 1 per

cent. 20th October.—Platform gravel, supply of 1,000 cubic yards at Argyle or Heathcote stations. Particulars also at Argyle and Heathcote stations, and at Roadmaster's offices at Bendigo and Essendon. P.D., £1. 27th October.—Stranded copper cable, supply of. P.D., ½ ver cent.

27th October.—Stranded copper cable, supply of P.D., ‡ per cent.
27th October.—Electrical equipment for 5-ton jib crane, supply of P.D., ‡ per cent.
27th October.—Electrical equipment for 5-ton jib crane, supply of P.D., ‡ per cent.
27th October.—Curled hair, supply of P.D., ‡ per cent.
10th November.—Japanned duck, green, or leather substitute, supply of P.D., ‡ per cent.
10th November.—Axle generator train lighting material, accessories and accumulator cells, supply of P.D., ‡ per cent.
10th November.—High-speed boring and turning machines. supply of, for Newport Workshops. P.D., ‡ per cent.
10th November.—High-speed multiple drilling machines. supply of, for Newport Workshops. P.D., ‡ per cent.
10th November.—Universal tilting machine, supply of P.D., ‡ per cent.

½ per cent.
10th November.—Tool room lathe, supply of. P.D., ½ per

cent. 10th November.—Vertical grinding machine, supply of. P.D.,

½ per cent. 10th November.—Capstan lathes, supply of.

17th November, Machine thread, supply of. P.D., 1 per cent. 24th November.—Trimmers' twinc, supply of. P.D., } per

1st December.-High-speed tool steel, supply of. P.D., ½

per cent. 1st December.—High-speed radial drilling machines, 7-ft., supply of. P.D., } per cent.
1st December.—Cotton-serving machine, supply of. P.D.,

per cent. 1st December.—Plate shearing machine, supply of. P.D.,

per cent.
1st December.—Portal travelling crane (5-ton), supply of.

P.D., ½ per cent.

8th December.—Steel tyres, supply of. P.D., ½ per cent.

8th December.—Combination turret lathes, supply of. P.D.,

½ per cent.
Sth December.—Signal roundels and glasses, supply of.

.D., ½ per cent. 8th December.—Three position polyphase relays, supply of.

P.D., † per cent.
15th December.—Mild steel bars, supply of. P.D., † per

15th December .- Mild steel sheets and hoop, supply of.

P.D., 4 per cent.
15th December.—Galvanized iron (plain and corrugated),
supply of. P.D., 4 per cent.
22nd December.—Electric motor, 35 H.P., supply of. P.D.,

per cent. 22nd December.—Double wheel lathe, supply of.

per cent.
29th December.—Coil winding machine, supply of. P.D.,

per cent.
29th December.—Tie tamping outfits, complete, supply of.

P.D., per cent.

5th January, 1921.—Gap bed lathe, supply of.

5th January, 1921.—Car journal lathe, supply of. P.D.,

5th January, 1921.—Car journal lathe, supply of. P.D., per cent.

19th January, 1921.—Supply, delivery, erection, and testing; or, alternatively, supply and delivery only of Electric furnace and equipment; and/or alternatively, for supply and delivery of equipment and drawings for electric furnace. Particulars also at the office of the Agent-General for Victoria, in London, after the arrival of the next outgoing mail. P.D., per cent.

19th January, 1921.—Embossing machine, supply of. P.D., per cent.

26th January, 1921.—Axle generator train lighting material and accumulator cells, supply of. P.D., ½ per cent.
26th January, 1921.—Miniature staff instruments, supply of. P.D., 1 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 gears. For particulars, apply to Estate Officer, Spencer-street, Melbourne, or to local stationmasters or roadmasters. No tenders will necessarily be accepted.

GEO. H. SUTTON, Secretary.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST NOVEMBER, 1920, TO 31ST OCTOBER, 1921, EXCEPT WHERE OTHERWISE STATED.

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 Tenderbox on or before Noon on Friday, 29th October, 1920.

NOTE.-No tender will be accepted unless the fee for the full period, and fee of Five shillings for licence, are forwarded.

TENDERS will be received on or before Noon on Friday, 29th October, 1920, 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 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 Landa 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.
- 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 compensa-tion to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 4. Subject to these conditions the licensee shall be entitled to use the land for the purpose for which this licence has been granted until such land, or any part thereof, has been sold, leansed, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.
- 5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation
- 6. This licence shall entitle the holder thereof, during the period for which it is granted to use the land therein comprised for depasturing purposes only, but shall not confer any right to build thereon, or to cuitivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.
- 7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without 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 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 with out the consent of the Minister, and the payment of a fee of Ten shillings.

 11. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

 12. The publication of a notice in the Government Gazette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.

13. The ring-barking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber.

14. Free access to water shall ne kept open at all times for travelling and other stock and for persons desiring to take water for domestic nurness.

water for domestic purposes.
15. The licensee shall destroy all thistles on the land, and on 15. The licensee shall destroy all thistles on the land, and on the half width of the adjoining roads, and shall be responsible for the destruction of thistles under the Thistle Act 1890 in like manner as holders of freehold lands.

16. The licensee shall keep the land free from vermin, and, should he fail to do so the licence shall be liable to forfeiture 17. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.

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

SPECIAL CONDITIONS.

- I. The period of occupation will, except where otherwise specified, be for twelve months from 1st November, 1920, to 31st October, 1921.
- 2. The fee for the full period-for which the licence will be 2. The fee for the full period—for which the licence will be issued, and the fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.

 3. Separate tenders must be lodged for each block.

 4. Tenders to be addressed to the Secretary for Lands (Tender-box), Melbourne.

 5. The highest or any tender not necessarily accepted.

 6. Tenderers must give their full name, occupation, and ordinary nostal address

ordinary postal address. 7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are

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 tres-

passing thereon.

2. Where the licensee holds land under the said section which

2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 10th October, 1920.

Melbourne, 10th October, 1920.

Lot 1 (Block 24).—Area 26,000 acres, parish of Wermatong, county of Bogong, formerly held by Messrs. McIlree and Norman.—(Beechworth, 0603/121.)

Lot 2 (Block 22).—Area 17,000 acres, parish of Bright and Morockdong, being Grazing Block 22, county of Delatite. The successful tenderer will have the right of renewal for a further period of four years.—(Beechworth, 0455/121.)

Lot 3 (Block 11498).—Area 458 acres, being allotment 65, parish of Colae Colae. Period of occupation will be eleven months from 1st November, 1920.—(Beechworth, 0425/121.)

Lot 4 (Block 11308).—Area 5,000 acres, county of Benambra, being Grazing Block 17, formerly held by Peter Larsen. Period of occupation is eleven months from 1st November, 1920.—(Beechworth, 0569/121.)

Lot 5 (Block 37).—Area 2.000 acres, parish of Burrowye, county of Benambra, formerly held by W. S. Norman.—
(Beechworth, 0589/121.)

Lot 6 (Block 10774).—Area 1,272 acres, parish of Darling.

Lot 6 (Block 10774).—Area 1,272 acres, parish of Darling-ford, being allotment 51, formerly held by E. J. Allen.— (Alexandra, 0111/187.) Lot 7. (Block 11498x).—Area 1,251 acres, parish of Lodge

(Alexandra, 0111/187.)

Lot 7. (Block 11498x).—Area 1,251 acres, parish of Lodge Park, being allotment 14, formerly held by II. Newman.—(Alexandra, 1747/121.)

Lot 8 (Block 11449).—Area 25,700 acres, parish of Knockwood, county of Wonnangatta, being Block 3ia, formerly held by Messrs. Grigdale & Henderson.—(Alexandra, 0146/121.)

Lot 9 (Block 10431).—Area 3,500 acres, parish of Tylrra, county of Dargo, formerly held by J. E. Sinnott.—(Bairns-table 017/1873)

dale, 0417/187.)

Lot 10 (Block 13.)—Area 17,720 acres, parish of Woongulmerang West, east of the Buchan River, formerly held by C. M. Hume. The successful tenderer will have the right of renewal for a further period of two years .- (Bairnsdale,

(Block 38).—Area 12,240 acres, parish of Purga-formerly held by J. H. Bomford.—(Bairnsdale, goolah, f 0224/187.)

No. 189.—Остовев 13, 1920.—17106.—4

Lot 12 (Block 41.)—Area 15,500 acres, parish of Yarak, formerly held by Aitken Bros.—(Bairnsdale, 0384/121.)

Lot 13 (Block 8).—Area 1,600 acres, parish of Bendock, county of Croajingolong, formerly licensed to H. E. Sellars.—(Bairnsdale, 0281/187.)

Lot 14 (Block 11500).—Area 2,268 acres, parish of Ninnie, being allotments 1, 3, 4, 5, 6, and 7, formerly held by J. Simms.—(Bairnsdale, 0377/121.)

Lot 15 (Block 29A).—Area 3,000 acres, parish of Buchan, east of the Buchan River, adjoining Henham's and Proudlock's selections.—(Bairnsdale, 0355/121.)

Lot 16 (Block 23).—Area 17,080 acres, parish of Murrindal West, east of the Buchan River, formerly held by H. Westphal. -(Bairnsdale, 0318/121.)

Lot 17 (Block 63).—Area 9,000 acres, parish of Karlo, county of Croajingolong, formerly held by S. Lane.—(Bairnsdale, 0408/121.)

Lot 17A (Block 53).—Area 2,850 acres, parish of Guttamurra, formerly held by H. J. Jarvis.—(Omeo, 0367/121.)

Lot 18. (Block 62).—Area 20,060 acres, parish of Karlo, county of Croajingolong, formerly held by T. H. Hogg.—

county of Croajingolong, formerly held by T. H. Hogg.—
(Bairnsdale, 0385/121.)

Lot 19 (Block 40).—Area 25,530 acres, parish of Bemm,
formerly held by C. H. Selman.—(Bairnsdale, 0361/121.)

Lot 20 (Block 57a).—Area 10,000 acres, parish of Wooyoot,
county of Croajingolong, formerly held by C. Broome.—
(Bairnsdale, 0300/187.)

Lot 21 (Block 50).—Area 17,320 acres, parish of Combienbar
and Weeragua, formerly held by A. E. Stagg.—(Bairnsdale,
0300/121.)

0390/121.)

U390/121.)
Lot 22 (Block 1).—Area 31,100 acres, parish of Yertoo, county of Dargo, formerly held by H. L. Treasure. The successful tenderer will have the right of renewal for a further period of two years.—(Omeo, 0247/121.)
Lot 23 (Block 38).—Area 2,560 acres, county of Bogong, parish of Nowyeo, formerly held by A. Woodside.—(Omeo, 0349/121.)
Lot 24 (Block 2012)

Lot 24 (Block 10413).—Area 93 acres, parish of Tongio Munjie West, county of Dargo, Water Reserve adjoining holding of A. Fregon. Successful tenderer will have right of

Ing of A. Fregon. Successful tenderer will have right of renewal for further term of two years.—(Oneo, 1471/187.)

Lot 25 (Block 5).—Area 33,700 acres, parish of Eucambene, county of Tambo, on the Native Dog River, formerly held by James Noonan. The successful tenderer will have the right renewal for a further period of two years .- (Omeo, 0388/121.) Lot 26 (Block 4).-

-Area 25,000 acres, being Block 4, and 1.01 28 (Block 4).—Area 25,000 acres, being Block 4, and allotments 6, 9, and 10, parish of Bulgaback, county of Dargo. excluding 2,500 acres, west part of Block 4. The successful tenderer will have the right of renewal for a further period of two years.—(Omco, 0330/121.)

Lot 27 (Block 52).—Area 9,700 acres, parish of Guttamurra, formerly held by G. Worcester.—(Omco, 0346/121.)

Lot 29 (Block 43).—Area 5,700 acres, parish of Darbalang, county of Bogong, formerly held by P. Norman.—(Omco, 0353/121.)

0353/121.)

Lot 30 (Block 58).—Area 23,900 acres, parishes of Thornley and Cooma, county of Dargo, being the eastern half of Block 5, formerly held by H. Treasure and others. The successful tenderer will have the right of renewal for two years.—(Omco, 0162/121)

0162/121.)

Lot 31 (Block 11501).—Area 3,015 acres, heing allotments 10, 10a, 11, and 14a, section 1, parish of Angora, and allotment 151, parish of Tongio Munjie West, recently held by S. McCarty.—(Omeo, 0362/121.)

Lot 32 (Block 11502).—Area 1,200 acres, parish of Guttamurra, being allotments 13 and 14, part allotment 9, section 1.—(Omeo, 152261.)

Lot 33 (Block 29).—Area 20,070 acres, parish of Moornapa, county of Tanjil, formerly held by Smyth Bros.—(Sale, 0198/121.)

Lot 34 (Block 28).—Area 30,280 acres, parish of Toolome, county of Tanjil, formerly held by A. McInnes and Morrison.—(Sale, 0107/121.)

Lot 35 (Block 61).—Area 2,400 acres, parish of Budgee Budgee, county of Wonnangatta, formerly held by A. Guy.—

Budgee, county of Womangatta, formerly near by A. Gay.—
(Sale, 0148/121.)

Lot 36 (Block 30).—Area 7,860 acres, parish of Marlooh, county of Tanjil, on the Cobbannah Creek, formerly held by P. A. Sinnott.—(Sale, 0233/121.)

Lot 37 (Block (7A).—Area 2,000 agres, parish of Narrobuk, on Hickey's Creek, formerly held by G. Langilands.—(Sale, 0151/191)

0151/121.)

Lot 38 (Block 59).—Area 14,500 acres, parish of Budgee Budgee, county of Wonnangatta, formerly held by W. S. McCole.—(Sale, 0231/121.)

Lot 39 (Block 27).—Area 29,385 acres, in the parish of Toolome, county of Tanjil, east of Valencia Creek, and allotments 7, 11, and 14, of B, parish of Woolenook.—(Sale, 0289/121.)

Lot 40 (Block 10538).—Area 3,900 acres, parish of Quag Munjie, county of Dargo, formerly held by D. Phelan.— (Sale, 0315/121.)

Lot 41 (Block 6238).—Area 4 acres, allotment 2A, section A, parish of Sale, on the Thompson River. Period of occupation eleven months from 1st November, 1920.—(Sale, 95/187.)

Lot 42 (Block 11503).—Area 33 acres, city of Geelong, parish of Corio, being the Police Paddock Reserve formerly licensed to W. E. Keys. Period of occupation is eleven moiths from 1st November, 1920.—(Geelong, 0294/121.)

Lot 43 (Block 11504).—Area 2,000 acres, parish of Cooriejong, lying between allotments 33, 34, 35, and 42, and the parish boundary. Period of occupation is eleven months from the 1st November, 1920.—(Geelong, 0350/121.)

Lot 44 (Block 11504A).—Area 167 acres, parish of Koonik Koonik, being allotment 72, formerly licensed to A. Rickards. Period of occupation eleven months from 1st November, 1920.

Period of occupation eleven months from 1st November, 1920.—(Horsham, 0365/121.)

Lot 45 (Block 11505).—Area 47 acres, parish of Wail, township of Wail, being the unoccupied Crown lands formerly licensed to A. Watson. Period of occupation eleven months from 1st November, 1920.—(Horsham, 0200/121.)

Lot 46 (Block 11506).—Area 45 acres, parish of Weerangourt, being allotment 7 of section 15, formerly licensed to E. Cameron. Period of occupation eleven months from 1st November, 1920.—(Hamilton, 0333/187.)

Lot 47 (Block 3288).—Area 360 acres, parish of Linlithgow, known as the Bulrush Swamp, lying east of Lake Linlithgow, formerly held by H. G. Kruger. Period of occupation is eleven months from 1st November, 1920.—(Hamilton, 529)(131)

Lot 48 (Block 11507).—Area 40 acres, parish of Willenabrina, being the unoccupied Crown lands in the village of Willenabrina. Period of occupation is eleven months from 1st November, 1920.—(Warracknabeal, Z14698.)

Lot 40 (Block 11508).—Area 642 acres, parish of Bolangum, being allotments 156 and 156A, formerly licensed to E. J. Evans. The licensee shall maintain existing improvements. Period of occupation is eleven months from 1st November, 1920. -(Stawell, 054/121.)

— (Stawell, 054/121.)

Lot 50 (Block 2290).—Area 160 acres, parish of Quambatook, being a Water Reserve between allotments 58, 59, 29A, 28A, of section 3, and known as Baal Swamp or Griffith's Lagoon. Period of occupation is eleven months from 1st November, 1920.—(Kcrang, 1424/121.)

Lot 51 (Block 11509).—Area 110 acres, township of Toolamba, parish of Murchison North, between allotments 2 and 4 of section 12, the Cemetery, and the Goulburn River. Recently licensed to J. Cross. Period of occupation is eleven months from 1st November, 1920.—(Echuca, 0277/121.)

Lot 52 (Block 11510).—Area 525 acres, parish of Bulga, being allotment 8, formerly licensed to John McKenzie. Period of occupation is eleven months from 1st November, 1920.—

of occupation is eleven months from 1st November, 1920. (Melbourne, 4785/121.)

of occupation is eleven months from 1st November, 1920.—
(Melbourne, 4785/121.)

Lot 53 (Block 10698).—Area 1,090 acres, being the Sandridge Bend, at Port Melbourne, including the Marram Grass Plantations bounded on the north by the Harbor Trust area and Golf Links, and extending east to Brady and Johnson streets, excluding sold land, tip, rifle range, caretaker's residence site, roads, &c. Special conditions:—During the currency of this licence, any authorized person may remove sand and Marram Grass roots. The carcasses of all animals must be buried by the licensee within twenty-four hours of decease. The licensee may erect a small office on a suitable site agreed upon by the Minister. The licensee will be allowed the right to erect a fence in accordance with the design, and in a position to be approved by the Minister. The licensee shall not interfere with, or preclude free access by, the Melbourne Glass Bottle Works Pty. Ltd., or its assigns, or its or their agents or servants or employees to the sand-pits used by the company. No compensation will be allowed to the licensee for any beasts that may be shot while straying on the Rifle Range. The licensee shall not interfere with or preclude free access by any person or persons to whom permission has been given by the Department to occupy or use portion of the area as an Aviation Site or landing ground for aeroplanes, nor with any person entering in connexion with the above. No compensation will be allowed to the licensee for any beast that may be injured or killed by any aeroplane using the landing-grounds on the area. Plans and all other information may be obtained at the Inquiry Branch, Lands Department, Melbourne. The period of occupation will be cleven months from 1st November, 1920.—(Melbourne, 0249/187.)

Lot 54 (Block 11510).—Area 107 acres; in the parish of Tyamoonya, county of Weeah, being part of Nypo Tank Reserve,

1920.—(ATESODUTE, UZ29/1961.)

Lot 54 (Block 11510).—Area 107 acres; in the parish of Tyamoonya, county of Weeah, being part of Nypo Tank Reserve, formerly held by C. J. Smith. Period of occupation eleven months from 1st November, 1920. The successful tenderer will have the right of renewal for a further period of two years from 1st October, 1921.—(Mallee, 03345/121.)

Lot 55 (Block 11388).—Area 800 acres, parish of Gerahmin, being all those Crown lands between allotments 46, 47, 52, and Lake Tyrrell, and known as the Day Trap frontage. Period of occupation is eleven months from 1st November, 1920.—(Mallec, 02679/121.)

Lot 56 (Block 11510).—Area 117 acres, parish of Yaapeet, being the Reserve between allotments 22 and 23, formerly held by H. O'Sullivan. Period of occupation is eleven months from 1st November, 1920.—(Mallee, 02811/187.)

Lot 57 (Block 11512).—Area 800 acres, parish of Wiall, being Mallce allotment 669W, formerly held by W. J. Lynch. Period of occupation is eleven months from 1st November, 1920.—(Mallee, 02395/121.)

Lot 58 (Block 10309) —Area 13,400 acres, in the parishes of Lawloit and Curtayne, county of Lowan, being Mallee allotments 167a and 167a, formerly held by A. Warner. The period of occupation is eleven months from 1st November, 1920.—(Mallee, 0911/187.)

Lot 59 (Block 11441).—Area 434 acres, parish of Wangie, being the Timber Reserve abutting on allotments 36, 41, and part of 42, formerly held by J. Kelly. Period of occupation is eleven months from 1st November, 1920.—(Mallee, 1921). 03361/187.)

Lot 60 (Block 30).—Area 18,500 acres, county of Wonnangatta, recently held by J. W. Hearne.—(Alexandra, 0193/121.) Lot 61 (Block 3B).—Area 27,900 acres, parish of Baw Baw, county of Tanjil, formerly held by T. H. Allen.—(Sale, 0193/121.)

Lot 62 (Block 11513).—Area 2,000 acres, parish of Omeo, county of Bogong, being allotments 36A, 37A.—(Omeo, 673/123.)

Lot 63 (Block 11514).—Area 200 acres, parish of Ondit, being portions of Lough Calvert, east of allotments 111s, 112s, 113s, and 114s, and land known as the peninsula. Period of occupation is eleven months from 1st November, 1920.-(Geelong, 2791/121.)

Lot 64 (Block 10890).—Area 495 acres, parish of Ondit, lying between allotments 163A, 163B, and the east boundary of the parish, formerly held by J. W. Pierce. Period of occupation is cleven months from 1st November, 1920.—(Geelong, 0236/187.)

is eleven months from 1st November, 1920.—(Gecony, 0236/187.)

Lot 65 (Block 10812).—Area 7 acres, city of Geelong, parish of Corio, being allotments 8, 9, 10, 11, 12, and 13, section 87, formerly licensed to Messrs. Bland and McDonald. The period of occupation is eleven months from 1st November, 1920.—(Geclong, 0227/187.)

Lot 66 (Block 17).—Area 4,500 acres, being the northernhalf of Grazing Block 17, parish of Wallaby, county of Bogong, formerly held by Scales Bros. and Walsh. The successful tenderer will have the right of renewal for a further period of six years.—(Beechworth, H.98507.)

Lot 67 (Block 178).—Area 4,000 acres, being the southern half of Grazing Block 17, parish of Wallaby, county of Bogong, formerly held by Scales Bros. and Walsh. 'The successful tenderer will have the right of renewal for a further period of six years.—(Beechworth, H.98507.)

Lot 68 (Block 11515).—Area 144 acres, being the old Police Paddock, town of Wodonga. Period of occupation eleven months from 1st November, 1920.—(Beechworth, 0467/121.)

Lot 69 (Block 11516).—Area 2,000 acres, being allotments 16 and 17, parish of Canabore, formerly held by Isabella Coulston. Period of occupation eleven months from 1st November, 1920.—(Beechworth, 1138/29.)

Lot 70 (Block 12).—Area 16,400 acres, being Grazing Block 19 mainly of Wallaroot, county of Delatite formerly held by

Lot 70 (Block 12).—Area 16,400 acres, being Grazing Block 12, parish of Wallagoot, county of Delatite, formerly held by F. Klingsporn.—(Beechworth, 0512/121.)

Lot 71 (Block 11342).—Area 1,700 acres, being allotments -72, 73, and 78, parish of Yabba, formerly held by McIlree and Norman.—(Beechworth, 0618/121.)

Lot 72 (Block 68).—Area 20,150 acres, being allotments 3k, 3m, parish of Wangarabell, allotments 19 and 20, parish of Maramingo, and Block 68, parish of Wurrin.—(Bairnsdale,

Lot 73 (Block 11517).—Area 1,169 acres, being allotment 10, parish of Maramingo, and allotment 11, parish of Wurrin.—(Bairnsdale, 0171/121.)

Lot 74 (Block 8490).—Area 133 acres, parish of Purdeet, being allotment 4 of section 1, known as Mount Rouse Park. The licence will be issued subject to the rights of the public to use the Park. The period of occupation is eleven months from 1st November, 1920, and the successful tenderer will have the right of renewal for a further period of four years.—(Hamilton, 4043/187.)

Lot 75 (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. Period of occupation eleven months from 1st November, 1920.—(St. Arnaud. 0342/121.)

Lot 76 (Block 11518).—Area 18 acres, parish of Leichardt, being the old Marong Rifle Range adjoining allotments 20 and 22 of section 12. The successful tenderer will have the right to fence. The period of occupation is eleven months from 1st November, 1920, and the successful tenderer will have the right of renewal for a further period of two years.—(Bendigo, C.71266.)

TENDERS FOR SPELTER FOR THE MANUFACTURE OF WIRE NETTING.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Tuesday, 26th October, 1920, for the supply of spelter for the manufacture of wire netting required by the Victorian Government, as per Schedule No. 2. Delivery to be made at the Penal Establishment, Pentridge.

Security.-10 per cent. on total amount of tender accepted.

Schedules as above, with full particulars, specifications, &c., may be obtained from the Secretary to the Tender Board, Gisborne-street, Melbourne, by whom any information will be afforded to persons tendering.

Tenders must be accompanied by a preliminary deposit of £10, in bank notes, or a bank draft in favour of the Secretary to the Tender Board (cheques will in no case be received). Deposits will be returned within ten days to unsuccessful tenderers on their applications.

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

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

Preference will be given by the Tender Board, provided the quality of the spelter offered is satisfactory, and the rates charged are considered reasonable—

- (a) to tenders for spelter manufactured within the Commonwealth;
- (b) to tenders for spelter manufactured within any other part of the British Empire.

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

Tenders, enclosed in a separate envelope, and having the words "Tender for spelter" written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne; or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne, which office they must reach by first post on the date of closing of tenders.

W. M McPHERSON,
Treasurer.

8th October, 1920.

INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne-

In the Court of Insolvency, Central District, at Melbourne, NoTICE is hereby given that the estates of George Wilson. Of Brunswick, blacksmith, and Robert Walker Peveril Matthews, trading as The Dove Hosiery Stores, of Melbourne, agent and importer, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Wednesday, the 20th day of October, A.D. 1920, 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 Insolvency Act 1915.

Dated at Melbourne this 11th day of October, A.D. 1920.

A. J. CLARK Chief Clerk.

In the Court of Insolvency, Midland District, at Mildura.

NOTICE is hereby given that the estate of William Frederick Munro, of Mildura, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Mildura, on Monday, the 25th day of October, A.D. 1920, 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 72ud section of the Insolvency Act 1915.

Dated at Mildura this 11th day of October, A.D. 1920.

F. C. P. HILL Chief Clerk.

PRIVATE ADVERTISEMENTS.

SHIRE OF BRAYBROOK.

NOTICE OF INTENTION TO BORROW THE SUM OF FOUR THOUSAND (4,000) Pounds for Permanent Works and Undertakings.

T is hereby notified that the Council of the Shire of Braybrook proposes to borrow the sum of Four thousand pounds (£4,000) on the credit of the President, Councillors, and Ratepayers of the shire of Braybrook by the issue of debentures in accordance with the provisions of the Local Government Act

The rate of interest named in such debentures shall be Six pounds per centum per annum, payable at the Bank of New South Wales, Sunshine, or at the council's bankers for the time being, on the first day of April and the first day of September in each year during the currency of the loan.

The principal moneys shall be repayable at the Bank of New South Wales, or at the council's bankers for the time being, by fifty-five half-yearly instalments, by providing out of the Municipal Fund on the first day of April and the first day of September in each year the amount as set out hereunder.

LOAN SCHEDULE.

No. of Instalment	t.	Principa In:	l cor stain	stajne nent.	ed in	Interest conta Instalme	ained in
		£	8.	d.		£ s. c	à.
1		. 30	0	0		120 0	0
2		. 30	18	0		119 2	0
3		. 31	16	7		118 3	5
4		. 32	lő	7		117 4	5
5 6		. 33	15	4		116 4	8
7.		. 34	15 15	7 5	• •	115 4 114 5	5 7
8		. 35	17	10		113 2	2
9		. 38	0	0	••	112 0	õ
10		. 39	2	10		110 17	2
11			6	4		109 13	8
12			10	6		108 9	6
13		. 42	lő	5		107 4	7
14 15			1	1	••		11
16		45	7 14	6 9	• •	104 12	6
17		40	2	9	• •	103 5 101 17	3 3
18		. 49	11	8	• •	100 8	4
19		. 51	1	5		98 18	7
20		. 52	12	ő		97 8	ò
21		. 54	3	7		95 16	5
22		. 55	16	1		94 3	11
23		. 57	9	7		92 10	5
24		. 59	4	1	• •		11
$\frac{25}{26}$			19	7	• •	89 0	5 .
20 27		62	16 13	2 10			10
28		. 66	12	8	• •	85 6 83 7 .	2
29		. 68	12	8	• •	81 7	4
30		. 70	13	10		79 6	2
31		. 72	16	3		77 3	5
32	, .	. 74	19	11		75 O	1
33		. 77	4	11		72 15	1
34		79	11	4		70 8	8
35 36		. 81 . 84	19	$\frac{0}{2}$	• •	68 1	0
37	• • •	0.0	8 18	10		65 11 1 63 1	2
38		00	17	0		60 3	0
39		0.0	4	11	• •	57 15	1
40		0.5	0	3			9
41		. 97	17	3			9
42		. 100	16	0	<i>'</i>		0
43	• •		16	6			в
44	••		18	9			3
45 46	••			11	• •	39 17	1
47	••	110	$\frac{9}{17}$	0			0
48		300	7	3			9
49		100	19	5	• •	29 12 26 0	9 7
50		105	13	10	• •	22 6	2
51	• •	131	10	5		18 9	5
52		105	9	4			8
53			10	7			5
54		. 143	14	4		•6 5	8
55	• • • •	. 65	15	1		1 19	5
		£4,000	0	0		•	
		-,	-	•			

The purposes for which the loan is to be applied are as follows:—Improving roads, channelling and drainage at Maribyrnong and Maidstone, and purchase of road-making machine. nery.

The plans and specifications and estimates of the cost of the works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection by rate-payers at the shire office, Watt-street, Sunshine.

By order,

WALTER J. ANDREW,

Shire Secretary.

Shire Office, Sunshine. 13th September, 1920.

SHIRE OF HEIDELBERG.

SPECIAL IMPROVEMENT LOAN, No. 6.

SPECIAL IMPROVEMENT LOAN, No. 6.

NOTICE is hereby given that the council of the shire of Heidelberg have by resolution passed on the 17th day of August, 1920, made a special improvement charge in respect of the properties comprised in the scheme adopted by the said council on the 20th day of July, 1920, and that it is the intention of the said council to borrow the sum of £18,000 by the issue of 20 debentures of the following amounts, and payable on the following dates:—

f. s. d.

	_		£s.	d.
1st April, 1921		 	652 10	0
1st October, 1921		 	675 0	0
1st April, 1922		 	697 10	0
1st October, 1922		 	720 0	0
1st April, 1923		 	742 10	0
· 1st October, 1923		 	765 0	0
1st April, 1924		 	792 0	0
1st October, 1924		 	819 0	0
1st April, 1925		 	841 10	0
1st October, 1925		 	873 0	0
1st April, 1926		 	900, 0	0
1st October, 1926		 	927 0	0
1st April, 1927		 	958 10	0
1st October, 1927		 	990 0	0
1st April, 1928		 	1,021 10	0
1st October, 1928		 	1,053 0	0
1st April, 1929		 	1,089 0	0
1st October, 1929		 ٠.	1,125 0	0
1st April, 1930		 	1,161 0	0
1st October, 1930		 	1,197 0	0
*				_

£18,000 0 0 £18,000 0 0 bearing interest at the rate of £6 10s. per centum per annum on the security of the said special improvement charge for the purpose of carrying out the works for which such charge was made as set out in the said scheme so adopted by the said council, and which works are as follows:—

Unmade portion of Separation-street from Station-street to Grange-road.

Kennedy-street for its full length

Kennedy-street for its full length.

St. Elmo-avenue, Alphington, for its full length.
St. Elmo-avenue, Alphington, for its full length.
Lucerne-crescent from Constance-street to Old Heidelberg-

Gibson-street for its full length.

Waterdale-road from Rose-street to Riverside-road.
Merton-street from The Ridgeway to Waterdale-road.
Elphin-street from The Ridgeway to Waterdale-road.
Fairy-street for its full length.
Redesdale-road for its full length.

Riverside-road, omitting 232 feet from south-west end.
Toora-street for its full length.
Locksley-road from Maltravers-road to Lower Heidelberg-

Maltravers-road from Locksley-road to east boundary of Chelsworth Estate.

Rockbeare-grove from Waverley-avenue to southern boundary of Rockbeare Estate.

Buchanan-street for its full length.

Rocke-street for its full length.

Ivanhoe-parade from portion at present constructed to Pathenry derived.

Rotherwood-grove.

Rotherwood-grove from Ivanhoe-parade to Waterdale-road.

Cape-street north from Brown-street to Dry Creek.

Dated this 22nd day of September, 1920.

H. J. PRICE.

Shipe Sceretary.

9951

Shire Secretary.

SHIRE OF ROCHESTER. NOTICE OF INTENTION TO BORROW.

NOTICE is hereby given that the Council of the Shire of Rochester proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire of Rochester, the sum of Two thousand five hundred pounds, such sum to be raised by the issue of debentures in accordance with the provisions of Part 14 of the Local Government Act 1915.

It is further proposed that—
(1) The rate of interest to be paid shall be £6 10s. per

(1) The rate of interest to be payable on the first day of January and the first day of July in each and every year during the currency of the loan, at the Bank of New during the currency of South Wales, Melbourne.

(3) The debentures shall be redeemable at the Bank of New South Wales, Melbourne, in the amounts and on the dates following, viz.:—

Compared to the state of the

1st July, 1921		£15	1st July, 1936		Ŧ35
1st January, 1922		15	1st January, 1937		40
1st July, 1922		15	1st July, 1937		40
1st January, 1923		15	1st January, 1938	• • •	40
1st July, 1923		15	1st July, 1938	•••	40
1st January, 1924		15	1st January, 1939		45
1st July, 1924		15	lst July, 1939		45
1st January, 1925		20	1st January, 1940		45
1st July, 1925		20	1st July, 1940		45
1st January, 1926		20	1st January, 1941		50
1st July, 1926		20	1st July, 1941		50
1st January, 1927		20	1st January, 1942		50
1st July, 1927		20	1st July, 1942		55
1st January, 1928		20	1st January, 1943		55
1st July, 1928		20	1st July, 1943		55
1st January, 1929		25	1st January, 1944		. 60
1st July, 1929		25	lst July, 1944		60
1st January, 1930		25	1st January, 1945		65
1st July, 1930		25	1st July, 1945		65
1st January, 1931		25	1st January, 1946	• • • •	65
1st July, 1931		25	1st July, 1946		70
1st January, 1932		25	1st January, 1947		70
1st July, 1932		30	1st July, 1947		75
1st January, 1933		30	1st January, 1948	• • •	75
1st July, 1933		30	1st July, 1948	• • • •	80
1st January, 1934		30	1st January, 1949	•••	80
1st July, 1934		30	1st July, 1949	•••	85
1st January, 1935		35	1st January, 1950		85
1st July, 1935		35	lst July, 1950		90
1st January, 1936			1st January, 1951		90
(4) The purpose	s for	which	the loan is to be ap	plied	are
forming and metal	ling	streets.	and asphalting foot	path	S.

forming and metalling streets, and asphalting footpaths.

(5) The plans and specifications, and estimate of the cost of works referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Office, Rochester.

H. DICKSON, Act Shire Office, Rochester, 12th October, 1920. Acting Secretary.

SHIRE OF ROSEDALE.

BY-LAW of the shire of Rosedale made under section 197 of the Local Government Act 1915, and numbered 7, for adopting some of the provisions of the Thirteenth Schedule to the said Act.

In pursuance of the provisions conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the shire of Rosedale order as follows:—

The following provisions of the Thirteenth Schedule of the Local Government Act 1915 are hereby adopted in and for the shire of Rosedale:—

shire of Rosedale:-

PART I .- STREETS AND FOOTWAYS.

Subdivision 1.—Portices, projections, and sections 1, 2, 3,

Subdivision 2.—Naming streets and numbering houses, sections 8, 9, 10, 11.

Subdivision 3.—Spouts and drains from houses, &c., sections

12, 10, 14.
Subdivision 5.—Deposit or discharge of rubbish, liquid, &c., on streets, sections 27, 28.
Subdivision 6.—Depositing building materials, excavations, &c., sections 29, 30, 31, 32, 33, 34, 35, 36, 37.
Subdivision 7.—Lighting, &c., of obstructions generally, sections 38, 39.

tions 38, 39.
Subdivision 8.—Houses, &c., encroaching on streets, &c., sec-

Subdivision 9 .-- Obstructions to streets, &c., by cattle, &c.,

sections 41, 42, 43, and 44.
Subdivision 10.—Undermining streets, &c., section 46.
Subdivision 11.—Miscellaneous, sections 47, 48, 49.

PART II.-WATERWORKS, DRAINS, &c.

Sections 1, 2, 3, 4, 5, 6.

PART III.-WHARFS, &c. Séctions 1, 2, 3.

PART IV .- PLACES OF IMPROVEMENT, RECREATION, &C. Subdivision 1.—Public libraries and museums, sections 1, 2. Subdivision 2.—Public gardens, sections 2, 3, 4, 5, 6, 7, 8, 9,

PART V .- REGULATIONS, &c., OF BUILDINGS.

Sections 1, 2, 3, 4.
Subdivision 2.—Ruinous or dangerous buildings, sections 5,

6, 7, 8. PART VI.-BUILDINGS FOR PUBLIC MEETINGS, &C.

Sections 1, 2, 3, 4, subject to the provisions and amendments contained in section 171 of the Act of the Parliament of Victoria, No. 3041.

PART VII.—FIRE PREVENTION.

Subdivision 1.—Foul chimneys, sections 1, 2. Subdivision 2.—Deposit, &c., of inflammable materials, sections 3, 4, 5, 6, 7.
Subdivision 3.—Water tanks on private premises, section 8.

PART VIII .- NUISANCES, &c.

Subdivision 1.-Nuisances of various kinds, sections 1, 2, 3, 4, 5, 6, 7, 8.

PART IX .- MISCELLANEOUS MATTERS.

Sections 1, 2, 3, 4, 5.

PART X,-CARRIAGE OF PERSONS AND GOODS.

Subdivision 1.-Passenger vehicles, sections 1 to 49, both in-

Subdivision 2 .- Carts and carters, sections 50 to 74, both in-

clusive.
Subdivision 3.—Boats and boatmen, sections 75 to 86, both

Subdivision 4.—Porters, sections 87 to 91, both inclusive.

PART XI.—REGULATIONS OF PROCEEDINGS OF COUNCIL.

Sections 1 to 56, both inclusive.

2. This By-law shall apply to and have operation throughout the whole of the municianl district of the shire of Rosedale. Resolutions for the passing of this By-law were agreed to by the council on the sixteenth day of August, One thousand nine hundred and twenty, and confirmed on the twentieth day of September, 1920.

(SEAL)

9964

JAS. S. NEILSON, President. T. A. UMPHELBY, Councillor. JAS. STEEL LESTER, Secretary.

THE VICTORIAN SOCIETY FOR THE PROTECTION OF ANIMALS.

Notice of Alterations of By-laws and of General Meeting to Confirm Same.

NOTICE is hereby given that the above society has made the following alterations in its By-laws, viz.:—

By-law 4 shall read:—The officers of the society shall be a patron, president, two vice-presidents, treasurer, and not more than three veterinary surgeons, who shall be elected applied by

annually.

By-law 5:—That the words "Treasurer, Secretary, and Veterinary Surgeons" be deleted, and the words "officers, above mentioned" be inserted in their place, also that four members shall constitute a quorum (instead of three as for-

merly).
That By-law 10 (relating to the appointment of Trustees)

be deléted.

In consequence of the deletion of By-law 10, that By-law 11 henceforth be By-law 10, and that By-law 12 henceforth be

henceforth be By-law 10, and that By-law 12 nenectors.

By-law 11.

That in By-law 11 the word "Rules" be struck out and the word "By-laws" inserted.

Also that the word "The" be inserted in the legend upon the common seal so that the same shall read "The Victorian Society for the Protection of Animals."

And nictice is hereby given that a general meeting of contributors of the above society is hereby convened to be held in the office of the society at the Temperance and General Buildings, 134 Swanston-street, Melbourne, at Two p.m., on Tuesday, 16th November, 1920, for the purpose of confirming such alterations to the By-laws.

Dated this 9th day of October, 1920.

By order of the Committee,

9940

ALAN T. LATHAM, Secretary.

9944

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the partnership heretofore subsisting between Charles Richard Hockley and Catherine Hockley, under the style of "C. Hockley," has this day been dissolved by mutual consent.

'Dated this fifth day of October, 1920.

CHARLES RICHARD HOCKLEY. CATHERINE HOCKLEY.

NOTICE is hereby given that the partnership between Bailey, carrying on business as estate agents and builders, under the style or firm of "Davies & Bailey," at Heidelbergroud, Ivanhoe, in the State of Victoria, has been dissolved as from the 1st day of October, 1920. And notice is further given that the said Osborne Chambers Davies will henceforth carry on the said business of an estate agent at Heidelbergroud, Ivahhoe, under his own name, and all debts owing by, and all motheys payable to, the said firm will be paid and received by the said Osborne Chambers Davies, at the said address; and that the said William Henry John Bailey will henceforth carry on the business of a builder at Ivanhoe and elsewhere itnder his own name.

Dated this eighth day of October, 1920.

O. C. DAVIES.
W. H. J. BAILEY.
Witness to both signatures—R. G. Ball, solicitor, Mel-

Henderson and Ball, 430 Little Collins-street, Melbourne, solicitors:

CHAS. A. NOBLE.

CHAS. A. NOBLE.
Witness to the signature of Charles Albert Noble—B. B.
RAMAGE, clerk to Harwood and Pincott, solicitors, Melbourne.
A. W. CRAIG.
COOK, solicitor, Melbourne.
9986

NOTICE is hereby given that the partnership between Walter John Stewart Edney and Benjamin Harold Agar Johnson, trading as Pyramid Tyre Service Co., at 65 Bridgeroad, Richmond, and 114 Flinders-street, Melbourne, as motor tyre and tube repairers, was dissolved on the third day of September, 1920. The business will be carried on at the same addresses by Walter John Stewart Edney and George Arthur Johnson under the firm name of Pyramid Tyre Service.

Dated this 6th day of October, 1920.

W. S. EDNEY.

W. S. EDNEY.
E. Pearcey, 443 Little Collins-street, Melbourne

solicitor.

MELBURNIAN BUCKET DREDGING COMPANY NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of Melburnian Bucket Dredging Company No Liability will be held at No. 31 Queen-street, Melbourne, on Thursday, the 28th day of October, 1920, at 12 o'clock to consider, and if thought fit, to pass resolutions to effect the following purposes or such of them as the meeting may deem fit with or without medification:

if thought fit, to pass resolutions to effect the following purposes or such of them as the meeting may deem fit with or without modification:—

1. To wind up the company voluntarily under the provisions of Part II. of the Companies Act 1915.

2. To appoint a liquidator and fix his remuneration., 3. To determine by resolution the course to be pursued by the liquidator for such purpose.

4. To authorize the liquidator to sell and dispose of the property, plant, machinery, and effects of the company or any part or parts thereof for such price, and upon such terms and conditions as he may deem expedient, and to execute all such deeds, transfers, and assurances to vest the same in the purchaser or purchasers thereof.

5. To determine the mode of disposal of any surplus of the company's property which may remain after the completion of the winding up.

6. To determine how the books and documents of the company shall be disposed of after completion of such winding up.

7. To confirm the minutes of the meeting.

Dated this 6th day of October, 1920.

By order of the Board,

A. F. SHOWERS, Manager.

McCay and Thwaites, 360 Collins-street, Melbourne, solicitors for the company.

9968

The Companies Act 1915 .- In the matter of the Pure Water

Process Pty. Limited.

A T a special meeting of the company held on the seventh day of September, 1920, the following resolution was duly passed, which said resolution was duly confirmed at a

"That as transfer to Egypta Products Proprietary Limited had now been completed the company be wound up, and that Mr. F. J. Davey be appointed as liquidator."

Dated this 10th day of October, 1920.
F. J. DAVEY, Secretary.

NOTICE TO CREDITORS.

NOTICE is hereby given that all persons having any claim against the estate of Martha Graham, late of Margaretstreet. Moonee Ponds, in the State of Victoria. spinster, deceased (who died on the 17th day of August, 1920, and probate of whose will was granted to Philip Edmund Smyth, of 7 Gladstone-street, Moonee Ponds aforesaid, teacher, the executor named therein), are hereby required to send in particulars, in writing, of such claim to the undersigned, J. J. Carroll, the solicitor for the said Philip Edmund Smyth, on or before the 16th day of November, One thousand nine hundred and twenty. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Martha Graham, 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 this 7th day of October, 1920.

J. J. CARROLL, Whitehall Chambers, Bank-place, Melbourne, solicitor for the said executor.

NOTICE TO CREDITORS.-FLORENCE AMELIA AMOR,

NOTICE TO CREDITORS.—FLORENCE AMELIA AMOR, DECEASED, INTESTATE.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Florence Amelia Amor, late of Maitland-street, Malvern, Victoria, married woman, deceased, intestate (who died on the 26th day of January, 1919, and letters of administration of whose estate was on the 14th day of September, 1920, granted by the Supreme Court of Victoria in its probate jurisdiction to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, Victoria), are required to send in particulars, in writing, of such claims to the said company at its address before stated, one's before the 31st day of October, 1920, after which date the said company will proceed to distribute the assets of the said Florence Amelia Amor, deceased, intestate, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice in writing; and notice is hereby further given that the said company will not be liable for the assets or any part thereof so distributed to any person of whose claim it shall not then have had notice as aforesaid.

Dated this fourth day of October, 1920.

SEPTIMUS A. RALPH, 430 Little Collins-street, Melbourne, proctor for the administrator.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act-1915, notice is hereby given that all persons having claims against the estate of Maurice Goldstein, late of Balcombe-road, Mentone, in the State of Victoria, gentleman, deceased (who died on the twenty-third day of March, 1920, and probate of whose last will and codicil was granted to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to forward particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, on or before the twentieth day of November, 1920, after which said date the said executor will proceed to distribute the assets of the said Maurice Goldstein, 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 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 it shall not then have had notice.

Dated this seventh day of October, 1920.

not then have had notice. Dated this seventh day of October, 1920. HENRY G. JOSEPH, 18 Queen-street, Melbourne, proctor for the said executor.

NOTICE TO CREDITORS.—PATRICK O'REILLY, DECEASED.

DECEASED.

DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Patrick O'Reilly, formerly of Menzies-alley, off Latrobe-street, Melbourne, but late of Chetwynd-street, North Melbourne, both in the State of Victoria, licensed hawker, deceased (who died on the third day of August, One thousand nine hundred and twenty, and probate of whose will was on the sixth day of October, One thousand nine hundred and twenty, granted by the Supreme Court of the State of Victoria in its probate jurisdiction to the National Trustees, 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 of the said deceased), are requested to send particulars thereof, in writing, to the said National Trustees, Executors, and Agency Company of Australasia Limited, addressed to the thereof, in writing, to the said National Trustees, Executors, and Agency Company of Australasia Limited, addressed to the managing director, at its registered office, 113 Queen-street, Melbourne aforesaid, on or before the first day of December, One thousand nine hundred and twenty, after which date the said company will proceed to 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, addressed as aforesaid, and the said company will not be liable for the assets so distributed or any part thereof to any person of whose claim it shall not then have had notice addressed as aforesaid. aforesaid.

Dated this 13th day of October, 1920.

JAMES MOLONEY, 360 Collins-street, Melbourne, proctor for the said company.

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to Andrew McGregor Lonie, of 136 and 136 Queen-street, Melbourne, in the State of Victoria, solicitor, the executor, on or before the twenty-fourth day of November, 1920, otherwise they may be excluded when the assets are being distributed.

Name-ALICE MARY ANN CHARGE.

USUAL residence—Formerly of Gooch-street, Northcote, but late of Bamfield-street, Sandringham.

Occupation—Widow.

Date of Death—The 8th day of August, 1920.

MADDOCK, JAMIESON & LONIE, 136 and 138 Queenstreet, Melbourne, proctors for the said executor.

9974

RE GEORGE ALFRED WIGGS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Alfred Wiggs, late of Warrnambool, in the State of Victoria, Gentleman, deceased (who died on the twenty-fifth day of December, One thousand nine hundred and sixteen, and probate of whose will was granted by the Supreme Court of Victoria in its probate jurisdiction, on the twenty-sixth day of April, One thousand nine hundred and seventeen, to Robert Swinton, of Warrnambool aforesaid, storekeeper, and William Warrington Bradley, of Victoria-terrace, Western Beach, Geelong, in the said State, painter, the executors named therein), are hereby required to send particulars, in writing, of such claims to the said executors, in the care of the undersigned, on or before the thirtieth day of November, One thousand nine hundred and twenty. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said George Alfred Wiggs, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard to the claims of which they shall then have had notice, and the said executors will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Dated this seventh day of October, 1920.

J. S. TAIT, Kepler-street, Warrnambool, proctor for the said Robert Swinton and William Warrington Bradley.

RE MARY MUKRAY, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mary Murray, late of Waikato, Warrnambool, in the State of Victoria, single woman, deceased (who died on the twenty-second day of March, One thousand nine hundred and twenty, and probate of whose will was granted by the Supreme Court of Victoria in its probate jurisdiction, on the thirtieth day of June, One thousand nine hundred and twenty, to Archibald Macfarlane, of Warrnambool aforesaid, stock and station agent, are hereby required to send particulars, in writing, of such claims to the said Archibald Macfarlane, care of J. S. Tait, solicitor, 125 Kepler-street, Warrnambool, on or before the twentieth day of November, One thousand nine hundred and twenty. And notice is hereby given that after that date the said Archibald Macfarlane will proceed to distribute the assets of the said Mary Murray, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard to the claims of which the said Archibald Macfarlane shall then have had notice, and the said Archibald Macfarlane shall not then have had notice.

Dated this eighth day of October, 1920.

J. S. TAIT, Kepler-street, Warrnambool, proctor for the said Archibald Macfarlane.

NOTICE TO CREDITORS.—RE WILLIAM MCNAMA,

NOTICE TO CREDITORS.—RE WILLIAM MONAMA, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of William McNama, late of Barwon Downs, in the State of Victoria, dairyman, deceased (who died on the twenty-first day of March, 1920, and probate of whose will and codicil thereto was on the 28th day of September, 1920, randed to Mary Jane McNama, widow, and William McNama, farmer, both of Barwon Downs aforesaid, 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, the proctors for the said executors, on or before the twenty-eighth day of November, One thousand nine hundred and twenty. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said William McNama, 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 will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Dated this thirteenth day of October, 1920.

LUCAS & MULMME. solicitors. Tayistock House. 383 Little

Dated this thirteenth day of October, 1920.

LUCAS & MUMME, solicitors, Tavistock House, 383 Little Flinders-street, Melbourne.

STATUTORY NOTICE TO CREDITORS.—CATHERINE CUNNINGHAM, DECLASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other-persons having claims and demands against the estate of Catherine Cunningham. formerly of No. 622 Lygon-street, Carlton, in the State of Victoria, but late of No. 247 Highett-street, Richmond, in the said State, laundress, deceased (who died on the thirty-first day of July, One thousand nine hundred and twenty, at No. 247 Highett-street, Richmond aforesaid, and of whose will and codicil probate was granted by the Supreme Court of the State of Victoria in its probate jurisdiction, on the twenty-seventh day of August, One thousand nine hundred and twenty, to Cornelius John Shannon, of No. 622 Lygon-street, Carlton aforesaid, clerk, and John William Kennedy, of "Alverna," No. 158 Gatehouse-street,

Parkville, in the said State, solicitor, the executors named in and appointed by the said will and codicil, are hereby required to send particulars, in writing, of such claims and demands to the said Cornelius John Shannon and John William Kennedy, at the beforementioned addresses, on or before the eighteenth day of November, 1920, after which date the said Cornelius John Shannon and John William Kennedy will proceed to distribute the assets of the said deceased which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims and demands of which the said Cornelius John Shannon and John William Kennedy shall then have had notice, in writing, and the said Cornelius John Shannon and John William Kennedy will not be liable for the assets or any part thereof to any person of whose claim they shall not then have had notice.

Dated the IIth day of October, 1920.

L'ESTRANGE & KENNEDY, of Nos. 291 and 293 Bridgeroad, Richmond, Victoria, proctors for the executors.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Sydney Fitzgerald, late of Mortlake, in the State of Victoria, grazier, deceased (who died on the twenty-fifth day of February, One thousand nine hundred and twenty, and probate of whose will and three codicils thereto was granted to Walter James Thomas Armstrong, of "Hexham Park," Hexham, in the said State, grazier, the surviving executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, Geoffrey Lee Archer, of Mortlake, the proctor for the said Walter James Thomas Armstrong, on or before the tenth day of November, One thousand nine hundred and twenty. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said George Sydney Fitzgerald, 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 fourth day of October. One thousand nine hundred thereof the state of the shall on the claims of whose had notice. have had notice.

Dated the fourth day of October, One thousand nine hun-

dred and twenty.
G. LEE ARCHER, Mortlake, proctor for the said

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims or demands against the estate of Helen Major, late of number 311 Douglas-parade, Newport, in the State of Victoria, widow, deceased (who died on the twenty-eighth day of July, One thousand nine hundred and twenty, and probate of whose will was on the fifth day of October, One thousand nine hundred and twenty, granted by the Supreme Court of the said State in its probate jurisdiction to The Trustees, Executors, and Agency Company Limited, of number 412 Collins-street, Melbourne, in the said State, the executor named therein), are hereby required to send, in writing, particulars of such claims or demands to the said company on or before the twenty-fifth day of November, One thousand nine hundred and twenty, after which date the said company will proceed to distribute the assets of the said Helen Major, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims or demands of which it shall then have had notice, and the said company part thereof to any person or persons of whose claims or demands it shall not then have had notice.

Dated this twelfth day of October, 1920.

ERNEST H. HICK, B.A., Ll.B., 31 Queen-street, Melbourne, and at Williamstown, proctor for the said company. NOTICE TO CREDITORS.

NOTICE TO CREDITORS.—RE MARY ELLEN KAIN,
DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice
is hereby given that all persons having any claim against
the estate of Mary Ellen Kain, late of Nhill, in the State of
Victoria, widow, deceased (who died on the twenty-first day
of July, 1920, and probate of whose will was granted to The
Trustees. Executors, and Agency Company Limited, of 412
Collins-street, Melbourne, in the said State), are hereby required to send in particulars of such claims to the said company on or before the twenty-fifth day of November, 1920.
And notice is hereby given that after that day the said company will proceed to distribute the assets of the said Mary
Ellen Kain, 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 7th day of October, 1920.

otice. Dated this 7th day of October, 1920. J. W. TRUMBLE & PALMER, Nhill, proctors for the said 9943 company,

NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of George Walker (the elder), late of Mildura, in the State of Victoria, retired horticulturist (probate of whose will was, on the first day of July, 1920, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to George Walker (the younger) and Edward Walker, both of Mildura aforesaid, horticulturists, the surviving executors appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, on or before the twentieth day of November, 1920. And notice is hereby given that after the last-mentioned date the said executors will proceed to distribute the assets of the said estate amongst the parties entitled thereto, having regard only to the claims of which such notice, in writing, shall have been received as aforesaid; and the said executors will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim such notice, in writing, as aforesaid shall not have been received.

Dated this fifth day of October, One thousand nine hundred and twenty.

PERCY T. PARK & HELLARD. Rishey's Chambars Deakin.

PERCY T. PARK & HILLARD, Risbey's Chambers, Deakin-avenue, Mildura, proctor for the said executors. 9950

MOTICE TO CREDITORS.—JAMES HAMELTON MOORE,

DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given
that all persons having any claim against the estate
of James Hamilton Moore, late of Coghill's Creek, in the
State of Victoria, farmer, deceased, intestate (who died on
the twenty-third day of May, One thousand nine hundred and
twenty, and letters of administration of whose estate was
granted by the Supreme Court of the State of Victoria, in its
probate jurisdiction, on the twelfth day of August, 1920, to
The Ballarat Trustees, Executors, and Agency Company
Limited, of Lydiard-street, 'Ballarat aforesaid, the administrator of the said estate), are hereby required to send in
particulars, in writing, of such claims to the said company, to
its office, Lydiard-street, Ballarat aforesaid, on or before the
fifth day of November, 1920. And notice is also hereby given
that after that date the said administrator will proceed to
distribute the assets of the said James Hamilton Moore, deceased, amongst the parties entitled thereto, having regard
only to the claims of which the said company shall then have
had notice; and the said administrator will not be liable
for the assets, or any part thereof, so, distributed to any
person of whose claim it shall not then have had notice.

Dated this fifth day of October, 1920.

HORACE G. TROUP, Lydiard-street, Ballarat, proctor for
the said company.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Cowdell, late of 410 Drummond-street, North Ballarat, in the State of Victoria, draper, deceased (who died on the seventh day of May, 1920, and probate of whose last will was granted to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State, the sole executor named in and appointed by the said will), are hereby required to forward particulars, in writing, of such claims to the said The Ballarat Trustees, Executors, and Agency Company Limited, on or before the fifteenth day of November, 1920, after which said date the said executor will proceed to distribute the assets of the said George Cowdell, 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 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 it shall not then have had notice.

Dated this 9th day of October, 1920.

R. H. RAMSAY, 40 Lydiard-street, Ballarat, proctor for the said executor.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Edward Besemeres, formerly of 51 Humflray-street south, Ballarat East, in the State of Victoria, but late of Princes-street, Ballarat East aforesaid, printer, deceased (who died on the thirteenth day of August, 1920, and probate of whose last will was granted to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State, the sole executor named in and appointed by the said will), are hereby required to forward particulars, in writing, of such claims to the said The Ballarat Trustees, Executors, and Agency Company Limited, on or before the fifteenth day of November, 1920, after which said date the said executor will proceed to distribute the assets of the said James Edward Besemeres, 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 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 it shall

thereof, so distributes to the not then have had notice.

Dated this 9th day of October, 1920.

R. H. RAMSAY, 40 Lydiard-street, Ballarat, proctor for the 9962 said executor.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Margaret Colquhoun, late of South-street, Ballarat, in the State of Victoria, widow, deceased (who died on the twenty-fourth day of June, 1920, and probate of whose last will was granted to Richard Maddern, of Lydiard-street, Ballarat, in the State of Victoria, estate agent, and William Arthur Colqulpoun, of South-street, Ballarat, in the said State, engineer, the executors named in and appointed by the said will), are hereby required to forward particulars, in writing, of such claims to the said Richard Maddern on or before the fifteenth day of November, 1920, after which said date the said executors will proceed to distribute the assets of the said Margaret Colquhoun, deceased, which shall have come to their hands or possession, amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this 9th day of October, 1920.

IR. H. RAMSAY, 40 Lydiard-street, Ballarat, proctor for the said executors. NOTICE TO CREDITORS.

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 Robert McKenzie, the said Sheriff will, on Thursday, the 18th day of November, 1920, at the hour of Three o'clock in the afternoon, cause to be sold, at Court House, Yarram Yarram (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 Robert McKenzie in and to all that piece or parcel of land in the parish of Alberton East, containing 14 acres 1 rood and 1 perch, or thereabouts, being part of lot 104 on plan drawn on an indenture of conveyance, dated 15th October, 1861, and made between John Orr, of the first part, Robert Patterson and John McKenzie, of the second part, William Milton, of the third part, and Frederick Lord Clay, of the fourth part, bounded on the north by a Government road, dividing Orr's survey from Yarram Yarram, on the south by other part of said lot 104, on the east by a road leading from Yarram Yarram to Alberton, and on the west by lot 105, and being the unconveyed land remaining in an indenture of conveyance, registered number 117, book 282, and made between John Mitchell and others and Robert McKenzie.

N.B.—Terms: Cash. No cheques taken.

Dated at Sale this 7th day of October, 1920.

1034

T. H. SPRAGUE, Sheriff's Officer.

MONDAY, NOVEMBER 15, AT ELEVEN O'CLOCK.
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 Henry Mayrose, Harold-street, Northcote, carter, the said Sheriff will, on Monday, the 15th day of November, 1920, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the police station, James-street, Northcote (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 Henry Mayrose, in and to all that piece of land being part of Crown portion 131, at Northcote, parish of Jika Jika, county of Bourke, and being the whole of the land described in Certificate of Title, volume 2878, folio 575,558.

N.B.—Terms: Cash. No cheques taken.

THOMAS WOOD, Sheriff's Officer.

Dated at Melbourne, this 6th day of October, 1920.

Dated at Melbourne, this 6th day of October, 1920.

MINING NOTICES.

MOUNT PELION COMPANY NO LIABILITY, TASMANIA. MOUNT PERION COMPANY NO DIAMBELLY, LASALEMAN.

NOTICE is hereby given that an Extraordinary Meeting of the above company will be held at the registered office of the company, 125 Queen-street, Melbourne, on Thursday, 21st October, 1920, at Four p.m.

Business.—To increase the capital of the company by raising the amount of each of the 12,000 shares existing in the company from £1 to £2 per share.

Dated this 4th day of October, 1920.

By order of the directors,

9859

JAMES MACKAY, Manager.

9859

JAMES MACKAY, Manager.

MORNING STAR GOLD MINES, NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of Shareholders in the above-named company is hereby convened, and will be held at the registered office of the company, Prell's Buildings, 60 Queen-street, Melbourne, on Yfhuraddy, 28th October, 1920, at Twelve o'clock noon to consider and order on the following business:—

(1) To increase the capital of the company by raising the amount of each of the 60,000 shares existing in the company from 20s. to 30s.

(2) To confirm the minutes of the meeting.

Dated this 1st day of October, 1920.

October, 1920. GEO. E. DICKENSON, Manager. 9860 60 Queen-street, Melbourne.

NORTH NEW MOON COMPANY NO LIABILITY.

ANEXTRANSPORTER

No. Extraordinary Meeting of Sharcholders in North New Moon Company No Liebility will be held at the office of the company, Commercial House, Charing Cross, Bendigo, on Monday, 25th October, 1920, at at quarter to Twelve a.m. Business.—To increase the capital of the company by increasing the amount payable in respect of each of the 40,000 shares existing in the company to such an amount as the meeting may think fit. To confirm the minutes of the meeting.

J. J. STANISTREET, (McColl, Rankin, and Stanistreet), Manager. 9837

NORTH BENDIGO GOLD MINING COMPANY NO LIABILITY.

N Extraordinary Meeting of the above company will be held at the company's office, Commercial House, Charing Cross, Bendigb, on Thursday, 28th October, 1920, at 5 o'clock p.m. BUSINESS.

1. To pass a resolution that the company be voluntarily wound up

2. To determine the course to be pursued by the directors for the purpose of winding-up, and the mode of disposal of any surplus of the company's property which may remain after the completion of the winding up.

3. To direct the disposal of the books and documents of

the company.

4. To confirm the minutes of the meeting.

J. J. STANISTREET,

9965 (McColl, Rankin and Stanistreet), Manager.

THE undersigned, hereby make application to register, lngliston Gold Mining Company as a no-liability company, under the provisions of Part II. of the Companies Act

1. The name of the company is to be Ingliston Gold Mining

1. The name of the company is to be Ingliston Gold Mining Company No Liability.

2. The place of intended operations is at Meekatharra, in the State of West Australia.

3. The registered office of the company will be situated at 339 Collins-street, Melbourne, in the State of Victoria.

4. The value of the company's property, including leased ground and machinery, is £15,000.

5. The number of shares in the company is 125,000, of Five chilliers each

shillings each.
6. The number of shares subscribed for is 100,000.
7. The name of the manager is Joseph Maughan.
8. The names and addresses and occupations of the shareholders and the number of shares held by each at this date

are as follow:—
Charles Lewis Bryant, of Lebassa-grove, Caulfield, Victoria, investor
Henry Rush, of 407 Collins-street, Melbourne, 250 Victoria, investor
William Ramsay, of 47 Jordan-street, Malvern,
Victoria, builder
William John Borwick, of Meekatharra, West 250 250

Australia, investor Thomas Henry Douglas, of Meekatharra, West Australia, miner

Robert Allan, of Meckatharra, West Australia,

surveyor
Joseph Maughan, of 339 Collins-street, Mel
bourne, Victoria, manager (in trust for share-

98,500 Joseph Maughan, of 339 Collins-street, Melbourne, Victoria, manager (in trust for the company) 25,000

250

250

250

Dated this 5th day of October, 1920. J. MAUGHAN, Manager. Witness to signature—S. R. FYSON.

I, JOSEPH MAUGHAN, of 339 Collins-street, Melbourne, in the State of Victoria, manager, do solemnly and sincerely declare

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me, at Melbourne, this 5th day of October, One thousand nine hundred and twenty—A. J. Peacock, J.P. 9937

MOUNT BOORALONG MOLYBDENITE MINES NO LIABILITY.

NOTICE is hereby given that all contributing shares in the above-named company, which are forfeited, upon which calls up to the ninth call remain unpaid, will be sold by public auction, at the registered office of the company, London House, 97 Elizabeth-street, Melbourne, at Eleven a.m., on Saturday, 23rd October, 1920, unless previously redeemed. By order of the Board,

9987

HENRY T. WARDLE, Legal Manager.

INSOLVENCY NOTICES.

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST Dividend is intended to be declared in the matter of Myrtle Elizabeth Bradbury and Leonard John Kitchen Bradbury, of Dynon-street, South Kensington, in the State of Victoria, grocers and produce merchants, whose estate was assigned to me on the 23rd day of August, 1920. Creditors who have not proved their debts by the 27th day of October, 1920, will be excluded.

Dated this 12th day of October, 1920.

P. J. W. DANBY, Trustee.

Wilson, Rattray, and Danby, public accountants, 51 Queen street, Melbourne, and at Sydney and Adelaide.

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

A SECOND Dividend of Three shillings in the £1 in the matter of Thomas Lewis Crocker, of 37 Chapel-street, Windsor, in the State of Victoria, manufacturing confectioner, is this day payable at my office, 51 Queen-street, Melbourne. Dated this 8th day of October, 1920.

. P. J. W. DANBY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of George RICHARDS WILLIAMS, of Geneville-street, Ballarat, in the State of Victoria, engineer, an insolvent.

A THIRD and Final Dividend is intended to be declared—in the matter of the above-named, whose estate was sequestrated on the 8th day of April, 1914. Creditors who have not proved their debts by the 8th day of November, 1920, will be excluded from this dividend.

Dated this 8th day of October, 1920.

T. R. JONES, Assignee. 34 Lydiard-street south, Ballarat.

The Insolvency Act.—In the matter of the assigned estate of ELIZA MAY MADDER, trading as M. Cotter, of Ouyen, Underbool, and Linga, storekeeper.

FOURTH Dividend is intended to be declared in the A matter of the above-named, whose estate was assigned for benefit of creditors on 4th day of June, 1919. Creditors who have not proved their debts by 27th day of October, 1920, will be excluded.

Dated this 12th day of October, 1920.

E. GERALD BALDING, Trustee. Davey, Balding, and Co., public accountants, Broken Hill Chambers, 31 Queen-street, Melbourne. 9981

The Insolvency Act.—In the matter of the assigned estate of Johannesen & Bradley, of Wycheproof, drapers, and news agents.

A FIRST Dividend is intended to be declared in the matter of the abovenamed, whose estate was assigned for benefit of creditors on 22nd day of September, 1920. Creditors who have not proved their debts by 27th day of October, 1920, will be excluded.

Dated this 12th day of October, 1920.

E. GERALD BALDING,

Trustce.

Davey, Balding & Co., public accountants, Broken Hill Chambers, 31 Queen-street, Melbourne. No. 189.—Остовев 13, 1920.—17106.—5

IMPOUNDINGS.

BIRREGURRA.-Impounded at Birregurra, 4th October, 1920, by the Herdsman.

brown Jersey heifer, punch hole near ear, top off off ear, R near rump brown Jersey heifer, punch hole near ear, two notches off ear, R near

tump

I brown Jersey heifer, punch hole near ear, notch off ear, R near rump

brown Jersey heifer, punch hole near ear, R near rump

yellow heifer, punch hole near ear, R near rump

By W. P. Mingaye.

1 bay colt, star on forehead, like M8 near shoulder

If not claimed and expenses paid, to be sold on 29th October, 1920.'

P. HICKEY.

COBURG.-Impounded at Coburg.

1 black pony horse, half mane cut off, white hair on wither, clipped with scissors, no visible brand1 bay horse, white star, halter on, near hind leg white, long tail, three shoes on, no visible brand
1 bay horse, very poor, off hind leg white, lump on off hind leg, long tail, two shoes on, no visible brand
1 bay horse (medium draught), white face, black points, shod, no visible brand

1 brown mare, small white star, shod, no visible brand If not claimed and expenses paid, to be sold on 3rd November, 1920.

9993-8/8

A. M. THORNTON, Poundkeeper.

ORIO.-Impounded at Corio Shire Pound, Lara.

1 light-bay medium draught gelding, H near shoulder 1 light-bay medium draught gelding, O near shoulder

If not claimed and expenses paid, to be sold on 27th October, 1920.

WALTER SMITH, Poundkeeper.

DANDENONG. -Impounded at Dandenong Shire Pound.

1 red and white poddy heifer, no visible brand 1 bay gelding, half-clipped, like T near shoulder 1 brown gelding, star, scar on back, no visible brand

If not claimed and expenses paid, to be sold on 3rd November, 1920.

A. E. VIZARD, Poundkeeper.

AYLESFORD.—Impounded at Daylesford Borough Pound, 25th October, 1920.

1 dark-bay pony mare, no visible brand

If not claimed and expenses paid, to be sold on 4th November, 1920.

9976-4/

T. H. NINNISS, Poundkeeper.

ESKDALE.—Impounded at Eskdale.

1 yellow Jersey heifer, 2 years old, piece out under side right ear, piece out top left ear, like 6 over N on ribs (milking side)

If not claimed and expenses paid, to be sold on 6th November, 1920. GEORGE E. LORD, Poundkeeper.

9991-4/

EIDELBERG.—Impounded at Heidelberg, 8th October, 1920, by Bailiff of Mont Park.—Damages, 2s. 6d. per head.

1 brown pony gelding, 13 hands, star, blind off eye, like mar near shoulder

B brown pony gelding, 14 hands, saddle-marked, blotch brand near shoulder

1 bay gelding, blaze, 15 hands, long tail, hind feet white, off front foot white, no visible brand

If not claimed and expenses paid, to be sold on 3rd November, 1920.

9985-7/4

E. DOWLING, Poundkeeper.

LEONGATHA.—Impounded at Leongatha, by the Ranger.

1 bay or brown mare (medium draught), half-blaze face, unbroken, no visible brand

visible braind

brown gelding (draught), blaze face, hind feet and near fore foot
white, no visible brand

black filly (pony class), star, hind feet and near fore foot white, no
visible braind

visible brand four-touth Lincoln rams, punch hole off ear (one has slit near ear) light colour Jersey cow, dark face, no visible brand red.cow, whits belly, cock horns, indistinct brand off rump red poddy heifer, no visible brand

1 yellow or red heifer, notch off ear, no visible brand

If not claimed and expenses paid, to be sold on 4th November, 1920.

9992-10/

EDW. NELSON, Poundkeeper,

ILYDALE.—Impounded at Lilydale Shire Pound.

1 bay delivery horse, small star, near hind foot white, no visible brand If not claimed and expenses paid, to be sold on 6th November, 1920.

FRED. BENYAN,

9954--3/4

Poundkeeper.

MAFFRA.—Impounded at Maffra.

- 1 red cow, V notch back near ear, F7 off rump; bald-faced red bull calf

- red cow, V notch back near ear, F on rump; bakt-faced red built can at foot yellow Jersey heifer, slit back off ear red bady bull, piece out of top both ears black heifer, Co off rump yellow bull calf, progeny of last yellow and white heifer, slit and back quarter off ear, chain on neck, 3 off rump

 B

 red and white bullock like heart near back, RW off rump
- B
 1 red and white bullock, like heart near back, RW off rump
 1 brown helfer, blotch off smoulder, piece out back ear, S near rump
 1 roan helfer, notch back both ears, P off rump
 1 yellow and white helfer, I near rump
- 1 brown mare, like lemon brand near shoulder 1 bay mare, shod, pipe brand near shoulder 1 bay gelding, like C or G shoulder and thigh 1 brown mare, like V near shoulder 1 bay or brown mare, JG near shoulder

- If not claimed and expenses paid, to be sold on 5th November, 1920.

JAS. A. DU MOULIN,

9953-15/4

Poundkeeper.

MANSFIELD.—Impounded at Mansfield, by Inspector Dundas.

- 1 red and white heifer, 2 years old, no visible brand or carmark 1 red poddy bull, no visible brand or carmark 1 red poddy heifer, no visible brand or carmark
- If not claimed and expenses paid, to be sold on 5th November, 1920.

9947-4/8

E. W. FINLASON, Poundkeeper.

MARONG.—Impounded at Marong

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- 1 brown mare, star and snip on nose, near hind fetlock white, blotch brand near shoulder
 1 bay draught colt, blaze down face, hind fetlocks white, TG near shoulder
 1 bay draught colt, white fetlocks, TG near shoulder
 1 bay draught filly, blaze down face, off hind fetlock white, TG near shoulder
- 1 bay mare, blaze down face, near hind fetlock white, TG near shoulder If not claimed and expenses paid, to be sold on 10th November, 1920.

9948-8/

JAS. A. MURRAY, Poundkeeper.

MIRBOO NORTH.—Impounded at Mirboo North, by J. Flavelle, Shire Ranger.

- 1 bay gelding, aged, star and stripe, white saddle mark, hind feet white, crown off neck, crown over 26 off shoulder, GG and like S or 2 over crown off nec 23 near thigh
- If not claimed and expenses paid, to be sold on 6th November, 1920.

9956-5/4

R. THOMPSON, Poundkeeper.

M ORNINGTON.—Impounded at Mornington Shire Pound.

1 brown pony gelding, blaze face, front feet white, like S near shoulder If not claimed and expenses paid, to be sold on 3rd November, 1920.

(MRS.) B. M. DUNN, Poundkeeper.

9988-3/4

MOUNT MORIAC.-Impounded at Mount Moriac, by Mr. Stiles.

1 bay gelding, 🔀 near shoulder

If not claimed and expenses paid, to be sold on 27th October, 1920.

9939-4/

E. GURRIE, Poundkeeper.

MULGRAVE.—Impounded at Mulgrave Shire Pound.

1 chestnut mare, white face, BB (conjoined) near shoulder If not claimed and expenses paid, to be sold on 3rd November, 1920.

9958-3/4

ARTHUR NEWPORT. Poundkeeper. NANDALY .-- Impounded at Nandaly, 5th October, 1920.

I bay filly, white on face, off hind foot white, GA near shoulder
1 bay gelding, hald face, lump on chest, hind feet white, off front foot
white, GA near shoulder
1 bay gelding, white on face, hind feet white, GA near shoulder
1 brown mare, white on face, off hind foot white, GA near shoulder

If not claimed and expenses paid, to be sold on 27th October, 1920.

9941-8/

J. HALLAM, Poundkeeper.

NUNAWADING.-Impounded at Nunawading, by J. Young, Inspector.

- Bay pony mare, black points, unshod, no visible brand
 Chestnut pony mare, unshod, indistinct brand near shoulder.
 Bay rig (young), star and streak, shod, hind feet white, no visible brand
- 4. Yellow cow, spots both flanks, no visible brand
- If not claimed and expenses paid, to be sold on 4th November, 1920.

S. J. BENNETT, Poundkeeper.

PORT FAIRY.—Impounded at Port Fairy.

1 roan mare, no visible brand

If not claimed and expenses paid, to be sold on 29th October, 1920.

9945-3/4

S. ARTIS. Poundkeeper.

LUTHERGLEN.—Impounded at Rutherglen Shire Pound.

- 1 red, white and brindle bullock, bald-faced, piece out under off ear, like WAC off rump
- If not claimed and expenses paid, to be sold on 30th October, 1920.

9949--4/

S. D. HOSSACK.

SALE.—Impounded at Sale, 2nd October, 1920, by N. McLean, from streets of Sale.

- 1 red and white spotted cow, top off off ear, like Z off loin; brown bull
- 1 blue bull calf, no visible brand

If not claimed and expenses paid, to be sold on 5th November, 1920.

9955--5/4

C. McLEAN, Poundkeeper.

SOUTH GIPPSLAND.-Impounded at South Gippsland Shire Pound.

- 1 bay gelding, black points, small star, no visible brand 1 black filly (yearling foal), small star, no visible brand 1 dark-brown or black pony gelding, star, little white on near hind foot, long tail, no visible brand

If not claimed and expenses paid, to be sold on 29th October, 1920.

9990-6/

EDWARD ASTBURY Poundkeeper.

STAWELL.-Impounded at Stawell Shire Pound, 1st October 1920, by Mr. E. Dickenson.

- 1 brown pony stallion, like H on off shoulder
- If not claimed and expenses paid, to be sold on 28th October, 1920.

9938-4/

R. B. TAYLOR Poundkeeper.

STRATFORD.—Impounded at Stratford, 4th October, by J. A. Bartlett, from Munro.—Damages, 3s. per head.

- 1 black or blue and white heifer, like V out of top of near ear, EL off rump, X off loin
 1 yellow heifer, white patch on side, like V out of top of near ear, EL off rump, X off loin
 1 blue and white heifer, punch hole both ears, like 7 out of off ear, piece out of back and front of same ear, blotched off rump, like A under half-circle
 1 bringle heldy stear, piece out of front of off ear, like D of Like I brindle baldy steer, piece out of front of off ear, like D off loin

If not claimed and expenses paid, to be sold on 8th November, 1920.

9952-8/8

THOMAS POOLE, Poundkeeper.

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POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTER mentioned sums:—	ackı	owled	ges the	receip	t of,	¢h.	e ur	ı-ler-
1920.						e	8.	a
October 6-W. Smith								0
October 9-J. Hallam	.,.		***		,	0	3	6
October 12-J. A. Murray						-	10	0
October 12-E. W. Finlason						-		6
October 12-S. D. Hossack							3	Õ
October 12-E. Dowling	***					-	-	4
October 13-G. E. Lord						-		0
October 13-E. Astbury								6
. N. A. J. MULLETT, Government Printer								

STATE ACTS 1917.

OPIES of the following Acts of the Parliament of Victoria may be obtained at the Government Printing Office or from any bookseller at the price set opposite to each, viz.:—.

2889	Supply			(
2890	. Treasury Bonds	••	• •	ď
2891	. Railway Lands Acquisition	• • •	• • •	
2892	. Supply	• •	• •	ç
2893	Game	• •	• •	(
2894	Supply	• •	• •	(
2895	Wheat Storage		• •	0
2896	Local Covernment	• •	• •	0
2897	Mantan to D 11 C	• •	• •	0
2898		• •	• •	0
2800	Lungay	• •	• •	C
2000	Today Line 13: 47	• •		0
2000	Voting by Dayle (IV.	• •		0
2001.	Voting by Post (War Service)		• •	0
2002.	Wodonga Land			0
2003,	Law Institute			1
2904.	Licensing (Registration of Barmaids)		0
	Clunes Land			0
2906.	Port Melbourne Land			0
2907.	Midwives			Ó
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2921.	Prahran and Malvern Tramways Trus	٠٠,	• • •	
2922.	Malvern Loan			0
	Albert Park Land	• •	• •	0
2924.	Conveyancing	• •	····	0
2925.		• •	<i>/</i>	0
2926	N'ighariag		• •	0
2927	Assembly Nominations, War Service	• •	• •	0
2028	Custody of Infants	• •	• •	0
	ouseous of infants	• •	• •	0
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2929.	Supply						\$. 0
2930	Land Tax		•••	•••	•••	•••	
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2022	Supply	•••	•••	• • • •	•••	•••	0
2933.	Visit	1010	•••	•••	•••	• • • •	0
4900.	Victorian Loan	1918					0
2934,	Public Works Lo	oan App	lication				0
2935.	Municipal Endo	wment				• • • •	0
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2949.	Appropriation	• • •		• • •	•••	• • •	0
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2952.	Appropriation		•••			•••	0
2953.	Tramway Board						0
2954.	Wills (War Serv	rice)					Ò
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