

VICTORIA

GOVERNMENT GAZETTE.

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No. 200.]

WEDNESDAY, NOVEMBER

[1921.

CHRISTMAS AND NEW YEAR HOLIDAYS (1921-22).

TT is hereby notified that on

MONDAY, THE 26TH, TUESDAY, THE 27TH, and WEDNESDAY, THE 28TH

MONDAY, THE 2ND, and JANUARY, 1922, TUESDAY, THE 3RD

the Public Offices will be closed—the 26th and 27th December and the 2nd January being appointed by the Public Service Act 1915 to be observed as Public Holidays, and the 28th December and the 3rd January having been proclaimed by the Governor in Council (see Gazette of 19th October, 1921) under the powers conferred by the said Act, to be observed as such.

MATTHEW BAIRD, Chief Secretary.

Chief Secretary's Office, Mclbourne 4th November, 1921,

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., A.D.C.; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c.,

I N pursuance of the provisions contained in Part VII. of the Public Service Act 1915 (6 Gec. V. No. 2713), I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays and Public Half-Holidays, respectively, at the places specified, viz.:—

Public Holidays ---

THURSDAY, THE 3RD DAY OF NOVEMBER, 1921, throughout the shire of Barrarbool+;

WEDNESDAY, THE 9TH DAY OF NOVEMBER, 1921, throughout the city of Bendigo, the borough of Eaglehawk, the North Riding of the shire of Dunnumkle, the North and Central Ridings of the shire of Korong; the Mooroopna and Tatura Ridings of the shire of Rodney, and the Balmoral Riding of the shire of Wannon;

THURSDAY, THE 10TH DAY OF NOVEMBER, 1921, throughout the shire of Bungaree+;

FRIDAY, THE 11TH DAY OF NOVEMBER, 1921, throughout that portion of the sbire of Gordon west of the River Loddon;

SATURDAY, THE 12TH DAY OF NOVEMBER, 1921, throughout the shire of Broadford+;

MONDAY, THE 14TH DAY OF NOVEMBER, 1921, throughout the shire of Euroa;

Tuesday, the 15th day of November, 1921, throughout the shire of Belfast;

WEDNESDAY, THE 16TH DAY OF NOVEMBER, 1921, throughout the United shire of Metcalfet;

THURSDAY, THE 17TH DAY OF NOVEMBER, 1921, throughout the shires of Maffrat and Talbott; SATURDAY, THE 19TH DAY OF NOVEMBER, 1921, throughout the

borough of Wangaratta; THURSDAY, THE 24TH DAY OF NOVEMBER, 1921, throughout the shire of Mansfield+;

THURSDAY, THE 15TH DAY OF DECEMBER, 1921, throughout the shire of Narracan*.

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

WEDNESDAY, THE 9TH DAY OF NOVEMBER, 1921, throughout the borough of Echucat;

THURSDAY, THE 10TH DAY OF NOVEMBER, 1921, throughout the city of Ballarat+;

THURSDAY, THE 1ST DAY OF DECEMBER, 1921, throughout the borough of Hamilton.

. * Races.

† Agricultural Show.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this second day of No-vember, in the year of our Lord One thousand nine hundred and twenty-one, and in the twelfth year of the reign of His Majesty King George V.

STRADBROKE.

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE THE KING!

No. 200 .- 17144 -- Price 6d.; Quarterly, 7s. 7d.; Half Yearly, 15s. 2d.; Yearly, 30s. 4d.

BANK HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward
John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O.,
C.B.E., Aide-de-Camp to Ilis Majesty the King; 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 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 Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays:-

WEDNESDAY, THE 9TH DAY OF NOVEMBER, 1921, at Bendigo and Eaglebawk;

WEDNESDAY, THE 16TH DAY OF NOVEMBER, 1921, at Castlemaine and Rushworth;

SATURDAY, THE 19TH DAY OF NOVEMBER, 1921, at Horsham and Wangaratta;

TUESDAY, THE 27TH, AND WEDNESDAY, THE 28TH DAYS OF DE-CEMBER, 1921, throughout Victoria;

TUESDAY, THE 3RD DAY OF JANUARY, 1922, throughout Victoria.

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

WEDNESDAY, THE 9TH DAY OF NOVEMBER, 1921, at Korong Vale, Lancefield, and Tongala;

THURSDAY, THE 10TH DAY OF NOVEMBER, 1921, at Alexandra, Boort, and Port Fairy;

FRIDAY, THE 11TH DAY OF NOVEMBER, 1921, at Boort and Smeaton:

MONDAY, THE 14TH DAY OF NOVEMBER, 1921, at Avoca;

WEDNESDAY, THE 16TH DAY OF NOVEMBER, 1921, at Avoca, Euroa, and Kyneton;

THURSDAY, THE 17TH DAY OF NOVEMBER, 1921, at Maffra;

THURSDAY, THE 24TH DAY OF NOVEMBER, 1921, at Mansfield; THURSDAY, THE 1ST DAY OF DECEMBER, 1921, at Dandenong.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE. THE KING!

BANK HOLIDAYS.

PROCLAMATION

By his Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c.

IN pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915 (6 Geo. V. No. 2818), I, the 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 Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays:-

WEDNESDAY, THE 16TH DAY OF NOVEMBER, 1921, at Stanhope; FRIDAY, THE 25TH DAY OF NOVEMBER, 1921, at Kyabram.

Bank Half-Holidays from the hour of Twelve o'clock noon:— FRIDAY, THE 11TH DAY OF NOVEMBER, 1921, at Kingston; THURSDAY, THE 17TH DAY OF NOVEMBER, 1921, at Yea; Wednesday, the 23rd day of November, 1921, at Bendigo: Thursday, the 24th day of November, 1921, at Traralgon; Wednesday, the 30th day of November, 1921, at Condah.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., A.D.C.; 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 VII. of the Public Service Act 1915 (6 Geo. V. No. 2713), I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays and Public Half-Holidays respectively at the places specified, viz.:—

Public Holidays:-

WEDNESDAY, THE 9TH DAY OF NOVEMBER, 1921, throughout the shires of Huntly and Rochester;

Thursday, the 10th day of November, 1921, throughout the borough of Sebastopol† and the shire of Ballarat†;

TUESDAY, THE 15TH DAY OF NOVEMBER, 1921, throughout the borough of Koroit and the West Riding of the shire of 'Araratt;

Wednesday, the 16th day of November, 1921, throughout the South-West and Central Ridings of the shire of Bochester:

Thursday, the 24th day of November, 1921, throughout the shire of Traralgent;

FRIDAY, THE 25TH DAY OF NOVEMBER, 1921, throughout the shire of Frankston and Hastings, and the Kyabram and Tatura Ridings of the shire of Rodney;

THURSDAY, THE 1ST DAY OF DECEMBER, 1921, throughout the shire of Dandenong† and the South and Centre Ridings of the shire of Ferntree Gully†.

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

Wednesday, the 23rd day of November, 1921, throughout the city of Bendigo* and the borough of Ararat;

THURSDAY, THE 24TH DAY OF NOVEMBER, 1921, throughout the city of Bendigo*:

WEDNESDAY, THE 30TH DAY OF NOVEMBER, 1921, throughout the shire of Kilmore*.

* Eaces.

† Agricultural Show.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE THE KING!

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APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 2nd day of November, 1921, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Licensing Inspector,

PATRICK MATTHEWS, Sub-Inspector of Police,

pursuant to the provisions of section 80 of the Licensing Act 1915, to be a Licensing Inspector for each and every Licensing District in the State of Victoria, from 21st October, 1921, vice P. Tighe, resigned.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

The Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions contained in the Public Service Act 1915 (No. 2713) and in the Lunacy Act 1915 (No. 2687), has, by Order made on the 2nd day of November, 1921, been pleased to make the undermentioned appointments, viz.:—

Nurses. Grade III ..

Nurses, Grade III.; the Permanent Head of the Department having requested that vacancies which have occurred should be filled, and the Inspector-General of the Insane having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancies, such appointments to be on probation for twelve months, and to take effect from the date mentioned in each case, that is to say:—

ELSIE OLIVE GRIFFIN, from 28th September, 1921; MARY ALECIA NESTOR, from 7th October, 1921; DORIS WITHINGTON, from 28th September, 1921.

Medical Superintendents (Acting), DAVID DUNCAN CADE (Dr.)

to be Medical Superintendent of the Hospital for the Insane, Yarra Bend (Acting), from 8th November, 1921, during the absence of John Steell (Dr.), on leave;

GEORGE GRAY NICHOLLS (Dr.)

to be Medical Superintendent of the Hospital for the Insane at Ararat (Acting), during the absence on leave, from the 3rd November, 1921, of Donald A. Campbell (Dr.);

HENRY ROGERSON (I)r.)

to be Medical Superintendent of the Hospital for the Insane at Sunbury (Acting), during the absence on leave, from the 17th October, 1921, of Robert W. Lethbridge (Dr.).

DEPARTMENT OF PUBLIC INSTRUCTION. Member of Council of Technical College, Councillor THOMAS H. KITCHIN

to be a Member of the Council of the Swinburne Technical College, vice Councillor James Mackay, retired.

IAW DEPARTMENT-SOLIGITOR-GENERAL.

Magistrater,

PATRICK JOSEPH FITZGIBBON, Parramatta, New South Wales, and

HENRY CASPER, Perth, Western Australia,

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

WALTER JAMES MOLYNEAUX, Bellah,

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

WILLIAM WAUGH HOPE, Birregura, and John Down Gubbins, Birreguria,

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

JOSEPH HARRY JENKIN, Bendigo, and JOHN DARGAN, Roslynmead,

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

Special, Magis rate,

JOHN FRASER, J.P., Albert-street, Ballarat, to be a Special Magistrate, pursuant to section 5 of the Children's Court Act 1915, for the Petty Sessions District of Ballarat, as set forth in the Order of 2nd November, 1921. Commissioners for taking Declarations, &c.

The undermentioned persons to be Commissioners for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the Evidence Act 1915, on the condition set out opposite their respective names:—

JAMES EDWARD CARSON, Kooloonong, to resign on removing from the neighbourhood of Kooloonong; HUGH HENRY MCLACHLAN, Department of Lands and Survey, Melbourne,

not to charge fees, and to resign on ceasing to be an officer of the Department of Lands and Survey.

Clerk of Petty Sessions (Acting),

JOHN DANIEL. Constable of Police, Kaniva,

to be also Clerk of Petty Sessions (Acting), at Kaniva, vice Constable Potton, resigned; to take effect from the date of commencement of duty.

Probation Officers,

ARCHIBALD McDonald, 41 Manningtree-road, Hawthorn, and KATE O'CONNOR, 19 Launder-street, Hawthorn, pursuant to the provisions of section 8 of the Children's Court Act 1915, to be Probation Officers for the Children's Court at Hawthorn;

CHARLES COWDEROY SEDGWICK, 65 Queensberry-street, Carlton,

pursuant to the provisions of section 8 of the Children's Court Act 1915, to be a Probation Officer for the Children's Court at Melbourne.

> DEPARTMENT OF TREASURER. Receiver of Revenue and Paymaster, W. P. ELDER

to be Receiver of Revenue and Paymaster at Shepparton, vice G. W. Akeroyd, relieved.

Acting Receivers of Revenue and Paymasters,

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

Bright.—C. R. WILKINSON, during the absence of C. F.

Bright.—C. R. WILKINSON, during the absence of Henry, on leave;
Chiltern and Rutherglen.—Gordon W. Akeroyd, during the absence of W. F. Busse, on leave;
Donald.—N. Hercules, during the absence of M. King, on

Rochester .- F. W. BAKER, during the absence of M. Davis,

on leave;
Tallangatta.—G. H. J. Stevens, during the absence of A. O'Leavy, on leave.

Collector of Imposts, G. H. WILLIAMS

to be a Collector of Imposts at Willow Grove, for the purpose of collecting the fees payable on miners' rights issued by him, vice C. H. Williams, resigned.

Acting Collector of Imposts, W. F. MERRELL

to be Acting Collector of Imposts in connexion with the Departments of the Solicitor-General and the Attorney-General, during the absence on leave of H. A. Gullifer, in accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. 2713).

DEPARTMENT OF LANDS AND SURVEY.

Land Classification Board, WILLIAM MCIVER, AUGUSTUS ALBERT PEVERILL, and ALEXANDER BRUCE LANG

to be a Land Classification Board, pursuant to section 7 of the Land Act 1915.

Committee of Management,

COUNCIL OF THE CITY OF ESSENDON

to be a Committee of Management of the land permanently reserved by Order in Council of 20th February, 1884, as a site for Public Recreation in the municipal district of Essendon.

Trustees of Sites,

The undermentioned persons to be Trustees of the site for Racing, Recreation, and Public Park purposes at Caulfield,

Honorable Alfred Arthur Billson, M.L.A., and John Thomas Packer,

in the room of William Davidson, deceased, and Thomas Grogan, who has ceased to hold office as a councillor of the city of Caulfield; provided, however, that the said John Thomas Packer shall hold office for so long only as he may continue to hold office as a councillor of the city of Caulfield.

DEPARTMENT OF AGRICULTURE.

Inspector.

ALEXANDER VANNAN DUNLOP RINTOUL, Poultry Expert, General Division, Department of Agriculture,

to act also as an Inspector of Export Products for the State of Victoria under the provisions of section 4 of the Export Products Act 1915 (No. 2649).

COMMISSION OF PUBLIC HEALTH.

Public Vaccinators,

THALIA ELLSLEY ROCHE, M.B.,

to be Public Vaccinator at Dromana, vice James Charles Weld, L.R.C.S., left district;

CHARLES THOMAS ABBOTT, M.D.,

to be Public Vaccinator at Murton, vice Frank Travis Wheatland, M.B., resigned.

Trustees for Cemeteries,

ALBERT THOMPSON and . ALEXANDER ANDERSON

to be Trustees for Korong Vale Public Cemetery, vice James R. Greig, deceased, and Robert J. Thompson, resigned;

JOHN GINNANE

to be Trustee for Wunghnu Public Cemetery, vice Patrick Bourke Finn, resigned;

JAMES RENSHAW

to be Trustee for Inglewood Public Cemetery, vice John Wells,

F. W. MARROTT.

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, the 2nd November, 1921.

RESIGNATIONS.

Lis Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 2nd day of November, 1921, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

THOMAS JOSEPH CONNELLAN as Junior Attendant, Public Library, to date from 23rd September, 1921;

EDWARD JOSEPH HENNESSY

as Doorkeeper, Legislative Assembly, to date from 30th September, 1921;

ROBERT BELL PHILIP

as Junior Messenger, Police Department, to date from 30th September, 1921;

GEORGE WRIGHT CORNELL

as Inspector, Department for Neglected Children, to date from 30th September, 1921;

PATRICK TIGHB

as Licensing Inspector for each and every Licensing District in Victoria, to date from 20th October, 1921.

DEPARTMENT OF PUBLIC INSTRUCTION.

HENRY BERG

as an Officer of the Fifth Class, Clerical Division, to date from the 29th September, 1921.

DEPARTMENT OF LAW-SOLICITOR-GENERAL

JOHN CHARLES THORNTON

as a Bailiff of the County Courts at Ouyen and Sea Lake.

DEPARTMENT OF LANDS AND SURVEY,

LESLIE GEORGE ROBERTSON, Gardener, Grade I., General Division, Botanic Gardens,

an Officer of the Public Service of the State of Victoria, date from 9th October, 1921.

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

At the Executive Council Chamber,

Melbourne, the 2nd November, 1921.

Act No. 2713, Section 71 (VIII).

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.—CHAPTER VI.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amends Chapter VI. of the Public Service Regulations as shown below, and submits the same for the approval of the Governor in Council:

	Yearly	Salary.
Department and Office.	Minimum.	Marimum.
DEPARTMENT OF CHIEF SECRETARY.	£	. £
Penal and Gaols.		1
For-Warder, Senior, Chief	١	288*
Warder, Senior, Chief		300*

* With quarters when required to reside on premises.

G. C. MORRISON, Public Service Commissioner. J. B. A. SAYERS,

Secretary.

Office of the Public Service Commissioner, Melbourne, 18th October, 1921.

Approved by the Governor in Council, the 2nd November, 1921.

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

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 Thursday, the 1st December, 1921:—

Description:

Ararat Bairnsdale Euroa • Geelong Hamilton Ballarat Beechworth Horsham Inglewood Kerang Kilmore Benalla Bendigo Bright Camperdown Casterton Castlemaine Kyabram Kyneton Leongatha Lilydale Charlton Mansfield Colac Corio Maryborough Mildura Corryong Dandenong Daylesford Nathalia Nhill Donald Orbost Echuca Port Fairy

Portland Rainbow Rutherglen Sale Sea Lake Seymour Shepparton St. Arnaud Stawell Traralgon Wangaratta Warracknabeal Warragul Warrnambool Wodonga Yarram Yarrawonga.

Applications, accompanied 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 Tuesday, the 1st November, 1921. 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 subjects they desire to be examined in for that examination. that examination.

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-Leaving (Pass standard) or 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 on or before Tuesday, the 22nd November, 1921. a postal note, payable to the Secretary to the Public Service Commissioner (Victoria), for Fitteen 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 (30 from those who pass the School Leaving, and 30 from those who pass the School Intermediate Examination). Candidates must, on the first day of the examination, be between the ages of fifteen and twenty-one years of age 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 £264, a year.

The limitation as to maximum age does not apply to any eligible returned sailor or soldier. Provided his certificate of discharge is furnished with his application, he may apply at any age, and may be paid a salary on appointment not exceeding 1900 a year

any age, and may be paid a sum-ing £192 a year.

Note.—Detailed particulars of the subjects of examination are published in the University "Handbook of Public Ex-aminations," procurable from the Registrar of the University, price 2s. 6d. Previous examination papers may likewise be procured, price 1s.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 19th September, 1921.

PUBLIC SERVICE EXAMINATION.

CLERICAL DIVISION.

THE following is a list of candidates entitled (provided they shall have forwarded a postal note for Fifteen shillings (15s.), being the prescribed fee, not later than Tuesday, the 22nd November, 1921), to be present at the Examination for the Clerical Division of the Public Service of the State of Victoria, commencing on Thursday, the 1st December, 1921:—

ictoria, commencing on The Adams, Arthur C.
Anderson, Avon H.
Awburn, Waltor
Baird, Alan C.
Baldy, David C.
Barnaby, James W.
Bartef, Herbert J.
Bath, Victor H.
Beardsworth, Ernest H.
Belleville, Gregory L.
Blake, James J.
Bowman, Theodor R. N.
Breen, Kyran
Breslin, John F. X.
Brown, Roy A. W.
Bryse, Alphonsus F.
Colson, Herbert L.
Cosgrave, Bryan M.
Cox, Allan T.
Credlin, Harold L.
Dalton, John E. A.
Davies, Francis R. C.
Davis, Francis R. C.
Davis, Francis G.
Dineen, Allan J.
Dix, Alexander
Dowell, Leslie G.
Doyle, Gecrge A.
Doyle, Gecrge A.
Doyle, Victor J. F.
Dunn, Leo B.
Dymond, Horace A.
Easton, Arthur W. H.
Erickson, William J.
Field, Herbert B.
Fields, Cecil G.
Fitzpatrick, Edward A.
Flynn, Bernard
Foster, Harold W. Adams, Arthur C. Fitzpatrick, Edward Flynn, Bernard Foster, Harold W. Francis, Stanley G. Frazer, Lindsay C. Frilay, John E. Froude, William A. Gleed, Erig. Gloster, John P. Gorman, John L. Goss, Richard H. Gough, Arthur W. J. Hanrahan, James B. Harris, Stuart R. Harris, Stuart R. Harris, William R. Hicks, George F. Hosking, Edmund C. Howse, Harold J. Jarvie, Neil F. Jenkin, John R. Jenkins, Edward C. Kennedy, Cornelius G. Kroch, Carvel Kennedy, Cornelius G. Keogh, Gerard Kerlin, Patrick H. Kuight, William C. Langham, Henry H. Lay, Harold K.

Lee, Kenneth Lengmuir, John K. Lynch, Francis M. Lynch, Philip T. Mudden, John S. Muhon, Gerard L. Miller, Charles E. Muthen, John J. Miller, John J.
Moloney, John F. X.
Moloney, John F. X.
Moore, Frank R.
McCarthy, Michael T. L.
McCarthy, Michael T. L.
McCormack, Francis J. G.
McDonald, Patrick F.
McGan, James L.
McGenniss, John L.
McGlade, Thomas H.
McKenzie, Alan Y.
McKinnon, Stephen K.
McSpeerin, Arthur W.
McTaggart, Alan J.
O'Cohnell, Allan E.
O'Connor, Gordon T.
O'Connor, Gordon T.
O'Gonnor, Maurice G.
O'Grady, Francis T. H.
O'Grady, John F.
O'Hanlon, Kevin K.
Peck, Claude L. R.
Perkins, Arthur F.
Pride, Walter I.
Rayson, Walter S.
R. chards, John N.
Robertson, Reginald M.
Rogers, Charles B.
Rish, Newstead H.
Saunders, Alfred W.
Sedumary, William E.
Seedsman, Lynton A.
Sclwood, Leslie G.
Shanahan, Edward P.
Sharp, Eric R.
Slinner, Kenneth N.
Smith, William B.
Stephens, Herbert E.
Stewart, Ernest K.
Svyer, Charles B.
Tartakover, Roy M.
Thompson, Alfred E.
Thompson, James K.
Walsh, Ronald F.
Watts, Edward J.
Welsh, Thomas S. Welsh, Thomas S.
Wenborn, Henry W.
Westcott, Harold F.
Wheelens, Reginald J.
Wheeler, Wilson R.
White, Patrick J.
Whitehead, John M.
Whitelaw; Alexander McF.
Wood, Llandudno A.
Woollard Albert F.

By order,

J. B. A. SAYERS, Secretary.

Woollard, Albert F.

Office of the Public Service Commissioner (Victoria), Melbourne, 8th November, 1921.

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

IT is hereby notified that an examination of applicants for Licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 3rd December, 1921, at

(I) name in full; (2) having attained the age of twenty-one years;

(2) having addition the age of eventy-one joint,
(3) good moral character.

A postal note for Ten shillings and sixpence (10s. 6d.), made payable to the Secretary to the Public Service Commissioner (Victoria), should be forwarded not later than the 26th November, 1921.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 14th October, 1921.

Public Service Act 1915. PRIVATE WORK.

UNDER the provisions of section 161 of the Public Service Act 1915 (6 Geo. V. No. 2713), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of November, 1921, granted permission to the undermentioned officers of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by them only during hours outside the ordinary hours fixed for the discharge of their duties in the Public Service:—

Name of Officer.	Department.	Nature of Work.
Gerald Evan Kit- son Herbert Jacka Gerald Stewart Cox	Chief Secretary (Government Statist's Office)	Compilation of information regarding fruit-growers for the Victorian Or- chardists' Co-operative Association Limited

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

At the Executive Council Chamber, Melbourne, the 2nd November, 1921.

EXAMINATION FOR MINING SURVEYORS.

THE next examination for mining surveyors will be held at this office, commencing on Thursday, 8th December, 1921.

Applications from intending candidates must reach me not later than Thursday, 17th November, 1921.

E. H. GOODENOUGH. Secretary to Board.

Department of Mines, Melbourne, 4th November, 1921.

PPLICATIONS FOR MINING LEASES ABANDONED.

Ballarat; Jno. Charleson; .153a. 3r. 23p.; North 7710.

7710, Baharan; Juo. Charleson, Creswick.
7505, Castlemaine; Juo. Lockman; 30 acres; Sailor's Falls.
7567, Castlemaine; L. Hansen; 30 acres; Sailor's Falls.
3574, Mineral; A. T. Dwyer; 29a. 3r. 30p.; parish of

Wodonga. 3575, Mineral; S. Carkeek; 29a. 3r. 23p.; parish of Wodonga. 3575, Mineral; Jas. Coughlan: 30a. 0r. 6p.; near Walwa. 3715, Mineral; D. Ryan; 34a. 3r. 4p.; Granite Hills, parish

of Murrindindi:
3716, Mineral; S. E. Holroyd: 31a. 2r. 11p.; Granite Hills, parishes of Whanregarwen and Murrindindi.

S. BARNES, Minister of Mines.

MINING LEASES DECLARED VOID.

7334, Castlemaine; Ajax Star G. M. Co. N.L.; Daylesford. 6073, Maryborough; J. S. Paterson; Percydale. 6076, Maryborough; J. S. Paterson: Percydale. 9477, Bendigo; T. H. Harwood; Big Hill, Crusoe. 9495, Bendigo; T. II. Hanwood; Big ffill, Crusoe. 9687, Bendigo: Bendigo Amalgamated Goldfields N.L.; Hustler's Reef, Bendigo. 3573, Mineral; A. Evans; Granity Hills, parishes of Brenanah and Kangderaar. Brenanah and Kangderaar.

S. BARNES, Minister of Mines,

The Marine Act 1915.

CERTIFICATES.

IST of Certificates of Competency and of Exemption from Pilotage issued by the Marine Board of Victoria from the 1st day of September to the 31st day of October, 1921. CERTIFICATES OF COMPETENCY.

		CERTIFIC	ATES OF CONTENENCY.		
Name.	No.	Date.	Grade.	Par	ticulars of Identification—
				Born.	At
ļ			Foreign-going.		
(Issue	ed under		9th May, 1891, and valid in the United Ki	ngdom.)	•
Moulin, Charles Francis Malcolmson, Thomas James Kelly, Thomas Patrick Littleson, Duncan French, Frederick James Humffray, Basson Rowlands	2527 2528 2529 2530 2531 2532	30 September, 1921 7 October, 1921 21 October, 1921 21 October, 1921 25 October, 1921 29 October, 1921	2nd Engineer 2nd Engineer 2nd Engineer 1st Engineer 1st Mate, Steam-ships 1st Engineer	1887 1895 1879 1886 1893 1888	Glanville, South Australia Melbourne, Victoria Wood's Point, Victoria Campbeltown, Scotland London, England Ballarat, Victoria
•		1	River and Bay.		
Becker, George William	0768	6 September, 1921	3rd Class Engine-driver, River Steam-	1883	Echuca, Victoria
Rich, William Frederick Wil-	0769	10 September, 1921	3rd Class Engine-driver, River Steam- ship under 100 n.h.p.	1877	Tiverton, England
Travers, George	0770	10 October, 1921	Master, River and Bay Steam-ship under 100 tons g.r.t.	1881	Aberdeen, Scotland
Sweeting, George Van Prooyen, George Allan	0771 0772	10 October, 1921 11 October, 1921	Master, River and Bay Steam-ship 3rd Class Engine-driver, River and Bay	1882 1875	Williamstown, Victoria Melbourne, Victoria
Boyle, Charles William Tulloch, Peter Russell Dunlop, Robert	0773 0774 0775	24 October, 1921 24 October, 1921 28 October, 1921	Steam-ship under 100 n.h.p. Master, River and Bay Steam-ship Master, River and Bay Steam-ship 3rd Class Engine-driver, River and Bay Steam-ship under 100 n.h.p.	1890 1877 1891	Williamstown, Victoria Ollaberry, Scotland Dumbarton, Scotland
Dixon, Charles Robert	0776	31 October, 1921	Master, River and Bay Steam-ship under 100 tons g.r.t.	1871	Tunbridge Wells, England

PILOTAGE EXEMPTION CERTIFICATE.

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

`					
Name.	No.	Date.		Ports.	
Filmer, Charles Bruce Long	0732	1 October, 1921	Port Phillip (by South and West Channels), Gee	long, and Mel-
				······································	

Marine Board of Victoria, Melbourne. 2nd November, 1921.

J. GEO. McKIE, Secretary.

The Marine Act 1915.

EXAMINER IN PILOTAGE.

PPLICATIONS will be received up to Noon of Tuesday, the 22nd November, 1921, from persons qualified to act "Examiner in Pilotage" for the Ports of Port Phillip. Geelong, and Melbourne.
Qualifications and other particulars ascertainable on appli-

cation to J. GEO. McKIE,

Secretary.

Marine Board of Victoria, Melbourne, 3rd November, 1921.

The Fisheries Acts.

NOTICE OF INTENTION RE CLOSE SEASON FOR ENGLISH ROACH.

I T 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 the eighteenth day of December, 1917, and published in the Victoria Government Gazette of the twenty-eighth day of December, 1917, page 3808, making a "Close Season" for English Roach.

MATTHEW BAIRD, Chief Secretary.

18th October, 1921.

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

First published, 26th October, 1921.

The Fisheries Acts.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM THE PORTION OF MORSE'S CREEK, NEAR BRIGHT, FROM ITS JUNCTION WITH THE OVENS RIVER UP STREAM TO THE FOOT OF DUNPHY'S HILL UNTIL THE 31ST DECEMBER, 1922.

I T 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 Ilis Excellency the Governor in Council to make a Proelamation prohibiting all fishing in or the taking of fish from the portion of Morse's Creek, near Bright, from its junction with the Ovens River up stream to the foot of Dunphy's Hill, until the 31st December, 1922.

MATTHEW BAIRD, Chief Secretary.

19th October, 1921.

Acting Chief Inspector of Fisheries and Game.

F. Lewis.

First published, 26th October, 1921.

Electric Light and Power Act 1915. ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

To shereby notified that an Order, pursuant to the provisions of section 10 of the Electric Light and Power Act 1915 (6 Geo V. No. 2645), as hereunder mentioned, has been granted by His Excellency the Governor in Council, viz.:—

Order No. 158.—Joseph Allison Newton, of 370 Bourke-street, Melbourne, in respect of portion of the shire of Fern Tree Gully.

ARTHUR ROBINSON, Attorney-General.

Dated 25th October, 1921,

FRANK CLARKE, Commissioner of Public Works.

Local Government Act 1915.-Part 39, Section 732.

LICENCES TO OCCUPY UNUSED ROADS.

OTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentioned Officers.

Department of Fublic Works (Unused Rusals and Water Frontages Branch), Melbourne, 3rd day of November, 1921.

of Licence. Number

:-

Name and Address of Licensee.	Area.	Municipality.	Parish.		Allotme	Abutting on—Allotments and Sections.	D- ections.		Date of Issue of Licence.	of Licence. of Licence.	Fee for Licence.	Payable to Receiver of Revenue at-
	A. R. P.			<u> </u>				:			£ 8. d.	
mer, Russell A., Wallacedale North	.1 1 0	amite	Weerangourt	::	7, вес. 16	- :	:	:	1.1.1917	31,12,1919	1 0 0	Portland .
ntley, John, Plowerdule vid Broadford	5 0		Wombat	:	Cormella-parade	;	:	:	1.1.1919	31.12.1921	0 % 0	Daylesford
ughan, D. H., 5 Damson-avenue, Elsternwick	0.0	agul	Warragul	:		:	:	:	1.1.1920	31,12,1922	1 2 6	Warragul
gers, W. A., Lardner P.O	1 1 0	Buln	Longwarry	:		:	:	:	11.191	31 19 1993	3 3	
nstone, John C., Lardner	7 5 0	z	:	. :	1	:	:	:	:		0.12 6	=
ghom, William, Lardner	3 0 0	:	:	:		:	:	:	=	:	0 6 0	:
sston, Alfred, White Hills, near Bendigo	1 2 0		Bendigo	;	20A, Hyctt-street	:	:	:	=	ż	1 10 0	Bendigo
ar, Louis G. T. S., Kaniva	0 0 8		Kaniva	;	11, sec. 2	:	:	:	E	F	1 4 0	Nbill 5
rke, Catherine, Argyle-street, Maryborough!	0 0	Korong	Bealiba	:	:: ::	:	:	:	=	=	0 2 0	Dunolly
icke, George, Lautiston P.O	0 0		Hurke	;	26, sec. 5	:	:	:	2	=	0 12 0	Kyneton
rvis, Mrs. E., Vervale	0		Koo-wee-rup East	:		;	:	:	=	:	0 2 6	Melbourne
well, R. G., Bridge Creek, Mansfield	0 0 21		Dueran	:	23-42, secs. B-A	:	:	:	=	ŧ	0 9 0	Mansfield

Licence No. 16792, renew to 31st December. 1921: rent to be charged from 1st July, 1917. No. 16794, rent to be charged from 1st May, 1920. No. 16803, rent to be charged from 1st October, 1921, and special condition, viz. :-Unlocked swing gates to be erected.

Local Government Act 1915. -Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES.

OVICE is hereby given that Lucences 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 madernentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 31st day of October, 1921.

Number of License.	Name and Address of Licenses.	Area.	. Guladioun M	Parish.		Allotine	Abutting on-	-	•	Date of Issue of Licence.	Date of Issue Date of Expiry of Licence.	Fe for Licence.	Payable to Receiver of Revenue at—
11513	Crowe, James, Bohuca	A, 13, P.	Rochester	Wharparilla	122, 13	22, 134, 138, 139	 :	. :		1.1.1931	31.12.1923	£ 8. d.	Echnes
7	11514 Mansfield, William, Allambee East, vid	\!	Narracan			· :	:	:	:	- 1000	11 19 1000	9 0	Warragul
61 5	i	:	Kara Kara	ship of Stuart Mill)	- LoA, Sec. 9	:	:,	:	:		01.14.1942	2 0	St. Arnaud
	White, Francis L., Echuca	: ;	Rochester	Wharparilla	116, 116	3, 117	: :	: :	: :	;	= = ;	2 to	Behuca
11518	Pendergast, C. V., "Omeo," Benambra Wakeman, G. T., Monbulk P.O	: :	Omeo Lilydale	Monbulk	. 12A, 12 . 43, sec.	∷ : ≘aa	: :	;;	::	L.I. 1921	31.12.1923	0 15 0	Omeo Melbourne
220	Kannedy, Patrick, care of J. B. Stewart, relicitor, Rushworth	:	Waranga	Gobarup	8, 9, 10	:	;	;,	:	= /	=	0 0	Rushworth
11521	O'Callaghan, J. D., Yea Campbull, William, 57 Swanston-street, Mel-boune	11	Yea Buln Buln	Yea (township)	6 % 818	: :	: :	÷ :	::	==	: 2	0 15 0 0 7 6	Alexandra Warragul
11523	Doran, Thomas, Bennison	:	South Gippsland	Toora	9, sec. A	:: V	:	:	:	1.1.1922	31.12.1924	0 4 0	Yarram

Licence No. 11554, rent to be charged from 1st November, 1921; No. 11519, rent to be charged from 1st September, 1921, and special condition, viz :--"Permission given to cultivate"; Nos. 11529, 11521, and 11522, rent to be charged from 1st October, 1931.

CUMMARY of Sworn

	-					LIABILITIES						
Banks.	Notes in	Notes in Circulation.	Bills in Cl	Circulation.	Balances due		Deposits by the Crown	wn.	Deposits	s by other Persons	ersone.	Total Amount of
	Not Bearing Interest.	Bearing Interest.	Not Bearing Interest.	Bearing Interest.	other Banks	Not Bearing Interest.		Bearing Interest. N	Not Bearing Interest.	-	Bearing Interest.	Liabilities.
Australasia Union, of Australia Limited	£ 8, 10,414 17, 3,503,13	. 8 d.	34,553 16 10	£ 8. d.	eri :	d. £ 46,234 1	8. d. £	9 4 5 9 6 4	3,800,618 12	8. d. 15 3 4,86	4,865,732 6 11	9,689,682 4 9
New South Wales Victoria Limited	27,940 10 9 6,580 10 0	: :':	19,979 6 10	: : :	282,734 5 278,222 12	8 01	, , , ,	* = = = = = = = = = = = = = = = = = = =	2,320,185 4.129.422 11			7,296,324 14 10.034,871 18
English, Scottish, and Australian Limited (with which is amalgamated the London Bank of Australia Limited)		:	25,084 15 8	:	435,729 7	6 89,899	0 3 1,522,555	61	4,406,733 10	-		
								•				
Eank of Australasia Limited) Commercial, of Australia Limited Ronal of Australia Limited	33,972 1	::	23,384 16 8 13,409 4 7	::	194,897 17 10,966 13	9 39,177	4 10 1,769,832 7 7 900,652	13 1 12 7.	6,239,144 3	0 2 3	7,135,510 8 10 3,106,533 15 6	15,606,524 16 1. 8,199,650 3 9
New Zealand Concentration of Limited	0 450	::	5 - 6	::	2,258 16	⊃ [~					==	3,414,125 / 146,925 3
Queensland Limited		: :	1 O	::	::	::		; ;	24,288	D 61	33,592 8 3 18,659 13 11	42,956 12 1
Paris (French Bank)	- 2	:	:	:	:	:		:	40,000 11	1 11	484 18 9	40,485 10 8
; : ;		::	101 5 3	: :	: :	• ;		:	83,662 12	Ξ.	50,239 11 8	134,003 9 10
Totals	88,807 17 9		-		1,204,813 1	11 529,489	9 1 8,917,233	8 8		2 32,	, 0	74,105,818 15
						ASSETS.						
Banks.	Coined Gold and Silver, and other Coined Metals.	Gold and Silver in Bars and Bullion	er Australlan Notes on.		Landed and other No Property.	Notes and Bills of other Banks.	Balances due from other Banks.	All Debts due to Bank.†	the	Total Amount of Assets.		Percentage the Reserves of Coin, Bullion, and Australian Notes bear to the Bank's Liabilities.
Australasia Union, of Australia Limited New South Wales	86,042 19 686,042 19 1,398,671 17	d. £ s. 1 3,311 8 11 811 14 10 5,748 13		8 5 9,971 1 6 74,523 0 0 95,791	8. d. 14.10 0 0 5.11	£ s. d. 121,597 11 2 86,349 16 3 3,805 11 7	£ 8. d. 678 13 5	£ 7,305,636 4,636,122 4,762,879	8. d. 0 0. 4 0 0.	£ s. 9,500,390 14 6,415,746 4 6,827,874 14	9000	21 ·29 20 · 12 26 · 93
Victoria Limited English, Scottish, and Australian	391,686	7,895	3 1,192,487		5 11	9	47,061 12.11		4	10,625,476 17		15-865
Limited (with which is amagamated the London Bank of Australia Limited National, of Australasia Limited	408,977 5	-7 3,556 1	6 1,323,288	7 8 229,036	18 5	76,704 1 9	59,422 6 4	8,725,662	. 0	10,826,647 6	6	15.542‡
Bank of Australasia Limited	719,132 12	396	1,634,130		**0 8	14	_	-	14 5			15.04
Royal, of Australia Limited	.ted 389,829 II	7,084 6	8 1,844,010 15 6 699,814 10		15 2 9 1		្ន	გ. ც.	16 8 8	8,998,913 14 4,631,155 17		27 - 25 21 - 76
New Zealand Queensland National Limited Queensland Limited	203,225 15 167 0 175 13	£ ₹	1,988 12	17 8 24,106 12 6 16,759 13 10		33 17 5 1,067 13 10	6 <u>5</u>		119 ×		10 ×	141 · 39 - 99 3 · 45
Comptoir National d'Escompte Paris (French Bank) Anatralian Bank of Comme	d'Escompte de 606 16 10 of Commerce	:	_			22 11 3	:		15			40.12
::	1,176 11 627 17	€ 4	63,763 17 3,662 0	9 13,000	0 0 0		52.507 10 7	111,855	1 6	189,794 10 343,375 13	9-	48.46
Totals	4.806.354 16	99,605 9	8 9.766.899 5	9 10 1 443 175	7	61 8 390 18 3	539 247 2 0	AG 525 150 19	1	190 922	0	10.70

£529,988 10 € 500,000 0 C 625,000 0 C 2,250,000 0 C

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§ 4 per cent, guaranteed stock A Preference shares B Preference shares ... Ordinary shares ... £3,904,988 10

£2,336,514 7 6

.. £2,117,350 0 .. £2,117,350 7

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: :.

† Preference ... Ordinary ... £42,347 0 11,013 11

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‡ Preference ... Ordinary ... £53,360 11

SUMMARY OF SWORN RETURNS-continued.

		COMMAN OF CHOSA INSTITUTES	- Continued.		
			· CAPITAL AND PROFITS.	FITS.	•
, No.	Вапке.	Aurount of Capital Stock paid up.	Rate of last Division declared to Shareholders.	Amount of last Dividend so Declared.	Amount of Reserved Profits exclusive of such Dividend at the time time of Declaring such Dividend.
, ,	Australasia	£ s. d. 3,500,000 0 0	10 per cent. and bonus of 3 per cent.	£ s. d. 227,500 0 0	£ s. d. 3,220,874 0 0
01 to 44	Union, of Australia Limited	2,500,000 0 0 4,979,380 0 0 1,478,010 0 0*	ls per annum 15 per cent, per annum 10 per cent, per annum 9 per cent, per annum 9 per cent, per annum (preference)	187,500 0 0 124,130 0 0 66,510 9 0	2,833,056 14 1 3,425,000 0 0 645,845 10 3
, i÷	English, Scottish, and Australian Limited (with which is amalgamated the	1,319,887 10 0	9 per cent. per annum (oranary)	62,795 0 0	1,311,371 15 10
9	National of Australasia Limited (with which is amalgamated the Colonial Parional of Australasia Limited (with which is amalgamated the Colonial	2,000,000 0 0 2,	10 per cent. per annum (preference)	100,000 0 0	1,376,624 17 2
7	Commercial, of Australia Limited	2,336,514 7 6† {	10 per cent. per annum (ordinary)	53,360 11 6‡	13,322 4 7
ထင္း	Royal, of Australia Limited Now Zealand	750,000 0 0 3,904,988 10 6§	19 por cent. nair-year (ordinary) 10 por cent. per annum 2s. por share on preference A shares;	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	465,919 6 11 1,525,000 0 0
			equal to 10 per cent. for the year, and 2s. 8d. per share on ordinary shares, equal to 13‡ per cent. for the		-
.01 12 13 14	Queensland National Limited Queensland Limited Comploir National d'Escompte de Paris (French Bank) Australian Bank of Commerce Adelaide	796,742 0 0 450,000 0 0 10,000,000 0 0 1,200,000 0 0 625,000 0 0	year 10 per cent, per annum (ordinary) 7 per cent	19,950 1 6 15,750 0 0 1,000,000 0 0 42,000 0 0 31,250 0 0	325,000 0 0 72,026 1 10 2,747,086 8 6 250,000 0 0 642,178 12 10
l	Totals	35,840,522 8 0	•	3,380,746 2 0	18,853,305 12 0
	* Preference shares Ordinary shares	::	:. £416,760 0 0 1,061,250 0 0		
			. £1,478,010 0 0		

Summary compiled by JAMES MILNE, Gazette Officer, Chief Secretary's Office, Melbourne.

CYBNERAL ABSTRACTS of Sworn Returns, rendered pursuant to Part I. of the Banks and Currency And 1915 (6 Geo. V. No. 2518), showing the Arcrage Amount of the Debts, Brigagements, and Liabilities, and Securities, within the State of Victoria, of all the Banks trading in Victoria or gastering in Victoria or allowere bills or notes payable to the bearer at sight or on domand, taken from the several Workly Statements, for the quarter ended 30th September, 1921.

THE BANK OF AUSTRALASIA.

	·3¤¢	🎉 Stralian Notes 21.29 per ce Liabilities,	uA bu letot k	Specie, Bullion, a			saten A ba
	TOTALS,	65,035 et d. 65,03		9,500,330 14 6		TOTALS.	£ 8. d. 1,618,072 13 9
		rees, Bills of Exchange, ption, excepting Notes, et Banks		:		AMOUNT,	f. b. d. 1,047,475 1 6) 569,785 17 11
THE DAILY OF ACCUMENTATION.	. A88 £78.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion	,	Total Amount of Assets	THE UNION BANK OF AUSTRALIA LIMITED.	ASSETS.	Australian Notes Comed Gold and Silver and other Coined Metals
יייייייייייייייייייייייייייייייייייייי	TOTALS.	2, 10,414 17 0 34,513 16 10 978,362 8 9 8,666,351 2 2	9,689,682 4 9	3,500,000 0 0 10 per cent, per annum and bonus 3 per cent, per annum 227,500 0 0 3,220,674 0 0	THE UNION BA	TOTALS.	8, d. 3,298 13 10
	AMOUNT.	10,414 17 6 34,553 16 10 46,233 14 7 933,127 14 2 3,806,618 15 3 4,865,732 6 11		ng the 30th per annum the time of		AMOUNT.	₽ ::: • :::
	LIABILITIES	Notes in Girculation Not hearing Interest Notes in Girculation Not hearing Interest Bill in Circulation Bazing Interest Balances due to other Banks Deposits Uy the Not hearing Interest Crown Rearing Interest Deposits by other Not hearing Interest Deposits by other Not hearing Interest Persons Pearing Interest Pearing	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 30th day of September, 1921 - 3,500,000 0 0 Rate of last interim dividend declared to the shareholders, per cent. per annum 10 per cent. per annum Amount of last dividend so declared - 227,500 0 0 Amount of the reserved profits, exclusive of such dividend, at the time of declaring such dividend - 3,220,674 0 0,		LIABILITIES.	Notes in Circulation Not hearing Interest

neil.	Coin, Bullion, and Austra liabilities—20°12 per cent.	es of Sank's	r to the	it egatne ged zetov	77 1'ere
TOTALS.	2 s. d. 1,618,072 13 9 74,523 0 0 86,349 16 3 678 13 5		6,415,746 4 2		
AMOUNT,	1,047,475 1 6 569,785 17 11 811 14 4	: /	ste		
ASSETS.	Australian Notes Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion I anded and other Property Notes and Bills of other Banks Bances due from other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances due to the sank Notes, Bills, and Balances due to the sand	Bank from other Banks	Total Amount of Assets		٠
TOTALS.	3,298 13 10 13,826 17 6 738,935 17 7 7,288,906 16 5	6,038,963 5 4	2,500,000 0 0	15 per cent. per annum 187,500 0 0	2,833,056 14 1
AMOUNT.	21,945 5 3 7710,990 12 4 8 2,882,155 8 11 8 4,406,748 7 6		Quarter ending the 26th	(pue	dividend, at the time of
LIA BILITIKS,	Notes in Circulation Not hearing Interest	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the day of September, 1921	Rate of the last dividend declared to the shareholders Amount of the last dividend so declared (final dividend)	Amount of the reserved profits, oxclusive of such dividend, at the doclaring such dividend

THE BANK OF NEW SOUTH WALES.

- nail	Coin, Bullion, and Austra ank's liabilities—26'93.	To sevresor ette seserves ilo sevresor be ilo ilo sevresor ette ilo
TOTALS,	8, d. 1,965,398 11 2 85,791 5 11 3,805 11 7	6,827,874 14 0
AMOUNT.	£ 8. d. 560,978 0 0 1,388,671 17 10 5,748 13 4	: -
ASSETS,	Australian Notes Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Landed and other Property Notes and Bills of ther Banks Rahances due from other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances the to the said Stock and Funded Debts of every description, excepting Notes, Bills, and Balances the to the said Sank	from citier Desires
TOTALS.	27,946 10 9 , 19,979 6 10 282,734 5 8	7,296,324 14 0 4,979,380 0 0 10 per cent. 124,130 0 0 3,425,000 0 0
AMOUNT.	2 s. d	f the Quarter ending the rs dividend, at the time of
LIA SILITIES.	Notes in Circulation Not bearing Interest Bills in Circulation Bearing Interest Balances due to other Banks Bearing Interest Isposite by the Not bearing Interest Crown Bearing Interest Bearing Interest	Amount of capital stock paid up at the close of the Quarter ending the 30th day of September, 1921

THE BANK OF VICTORIA LIMITED.

nsi	ves of Coin, Bullion, and Austral the Bank's liabilities—I5.865.	Tercentage the reser of a second
TOTALS.	£ 8, d. 390,581 4 6 1,192,487 1 8 1,592,618 6 2 35,572 5 10 47,681 12 11	10,625,476 17 2
AHOUNT,	231 686 1. d. 7. 886 1. 3. 7. 895 3. 3	: • :
ABBETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes Landed and other Property Notes and Bills of other Banks Amount of all debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Notes, Bills of Exchange, and all Stock and Notes, Bills, and Banks overy description, excepting Notes, Bills, and Balances due to the said Bank from other Bank	Total Amount of Assets
/ FOTALS.	£ 6,560 10 0 14,671 13 5 278,222 12 10 1,077,797 18 11 8,657,589 3 ●	E416,760 1,061,250 21,478,010 9 per cent, per annum 9 per cent, per annum 266,510 9 0 £645,845 10 3
AMOUNT.	6. d 6. d 6. d 6. d 6. d 6. 6. d.	Preference shares Cordinary chares Ordinary chares Ordinary Ordinary Christone .
LIABILITIES.	Notes in Circulation Not bearing Interest Bills in Circulation Not bearing Interest Balances due to other Baring Interest Deposits by the Not bearing Interest Deposits by other Not	Amount of empital stock paid up at the close of the { Preference abares Quarter ending the 30th day of September, 1921 { Ordinary-whares kate of the last dividend declared to the shareholders Ordinary Amount of the last dividend so declared Amount of the reserved profits, exclusive of auch dividend, at the time of declaring such dividend

THE ENGLISH, SCOTTISH, AND AUSTRALIAN BANK LIMITED (WITH WHICH IS AMAGAMATED THE LONDON BANK OF A INTERLIA LIMITED).

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asil Lui	reentages the reserves of Coin, Bullion, and Australia Votes bear to the Bank's liabilities, 15 543; or excluding Perpetual Inscribed Stocks. 13.133.			
TOTALS.	£ 3. d. 412,533 7 1 1,332,288 7 8 229,036 18 5 75,704 1 9 69,422 6 4	10 89 KA7 & 0	•	
AMOUNT.	408.977 5 7 }	•	•	
ASSRTS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes Landed and other Property Randed and other Property Randed and other Banks Balances due from other Banks Notes, Bills of Exchange, and all Stock and Funded Debts due to the Bank including Notes, Bills and Easter dearription, excepting Notes, Bills, and Easiance due to the said Runded Debts of every dearription, excepting Notes, Bills, and Easiance due to the said Easte from other Banks	Total Amount of Amets		
TOTALS.	2, 8, 6, 4, 1, 072,182, 9, 3, 25, 084, 15, 8, 43, 7, 9, 1, 612,454, 3, 5, 8, 022,677, 1, 10	11,168,327 17 11	1,319,887 10 0 10 per cent. per annum 62,795 0 0 1,311,371 15 10	
AMOUNT.	£ 6, d 89,899 (1 8) 11,822,545 3 2 8 4,406,733 10 7 8 3,615,943 11 3 8		ders	
LIABILITIES.	Perpetual Inscribed Stocke Interest Nates in Circulation—Not bearing Interest Bills in Circulation—Not bearing Interest Balances due to other Banks Deposite by the Not bearing Interest Crown Bearing Interest Peposite by other Not bearing Interest persons Bearing interest	Total Amount of Liabilities	Amount of the capital stock paid up at the close of the Quarter ending the 26th day of Saptember, 1921. Rate of the last dividend declared to the shareholders	

THE NATIONAL BANK OF AUSTRALASIA LIMITED (WITH WHICH IS AMALGAMATED THE COLONIAL BANK OF AUSTRALASIA LIMITED).

l'arrangement de la company de	AMOUNT. TOTALS. ABSEIS. AMOUNT. TOTALS.	## 23,972 12 4	ring the 30th day 2,000,000 0 0 Total Amount of Assets 14,538,661 4 11 at the time of 1 transfer at the time o
	LIABILITIES.	nteres est nteres est est nteres nteres	Amount of capital stock paid up at the close of the Quarter end of September, 1921 Rate of the last dividend declared to the shareholders Preferen Amount of the last dividend so declared

THE COMMERCIAL BANK OF AUSTRALIA LIMITED.

nail	Yercentage the reserves of Coin, Bullion, and Auntralia Percentage the reserves of the Billion, and Auntralia Motes bear to the Bank's liabilities—27.25.				
TOTALS.	£ 6. d. 2,234,731 3 11 6,764,182 10 1		8,998,913 14 0		
AMOUNT.	389,829 11 10) 889,01 11 10) 1844,010 16 8) 200,576 15 5 120,723 17 4 77,120 0 10	1			
ASSETS,	Coined Gold and Silver and other Coined Metals Gold and Silver in Bullion or Dars Landed and Colter Property Indeed and Colter Property Notes and Bills of other Banks Balances due from other Banks Notes, Bills of Exchange, and all Stock and Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills and Balances due to the said Bank from other Banks Total Amount of Assets				
TOTALS.	E 4 d. 5,571 13 10 13,499 4 7 10,866 13 9 939,830 0 2 7,229,782 11 5	8,199,650 3 9	2,117,350 0 0 219,164 7 6 4 per cent. 15 per cent. 42,347 0 0 11,013 11 6		
AMOUNT,	6,571 13 10 13,499 4 7 13,499 4 7 10,000,652 12 7 4,125,488 12 7 3,106,533 15 6		of the Preference Ordinary (Preference Ordinary Voldinary Voldinary Voldinary Voldinary Voldinary dividend, at time of		
LIABILITIES.	Notes in Greulation Not bearing Interest	Total Amount of Liabilities	Amount of the capital stock paid up at the close of the [Preference Quarter ending the 30th day of September, 1921		

THE ROYAL BANK OF AUSTRALIA LIMITED.

ST. TOTALS.	10 0) 743,168 13 1 16 7	8,680,540 15 8	. 1001 1 17 17 1	7, UOA, 100 11 A	
AMOUNT	£ 699,814 31,259 77,084 7.084	:		:	
ASSETS,	Australian Notes Coined Gold and Silver and other Coined Metals Coined Gold and Silver in Bars and Bullion Landed and other Property Notes and Bills of other Banks Balances due from other Banks Amount of all debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Finded Debts of every description, excepting Notes, Bills, and Balances due to the said	Bank from other Banks	,	Lotal Attitutur of Assets	
TOTALS.	£ 834 0 0 102,797 13 5 3 8 0 983,474 1 11 2,287,016 4 4	3,414;125 7 8	0 0 000'092	10 per cent, per annum	
AMOUNT.	£ 834 0 0 163.797 13 5 55.396 18 7 908.114 3 1,359,429 12 11 927,586 11 5	:	the Quarter ending the		dividend, at the time of
LIABILITIES,	Notes in Circulation Not bearing Interest Bills in Circulation Not bearing Interest Balances due to other Banks Deposite by the Not bearing Interest Deposite by the Not bearing Interest Deposite by the Swaring Interest Deposite by the Swaring Interest Deposite by the Swaring Interest Deposite by other Not bearing Interest Deposite by other Not bearing Interest Deposite by the Swaring Interest Deposite b	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter en 30th day of September, 1921	Rate of the last dividend declared to the shareholders.	Amount of the reserved profits, exclusive of such dividend, at the

THE BANK OF NEW ZEALAND.

1	nin, Bullion, and Australia.	of Co	Percentage the reserves Notes dear to the
TOTALS.	207,747 13 1 24,106 15 8 33 17 5 168,503 9 4	03,334 11 /	489,726 G 1
AMOUNT.	203,225 15 5 4,521 17 8	: ·	### ######################
ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Noise Landed and other Property Notes and Bills of other Banks Asslances due from other Banks Amount of all Debts due to the Bank including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills and Balances due to the said Bank Notes, Bills and Balances due to the said Bank	TOTAL OFFICE ASSURES	Total Amount of Assets 4 per cent. Guaranteed Stock Preference 'A' shares Preference '18" shares Ordinary shares
TOTALS.	£ s. d. 	146,925 3 7	3,904,988 10 6 2a, per share on preference "A " shares, 2a, per share on preference "B " shares equal to Ju per cent, for the year, and 2a, 8d, per share on ordinary shares, equal to 134 per cent, for the year the year
AMOUNT.	£ s. d. 1,971 7 2 99,696 8 6}	:	Quarter ending the 30th
LIABILITIES.	Notes in Circulation Not bearing Interest Bills in Circulation Not bearing Interest Balance due to other Basis Beance due to other Basis Deposits by the Not bearing Interest Crown Deposits by the Not bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Deposits Deform Deform	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 30th day of September, 1921 Rate of the last dividend declared to the shareholders

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	nsil.	Tercentage the reserves of Coin, Bullion, and Australia						
	TOTALS.	2, 145, 12, 10, 16,750, 3, 0, 1,667, 13, 10,		310,165 5 10				
THE PROPERTY OF THE PROPERTY O	AMOUNT.	1,988 12 6		Assets				
	ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in bars and Bullion Landed and other Property Notes and Bills of other Banks Amount of all debts due to the Bank including Notes, Bills of Servery and Silvery and Servery Gold Amount of all debts due to the Bank including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills and Balances due to the said Bank from other Banks	Total Amount of Assets					
,	TOTALS.	2,255 2 5	215,723 4 2	786,742 0 0 10 per cent. per annum 19,956 1 6 325,000 0 0				
	AMOUNT.	2,256 2 5 2,266 2 5 179,876 13 6 }	•:	Quarter ending the 30th ars—Ordinary dividend, at the time of				
	LIABILITIES.	Notes in Circulation Sot bearing Interest Bills in Circulation Sot bearing Interest Balances due to other Banks Deposits by the Not bearing Interest Coven Searing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Persons Bearing Interest	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 30th day of September, 1921 Rate of the last dividend declared to the shareholders—Ordinary	•			

THE BANK OF QUEENSLAND LIMITED.	
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pus '	 n, Bullion, Australian Notes, the Bank's lidail e'8neff,	l Coin	Percentage the reserves of		sedoM nailarta	A bna , no
TOTALS.	1,176 11 3		189,794 10 6		TOTALS.	£ 8. d. 627 17 4
AMOUNT.	113 g,	111,855 1 6 7	:		AMOUNT.	£ 8. d. 627 17 4
ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bullion or Bars Goah at Bankers Chash at Bankers Landed and other Perpetty Notes and Sils of other Banks Balances due from other Banks Amount of all feebts due to the Bank including Notes, Bils of Exchange, and all Stock and Funded delta of every description, excepting Notes, 1818, and Balances due to the said	Dank from Other Danks	Total Amount of Assets	THE BANK OF ADELAIDE.	A SSETTS.	Ooined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion
TOTALS.	8. d 101 5 8 133,902 4 7	134,003 9 10	1,300,00 <u>0</u> 0 0 7 per cent. 42,000 0 0 250,000 0 0	THE BAN	TOTALS.	न्द्रं ::: - दर
AMOUNT.	£ 8. d. 101 5 3 88,662 12 11 50,239 11 8	:	the Quarter ending the		AMOUNT.	s. d.
LIABILITIES.	Notes in Circulation Bearing Interest Bills in Circulation Bearing Interest Balances due to other Banks Boposits by the Not bearing Interest Deposits by the Not bearing Interest Deposits by other Rearing Interest Deposits by other Not bearing Interest Deposits by other Dearing Interest Deposits by other Dearing Interest Dearing	Total Amount of Liabilities	Amount of the capital stock paid up at the close of the Quarter ending the 30th day of September, 1921		LIABILITIES.	Notes in Circulation Not bearing Interest Searing Interest Searing Interest Not bearing Interest Not bea

TOTALS.	£ 8. d. 627 17 4 3,662 0 0	4,289 17 4 37,345 17 5 52,507 10	249,232 7 9	343,875 13 1
AMOUNT.	£ s. d. 627 17 4	111	ŧ	:
ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes	Lauded and other Property	Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	L Total Amount of Assets
TOTALS.			77,254 6 3	625,009 0 0 10 per cent. per annum 31,250 0 0 642,178 12 10
AMOUNT.	.£ s, d. 430 17 10	 53.265 3 0} 23,558 5 5}		Quarter ending the 26th
LIABILITIES.	ies in Circulation Not bearing Interest Bearing Interest Sin Circulation Not bearing Interest Rearing Interest	slances due to other Banks posits by the foot bearing Interest Crown Bearing Interest Parsons Bearing Interest Parsons Bearing Interest	Total Amount of Liabilities	mount of eapital stock paid up at the close of the Quarter ending the day of September, 1921. "The control of the last dividend declared to the shareholders

VICTORIAN RAILWAYS

VICTORIAN RAILWAYS COMMISSIONERS.

BY-LAW No. 256.

THE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers conferred in that behalf under the provisions of the Railways Acts, do hereby make the following By-law, and do hereby repeal so much of the provisions of all previous By-laws as conflict therewith:—

(a) Passenger Fares.

Imperial and Commonwealth Naval and Military Forces.

The fares to be charged for the conveyance of troops in parties of 250 and upwards shall be two-thirds of the ordinary fares.

(b) Goods Rates.

- (1) The rate to be charged for the carriage of hats and millinery in cases shall be Class "2" plus 50 per cent.
 - (2) Warrnambool Station and Pier.
- (a) The charges for the carriage of goods between Warrnambool station and the Pier shall be as follow:—

s. d.	.	d.
Agricultural machinery— Fish in baskets and boxes,		
N.O.S. per ton, measurement 2 9 if a special trip he required		
Cultivators and seed drills, the minimum charge per		
anch . 2 C		
Reapers and hinders each A & C. J. NOG		6
		9
	•	$1\frac{1}{2}$
		2
		9
boats and cheese cases, protor cars set up or in cases,		•
each 0 0½ each 4		6
Coar, loose, owners to load and Skins, in bales, not over		
unioau, subject to class 4 cwt. per hale o		9
weight millimitudes per ton 2 U Skins in bundles, per bundle 1		ž
Empty hogsheads and casks, Tallow, in casks, each 0		ĸ
each	•	9
Empty tallow pipes and lye Tallow, in pipes, each 1		
drums, each 0 5 Timber, owners to load and		2
		_
		0
		6
per basket 0 1 Wool in bags, each 0		14
Fish in boxes, per box $0.02\frac{1}{2}$ Wool and cotton, in bales and		-
fadges, each 0		9

(b) Goods carried between Warrnambool Pier and Dennington shall be charged the mileage rates between Warrnambool Station and Dennington with the following additional charges for carriage between Warrnambool Station and the Pier, viz.:—

						Per	r ton.
Ø	1					s.	d.
General				• •		 1	3
Coal (su	ibject to	class wei	ght minir	num) 🕟	•• .	 1	0
Sugar	• •	• •		1.		 1	3
Milk						 1	3
	Owner	rs to load	and unle	oad.			

(c) Goods carried between Warrnambool Pier and all stations other than Warrnambool and Dennington shall be charged the mileage rate between Warrnambool Station and such stations, with the following additional charges for carriage between Warrnambool Station and the Pier.

							w	
O1						8.	d.	
General cargo						2	9	
Coal (subject to	class	weight	minimums,	owners	to load			
and unload)						1	O,	

(d) Except where otherwise provided, the weight of goods for the journey between Warrnambool Station and Pier shall be computed at actual weight of 2,240 lbs., or measurement of 40 cubic feet to the ton, at the option of the Commissioners. These charges shall, except where otherwise provided, be subject to the following minimums :-

Up to 5 cwt., or 10 cubic feet Over 5 cwt. or 10 cubic feet, and up to 10 cwt., or 20 .. 1 5 cubic feet as one ton Over 10 cwt. or 20 cubic feet

3. (a) Gravel, metal, metal screenings (dry) rubble, stone dust, toppings, and spalls for city and town councils, shall be charged for under Class

less 10 per cent.

(b) Gravel, metal, metal screenings (dry), rubble, stone dust, toppings, and spalls for Borough and Shire Councils, Water Trusts, Country Roads Board, and the State Rivers and Water Supply Commission, consigned between stations within a radius of 20 miles of Melbourne, shall be charged for under Class "M", less 10 per cent.

(c) Gravel, metal, metal screenings (dry), rubble, stone dust, toppings, and spalls for consignees other than those specified in clauses (a) and (b) hereof

shall be charged for under Class " M ".

(d) The truck load minimums applicable to the classes of materials specified shall be 5 per cent. less than the carrying capacity of the class of truck used.

4. The special rates for the carriage of sand prescribed on page 138 of the Goods Rates Book (By-law 252) are hereby abolished and in lieu thereof this traffic shall be carried under Class "M" less 10 per cent., subject to truck load minimums of 5 per cent. less than the carrying capacity of the class of truck used.

(c) Live Stock Rates (Stores).

- (1) Store sheep, cattle and horses forwarded for stocking country or for grazing for, in either case, not less than eight weeks after arrival at the destination station may, at the option of the Victorian Railways Commissioners, hereinafter referred to as the Commissioners, and subject to the missioners, nerematter referred to as the commissioners, and subject to the conditions prescribed hereunder, and to the conditions of any by-law or by-laws of the Commissioners relating to the carriage of live stock in force when the same are forwarded for stocking country or for grazing as aforesaid, be carried at the following rates :-
 - 61d. per truck per mile, minimum twenty trucks, minimum distance 150 miles, or if cheaper three-fourths the full mileage rates for the actual number of trucks consigned and for the actual distance carried.
- (2) The reduced rates specified in clause (1) will not apply to live stock consigned to and unloaded at Newmarket, the Abattoirs, or to any station within a radius of 30 miles of Melbourne, or to any station within a radius of 20 miles of Ballarat or Bendigo.

Full terminal charges will be enforced in all cases.

- (3) The reduced rates specified in clause (1) will, subject to the authority of the Commissioners' Live Stock Agent being first had and obtained, be charged in the first instance in respect of store sheep, cattle and horses when conveyed on the "Down" journey or from one line to another comprising both "Up" and "Down" journey.
- (4) Store sheep, cattle and horses conveyed on the "Up" journey will be charged full rates in the first instance, and such rates must be paid whether debited to an authorized credit account or not, before an application for rebate will be entertained.
- (5) To obtain the benefit of the reduced rates specified in Clause (1) a declaration in the form (G.F. 18B) prescribed in the First Schedule hereto must be lodged with the Commissioners' Live Stock Agent, Spencer-street, Melbourne, when the trucks are ordered for the conveyance of the stock, and subsequently application for rebate must be made in the form (G.F. 18c) prescribed in the Second Schedule hereto, which must be lodged with the Commissioners' Live Stock Agent, Spencer-street, Melbourne, within twelve weeks after the date of conveyance of the stock, otherwise the Commissioners, apart from any other option, will not allow any rebate.
- (6) The application for rebate in the form prescribed must be made personally by the owner of the stock.
- (7) No rebate will be allowed in respect of any store sheep, cattle or horses conveyed to another place which are slaughtered, sold, or offered for sale within eight weeks after arrival at the destination station.
- (8) No rebate will be allowed on store sheep, cattle or horses forwarded for sale.

G.F. 18B.

To the Victorian Railways Commissioners.

- (9) The Commissioners reserve the right to refuse to accept live stock for conveyance at reduced rates to stations serving places at which live stock markets are held.
- (10) Store sheep, cattle or horses means sheep, cattle or horses in poor condition conveyed by rail, in respect of which, in the opinion of the Commissioners' Live Stock Agent, it is necessary for their preservation or fattening that they be removed to another place for grazing.
- (11) Stallions, working horses, bulls, working bullocks, milking cows, rams and pigs will not be carried at store rates.

FIRST SCHEDULE.

VICTORIAN RAILWAYS.

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- 10120 0	rectaration p	ounishable for w		ւաբեր Ի	erjury.			
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		A Justice of the	ne Peace for	the	Victoria	Bailiv	vick o	the State of
	* Here	insert "stocking	country" or	grazin	g" as th	s case ma	y be.	
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		13.1	ECOND SCH	EDU	LE.			
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To the V	ictorian Ra	ilways Commiss	TORIAN RAI	LWAYS	5.			
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n the St	ate of Victor	ria (occupation).	***************	01 (8	idaress).	••••••••••••••••••••••••••••••••••••••	•••••	
upply for	s rebate or	the charges ma		• • • • • • • •		cattle	```````	
ollowing		r rue charges ma	ide for the co	nveys	ince of -	horses sheep	84 s i	et out in the
Date of	Way-bill		24.44					
Convey-	No. (to be inserted by the S.M.).	Name of Consignor.	Station Consigned from.	Na Con	me of signee.	Statio White Consig	n to ch	Number of Head of Live Stock.
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umber of Trucks.	Rate per Truck at which	Amount Charged.	Reduced I	late	Amor	int at	Amau	4.47
	Charged.	£ 4. d.	per True Applied i	or.	Appli	ed for.	Amou	nt of Rebate.
		z z, d,			£	s. d.	£	z. d.
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SECOND SCHEDULE-continued.

I, the above-named*	, do solemnly and
sincerely declare that the	{cattle horses enumerated above were sheep }
tors stools and were used fort	for not less than
eight weeks after arrival at	Railway Station, and that they
were the sole property ofand were not slaughtered, or offered for	or sale, or sold during that time.
And I make this solemn declaration by virtue of the provisions of an Act of a false declaration punishable for wilfi	n conscientiously believing the same to be true, and of Parliament of Victoria rendering persons making al and corrupt perjury.
· Signa	ture(Owner of Stock).
Declared at	in the State of Victoria, this
day of	before me,a Justice of the
Peace for theB	ailiwick of the State of Victoria.
Melbourne, within four weeks after the destination station, otherwise sentertained.	led to the Live Stock Agent, Railway Buildings, ne expiration of the eight weeks after unloading at ubsequent application for allowance will not be
• Here insert name. + Here insert	"stocking country" or "grazing" as the case may be.
The amount due to me for rebate	as set out in the above application is to be paid
to	at
Signature	(Owner of Stock).
The provisions of this By-la- first day of November, 1921.	w shall become effective as on and from the
missioners was affixed here of our Lord One thousand n	ommon seal of the Victorian Railways Com- to this eleventh day of October, in the year tine hundred and twenty-one, in the presence
of— (SEAL)	HAROLD W. CLAPP, C. MISCAMBLE, W. M. SHANNON, Commissioners.

Confirmed by the Governor in Council, 2nd November, 1921.

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

6 George V. No. 2611, Section 76. 6 George V. No. 2741, Section 31.

NOTICE.

RULE to administer the estate of each of the undermen-A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 483 Collins-street, Melbourne, on or before the 19th December, 1921, or they may be excluded from the distribution of the estate when the assets are being distributed to

EDWARD MARINER ANDREWS, late of No. 19 Caroline-street, South Yarra, driver and returned soldier, died 18th April, 1921, intestate.

CLAUDE RONALD BANTOCK, late of No. 157 Exhibition-street, Melbourne, actor, died 23rd June, 1921, intestate.

JOSHUA JOSEPH BENTLEY, otherwise Joseph Bentley (with the will annexed), late of Salvation Army Home, Melbourne, currier, died 10th October, 1921.

MARY BLANCHFIELD, late of No. 2 Bath-street, St. Kilda, spinster, died 10th September, 1921, intestate.

JOHN BOYLE, late of 32 Thistle-street, Brunswick, engineer, formerly seaman, died 10th September, 1921, intestate.

THOMAS CAHILL, late of No. 49 St. George's-road, North Fitzroy, of no occupation, died 16th August, 1921, intestate.

PERCY GEORGE COLE, late of Prince Alfred Hospital, Sydney, New South Wales, returned soldier, and formerly of No. 19 Regent-street, Prahan, boot clicker, died 12th February, 1921, intestate.

19 Regent-street, Prahin, boot cheker, died 12th February, 1921, intestate.

JOHN CURTIS, late of 153 Franklin-street, Melbourne, labourer, died 4th October, 1921, intestate.

WILLIAM HERRY DOUGLAS, late of Rushworth, old-age pensioner, died 9th September, 1921, intestate.

JAMES DWYER, late of Boigbeat, Sea Lake, old-age pensioner, died 8th May, 1921, intestate.

DANIEL FLYNN, late of Nowie, near Ultima, farm labourer, died 22nd April, 1921, intestate.

EDWARD HINES, late of Bochara, near Hamilton, old-age pensioner, died 6th September, 1921, intestate.

Lewis Hutchinson (with the will annexed), late of A.I.F. abroad, soldier, formerly farmer, died 11th August, 1915.

ALICE AGNES JAGO, late of No. 423 Sydney-road, Brunswick, married woman, died 5th October, 1921, intestate.

JOHN ANDREW KIRWAN, late of Queensberry-street. West Melbourne, and formerly of Iona, storekeeper, died 22nd August, 1921, intestate.

Patriok Lynch, late of Malvern House, Malvern, fishmonger, died 28th September, 1921, intestate.

MICHAEL MALONS, late of No. 203 Latrobe-street, labourer, died 7th June, 1921, intestate.

Annie Bella McGivern, late of Dorset-road, Croydon, married woman, died 6th September, 1921, intestate.

JOHN IMCLEAN, late of Hospital for Insane, Mont Park, formerly of 476 Albert-street, East Melbourne, agent, died 8th August, 1921, intestate.

Timorthy O'Sullivan, late of 28 Little Curzon-street, North Melbourne, dealer, died 25th May, 1921, intestate.

August, William Peterson, otherwise Gustaff William Peterson, late of Stony Point, fisherman, died 4th October, 1921, intestate.

Robert Balderson Phillips, late of Concongella, viñ Stawell, farmer, died 23rd May, 1921, intestate.

1921, intestate.
ROBERT BADERSON PHILLIPS, late of Concongella, via
Stawell, farmer, died 23rd May, 1921, intestate.
SAMUEL PRICE, late of Warrenbayne, old-age pensioner, died
27th July, 1921, intestate.
JOHN ALBERT SMITH (with the will annexed), late of A.I.F.
abroad, soldier, formerly of No. 34 Napier-street, Fitzroy,
painter, died 1st October, 1918.
MABBL ADELAIDE WATKINS, late of No. 1 Duke-street, Burnley, married woman, died 18th April, 1921, intestate.
FREDERICK WILLIAM WEST, late of No. 22 South-terrace,
CLISTON Hill, engineer, died 10th August, 1921, intestate.
CLARISSA MAUD WILKINSON, late of Airdale, High-street,
Armadale, widow, died 21st September, 1921, intestate.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons.

Melbourne, 4th October, 1921.

P ARTICULARS of the Estates of Deceased Persons which the Curator has been appointed to administer during the past Month, October, 1921. 1921.

No.	Name of Deccased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Esti- mated Value of Estate.	Date of Death.
1	Ainslie, Robert	Newstead	Scotland	21, 10, 1921	£ s. d. 10 0 9	Between 11th and 14th June, 1921
2	Andrews, Edward Mariner	19 Caroline-street, South Yarra	England	14,10,21	87 4 8	18.4.1921
3	Bantock, Claude Ronald	157 Exhibition-street, Melbourne	England	28, 10, 1921	125 9 5	23, 6, 1921
4	*Bentley, Joshua Joseph	Salvation Army Homes, Melbourne	None	28.10.1921	150 5 10	10, 10, 1921
5	Blanchfield, Mary	2 Bath-street, St. Kilda	Ireland	21,10,1921	86 9 0	10.9.1921
6	Boyle, John	32 Thistle-street, Brunswick	Scotland	21.10.1921	344 13 11	10.9.1921
7	Burgess, John Howlett	288 Victoria-street, West Brunswick	Unknown	7.10.1921	22 14 0	23.9.1921
.8	Cahill, Thomas	49 St. George's-road, North Fitzroy	Ireland	28.10.1921	90 8 7	16.8.1921
9	*Columb, David Sutherland		Unknown	28.10.1921	104 18 0	5, 2, 1921
10	Coory, Misihye	Niha, Liban, Syria	Syria	28, 10, 1921	200 0 0	21,6,1914
ii	Curtis, John	153 Franklin-street, Melbourne	Unknown	28.10.1921	162 0 5	4.10.1921
12	Douglas, Wm. Henry	Rushworth:	England	21.10.1921	74 5 11	9.9.1921
13	Dwyer, James	Boigheat, Sea Lake	Ireland	21.10.1921	10 3 0	8.5.1921
14	Flynn, Daniel	Nowie, near Ultima	Ireland	21, 10, 1921	10 6 6	22.4.1921
15	Hines, Edward '	Bochara	England	28, 10, 1921	34 11 1	6,9,1921
16	Hudson, Stanley	254 Queen-street, Melbourne	England	28.10.1921	20 8 6	27.8.1911
17	*Hutchinson, Lewis	A.I.F., Abroad	None	14, 10, 1921	76 6 11	11.8.1915
18	Ireland, Adelaide Elizabeth	22 Schild-street, Yarraville	None	7.10.1921	48 15 2	14.9.1921
19	Jago, Alice Agnes	423 Sydney-road, Brunswick	None	21,10,1921	537 4 5	5.10.1921
20	*James, Catherine Mary !	Beech-street, East Malvern	Unknown	14, 10, 1921	4,465 8 0	8.4.1921
21	Kirwan, John Andrew	Queensberry-street, West Melbourne, for- merly of Iona	None	21,10,1921	76 0 0	22.8.1921
22	Lynch, Patrick	Malvern House, Malvern	None	28, 10, 1921	167 6 1	28.9.1921
23	Malone, Michael	203 Latrobe-street, Melbourne	Ireland	14, 10, 1921	42 1 3	7.6.1921
$\frac{23}{24}$	McGivern, Annie Bella	Dorset-road, Croydon	None	14.10.1921	193 19 6	6,9,1921
25	McLean, John	Hospital for Insane, Mont Park, formerly	None	21, 10, 1921	31 2 2	8.8.1921
, 20	inconcern, comme	476 Albert-street, East Melbourne				1
26	Napier, Mary Blanche	412 George-street, Fitzroy	England	28, 10, 1921	10 0 0	12.10.1921
27	O'Sullivan, Timothy	28 Little Curzon-street, North Melbourne	Unknown	28, 10, 1921	55 18 5	25.5.1921
28	Pari, Henry Thomas	Tarwin Lower	None	7.10.1921	41 11 2	26.9.1921
29	Peterson, Augusta Wm., otherwise Gustaff Wm.	Stony Point	Sweden	28.10.1921	63 0 0	4,10,1921
30	Phillips, Robert Balderson	Concongella, viû Stawell	None	14.10.1921	23 0 0	23.5,1921
30 31	Price, Samuel	Warrenbayne	England	14.10.1921	29 4 0	27.7.1921
32	Rich, Arthur	Echuca	England	14,10,1921	170 1 7	9.3.1920
33	Roberts, James	Matlock	None	7.10.1921	804 4 11	2.9.1921
34	*Smith, John Albert	A.I.F., Abroad, formerly 34 Napier-street,		14,10,1921	30 5 7	1.10.1918
. 3 ±	Jimini, com mocre	Fitzroy]		
35	Soper, Jack	46 Alma-terrace, Newport	None	21.10.1921	40 17 11	13.8.1921
36	Tooth, Bernard Grantham	173 Westgarth-street, Northcote	None	21.10.1921	27 10 0	26.7.1919
' 37	Warren, Richard	Rokewood	None	7.10.1921	13 0 0	5.9.1921
38	Watkins, Mabel Adelaide	1 Duke-street, Burnley	None	14.10.1921	43 17 6	18.4.1921
39	West, Frederick Wm	22 South-terrace, Clifton Hill	None	21,10,1921		10.8,1921
40	Wilkinson, Clarissa Maud	" Airdale," High-street, Armadale	Unknown	21,10,1921	495 0 0	21.9.1921
		t	1	l	<u> </u>	<u>l</u>

With the will annexed.

Dated at Melbourne this 7th day of November, 1921.

WALTER B. HOUSE, Curator of Estates of Deceased Persons.

MELBOURNE AND METROPOLITAN BOARD OF WORKS. GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage area hereinafter described, doth hereby declare that on and after the 3rd day of December, 1921, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1915.

The Sewerage Area hereinbefore referred to is-

SEWERAGE AREA No. 503.

Borough of Oakleigh.—Starting at a point in Warragulroad opposite the southern boundary of "Thanet," Warragulroad: thence westerly along the southern boundary of "Thanet," a line and a fence southerly along the eastern boundaries of properties on the east side of Normanby-street, westerly along the northern boundaries of properties on the north side of Dallas-avenue, southerly along Canterbury-street, westerly along Dallas-avenue, northerly along the western boundaries of properties on the west side of Canterbury-street, westerly along the southern boundary of "Norwich," Canterbury-street, northerly along Darling-street, westerly along the southern boundary of Darling-street, westerly along the southern boundary of 10t 60, Darling-street,

northerly along the western boundaries of lots 60 to 55, Darling-street, westerly along Barkly-street, northerly along Hotham-street, westerly along the southern boundary of lot 13, Hotham-street, northerly along the western boundaries of properties on the west side of Hotham-street and the western boundary of lot 5, Kangaroo-road, north-westerly along Kangaroo-road, north-easterly and easterly along the abandoned Rosstown railway, north-easterly by a line across the Gippsland railway and the western boundary of lot 233, Willesden-road, westerly along Willesden-road, generally northerly along the western boundary of lot 66, Willesden-road, the western boundary of lot 4, Neering-road, easterly along Neerim-road, northerly by a line across Dandenong-road to the municipal boundary of the city of Malvern and the borough of Oakleigh, easterly following said municipal boundary along Dandenong-road, southerly along Warrragul-road, easterly, southerly, and westerly along the boundaries of State School No. 1601 and the recreation reserve, and southerly along Warragul-road to the starting point in Warragul-road opposite the southern boundary of "Thanet."

By order of the Board,

GEO. A. GIBBS, Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne, 2nd November, 1921.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDER-MENTIONED STREETS, AND THE PRIVATE STREETS, LANES, COURTS, AND ALLEYS OPENING THERETO.

THE main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 10th December, 1921 next, to cause a proper pipe and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

GEO. A. GIBBS, Secretary.

Melbourne, 2nd November, 1921.

STREET AND POSITION.

Brunswick.

Irvine-crescent, from a point about $3\frac{1}{2}$ chains west of Forbes-street further westwards 13 chains.

Caulfield.

Garrell-street, from Glen Eira-road northwards 71 chains.

· Coburg.

Lake-grove, from Bridge-road northwards 5 chains. Kyle-street, from Booth-street northwards 7½ chains. Benson-street, from Walsh-street to Edward-street. Edward-street, from Benson-street to Cash-street. Cash-street, from Edward-street southwards 3½ chains.

Northcote.

Roberts-street, from Green-street westwards 53 chains.

Preston.

Olive-street, from Edwardes-street southwards 154 chains. Mount-street, from Bell-street northwards 114 chains.

Sandringham.

Balcombe-road, from Bluff-road eastwards 394 chains. First-street, from Ebden-avenue eastwards 30½ chains. Second-street, from Ebden-avenue eastwards 25½ chains, Bluff-road, from Glenmore-crescent to Ardoyne-street. Bluff-road, from Balcombe-road northwards 41 chains. Ardoyne-street, from Bluff-road eastwards 29 chains.

Werribee.

Loch-street (Yarraville), from Somerville-road southwards 7 chains.

SHIRE OF POOWONG AND JEETHO.

ROAD DEVIATION-ARMSTRONG'S OUTLET.

Order Confirmed.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915, the Council of the Shire of Poowong and Jeetho doth hereby order that the land hereinafter described, which has been taken, purchased, and acquired by it, shall be a public highway from and after the date of publication of this order in the Government Gazette:—

All that piece of land, being part of Crown allotment 47A, parish of Jumbunna East, county of Mornington, commencing at a point on the eastern boundary of the said Crown allotment S. 0 deg. 45 min. E. 1.138 links from the north-east corner of the said Crown Allotment: thence bounded by lines bearing south 34 deg 27 min. west 951 links, south 13 deg. 42 min. west 884 links, south 51 deg. 5 min. west 83.5 links, north 64 deg. 42 min. west 382 links, south 60 deg. 45 min. west 576 links, south 78 deg. 1 min. west 292 links, north 48 deg. 54 min. west 329.5 links, south 78 deg. 37 min. west 228.5 links, south 69 deg. 10 min. east 187.6 links, north 78 deg. 37 min. east 20.5 links, south 48 deg. 54 min. east 20.5 links, south 48 deg. 54 min. east 330 links, north 78 deg. 1 min. east 357 links, north 60 deg. 45 min. east 540 links, south 64 deg. 42 min. east 393 links, north 51 deg. 5 min. east 180 links, north 13 deg. 42 min. east 900 links, north 34 deg. 27 min. cast 964.6 links, north 0 deg. 43 min. west 31.7 links, south 89 deg. 17 min. west 100 links to the commencing point.

And declares that the lastly-described road shall be in lieu of the pieces of land being parts of the existing Government roads as hereinafter described:—

roads as hereinafter described:—
All that piece of land being part of the existing Government road bounded by Grown allotment 47c and 47a, parish of Jumbunna East, on the north, and Grown allotment 7, parish of Kongwak, on the south, commencing at the south-west angle of Crown allotment 47c; thence bounded by lines bearing north 89 deg. 8 min. east 1.166 links, south 30 deg. 55 min. west 117.7 links, south 89 deg. 8 min. west 1.104 links, north 0 deg. 52 min. west 100 links to the commencing point.

Also all that piece of land being part of an existing Government road bounded on the north by Crown allotment 47A, on the east and north by Crown allotment 48A, parish of Jumbunna East, on the south and west by Crown allotment 7.

parish of Kongwak, commencing at the south-east angle of Crown allotment 48A, parish of Jumbunna East; thence bounded by lines bearing south 1 deg. 3 min. east 100 links, south 89 deg. 8 min. west 1,139 links, north 0 deg. 52 min. west 1,635 links, south 89 deg. 8 min. west 2,839.3 links, north 30 deg. 55 min. east 117.7 links, north 89 deg. 8 min. east 2,877.3 links, south 0 deg. 52 min. east 1,634 links, north 89 deg. 8 min. east 1,038 links to the commencing point.

The common seal of the President, Councillors, and Rate-payers of the Shire of Poowong and Jeetho was affixed hereto in the presence of—

(SEAL)

FRANK E. KURRLE, President. W. II. C. HOLMES, Councillor.
J. A. CHAPMAN, Councillor.
F. P. HUNGERFORD, Secretary.

Dated this 19th day of September, 1921..

Confirmed by the Governor in Council, the 2nd day of November, 1921.

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

Water Act 1915 (No. 2747).—Fifth Schedule. STATE RIVERS AND WATER SUPPLY COMMISSION.

FRANKSTON URBAN DISTRICT.

N OTICE to owners of tenements in the undermentioned streets and roads in the township of Frankston, and the private streets, lanes, courts, and alleys opening thereto:-

Davey-street, from Wedge-street to Baxter-street; Hastings-road, from Baxter-street to eastern boundary of Claremont-street.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 9th day of December next, to cause a proper pipe and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM, CATTANACII, Chairman, State Rivers and Water Supply Commission. Melbourne, 4th November, 1921.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1116.—GENERAL RATE.—WERRIBEE 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:—

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

1. A general rate of Twenty-four pence in the pound of the rateable value of all lands within the Werribee 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Werribee.

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.

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 9th day of September, 1918, and adopted by the said Commission on the 9th day of September, 1918, shall be deemed and taken to be the ratcable 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 24th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 29th day of October, 1921, in the present in the presence of-

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

Approved by the Governor in Council, the 2nd day of November, 1921.

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

STATE RIVERS AND WATER SUPPLY COMMISSION By-law No. 1053.—General Rate.—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:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers on owners of all lands within the Cohuna 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-

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

(2) Of all lands in the Second Division, comprising part of allotment 9 of section E, containing 44 acres, being the holding of C. L. King; part of allotment 9 of section E, containing 11 acres, being the holding of Federal Milk Pty. Ltd.; and part allotment 1. of section E, containing 22 acres, being the holding of C. L. King, all in the parish of Cohuna; part of allotment 30 of section 2, containing 1 acre, being the holding of Alexancer Smith, in the parish of Gunbower West—a rate of Twelvepen e in the pound of the rateable value of such lands.

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

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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Cohuna.

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 respect of the Cohuna Irrigation and Water Supply District, 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 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 rade by the State Rivers and

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of July, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1054.—GENERAL RATE.—GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following 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 Gannawarra Irrigation and Water Supply District, except within any Urban Thirties thereof gation and water Division thereof:—

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

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

 (2) Of all lands in the Second Division, comprising allotment 1 of section A in the parish of Cohuna; and allotment 78s, in the parish of Gannawarra—a rate of Twelvepence in the pound of the rateable value of such lands.

of such lands.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Cohuna.

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 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 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 18th day of July, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1055.—GENERAL RATE.—KOONDROOK IRRIGATION AND WATER SUPPLY DISTRICT.

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

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 Koondrook Irrigation and Water Supply District, except within any Urban Division thereof :-

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

- (1) Of all lands in the First Division, comprising all
- Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
 Of all lands in the Second Division, comprising four thousand five hundred and ninety-three acres, and known as the Benwell and Guttram Reserve, and allotments 17 and 33n of section D, and allotments 1, 9, 20, and 21 of no section, in the parish of Murrabit—a rate of Twelvepence 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Kerang.

- mission, at Kerang.

 3. Such person or persons as the said Commission may from time to time appoint for that purpose shalf 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 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 lands, unless altered or amended as provided by the Water Act 1915, and if 60 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 18th day of July, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1057.—General Rate.—Merbein 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:—

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

1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Merbein 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 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 1st day of July, 1921, and ending with the 30th day of June, 1922, and shall be payable on the 11th day of November, 1921, at the office of the said Commission, at Merbein

at Merbein

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

hereby authorized to demand, receive, collect, and recover one 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 22nd day of July, 1916, and adopted by the said Commission on the 24th day of July, 1916, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 21st day of July, 1917, and adopted by the said Commission on the 23rd day of July, 1917, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 29th day of July, 1918, and adopted by the said Commission on the 29th day of July, 1918, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 26th day of July, 1919, and adopted by the said Commission on the 28th day of July, 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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of July, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 1058.—General Rate.— Nyah Waterworks District.

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. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Nyah 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 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 1st day of July, 1021, and ending with the 30th day of June, 1922, and shall be payable on the 11th day of November, 1921, at the office of the said Commission, at Nyah.

Nysh.

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.

aid 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 22nd day of July, 1916, and adopted by the said Commission on the 24th day of July, 1916, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 6th day of July, 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 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 18th day of July, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WA'TER SUPPLY COMMISSION. BY-LAW NO. 1061.—GENERAL RATE.—CARWARP 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 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 Carwarp 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-

(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 Melburne, and authenticated copies of which are also

lodged at the Post Office at Yatpool, and the Post office at the Post Office at Yatpool, and the Post
Office at Carwarp—a rate of Forty-six pence in the
pound of the rateable value of such lands, with a
minimum amount of rate in respect of such lands of
Ten pounds thirteen shillings and fourpence 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 Twenty-three 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 Eleven 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the cleventh day of November, 1921, at the office of the said Commission, at Merbein.

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 Alfred Stephen Kenyon, valuer, returned on the 15th day of August, 1916, and adopted by the said Commission on the 28th day of August, 1916, 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 12th day of August. 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1062.—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 of persons dwelling upon such lands and for watering cattle 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 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-six pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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 nforesaid plan—a rate of Thirteenpence 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.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, 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

are nerepy authorized to demand, receive, consect, 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, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 28th day of October, 1920, and adopted by the said Commission on the 1st day of November, 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. valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 12th day of August.

1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, 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. 1063.—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—

- 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 Swan Hill, the Post Office at Goschen, the Post Office at Ultima, and the Post Office at Lalbert—a rate of Thirty-four pence in the present of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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.
 Of all lands in the Second D vision, as shown coloured
- (2) Of all lands in the Second D vision, as shown coloured green on the aforesaid plan—a rate of Seventeenpence 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 Eight 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921; 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.
- 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, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 28th day of October, 1920, and adopted by the said Commission on the 1st day of November, 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 12th day of August. 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of in the presence of-

WM, CATTANACH, Chairman.

.(SEAL)

J. S. DETFIRIDGE, Commissioner, E. SHAW, Commissioner,

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1063a.—General Rate.—Tyntynder 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:—

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 Tyntynder Waterworks District, except within any Urban District thereof:—

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

- (1) Of all lands in the First Division, as shown coloured 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 offices of the Commission at Swam Hill and Nyah, and the Post Office at Waitchie—a rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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 Seventy 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 Tenpence 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Nyah.

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 9th day of September, 1916, and adopted by the said Commission on the 11th day of September, 1916, 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 12th day of August, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY LAW NO. 1064.—GENERAL RATE.—SHEPPARTON 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:—

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

1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Shepparton Irrigation and Water Supply District, except within any Urban Division 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Shepparton.

3. Such person or persons as the said Commission may from

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

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 J. A. Carey, valuer, returned

on the 29th day of August, 1916, and adopted by the said Commission on the 4th day of September, 1916, and in the supplementary valuation made by the said J. A. Carey, valuer, returned on the 21st day of August, 1919, and adopted by the said Commission on the 25th day of August, 1919, and in the supplementary valuation made by the said J. A. Carey, valuer, returned on the 28th day of August, 1920, and adopted by the said Commission on the 6th 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 29th day of August, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

WM. CATTANACH, Chairman.

J. S. DETHRIDGE, Commissioner.

E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1117.—GENERAL RATE.—BIRCHIP WATERWORKS DISTRICT.

DISTRIOT.

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—

- (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-eight pence in the pound of the rateable value of such lands, with the minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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 Fourteenpence 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 Sevenpence 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission at Birchius. eleventh day of Nov mission, 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 31st day of October, 1521, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 1118.—GENERAL RATE.—SEA LAKE WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pur-auance 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-

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 Thirty-two pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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.
 Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Sixteenpence in the pound of the rateable value of such lands.
 Of all lands in the Third Division, as shown coloured fands.

- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Eightpence 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, 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.

- 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 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1119.—General Rate,—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 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—

- 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 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 Forty pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thriteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sun 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 Twenty 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 Tenper in the pound of the rateable value of such lands.

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2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June. 1922, and shall be payable on the eleventh day of November, 1921, 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
- 4. For making and levying such rave 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. 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1120.—GENERAL RATE.—UPPER 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 Ey-law following:—

- 1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion. tinued and carried to completion.
- 2. 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 Upper Western Wimmern 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---

- (1) Of all lands in the First Division, as shown coloured 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 Horsham, the office of the Municipality of Borung at Warrack-nabeal, the office of the Municipality of Dimboola at Jeparit, the Post Office at Brim, and the Post Office at Willenabrina—a rate of Eighteenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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.
- or less area.
 (2) Of all lands in the Second Division, as shown coloured
- green on the aforesaid plan—a rate of Ninepence 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 Four and one-half pence in the pound of the rateable value of such lands.
- 3. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth cay of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Horsham.
- 4. 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.
- 5. 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 29th day of August 1921, and adopted by the said Commission on the 10th day of October, 1921, 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 31st day of October, 1921, and the common seal of the said Commission was hereinto affixed the 7th day of November, 1921, in the present in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1121.—General Rate.—Upper 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. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation: or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or husiness Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. 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 Upper Wimmera United Waterworks District, except within any Urban District thereof:—

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—

- (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 Meland lodged at the office of such Commission at Melbourne, and authenticated copies of which are also 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 Post Office at Bargerang North, the Post Office at Brim, and the Post Office at Watchem, a rate of Eighteenpence in the pound of the rateable value of such lands, with a mininum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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 Ninepence 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 Four 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

- 3. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission of November of Novembe

eleventh day of Movember, 1921, at the onice of the said Commission, at Murtoa.

4. 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

are hereby authorized to demand, receive, collect, and recover the said rate.

5. 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 6th day of October, 1921, and adopted by the said Commission on the 10th day of October, 1921, 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. out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1122.—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—

- (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 dodged 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-eight pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence 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 Fourteenpence 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 Sevenpence 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

(SEAL) WM. CAT'

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1123.—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. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. 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, 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—

- (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 Horsham, at Horsham, the Post Office at Brimpaen, the Post Office at Dimboola, the Post Office at Jung Jung, the Post Office at Murra Wurra, and the Post Office at Natinuk—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
- o lands

(SEAL)

- (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.
- 3. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Horsham.
- 4. 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.
- 5. 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 29th day of August. 1921, and adopted by the said Commission on the 10th day of October, 1921, shall be deemed and taken to be the rateable value of such lands unless attered 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1124.—GENERAL RATE.—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. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. 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

For the suppply of water for the comestic 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 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 Murtoa, 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 Donald, the office of the Municipality of Dunmunkle at Rupanyup, the Post Office at Areegra, the Post Office at Minyip, and the Post Office at Banyena—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 Sevennence

(2) Of all lands in the Second Livision, 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 pourd of the rateable value of such lands.

3. Such rate is made and shall be levied for the year beginning with the first day of Ju y, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Murtoa.

4. Such parson or parsons as the said Commission.

4. 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.

the said rate.

5. 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 6th day of October, 1921, and adopted by the said Commission on the 10th day of October, 1921, 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 31st day of October, 1921, and the common sea. of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1125.—General Rate.—Walpeup East. 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 Walpeup East 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-

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and ex-cluding all lands set out and described hereunder
- cluding all lands set out and described hereunder comprised within the Seco.ad Division—a rate of Ninepence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, comprising allotments 2, 3, 4, 6, 6A, 7, 8, 8A, 9, 9A, 10, 11, 13, 15, 16, 17, 21, 22, 23, 24 25, 20, 28, 30, 32, 33, 38, and 43 of the parish of Paignie; allotments 2, 3, 4, 5, 7, 8, 10, 11, 13, 13A, 14, 15, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 33, 34, 36, 37, 38, 39, 45, 46, 49, 50, 51, 52, 52A, 53, 54, 55, 56, 57, 58, 61, 62, and 64 of the parish of Walpeup; allotments 1, 2, 5, and 8 of the parish of Nulkwyne; allotments 1, 2, 4, 5, 7, 8, 9, 12, 15, 18, 19, 20, 21, 22, 23, 24, 26, 27, 28, 29, 30, 32, 33, 34, 35, 37, 41, 42, 43, 45, 47, 48, 50, 51, 53, 54, 56, 60, 61, and 62 of the parish of Tiegal; allotments 1, 2, 3, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 26, 27, 28, 32, 37, 39, 40, 42, 45, 37A,

46, 56, and 58 of the parish of Timberoo; allotments 1, 4, 7, 8, 9, 14, 15, 17, 18, and 19 of the parish of Kia; allotments 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 31, 32, 33, 37, 38, 39, 40, 41, 42, 44, 46, 47, and 48 of the parish of Ouyen; allotments 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 14, 16, 18, 24, 25, 26, 29, 30, 32, 32A, 33, 35, 39, 56, and 57 of the parish of Boulka; allotment 30 of the parish of Mittyan; allotments 1, 3, 4, 8, 9, 10, and 11 of the parish of Burnell; allotments 1, 2, 3, 8, 10, 11, 18, 19, 21, 22, and 23 of the parish of Boorongie; allotments 25, 42, 43, 65, 70, 88, and 88a of the parish of Pirro; and allotments 3, 5, 6, 13, and 15 of the parish of Woornack; and allotment 1 of the parish of Patchewollock—a rate of Four and one-half pence in the pound of the rateable value of such lands. rateable value of such lands.

.2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Ouyen.

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 Alfred Stephen Kenyon, valuer, returned on the 16th day of September, 1918, and adopted by the said Commission on the 16th 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 31st day of October, 1921, and the common scal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1126.—General Rate.—Walpeup West 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 occu-piers or owners of all lands within the Walpeup West 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-

persons dwelling upon such lands, and for watering cattle 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—a rate of Sevenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Three pounds six shillings and eightpence 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, comprising allotments 2, 5, 9, 10, 11, 12, 13, 15, 26, 28, 30, 41, and 42 of the parish of Kattyong; allotments 1, 2, 5, 6, 7, 8, 12, 20, 21, 23, 24, 25, 27, 30, 31, 32, 33, 36, 37, 38, 40, 41, 42, 43, 45, 47, 48, 50, 51, 56, 57, 58, and 59 of the parish of Nyang; allotments 9, 12, 13, 14, 19, 22, 33, and 34 of the parish of Daalko; allotments 1, 2, 3, 4, 8, 17, 19, 20, 21, 22, and 25 of the parish of Mampy; allotments 2, 3, 4, 8, 11, 12, 13, 16, 25, 26, 31, 32, 33, 34A, 37, 39, 40, 41, 42, 51, 53, 55, 56, 57, 60, and 61 of the parish of Underbool; allotments 5, 6, 8, 10, 11, 12, 18, 19, 20, 29, and 30, of the parish of Gnarr; allotments 1, 2, 3, and 11 of the parish of Furnya; allotments 1, 2, 22, 24, 31, 41, 39, 46, 49, 50, 54, and 62 of the parish of Boinka; allotments 6, 10, 14, 20, and 21 of the parish of Worooa; allotments 6, 9, 12, 18, 19, 20, 21, and 22 of the parish of Bunurouk; allotments 6, 10, 11, 15, 21, 29, 30, 31, 41, 38, 47, 48, 58, 49, and 50 of the parish of Tutty; allotments 1, 1, 36, and 30 of the parish of Tutty; allotments 1, 1, 36, and 30 of the parish of Tyalla; allotments 14 of the parish of Evaluation of the parish of Pallarang; allotments 7, 20, and 21 of the parish of Pallarang; allotments 5, 8, and 19 of the parish of Pallarang; allotments 5, 8, and 19 of the parish of

Walpa; allotments 11 and 12 of the parish of Goongee; allotments 1, 2, 3, 4, 5, 9, 15, 16, 18, 19, 20, 21, 28, 33, 49, 34, 36, 37, 40, 48, 51, and 57 of the parish gee; allotments 1, 2, 3, 4, 5, 9, 15, 16, 18, 19, 20, 21, 28, 33, 49, 34, 36, 37, 40, 48, 51, and 57 of the parish of Duddo; allotments 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 14, 15, 16, 18, 20, 21, 22, 23, 24, 27, 29, 30, 31, 32, 33, 34, 35, 36, 37, 44, 47, 48, 49, 50, 51, 53, 54, 55, 58, 59, 63, and 64 of the parish of Mulcra, allotments 1a, 2, 3, 4, 4a, 48, 4c, 4n, 4e, 4e, 5, 6, 11, 12, 13, 16, 16a, 18, 19, 27, 28, 32, 43, 45, 49, 51, 52, 50, 53, 55, and 56 of the parish of Danyo; allotments 1, 2, 3, 4, 6, 6a, 7, 7a, 8, 9, 10, 11, 12, 13, 14, 15, 16, 18, 21, 22, 23, 24, 24a, 25, 25a, 26, 39, 29, 30, 31, 32, 34, 35, 35a, 36, 38, 40, 41, 44, 45, 51, 52, 53, 54, 54a, 55, 55a, 57, 58, 60, 61, 62, 63, 30, 40, 41, 41, 45, 11, 51, 18, 14, 15, 17, 18, 19, 20, 21, 23, 24, 25, 26, 27, 29, 31, 32, 34, 35, 37, 28, 38, 39, 41, 42, 44, 46, 49, 50, 53, 55, 56, 57, 58, 59, 60, and 61 of the parish of Ngallo; allotments 1, 2, 3, 6, 9, 10, 13, 12, 15, 17, 18, 21, 22, 23, 24, 25, 28, 30, 33, 34, 36, and 37 of the parish of Gunamalary; allotment 3 of the parish of Mamengoroock; and allotments 1 and 2 of section 2 of township of Murrayville—a rate of Three and one-half pence in the pound of the rateable value of such lands. rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Ouyen.

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.

said rate.

4. For making and levying such rate the value of the lands

under the provi-4. For making and levying such rate the value of the lands sat out in the valuation made, in accordance with the provisions of the Water Act 1915, by Alfred Stephen Kenyon, valuer, returned on the 16th day of September, 1918, and adopted by the said Commission on the 16th 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, 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. 1127.—GENERAL RATE.—YELTA 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 Forty pence in the pound of the rateable value of all lands within the Yelta 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 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Merbein.

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 19th day of August, 1918, and adopted by the said Commission on the 19th 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 Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921,

in the presence of—

WM. CATTANACH, Chairman.

(SEAL)

J. S. DETHRIDGE, Commissioner.

E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1128.—General Rate.—Bacchus Marsh Irri-gation 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. A General Rate of Twelvepence in the pound of the rate-able value of all lands within the Bacchus Marsh Irrigation and Water Supply District, except within any Urban Division 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
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the 11th day of November, 1921, at the office of the said Commission, at Backlus March Bacchus Marsh.
- 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
- 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 27th day of August, 1917, and adopted by the said Commission on the 27th day of August, 1917, 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 31st day of October, 1921, and the common seal of the said Commission was hereunto, affixed the 7th day of November, 1921, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1129.—GENERAL RATE.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

- 1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Dingee Irrigation and Water Supply District, except within any Urban Division 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 1st day of July, 1921, and ending with the 30th day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Pyramid 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
- 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 16th day of August, 1919, and adopted by the said Commission on the 18th day of August, 1919, 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 Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO 1130.—GENERAL RATE.—STANHOPE IRRIGATION AND WATER SUPPLY 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. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Stanhope Irrigation and Water Supply District, except within any Urban Division 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 believed.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at longala.
- 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.
- 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, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 1st day of September, 1920, and adopted by the said Commission on the 26th 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1131.—GENERAL RATE,—SWAN HILL 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:—

- Acts, dotn nereby make the By-law following:—

 1. A General Rate of Twelverence in the pound of the rateable value of all lands within the Swam Hill Irrigation and Water Supply District, excep, within any Urban Division 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, 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 26th day of September, 1921, and adopted by the said Commission on the 10th day of October, 1921, 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law, No. 1132.—General Rate.—Tongala Irrigation and Water Supply District.

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

- 1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Tongala Irrigation and Water Supply District, except within any Urban Division 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Tongala.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are levely 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 21st day of July, 1917, and adopted by the said Commission on the 23rd day of July, 1917, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 1st 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1133.—General Rate.—Werribee Irrigation and Water Supply District.

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

- 1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Werribee Irrigation and Water Supply District, except within any Urban Division 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Werribee.
- 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 sct out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 27th day of October, 1917, and adopted by the said Commission on the 29th day of October, 1917, shall be deemed and taken to be the rateable value of such lands unless altered or amended us 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 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1134.—GENERAL RATE.—ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following 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 Rochester Irrigation and Water Supply District, except within any Urhan Division thereof: 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—

for the supply of water for the domestic and ordinary use persons dwelling upon such lands, and for watering cattle 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 Twelvepence in the pound of the rateable value of such lands.

(2) Of all lands in the Second Division, comprising lots 21, 22, 23, 24, 25, 26, 27, 33, part of lot 28, containing 44 acres, and part of lot 32, containing 95 acres, all of the Restdown Estate, in the parish of Ballendella; allotments 1 to 5 inclusive, 9, 10, 11, 22, 23, and 24 of section 1; allotments 12 to 19 of section 4, blacksmith's shop and dwelling, the holding of E. B. Sinclair, and shop and dwelling, the holding of Thomas Cunningham, all in the township of Bamawm, in the parish of Bamawm; allotments 49 and 50 in the parish of Echuca North; allotments 1 to 6 inclusive, 8 to 14 inclusive, 16, 17, 22, 24, 28, and 29 of the township of Strathallan, in the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotments 14, 24, 12, 13, 234, 24, 254, 258, 26a, 26a, 35, 36, 49, 50, 59, and 62, and lots 69 and 69a of the Marathon Estate, all in the parish of Millewa; Crown allotment 46a, containing 74 acres, lots 1, 3, and 6 of the Pannoo Estate, all in the parish of Vharparilla—a rate of Crown allotment 46a, containing 74 acres, lots 1, 3, and 6 of the parish of Wharparilla—a rate of Sixpence in the parish of Echuca South; Crown allotment 2, in the parish of Ballendella; lots 46 to 48 inclusive, of the Restdown Estate, in the parish of Echuca South; Crown allotment 2n, 11, 14, 23, 29a, 29n, 29n, 29c, 29n, 56, 70, and the township of Strathallan of the Cornelia Creek

value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, 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

- 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 attered 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 31st day of October. 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1135.—General Rate.—Rodney Irrigation AND WATER SUPPLY DISTRICT,

T llE 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 Rodney 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 :-

- (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 Twelvepace in the pound of the rateable value of such lands. such lands.
- cluding all lands set out and described hereunder comprised within the Third Division—a rate of Twelvepence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, comprising allotment 9 of section 19, part of allotment 87, being the holding of Trustees of Byrneside Public Hall, part of said allotment 87, being the holding of Peter and John Buckley, part of allotment 100, being the holding of Charlotte Byham, parts of allotment 125, being the holding of Joseph Dunn and the holdings of Peter and John Buckley, of the parish of Toolamba West; allotments 7, 59, 71, 79, 80, 112, 113, 133, and 137, part of allotment 9, being the holding of executors of William S. Archer, and part of allotment 125, being the site of a public hall, of the parish of Toolamba; allotments 7, 174, 303, 314, 231, and 2314, an area of about one and a half acres, being the holding of William Small, the site of an old hotel; Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 1, 2, 3, 34, 44, 5, 6, 7, 8, 9, 94, 10, 104, 11, 12, 124, 13, 14, 15, and 16 of section 12, an area of about one acre, being part of section 12, an area of about one acre, being part of section 12, an area of about one acre, being part of section 1, the holding of Johanna Nevitt, areas between the Village Settlement and the River Goulburn, being the holdings of John Barron, James B. E. Lockwood, and Ernest Bathman; and part of old Cemetery Site, being the holding of Mary Ann Bathman, all of the parish of Murchison North; allotment 13, of the parish of Murchison; allotment 545, 62a, 63a, 75, 914, 155, and 171; and part of allotment 79a1, being the holding of John Ind & Sons, of the parish of Moornopona, parts of allotment 86, being the holdings of the Merrigum Butter Factory Company, Anton Abrahamson, Boe C. Miller, William Manley, and Jahnes and George Robinson, parts of allotment 86, being the holdings of Ernath B. Tonkin and George Myers, parts of allotment 16, being the holding of Frank B. Tonki
- rateable value of such lands.

 (3) Of all lands in the Third Division, comprising allotment 23, subdivisions 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 19, 20, 21, and 22 of allotment 103, and subdivisions 29, 30, and 31 of allotment 104, of the parish of Toolamba West; an area of about twentynine acres of land south of allotment 40, being the holding of Rassmus J. Larsen, allotment 89, an area of about thirty acres of Crown land cast of allotment 22, subdivisions 1 to 25 inclusive of allotment 135, part of said allotment 135 being the holding of William Small and Mary E. Phillips, and the west part of said allotment 135, being the holding

of Mary Ann Taylor, allotments 8, 58, 100, 114, and 117, and part of allotment 124, being the holding of James Teese, of the parish of Toolamba; allotments 11A, 12A, 17B, 18DA, 205, 205A, 207, 230, 232, 232A, 233, 235, 235A, and 236, part of allotment 234, being the holding of Wm. Cusack, and part of allotment 206A, being the holding of William Anderson, of the parish of Murchison North; parts of allotment 84, being the holding of Charles William Norton, an area of about two acres and a half of land south of allotments 75A, 75B, 75C, 82, 82A, 91, 91B, 91C, 161, 184, and 185 of the parish of Moorcopna; allotments 23, 24, 26, and 29, of section A, of the parish of Girgaree East; allotments 53, 54, and 55 of section C; allotments 6A, 7, 8, 9, 9A, 10, 11, 12, 13, 14, 15, 15A, and 16, of section D; allotments 2, 2A, 3, 4, 7, 8, 9, 10, 11, 12, 13, 13A, 14, 18, and 19 of section E, of the parish of Undera; allotments 1A, 57, 61, 70, and 72, of the parish of Coomboons—a rate of Threepence 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, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Tatura.

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

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 4. For making and levying such rate the value of the lands set out in the valuation made, ir. accordance with the provisions of the Water Act 1915, by J. A. Carey, valuer, returned on the fourteenth day of September, 1918, and adopted by the said Commission on the sixteenth 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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 1136,-GENERAL RATE,-TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in suance and exercise of the powers conferred by 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 Tragowel Plains Irrigation and Water Supply District, except within any Urban Division thereof: 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-

- (1) Of all lands in the Firs: Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twelvepence in the pound of the rateable value of such lands such lands.
- Twelvepence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, comprising allotment 23, part of allotment 29, and allotment 30 of section B of the parish of Tragowel; allotment 24s of section A of the parish of Macorna; the holdings of John McKay, Henry Manly, Robert Henry Fieldew, Frederick Hawkins, E. T. Quayle, and W. A. McMillan in the township of Mincha; allotment 55a and allotment 55a of section A of the parish of Locdon; allotment 15a, allotment 27, allotment 1, allotment 2, allotment 3, allotment 6, allotment 11, allotment 13, allotment 13A, part of allotment 14, allotments 8, 8A, 9, 10, 12, 15, and 16 of section B of the parish of Yarrawalla; allotment 7 of section E of the parish of Yarrawalla; allotment 17 of section E of the parish of Section F of the parish of Yarrawalla; allotment 13m of section F of the parish of Yarrawalla; allotment 13m of section F of the parish of Yarrawalla; and the holdings of William Sinclair and Angus McPherson, in the township of Durham Ox; also forty acres, known as part of Duck Swamp P.E., being the holding of Philip Smith—a rate of Sixpence in the pound of the rateable value of such lands.

 Such rate is made and shall be levied for the year

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1921, and ending with the thirtieth day of June, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Pyramid 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 twenty-sixth day of August, 1918, and adopted by the said Commission on the twenty-sixth 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 Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1137.—Irrigation Charge.—Bacchus Marsh Irrigation and Water Supply District.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Bacchus Marsh Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised register of lands adopted by the Commission on the 22nd day of August, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of October, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Bacchus Marsh.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1138.—Irrigation Charge.—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:—

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Cohuna Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:

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

2. Such charge is made, and shall be levied for the paried

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission at Cohumn mission, at Cohuna.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1139.—IRRIGATION CHARGE.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Dingee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921, have, under the provisions of the Water Acts, been apportioned by the Commission within the said District, which District is, by notice given in the Covernment Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Pyramid Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hercunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 1140.—IRRIGATION CHARGE.—GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Gannawarra Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the said Commission, at Cohuna.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October. 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 1141.—IRRIGATION CHARGE.—KOONDROOK IRRIGATION AND WATER SUPPLY DISTRICT.

IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Koondrook Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission, at Kerang.

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

sion, at Kerang.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW No. 1142;—IRRIGATION CHARGE.—ROCHESTER

IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rechester Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, which district is, by notice given in the Gavernment Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission at Rochester. sion, at Rochester.

sion, at Rochester.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1021, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of

hereunto alixed the real day
the presence of—
WM. CATTANACH, Chairman.
(SEAL) J. S. DETHRIDGE, Commissioner.
E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 1143.—Irrigation Charge.—Rodney Irrigation and Water Supply District.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rodney Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shull be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commis-

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

Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October. 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1144.—IRRIGATION CHARGE.—SHEPPARTON JERIGATION AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Shepparton Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts. been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission, at Shepparton.

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

Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commissior on the 31st day of October. 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1145.—TERIGATION CHARGE.—STANHOPE IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Stanhope Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts. been apportioned by the Commission within the said district which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

Ever the supplied water for the irrigation of lands to which

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission, at Tongala.

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

Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the

presence of-W. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL) .

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW No. 1146 .- IRRIGATION CHARGE .- SWAN HILL IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Swan Hill Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazetto of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

- 2. Such charge is made, and shall be levied for the period-beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission, at Swan Hill.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1147.—IRRIGATION CHARGE.—TONGALA IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tongala Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission of Toursele. sion, at Tongala,

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October. 1931, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921. in the presence of—

WM. CATTANACH, Chairman.
(SEAL)

J. S. DETHRIDGE, Commissioner.

E. SHAW, Commissioner.

(SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1148.—IRRIGATION CHARGE.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tragowel Plains Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 25th day of July, 1921), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district,

which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission, at Pyramid Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1149.—IRRIGATION CHARGE.--WERRIBEE TRRIGA-TION AND WATER SUPPLY DISTRICT.

TION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Werribee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised register of lands adopted by the Commission on the 22nd day of August, 1921, have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts: said Acts:-

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of October, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commis-

sion, at Werribee.

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

Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the present of in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 1150.—IRRIGATION CHARGE.—MERBEIN

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all homestead allotments to which water rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Merbein Irrigation Area, which area is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the graphy of water (apportioned as water rights) for

For the supply of water (apportioned as water rights) for the irrigation of such lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Sixty shillings for each and every acre to which water has been apportioned as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of August, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commission, at Merbein.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in

the presence of—
WM. CATTANACH, Chairman.
(SEAL) J. S. DETHRIDGE, Commissioner.
E. SHAW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1151.—IRRIGATION CHARGE.—NYAH IRRIGATION AREA.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all homestead allotments to which water rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Nyah Irrigation Area, which area is, by notice given in the Government Gazette of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water (apportioned as water rights) for the irrigation of such lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Fifty shillings for each and every acre to which water has been apportioned as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of August, 1921, and ending with the 30th day of April, 1922, and shall be payable on the eleventh day of November, 1921, at the office of the Commis-

sion, at Nyah.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the said Commission was hereunto affixed the 7th day of November, 1921, in the presence of-

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1165.—Amending By-law No. 596, for the Sale and Distribution of Water for Irrigation,—Deakin 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 for the Deakin Irrigation and Water Supply District:—

That By-law No. 596, made by the Commission on the 29th day of May, 1916, be and is hereby amended by substituting for the sixth clause of the said By-law No. 596 the following:—

6. The charge for the supply of water for irrigation of

During the period from the 14th day of November, 1921, to the 31st day of May, 1922—Six shillings for each and every acre-foot of water supplied.

During the period from the 1st day of September in every year (beginning with the year 1922) to the 31st day of May in each succeeding year—Six shillings for each and every acre-foot of water supplied.

During the period from the 1st day of June to 31st day of August in every year (beginning with the year 1922)—Three shillings for each and every acrefoot of water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of October, 1921, and the common seal of the Commission was hereunto affixed the 7th day of November, 1921, in

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

The foregoing By-laws, Nos. 1053 to 1055 inclusive, 1057, 1058, 1061 to 1063 inclusive, 1063a, 1064, 1117 to 1151 inclusive, and 1165, were approved by the Governor in Council the 8th day of November, 1921.

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

CONTRACTS ACCEPTED. - (Series 1921-22.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
S X			·
	LANDS AND SURVEY— Loan Act 2916—	£ s. d.	
925	Exection of House (A rooms and warendeh) ((Special)) terms at any (1-1	40 0 0	Searle and Wallace,
1926	Colenso, Alvie P.O., on allotment 61b, Dreeite Estate, parish of Dreeite (Contract No. 1001) Removal and re-erection of House for W. H. Skinner, Warragul, on allotment 67z, McGregor's and Waller's land, parish of Drouin East (Contract No. 1002) Erection of House (3 rooms, store, and porch), "55" type, for D. F. Stuart, Tooradin, on allotment 97 Colderment 97 Colde	185 0 0	J. Williams, Warragul
1927	Erection of House (3 rooms, store, and porch), "S5" type, for D. F. Stuart, Tooradin, on allotment 39, Caldermeade Estate, parish of Yallock (Contract No. 1003)	360 0 0	Lang Bros., Essenden
1928	Erection of House (3 rooms and verandah), "S1" type (labour only), for A. G. Swan, Rupanyup, on allotment 23, Warranooke Estate, parish of Burrum Burrum (Contract No. 1004)	60 0 0	Thos. Whelan, Corona-
1929	Removal of House for N. L. Sinclair, Bendigo, on allotments 50s and 51s, parish of Tandarra (Contract No. 1005)	75 0 0	tion-street, Brunswick E. W. Makepeace, Peg-
1930	Removal, alterations, and additions to House for H. Britton, Framlingham, on allotment 5	368 10 0	leg-road, Eaglehawk Jame MacQueen, Te-
1931	Hay's Estate, parish of Framlingham East (Contract No. 1006) Erection of House (2 rooms and verandah), "S4" type (labour only), for A. Macfarlane, Kooloo-	40 0 0	rang W. Macfarlane, Piangil
1932	nong, on allotments 25 and 25A, parish of Mirkoo (Contract No. 1007) Erection of House (4 rooms), "Special" type (labour only), for A. E. Helm, Corangamite, on allotment 4, Davies' land, parish of Dresite (Contract No. 1008) Erection of House (2 rooms), "S14" type (labour only), for A. T. Cowan, Elmore, on allotment 2,	65 0 0	— Patman, Colac
1933	Erection of House (2 rooms), "S14" type (labour only), for A. T. Cowan, Elmore, on allotment 2,	33 0 0	W. Aylett, Avenmore
1934	section 6, Elmore Estate, parish of Elmore (Contract No. 1009) Erection of House (4 rooms, veranish, and passage), "S12" type (labour only), for Wm. Schultz, Leckwood on allotment 1 section 29 perish of Leckwood (Contract No. 1009)	42 0 0	E. W. Tye, Kangaroo
1935		3 55 15 0	Flat A. Chiller and Son,
1936	Erection of House (3 rooms, store, and porch), "S5" type (labour only), for A. Phillips, Elderslie, or allotment 5, Elderslie Estate, parish of Wytwarrone (Contract No. 1012)	75 0 0	Grey-street, Terang Henderson and Donald, Glenferrie-road, Mal-
1937	Erection of House (2 rooms and verandah), "S4" type (labour only), for E. T. White, Moolort, on allotment 39, Glengower Estate, parish of Rodborough (Contract No. 1013)	46 0 0	W. Bristowe, 13 Bent-
1938	Erection of House (4 rooms, verandsh, and passage), "Moore No. 17" type (labour only), for A. E. Phie, Mirboo North, on allotment 6, Mardan Estate, parish of Mardan (Contract No. 1014)	82 10 0	street. East Malvern H. Darby and Sons, 27 Gurner-st., St. Kilda
1939	Erection of House (2 rooms and verandah), "S4" type (labour only), for C. F. Pedersen, Denison, vid Heyfield, on allotment 29, Kilmany Park Estate, parish of Wurruk Wurruk (Contract No. 1015)	42 0 0	Dodge and McDonald, Castlebar-road, Oak-
1940	Erection of House (2 rooms and verandah), "S4" type (labour only), for J. Brennan, Glenorchy, on allotment 10, Swinton Estate, parish of Riachella (Contract No. 1016)	49 0 0	leigh J. Borella, Glenorchy
1941	Renovations and additions to House for J. Griffin, Lyndhurst, on allotments 224 and 225, parish of Pakenham (Contract No. 1917)	150 0 0	W. Machin, 26 Denbigh- street, Armadale
	—For Closer Settlement Board.—Jas. W. Butler, Secretary. 5.11,1921.		-
•]	VICTORIAN RAILWAYS-		
- 1	Railway Stores Suspense Account, Act 2716, Section 105— Supply and delivery of Dewar's Imperial Whisky, delivered at Flinders-street. (Not publicly advertised)	131 19 10	John Dewar and Sons, Flinders-lane, Mel-
1943	—Country of manufacture or production: Great Britain Supply add delivery of Cigarettes and Tobacco, delivered at Flinders-street. (Not publicly advertised)	480 15 6	bourne W. D. and H. O. Wills (Aust.) Ltd., Bourke-
1944	(2)—Supply and delivery of Glazed Porcelain, delivered at Spencer-street— Item No. 1. Regulator Panels, as per Model 4. B382, at 3s. 6d. each Item No. 1a. Die for Panel Insulator, for £27 10s. Item No. 2. Terminal Blocks, as per Model 5. B382, at 1s. 6d. each Item No. 2a. Die for Terminal Block, for £22	Rates	street, Melbourne Drayton Bros., Derby- road, Sunshine
	—Country of manufacture or production: Australia (3)—Supply and delivery of Plume Motor Spirit Benzine, specific gravity '715, in cases containing 2 tins of 4 gallons each, at 3s. 6d. per gallon, delivered at Spencer-street —Country of manufacture or production: United States of America	Ditto	Vacuum Oil Co. Pty. Ltd., William-street, Melbourne
1946	(4)—Supply and delivery of Steel Hydraulic Pipe, 1 in., of not less thickness than the sample exhibited by the Corporation, in trade lengths, at 2s. 6d. per foot, delivered at Spencer-street—Country of manufacture or production: Belgium	Ditto	John Danks and Son Pty. Ltd., Bourke-st., Melbourne
	(4)—Supply and delivery of "Mount Bischoff" Block Tin, in 14-lb. or 28-lb. ingots, at £159 5s. per ton, delivered at Spencer-street —Country of manufacture or production: Australia	Ditto	Alex. Fraser Pty. Ltd., Flinders-street, Mel-
1948	(7)—Supply and delivery of Invincible Centrifugal Exhaust Fan, pedestal type, with standard wheel, &c., delivered f.o.b. or f.o.r. Melbourne — Country of manufacture or production: Australia	112 0 0	Noyes Bros. (Melb.) Pty. Ltd., Bourke-st., Melbourne
1949	(2)—Supply and delivery of Balls and Ball Races for 70 ft. Turntables, delivered at Spencer-street. Deposit, £63 *— Item No. 1. Set of 2 in. Steel Balls, consisting of 67 balls per set Item No. 2. Linoleum Washers at £210 per set Item No. 3. Mild Steel Ball Cages	Rates,	Gardner, Waern, and Co. Pty. Ltd., City- road, South Mel- bourne
1950	(9)—Supply and delivery of Sawn Pacific Maple Timber (seasoned), delivered ex wharf, Melbourne. Deposit, £98 *— Item No. 1. 1½ in. x 8 in. and over x 10 ft. and over, at £3 5s. per 100 super. feet of 1 in. thickness	Ditto	Cabinet Timber Trading Co., Punt-road, Rich- mond
1951	Item No. 2. 3 in. x 12 in. and over x 10 ft. and over, at £3 5s. per 100 super. feet of 1 in. thickness Item No. 3. 4 in. x 12 in. and over x 10 ft. and over, at £3 5s. per 100 super. feet of 1 in. thickness —Country of manufacture or production: Pacific Islands (4)—Manufacture (from Steel purchased from the Corporation), supply, and delivery of Steel	Ditto ·	C. C. Wiggs, Timor-st.,
	Fishbolts, § in. diameter, with Steel Nuts, for 60-lb. and 66-lb. Rails, at £53 15s. per ton, delivered at Warrnambool. Deposit, £13 —Country of manufacture or production: Australia		Warrnambool
1952	Votes and Loans— (4)—Manufacture, supply, and delivery of $\frac{7}{6}$ in diameter Steel Fishbolts, with Steel Nuts, for 60-lb. Rails, at £3 17s. 6d. per ton, delivered at Spencer-street. Deposit. £19 —Country of manufacture or production: Australia	Ditto	McPherson's Pty. Ltd., Collins-street, Mel- bourne
- 1	-J. S. Rees, for Secretary, by order of the Victorian Railways Commissioners. 4.11.1921.		

Corrigenda.

Firewood, Country Towns.—Contract No. 1921/1677, Stawell—Name of contractor should read C. W. Hooper and Co. in lieu of C. N. Hooper and Co. gazetted.—E. T. Hopfon, Acting Secretary to the Tender Board. 5.11.1921.

Victorian Railways.—J. Buncle and Son, Serial No. 2412, Guzettes Nos. 21 and 62, of 8th February, 1921, and 13th April, 1921, respectively—Contract rate has been increased from 644d, per lb. to 9d, per lb. for all Mallesble Iron Castings supplied over and above the estimated requirements of 20,000 lbs.

R. Bulmer, Sarial No. 1840, Guzette No. 194 of 26th October, 1921—Item No. 6 should read 18 in. x 7½ in. x 17 ft. instead of 13 in. x 7½ in. x 17 ft. Gazetted.

Serial No. 1856, Gazette No. 194 of 26th October, 1921.-Contractor's name should read W. E. Hower.

-J. S. Regs, for Secretary, by order of the Victorian Railways Commissioners. 4.11.1921.

Melbourne, 9th November, 1921.

ORDERS IN COUNCIL.—(Series 1921-22.)

Berial No.	Purpose and Particulars.	Amount.	Name for Approval.
	Public instruction—	£ s. d.	t
1953 1954 1955	Vote— Vote— Purchase, without calling for public tenders, of equipment for Wonthaggi Technical School Purchase, without calling for public tenders, of equipment for Wonthaggi Technical School Purchase, without calling for public tenders, of equipment for Wonthaggi Technical School Purchase, without calling for public tenders, of equipment for Wonthaggi Technical School —Approved by the Governor in Council, 4th October, 1921.—F. W. MABBOTT, Clerk of	1,206 12 6 45 0 0 10 0 0	McPherson's Pty. Ltd. Bevan and Edwards Frank Vial and Sons
1956	the Executive Council. Purchase, without calling for public tenders, of 6 Underwood Typewriters, foolscap size, for Brunswick Technical School Brunswick Technical School	171 0 0	Stott and Hoare
1957	Purchase, without calling for public tenders, or old phone	456 5 0	McPherson's Pty. Ltd.
1958	wick Technical School Purchase, without calling for public tenders, of equipment for turning and fitting shop at Bruns-	893 10 0	Bevan and Edwards
1959	wick Technical School Purchase, without calling for public tenders, of equipment for turning and fitting shop at Bruns-	63 0 0	Frank Vial and Sons
1960	wick Technical School Purchase, without calling for public tenders, of equipment for turning and fitting shop at Bruns-	10 0 0	Selson Engineering Co.
1961	wick Technical School Purchase, without calling for public tenders, of 1 74-h.p. Slip Ring Motor for £99, and 1 10-h.p. Slip Ring Motor for £115, for Wonthaggi Technical School —Approved by the Governor in Council, 18th October, 1921.—F. W. Marbott, Clerk of the Executive Council.	Rates	Thomas Bros.
	PUBLIC WORKS (PORTS AND HARBORS)— Division 68. Blasting Operations—	1 500 17 6	,
1962	30 tons of T.N.T Country of origin : Great Britain	1,500 17 6	Surplus Government Property Disposals Board
1963	on a Sympler Covernment Preparty Disposals Board, shipped by	726 1 1	John Coates and Co. Ltd., London
1964	Division 67/5. General Maintenance. 1,000 Sound Rockets Approved by the Governor in Council, 2nd November, 1921.—F. W. Marror, Clerk of the Executive Council.	183 6 7	The Secretary, Trinity House, Tower Hill, E.C.3
1965	VICTORIAN RAILWAYS Railway Stores Suspense Account Purchase of 1 150-b.p. Slip Ring Motor	820 0 0	British General Electric Co. Ltd.
1966 1967 1968	Purchase of a quantity of Porous Pous	895 0 0 166 6 8 843 15 0	Crompton and Co. Ltd. J. Richards and Co. Australian General Electric Co. Ltd.
1969 1970	Purchase of a quantity of Single-line Automatic Signalling Apparatus	1,738 0 0 361 0 0	W. J. Plogsted South Greta Colliery
	WORKS-		
197	Electricity Supply Loan Acts— Electricity Supply Loan Acts— Supply of 65,000 Special Radial Facing Bricks, and 200,000 best quality Ordinary Bricks, for Newport "B" Newport	832 10 0	Northcote Brick Co.
1972	Supply and instantation of 2 The carlo intro,	1,105 0 0	Johns and Waygood Ltd.
1978	Supply of Structural Steel Truss No. 3, to Specification No. 121	1,974 0 0	Mephan Ferguson Pty. Ltd.
1974	Supply and arection of Steelwork Roof Covering, &c., for Morwell Power Station Buildings, to Specification No. 95	114,755 0 0 1,160 10 0	Redpath, Brown, and Co., Edinburgh
1975	Supply of 115 inites of Garvanized Stein Council, 18th October, 1921F. W. MABBOTT, Clerk of), thu 10 0	Bruntons Ltd., Muesel- burgh, Scotland
1976	the Executive Council. Supply of 400 43-ft. and 200 49-ft. Wooden Street Poles, to Specification No. 82	3,109 0 0	Kerr and Joyce, Yar-
1977	Supply of 2,500 Yellow Stringybark Telephone Poles, to Specification No. 141	3,750 0 0	W. F. Searle, Dande- nong
1978		J,786 5 0	British Insulated and Helsby Cables Ltd.
1979	Providing Hot water Installation for Head Office Building Approved by the Governor in Council, 25th October, 1921.—F. W. Mabbott, Clerk of the Executive Council.	2,537 2 10	Nairn and Murdock
1980	Country Roads Board Fund— 200 coils No. 12 gauge Barb Wire—5 tons, at £34 per ton Approved by the Governor in Council, 2nd November, 1921.—F. W. Mabbott, Clerk of the Executive Council.	170 0 0	Elder, Smith, and Co. Ltd.

COUNTRY ROADS BOARD.

DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVILOPMENTAL ROADS ACT IN THE SHIRES OF BROADMEADOWS, BUILLA, CRANBOURNE, GISBORNE, PHILLIP ISLAND AND WOOLAMAI, ROMSEY. AND SHEPPARTON.

OBDER AMENDED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of November, 1921, amended the Order dated 22nd March, 1921, published on page 1112 of the Gazette of the 1st April, 1921, by substitution of the words "Stovers-road" for the words "Stovers-road" for the words "Stovers-road" appearing in line 2 on page 5 of the said Order, and also by substitution of the words "Grahamvale-road" for "Grahams Vale-road," appearing in line 8 on page 5 thereof.

I'. W. MABBOTT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 2nd November, 1921.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

PRESENT

His Excellency the Governor of Victoria.

Mr. Robinson, Sir A. J. Peacock, Mr. Barnes,

Mr. Baird.

Mr. McWhae, Mr. Angus,

Mr. Pennington.

Developmental Roads Act 1918 (No. 2944).

DECLARATION OF DEVELOPMENTAL ROADS IN THE SHIRES OF HEALESVILLE AND RIPON.

DECLARATION OF DEVELOPMENTAL ROADS IN THE SHIRES OF HEALESVILLE AND RIPON.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REPERRED TO.

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

SCHEDT LE.

Shire of Healesville.

3. Buxton-Marysville Road (7353).—Commencing at its junction with the Healesville-Alexandra (main) road at the northern angle of allotment 9, parish of Buxton; thence south-easterly to the Stevenson River at the eastern angle of allotment 34 of the said parish.

3. Trawalla West-road (14153'.—Commencing at the Emu Creek at the southern boundary of allotment 84, Trawalla Estate, parish of Lillirie; thence generally south-westerly

Shire of Ripon.

through the parish of Nanimia to its junction with the Skipton-road (main) at the south-western angle of allotment 21 of the parish last named.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this first day of October, One thousand nine bundred and twenty-one, in the pre-

(SEAL)

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF MAIN ROADS IN THE SHIRE OF WYCHEPROOF.

WYCHEPROOF.

WHEREAS by the Resolution set out below and dated the first day of October One thousand nine hundred and twenty-one the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the highways in the State of Victoria set out or described in the Schedule to the same are of sufficient importance to be main roads and acting under the powers in that behalf conferred upon it by the said Act declared such highways to be main roads within the meaning and for the purposes of the Act aforesaid: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road mentioned in such Resolution shall be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Government Gazette the roads mentioned in the Actolution and declare upon the publication of this Order in the Government Gazette the roads mentioned in the Schedule to such Resolution of the Country Roads Board main roads within the meaning and for the purposes of the Country Roads Act 1915.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

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

SCHEDULE.

Shire of Wycheproof.

Shire of Wycheproof.

6. Ouyen-Sealake Road (18706).—Commencing at the north-castern angle of allotment 7, parish of Barupga; thence westerly, northerly, and westerly to the south-western angle of allotment 40, parish of Bourka; thence northerly, westerly, and northerly to the south-eastern angle of allotment 9 of the parish last named; thence north-westerly to the north-eastern angle of the allotment last named, on the northern boundary of the shire.

7. Corack-road (18707).—Commencing at its junction with the Wycheproof-Sealake road at the north-eastern angle of allotment 70, section A, parish of Bunguluke; thence westerly to the north-western angle of allotment 72 of the said section.

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

(SEAL)

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF A NEW MAIN ROAD IN THE SHIRE OF ROSEDALE.

Whereas by section 21 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a food or deviation it shall as soon as it thinks such road or deviation in that las soon as it thinks such road or deviation in the to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Acts: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring Road on Site taken for a New Main Road fit for use.

Site taken for a New Main Road fit for use.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Acts for the purposes of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) thinks that the road aforesaid is fit to be used as a public highway, such Board at a meeting now holden acting under the authority conferred upon it by section 21 of the Country Roads Act 1915 doth by this Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the said Country Roads Acts.

SCHEDULE.

Shire of Rosedale.

4. Willung-road (14504) .- All that piece of land in the parish 4. Willung-road (14504).—All that piece of land in the parish of Willung, and being a roadway generally one chain wide, the eastern boundary of which commences at the north-eastern angle of allotment 8 of the said parish; thence southerly to the south-eastern angle of the said allotment, southerly across a one-chain road and continuing southerly through allotment 1 of the said parish to a point on the southern boundary thereof, distant 80 deg. 0 min. 2,205 links from the south-western angle of that allotment.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plans Nos. 279 and 280 lodged in the office of the Country Roads Board.

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

(SEAL)

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF A NEW MAIN ROAD IN THE SHIRE OF WOORAYL.

WHEREAS by section 21 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit tion it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Acts: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring a Road on a Site taken for a New Main Road fit for use.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Gountry Roads Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Country Roads Acts) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 21 of the Country Roads Act 1915 doth by this present Resolution hereby declare that the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the said Country Roads Acts. Roads Acts.

SCHEDULE.

' Shire of Woorayl.

7. Lower Tarwin-road (18607).—All that piece of land in allotment 138, section 4, township of Bongurra, parish of Nerrena, the boundaries of which are as follows:—Commencing at the north-eastern angle of the said allotment; thence by lines bearing respectively 179 deg. 58 min. 100 links, 277 deg. 47 min. 395.8 links, 263 deg. 1 min. 237 links, 231 deg. 48 min. 164 links, 182 deg. 43 min. 337 links, 161 deg. 20 min. 92 links, 270 deg. 0 min. 158 links, 341 deg. 21 min. 70 links, 2 deg. 43 min. 433.5 links, 51 deg. 48 min. 274 links, 83 deg. 1 min.

300.5 links, and 105 deg. 7 min. 403 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 434 lodged in the office of the Country Roads Board.

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

(SEAL)

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

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

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

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 new developmental road hereinafter referred to in the shire of Otway 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 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 :-

PRINCETOWN ROAD IN THE SHIRE OF OTWAY.

PRINCETOWN ROAD IN THE SHIRE OF OTWAY.

Commencing at the angle formed by the intersection of lines bearing north 84 deg. 36 min, east and north 36 deg. 48 min. east on the Government road forming part of the east boundary of allotment 21, parish of Barwongemoong; and bounded thence by lines bearing north 36 deg. 48 min. east 44 links; thence south 63 deg. west 88 links and north 84 deg. 36 min. east 52.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 1119 lodged in the office of the Country Roads Board.

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

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

Whereas the Country Roads Board constituted under the Country Roads Act 1915 (No. 2835) has represented to His Excellency the Governor in Council that it appears to it desirable that the new developmental road hereinafter referred to in the shire of Yea 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 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 :-

KILLINGWORTH ROAD IN THE SHIRE OF YEA.

KILLINGWORTH ROAD IN THE SHIRE OF YEA.

All that piece of land in the parish of Killingworth the boundaries of which are as follows:—Commencing at a point on the north-western boundary of allotment 68A of the said parish, distant 228 deg. 50 min. 2,213 links from the northern angle of that allotment; thence by lines bearing respectively 147 deg. 15 min. 223.5 links, 122 deg. 13 min. 395 links, 105 deg. 49 min. 980.5 links, 130 deg. 34 min. 543.6 links, 156 deg. 58 min. 373.5 links, 205 deg. 20 min. 1,379.5 links, 168 deg. 42 min. 94.5 links, 205 deg. 1 min. 308 links, 348 deg. 42 min. 146 links, 25 deg. 20 min. 1,367.5 links, 336 deg. 58 min. 304.5 links, 310 deg. 34 min. 498 links, 225 deg. 49 min. 980 links, 298 deg. 3 min. 467.5 links, 327 deg. 15 min. 201.5 links, and 48 deg. 50 min. 151.6 links to the point of commencement.

NOTE.—The route of the roadway above described is particularly delineated and shown coloured red on survey plan No. 1086 lodged in the office of the Country Roads Board.

Country Roads Act 1915 (No. 2635).

DECLARATION OF A DEVIATION FROM THE DON-ROAD IN THE SHIRE OF UPPER YARRA.

WHEREAS by section 58 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts. has (whether before or after the commencement of the Developmental Roads Act 1918) by Resolution declared a deviation to be a main road, the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order, confirming such Resolution the existing road or part thereof shall cease to be a main road or he discontinued as provided in the Resolution. And whereas the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring a Road on a Site taken for a Deviation of a Main Road fit for use.

Site taken for a Deviation of a Main Road fit for use.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1915 for the purpose of constructing such a road deviation, which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway, such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby occlare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road, within the meaning and for the purposes of the Country Roads Act 1915: And the said Board doth also declare that such deviation shall be in heu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE,

Shire of Upper Yarra

Shire of Upper Yarra.

3. Don-road (16903).—All that piece of land in the parishes of Gracedale and Yuonga, and being a roadway generally one chain wide the eastern boundary of which commences at a point on the northern boundary of allotment 5a of the lastnamed parish, distant 269 deg. 23 min. 529 links from the more northerly of the north-eastern angles of the said allotment, thence generally southerly through the said allotment and south-easterly through allotment 4, section B, parish of Gracedale, to a point on the eastern boundary thereof distant 179 deg. 30 min. 865.4 links from the north-eastern angle of that allotment.

NOTE.—The route of the portion of the roadway above de-

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plans Nos. 317 and 317a lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Upper Yarra.

Shire of Upper Yarra.

3. Don-road.—All that piece of land in the parishes of Gracedale and Yuonga, and being a roadway one and a half chains wide, the western boundary of which commences at the northeastern angle of the State School site north of allotment 5a of the parish last named; thence southerly and south-eastery to the south-eastern 'angle of the said allotment; thence southerly and south-westerly to a point on the western boundary of allotment 5, parish of Gracedale, distant 179 deg. 30 min. 865.4 links from the north-western angle thereof.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plans Nos. 317 and 317s. lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto

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

(SEAL)

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

Country Roads Act 1915 (No. 2635) and Developmental Roads
ORDER APPROVING OF A DEVIATION FROM A
DEVELOPMENTAL ROAD IN THE SHIRE OF FERNTREE GULLY.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to llis Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the

existing Reservoir-road in the shire of Ferntree Gully (deexisting Reservoir-road in the shire of Ferntree Gully (de-clared to be a developmental road under the Developmental Roads Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 25th February, 1920, on page 715) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first cited Act has caused to be prepared a map plans marked "A" to "D" respec-tively 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 made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore he it known by this present Order that His Excellency the 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:—

eby approve of the said road being made, that is to say:—
All that piece of land in Crown allotment 70J, parish of
Narre Worran, and being a roadway generally one
chain wide, the western boundary of which commences
at the north-eastern angle of lot 58 on plan of subdivision No. 7133 lodged in the Office of Titles; thence
south-westerly and generally south-easterly through the
said Crown allotment to a point on the Monbulk Creek,
distant from the north-eastern angle of lot 50 on plan
of subdivision No. 5980 lodged in the Office of Titles
by lines bearing respectively 181 deg. 57 min. 217.5
links and 223 deg. 27 min. 343 links—excepting such
part of the land above described as already forms part
of the existing Government road. of the existing Government road.

NOTE.—The route of the portion of the road above described is more particularly delineated on survey plans numbered 1033, 1034, 1035, and 1036 lodged in the office of the Country Roads

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944). ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF OMEO.

DEVELOPMENTAL ROAD IN THE SHIRE OF OMEO.

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 Benambra-road in the shire of Omeo (declared to be a developmental road under the Developmental Roads Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 3rd September, 1919, on page 2008) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first 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 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 the parish of Hinnomunjie, and being a roadway generally one and a half chains wide, the western boundary of which commences at a point on the south-éastern boundary of allotment 5, section 9, of the said parish, distant 228 deg. 49 min. 1,290 links from the eastern angle of the said allotment; thence north-easterly through the said allotment and allotments 8 and 6 of the said section, across a two-chain road, north-easterly through allotment 4, section 10, of the said parish, north-easterly across a three-chain road, and north-easterly through allotment 2 of the section last named, to a point on the north-eastern boundary thereof distant 318 deg. 54 min. 2,960 links from the eastern angle of that allotment.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 1120 lodged in the office of the Country Roads Board.

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

ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF OTWAY. 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 Beech Forest-Laver's Hill road in the shire of Otway (declared to be a developmental road under the Developmental Roads Act which declaration was confirmed by the Order in Council published in the Government Gazette of 17th September, 1919, on page 21065 should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first 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 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: is to sav:-

All that piece of land in allotments 12n and 12k, parish of Weeaproinah, whose boundaries commence at the north-western angle of allotment 12k, parish of Weeaproinah; thence by lines bearing 112 deg. 32.9 links, 258 deg. 32 min. 253 links, and 72 deg. 3 min. 218.6 links to the point of commencement. point of commencement.

NOTE.—The route of the portion of the road above described is delineated and shown coloured red on survey plan No. 872 lodged in the office of the Country Roads Board.

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

ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRES OF POOWONG AND JEETHO AND PHILLIP ISLAND AND WOOLAMAI. ORDER

WOOLAMAI.

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 Sheepways-road in the shires of Poowong and Jeetho and Phillip Island and Woolamai (declared to be a developmental road under the Developmental Roads Act which declaration was confirmed by Orders in Council published in the Covernment Gazettes of the 27th May, 1920, and 21st May, 1919, on pages 1958 and 1229 respectively should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first 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 nep 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 he it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Excentive Council thereof doth hereby approve of the said road being made, that is to say: made, that is to say :-

de. that is to say:—

All that piece of land in the parish of Jumbunna and being a roadway generally one chain wide the eastern boundary of which commences at a point on the western boundary of allotment 56 of the said parish, distant 338 deg. 26 min. 259 links, 0 deg. 53 min. 247 links, and 25 deg. 50 min. 836.9 links from the south-western angle of the said allotment; thence southerly and south-easterly through that allotment, across a one-chain Government road, and south-easterly and south-westerly through allotment 61 of the said parish to a point on the western boundary of the eastern portion of the allotment last named, distant 158 deg. 26 min. 1,309.5 links from the north-western angle of the said eastern portion of the allotment. Also, all that piece of land in the parish of Jumbunna, and being a roadway one chain or more in width, the south-western boundary of which commences at the northern angle of allotment 61n of the said parish; thence generally southerly and south-easterly through the said allotment and allotments 64 and 63s to an angle in the north-eastern boundary of the allotment last named, the said angle being at the southern end of the boundary line whose bearing and distance respectively are 174 deg. 39 min. 628.4 links.

Note.—The routes of the portions of the rondway above described are more particularly delineated and shown coloured red on survey plan No. 1133 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.

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

PRESENT:

His Excellency the Governor of the State of Victoria.

Mr. Robinson Sir A. J. Peacock, Mr. Barnes,

Mr. McWhae, Mr. Angus, Mr. Pennington.

Mr. Baird,

RESCISSION AND REMAKING OF EXEMPTION FROM SATURDAY HALF-HOLIDAY AND REGULATION OF SHOPS FOR THE SALE OF FRESH UNCOOKED MEAT WITHIN THE BOROUGH OF QUEENSCLIFFE.

NDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlers) keeping shops for the sale of fresh uncooked meat within the locality to be affected, doth hereby—

1. Revoke the regulations made on the 19th day of May, 1921, directing that all shops for the sale of fresh uncooked meat within the municipal district of the borough of Queens-cliffe during the months of December, January, February, and March in each year, shall be exempted from the Saturday half-holiday, and fixing the closing hours of all such shops on Saturdays, Fridays, and Wednesdays.

2. Make the following regulations in lieu thereof, that is to say:

- (1) All shops for the sale of fresh uncooked meat within the municipal district of the borough of Queens-cliffe during the months of October, November. December. January, February, and March in each year, shall be exempted from the provisions of subsection (1) of section 98 of the Factories and Shops Act 1915, so far as the closing hours on Saturdays, Fridays, and Wednesdays are concerned.

 (2) All such shops shall be closed in each week during the said months from the hour of—

 (a) Nine o'clock on the evening of Saturday.

 (b) Seven o'clock on the evening of Friday.

 (c) One o'clock on the afternoon of Wednesday.

RESCISSION AND REMAKING OF EXEMPTION FROM SATURDAY HALF-HOLFDAY AND REGULATION OF CERTAIN SHOPS WITHIN THE BOROUGH OF QUEENS.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition signed by a majority of all the shop-keepers (exclusive of hawkers and pedlers) keeping shops within the municipal district of the borough of Queenseliffe of the particular classes to be affected, doth hereby—

1. Revoke the regulations made on the 19th day of May, 1921, directing that all shops (except shops for the sale of fresh uncooked meat, hairdressers' shops, tobacconists' shops, and shops of the classes or kind mentioned in the Fourth Schedule to the Factories and Shops Act 1915), within the municipal district of the borough of Queenseliffe during the months of December, January, February, and March in each year shall be exempted from the Saturday half-holiday, and fixing the closing hours of all such shops on Saturdays, Fridays, and Wednesdays.

2. Make the following regulations in lieu thereof, that is

2. Make the following regulations in lieu thereof, that is

to say:

(1) All shops (except shops for the sale of fresh uncooked meat, hairdressers' shops, tobacconists' shops, and shops of the classes or kinds mentioned in the Fourth Schedule to the Factories and Shops Act 1915), within the municipal district of the borough of Queenseliffe, during the months of October, November. December, January, February, and March in each year, shall be exempted from the provisions of section 77 of the Factories and Shops Act 1915.

(2) All such shops shall be closed in each week during the said months from the hour of—

(a) Nine o'clock on the evening of Saturday.

(b) Seven o'clock on the evening of Friday.

(c) One o'clock on the afternoon of Wednesday.

And the Honorable Sir A. J. Peacock, 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.

.. 0 10 0

REGULATIONS UNDER THE FACTORIES AND SHOPS ACTS—CHAPTER V. REVOKED AND RE-MADE.

At the Executive Council Chamber, Methourne, the second day of November, 1921.

PRESENT:

His Excellency the Governor of Victoria.

Sir A. J. Peacock	Mr. McWhae,
Mr. Robinson,	Mr. Angus.
Mr. Barnes,	Mr. Penningtons
Mr. Baird,	1

HEREAS by the Factories and Shops Acts it is enacted that the Governor in Council may, by Order published in the Government Gazette from time to time, make, alter, and revoke Regulations for the purpose therein mentioned, and generally for carrying into effect the provisions of the said Acts: Now therefore His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth by this Order revoke Chapter V. of the Regulations made on the third day of February. 1920, under the provisions of the Factories and Shops Acts, and doth make the following Regulation in lieu thereof, that is to say:—

CHAPTER V.

THE GRANTING OF CERTIFICATES TO ENGINE-DRIVERS AND BOILER ATTENDANTS.

Examinations.

1. Examinations will be concucted by the Board of Examiners at such times and places as may from time to time be notified by the secretary in the Government Gazette, and in a newspaper or newspapers published or circulated in the locality, and candidates will be examined according to, priority of receipt of notice required by clause 2.

Preliminary Requirements.

2. Each applicant for a certificate must forward to the Secretary for Mines, Melbourne, notice, in writing, of his intention to present himself for examination, such notice to be given not less than seven clear days prior to the date of examination.

be given not less than seven clear days prior to the date of examination.

The notice must be accompanied by cash, post-office order, or postal note, to the value of 10s.

Should the applicant pass the prescribed examination the deposit shall, in each instance, 450 towards payment of the fee for certificate; in the event, however, of the failure of the candidate to pass the examination, such amount shall be forfeited and be paid to the Consolicated Revenue.

3. A candidate must, if possible, produce testimonials or certificates, signed by his employers, and such documents must specify clearly and distinctly the class of steam boilers he has driven, or assisted to drive, or class of steam boilers he has driven, or assisted to attend. The diameter of the cylinders of the steam-engines driven must be stated on the testimonials. In cases where a candidate is unable, from any sufficient cause, to produce testimonials from his employers, the Board may accept a statutory declaration or other sufficient proof that such candidate drove or assisted to drive a steam-engine or engines for a period of twelve months, or attended, or assisted to attend, a steam-boiler or boilers for a period of six months, as evidence of his having had the necessary experience to entitle him to be examined.

4. Every candidate for a certificate of competency or service shall—

(a) make a statutory declaration that the testimonials he produces are genuine and true and correct in every particular, such declaration to be presented to and retained by the Board;
(b) produce written evidence of character;
(c) produce evidence that he is not subject to any mental or bodily infirmity likely to interfere with the efficient discharge of his duties:
(d) state his full name, also the place and date of his birth, which shall be inserted in any certificate issued by the Board to him; and
(e) prior to his examination for a certificate of a higher class, produce any certificate issued to him under these Regulations, such latter certificate to be surrendered to the Board in the event of the higher class one being granted.

5. If a candidate fails to pass the examination prescribed he shall not again present himself until a period of not less than three months shall have elapsed from the date of his last examination.

Fees to be Charged. 6. The fees to be paid for certificates issued by the Board

of campiners shall be-			
	£	s.	d.
For a 1st class certificate of competency as an			
engine-driver	1	.5	0
For a 2nd class certificate of competency as an			
engine-driver	1	0	0
For a 3rd class certificaté of competency as an			
engine-driver	1	0	O
For any certificate of service as an engine-driver			

For a certificate of competency or of service as a For a certificate of competency of of service as a boiler attendant

For a copy of any certificate (if lost)

For a certificate of registration issued under, clause 21 of these Regulations .. 0 10 0 0 10 0

No certificate shall be jesued until full payment of the fee required shall have been made to the Secretary for Mines.

Certificate of Competency to Drive Steam-engines. 1st Class Certificate.

7. A 1st class certificate issued by the Board of Examiners shall entitle the holder to drive any steam-engine in or in connexion with a factory.

8. An applicant for a 1st class certificate must, except as hereinafter provided, produce to the Board satisfactory evidence.

(a) (1) that he has been the holder of a 2nd class certificate under the Factories and Shops Acts, a 3rd class certificate under the Mines Acts, or a corresponding certificate issued in any other State of the Commonwealth or New Zealand, for a period of not less than twelve months, and that he has during that period lad charge of and driven for a period of not less than six months a steam-engine of a class which he, as the holder of either of such certificates, is entitled to drive; or

(2) that he has been in charge of and has efficiently managed and driven a steam-engine the cylinder of which is more than 12 inches in diameter, or a double-cylinder steam-engine the cylinders of which have a combined area equal to that of a single cylinder of more than 12 inches in diameter for a period of not less than 12 months; or

single cylinder of more than 12 menes in diameter for a period of not less than 12 months; or (3) that he has served an apprenticeship to an engineer for five years, and during the period of his apprenticeship has been employed in making or repairing of steam-engines, or, if he has not served such apprenticeship, that for not less than five years he has been employed as journey-man mechanic in some factory in the making or repairing of steam-engines, and in either case that he has had not less than six months' experience in assisting to drive a steam-engine the cylinder of which is more than 12 inches in diameter. or a double-cylinder engine the cylinders of which have a combined area equal to that of a single-cylinder of more than 12 inches in diameter: or

of a single-crimder of more than 12 menes and diameter: or

(4) that he has had not less than six months' instruction in engine-driving at any educational institution approved by the Board: or

(5) that he holds the Naval rating of stoker petty officer, leading stoker, or chief stoker, and who produces a certificate of service with character and ability assessed as "Very Good" and "Satisfactory" respectively, and is in possession of—

(1) a certificate that he has passed through a three-months' mechanical training course, and

and
(2) an auxiliary watch certificate:
(b) that he is at the date of examination not under the age of nineteen (19) years nor over the age of fifty (50) years. The latter age not to apply to persons who had experience in driving steamengines previous to their attaining the age of fifty (50) years.

In addition to producing this evidence the applicant must pass an examination as to the construction of the various steam-engines and steam-boilers in general use, and as to the details of different working parts, external and internal, and the use of such parts, and be able to explain how to correct defects, and what action is necessary in the ordinary emergencies which may arise in connexion with steam-engines and steam-botlers. steam-boilers

•9. A lat class certificate shall be issued by the Board to a candidate who satisfies the Board by the production of his certificate that he has passed an examination equivalent to the

examination of a 1st class certificate of competency under these Regulations before some authority recognised by the Governor in Council for that purpose in accordance with the Factories and Shops Acts.

2nd Class Certificate.

10. A 2nd class certificate.

10. A 2nd class certificate issued by the Board of Examiners shall entitle the holder to drive any steam-engine in or in connexion with a factory, the cylinder of which does not exceed 12 inches in diameter, or a double-cylinder steam-engine. the combined area of the cylinders of which does not exceed that of a cylinder 12 inches in diameter.

11. An applicant for a 2nd class certificate must produce to the Board satisfactory evidence—

(a) (1) that he has hed not been then the product of the cylinder and the contract of the cylinder and the contract of the cylinder and cylinde

(a) (1) that he has had not less than twelve months' ex perience in assisting to drive a steam-engine, the cylinder of which exceeds 6 inches in diameter, or a double-cylinder steam-engine, the combined

or a double-cylinder steam-engine, the combined area of the cylinders of which exceeds a cylinder 6 inches in diameter; or

(2) that he has been the holder of a 3rd class certificate under the Factories and Shops Acts for a period of not less than twelve months, and that he has during that period had charge of and driven a 3rd class steam-engine for a period of not less than all when the competitions are the statements.

driven a 3rd class steam-engine for a period of not less than six months; or

(3) that he has had not less than three months' instruction in engine-driving at any educational institution approved by the Board; or

(4) that he holds the Naval rating of acting leading stoker or stoker, and who produces a certificate of service with character assessed as "Very Good" and "Superior" respectively, and is in possession of an Auxiliary watch certificate.

(b) That he is at the date of examination not under the age of eighteen (18) years, nor over the age of

age of eighteen (18) years, nor over the age of fifty (50) years. The latter age not to apply to persons who had experience in driving steam-engines previous to their attaining the age of fifty (50)

In addition to producing this evidence, the applicant must pass an examination as to the use of the principal parts of steam-engines and steam-boilers in general use of the class he desires to obtain a certificate to drive, and be able to explain what action is necessary in the ordinary emergencies which may arise in connexion with such steam-engines and steam-

boilers.

12. A 2nd class certificate shall be issued by the Board to a candidate who satisfies the Board, by the production of his certificate, that he has passed an examination equivalent to the examination of a 2nd class certificate of competency under these Regulations before some authority recognised by the Governor in Council for that purpose, in accordance with the Factories and Shous Acts.* Factories and Shops Acts.*

3rd Class Vertificate.

13. A 3rd class certificate issued by the Board of Examiners shall entitle the holder to take charge of any steam-engine in or in connexion with a factory, the cylinder of which does not exceed 6 inches in diameter, or a double-cylinder steam-engine, the combined area of the cylinders of which does not exceed that of a cylinder 6 inches in diameter.

14. An applicant for a 3rd class certificate must produce to the Board satisfactory evidence—

(a) (1) that he has had not less than twelve months' experience in assisting to drive a steam-engine; or
(2) that he has had not less than three months' instruction in engine-driving at any educational institution approved by the Board.
(b) That he is at the date of examination not under the content of the c

hat he is at the date of examination not under the age of eighteen (18) years, nor over the age of fifty (50) years. The latter age not to apply to persons who had experience in driving steam-engines previous to their attaining the age of fifty (50)

In addition to producing this evidence the applicant must pass an examination as to the use of the principal parts of steam-engines and steam-boilers in general use of the class he desires to obtain a certificate to drive, and be able to explain what action is necessary in the ordinary emergencies which may arise in connexion with such steam-engines and steam-boilers.

*The authorities recognised by the Governor in Council are:
—Board of Trade of Great Britain, Marine Board of Victoria, the Minister of Marine and Fisheries in Canada, Marine Department of New Zealand, Marine Board of New South Wales, the Head of the Government of Malta, Marine Board of South Australia, Board of Examiners under the authority of the Governor of Tasmhnia, Lieutenant-Governor of Bengal, Governor of Bombay, Marine Board of Queensland, Governor of Hong Kong, Governor of Straits Settlements. (See Government Gazette, 5th March, 1897, page 934-)

Certificates of Competency to Boiler Attendants.

15. A certificate of competency as a boiler attendant shall entitle the holder to take charge of any steam-bolier in or in connexion with a factory. An applicant for a certificate of competency as boiler attendant must produce to the Board satisfactory evidence-

- (a) (1) that he has had not less than six months' experience in assisting to work a steam-boiler; or
 - that he has had not less than three months' in-struction in the duties of a steam-boiler at-tendant at any educational institution approved by the Board; or
- (b) that he is, at the date of examination, not under the age of eighteen (18) years.

In addition to producing this evidence the applicant must pass an examination as to the different fittings of the various boilers in general use, and the use of such fittings, and as to what action is necessary in the ordinary emergencies which may arise in connexion with steam-boilers.

Certificates of Service to Drive Steam-engines.

16. A 1st class certificate will be granted-

- To a candidate who satisfies the Board that during at least twelve months within three years prior to the 1st October, 1896, he has been in sole charge of, and has efficiently managed and driven a steam-engine in Victoria, the cylinder of which is more than 12 inches in diameter, or a double-cylinder steam-engine, the cylinders of which have a combined area equal to a single-cylinder of more than 12 inches in diameter, and such certificate shall entitle the holder to drive any steam-engine in or in connexion with a factory.
- 17. A 2nd class certificate will be granted-
- (a) to a candidate who satisfies the Board that during at least twelve months within three years prior to the 1st October, 1896, he has been in sole charge of, and has efficiently managed and driven, a steam-engine in Victoria, the cylinder of which is not less than 6 inches in diameter, or a double-cylinder steamengine, the cylinders of which have a combined area equal to that of a single-cylinder of not less than 6 inches in diameter, and such certificate shall entitle the holder to drive any steam-engine in or in connexion with a factory, the cylinder of which does not exceed 12 inches in diameter, or a double-cylinder steam-engine, the combined area of the cylinders of which does not exceed that of a cylinder 12 inches in diameter; or in diameter; or (b) that he holds the Naval rating of stoker petty officer,

hat he holds the Naval rating of stoker petty officer, leading stoker, or chief stoker, and who produces a certificate of service with character and ability assessed as "Very Good" and "Satisfactory" respectively, and is in possession of—

(1) a certificate that he has passed through a three months' mechanical training course

and (2) an Auxiliary watch certificate.

18. A 3rd class certificate will be granted-

- (a) to a candidate who satisfies the Board that during at o a candidate who satisfies the Board that during at least twelve months within three years prior to 1st October, 1896, he has been in sole charge of, and has efficiently managed and driven, a steam-engine in Victoria, and such certificate shall entitle the holder to take charge of any steam-engine in or in connexion with a factory, the cylinder of which does not exceed 6 inches in diameter, or a double-cylinder steam-engine, the combned area of the cylinders of which does not exceed that of a cylinder 6 inches which does not exceed that of a cylinder 6 inches
- which does not exceed that of a cynnuer o mones in diameter; or

 (b) to a candidate who holds the Naval rating of acting leading stoker or stoker, produces a certificate of service with character and ability assessed as "Very Good" and "Superior" respectively, and is in possession of an Auxiliary watch certificate.

Certificates of Service to Boiler Attendants.

- 19. A certificate of service as a holler attendant will be granted to a candidate who satisfies the Board+
 - (a) that he has been in charge of and has efficiently managed a steam boiler during at least twelve months within three years prior to the 1st October, 1896, or
 - (b) that he holds the Naval rating of-
 - (1) stoker, petty officer, leading stoker, or chief stoker, and who produces a certificate of ser-vice with character and ability assessed as "Very Good" and "Satisfactory" respectively;

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(2) acting leading stoker or stoker, and who produces a certificate of service with character and ability assessed as "Very Good" and "Superior" respectively, and is in possession of an Auxiliary watch certificate.

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20. No certificate of service shall be issued unless specially authorized by the Governor in Council. Certificate of Registration on Transfer from Another State or

. New Zealand.

21. Any person holding a factory engine-driver's or boiler attendant's certificate issued in any other State of the Commonwealth or in New Zealand, and who takes up his residence in Victoria, may be granted a certificate of registration of equal grade, upon payment of the fee prescribed, and without windows in a required to the fee prescribed. undergoing any examination.

Disqualification of Holder of Certificate.

22. Any person holding a certificate of competency or of service as an engine-driver or boiler attendant, and who is charged with any offence or misconduct likely to be detrimental to the proper or efficient discharge of his duties, may be called upon by the Board of Examiners to show cause why he should not be disqualified as a certificated engine-driver or boiler attendant; and if he fail to satisfy the said Board, he may, by an Order of the Governor n Council, published in the Government Gazette, be disqualified for any period from acting as engine-driver or boiler attenuant.

3. Any person shall, after such order, deliver into the charge of the said Board his certificate of competency, or of service, which shall be retained by the said Board during the period of such disqualification, and no such person shall, during the period of such disqualification, take charge of any steam-engine or steam-boiler.

24. The Board may, if it think f.t. hold an inquiry into the

24. The Board may, if it think f.t, hold an inquiry into the conduct of an engine-driver or boiler attendant accused of any of the foregoing offences; and with respect to such inquiry the following provisions shall have effect:—

- quiry the following provisions shall have effect:—

 (1) The inquiry shall be held at such time and place as the Board may appoint, the person charged to have the right to engage counsel to defend him at such inquiry. He shall receive fourteen days' notice of the Board's intention to hold an inquiry, and if the person charged intends to employ counsel he shall give seven days' notice of such intention to the secretary to the Board.

 (2) The secretary to the Board shall, before the commencement of the inquiry, furnish to the person charged a statement of the case upon which the inquiry is instituted.

 - (3) The person charged shall attend such inquiry, and may produce such evidence as may be considered necessary.
 - (4) The Board shall, upon the conclusion of the inquiry, forward to the Minister of Labour a report containing a full statement of the case and its opinion thereon.

Copies of Certificates.

25. Whenever a person proves to the satisfaction of the Board of Examiners that he has, without fault on his part, lost or been deprived of any certificate previously granted to him under the provisions of the Factories and Shops Acts, such Board shall, upon payment of the prescribed fee, cause a copy of the certificate to which the applicant appears to be entitled to be made out and certified by the secretary to the Board, and delivered to the applicant, and any copy so made and certificate.

And the Honorable Sir A. J. l'eacock, 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.

Farm Produce Agents Act 1920 (No. 3082) REGULATIONS.

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Robinson. A. J. Peacock, Mr. McWhae, Mr. Angus,

Mr. Barnes, Mr. Baird.

Mr. Pennington.

UNDER the powers in that behalf conferred by the Farm Produce Agents Act 1920 (No. 3082) to make Regulations with respect to circulating throughout Victoria of lists of licences under the said Act and cancellations thereof and with respect to the checking of weights of farm produce,

the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth make the Regulations following:---

(1) All particulars of Farm Produce Agents' Licences issued or cancelled shall be published in the Victoria Government Gazette.

CHECKING WEIGHTS OF FARM PRODUCE.

(2) The Minister of Agriculture may appoint a person or persons to make any inquiry necessary in order to see that correct weights have been obtained and set out in account sales and any person or persons ap-pointed for this purpose shall have authority to examine entries in the books of a farm produce agent and to make such further inquiries as may

be necessary to obtain the information required.

(3) Any farm produce agent or person employed by such agent refusing to supply information to or obstructing a person authorized by the Minister shall be liable to a penalty of Ten pounds (£10).

And the Honorable Harry Sutherland Wightman Lawson, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

AMENDMENT OF THE "SUPREME COURT—SHERIFFS' FEES REGULATIONS 1921."

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

. His Excellency the Governor of Victoria.

Mr. Robinson, Sir A. J. Peacock, Mr. Barnes, Mr. Baird,

Mr. McWhàe, Mr. Angus, Mr. Pennington.

NDER and by virtue of the powers in that behalf conferred by Section 206 of the Supremc Court Act 1915, the Governor of the State of Victoria by and with the advice of the Executive Council of the same doth make the Regulation following:-

The Supreme Court—Sheriffs' Fees Regulations 1921 are hereby amended as follows:—

1. At the end of regulation numbered 2, there shall be

1. At the end of regulation numbered 2, there shall be inserted the words—

"and from and after the date aforesaid for the fee of Two shillings payable under the Twelfth Schedule of the said Act 'For every copy of a jury panel' there shall be substituted the fee of Five shillings."

2. In regulation numbered 3—

(1) for the word "fees" where secondly occurring these shall be substituted the word.

ring there shall be substituted the word fee", and
(2) the letters (a) and (b) and the words and figures "For every copy of a jury panel—
0 5 0." shall be omitted.

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

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

APPOINTMENT OF POLLING PLACE FOR ELECTORAL DISTRICT.

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Robinson Sir A. J. Peacock, Mr. Barnes,

appoint

Mr. McWhae, Mr. Angus, Mr. Pennington.

Mr. Baird, I N pursuance of the provisions contained in *The Constitution Act Amendment Act* 1915 (No. 2632), section 196, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order

YEARINGA

as a Polling Place for the Lawloit Division of the Electoral District of Lowan.

And the Honorable Matthew Baird, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly. F. W. MABBOTT,

Clerk of the Executive Council.

Farm Produce Agents Act 1920 (No. 3082). RABBITS, HARES, REESWAX, AND HONEY DECLARED TO BE FARM PRODUCE.

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Robinson, Sir A. J. Peacock,

Mr. McWhae, Mr. Angus, Mr. Pennington.

Mr. Barnes, Mr. Baird,

Mr. Baird,

UNDER the powers in that behalf conferred by the Farm Produce Agents 1ct 1920 (No. 3082) to declare an article or class of articles in addition to those specified in Section 2 of the said Act to be Farm Produce for the purposes of the same the Governor of the State of Victoria by and with the advice of the Executive Council of the said State doth hereby by this present Order declare rabbits hares beeswax and honey to be farm produce within the meaning and for the purposes of the above-mentioned Act whereof farm produce agents and all other persons whom it may concern are to take notice and govern themselves accordingly.

And the Honorable Harry Sutherland Wightman Lawson, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT.

F. W. MABBOTT,

Clerk of the Executive Council.

KILMORE WATERWORKS TRUST.

ADDITIONAL LOAN OF £600.

At the Executive Council Chamber, Melbourne, the second day of November, 1921.

PRESENT:

His Excellency the Governor of Victoria. .

Mr. Robinson, Sir A. J. Peacock, Mr. Barnes, Mr. Baird,

Mr. McWhae, Mr. Angus, Mr. Pennington.

Mr. Baird,

NDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Six hundred pounds (£600) to the Kilmore Waterwoyks Trust for the purpose of completing the storage basin at Anderson's, Kilmore, as set forth in the detailed statement bearing date the 28th October, 1921, and verified under the seal of the State Rivers and Water Supply Commission.

Commission.

The loan hereby granted shall be subject to the provisions of the Water Acts and the amount shall be charged to the Water Supply Loans Application Act 1921 (No. 3126).

And the Honorable Harry Sutherland Wightman Lawson, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

Closer Settlement Act 1915, Section 108. UNUSED AND UNMADE ROADS CLOSED.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke. K.C.M.G., C.B., C.V.O., C.B.E., A.D.C.; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c.,

Mr. Wealth of Australia, by and with the advice of the Executive Conneil of the said State, and in pursuance of section 108 of the tiloser Settlement Act 1915 (No. 2629), do by this Order direct that the unused and unmade road forming part of the southern boundary of allotment 14, and the southern boundaries of allotments 15, 16, 17m, and 18A, and also the road forming the eastern boundaries of allotments 15 and 23, in the parish of Mortat, county of Lowan, be closed.—(M.464(2), Mortat Estate, 11189.)

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

(L.S.)
By His Excellency's Command,
D. S. OMAN,
Commissioner of Crown Lands and Survey.

ROAD PROCLAIMED.-PARISH OF BITTERN.

PROCLAMATION

PROCLAMATION
By His Excellency Colonel the Right Honorable George Edward
John Mowbray. Earl of Stradbroke, K.C.M.G., C.B., C.V.O.,
C.B.E., Aide-de-Camp to His Majesty the King; Governor of
the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.
THE Governor of the State of Victoria, in the Commontive Council of the said State, and in pursuance of provisions
of section 19 of the Land Act 1915 (6 Geo. V. No. 2876), do
hereby proclaim as a road the land comprised within the
boundaries hereinafter described, that is to say:— v.

ROAD IN THE PARISH OF BITTERN.

ROAD IN THE PARISH OF BITTERN.

County of Mornington, parish of Bittern: Commencing at the north-east angle of allotment 131; bounded thence by that allotment bearing S. 23 deg. 45 min. W. 2,738 5-10th links; thence by lines bearing respectively east 109 2-10th links, N. 23 deg. 45 min. E. 2,738 5-10th links, and West 109 links to the point of commencement.—(B.397(**) (21.C.71819).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Meibourne, this second day of November, in the year of our Lord One thousand nine hundred and twenty-one, and in the welfth year of the reign of His Majesty King George V.

(L.S.)

STRADBROKE.

By His Excellency's Command,

D. S. OMAN, Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

Health Act 1919, section 171 (b).

GRANDSTANDS OR PERMANENT ERECTIONS ON RACE-COURSES, FOOTBALL, CRICKET, AND SHOW GROUNDS TO BE REGISTERED UNDER THE HEALTH ACT 1919.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King: Governor of the State of Victoria and its Dependencies in the Com-monwealth of Australia, &c., &c., &c.

By virtue of the powers conferred by the Health Act 1919 (No. 3041), I, the Governor of the State of Victoria, in the Commonwealth of Australia, on the recommendation of the Commission of Public Health, and by and with the advice of the Executive Council of the said State, do by this Proclamation declare all grandstands or permanent erections on race-courses, football, cricket, and show grounds, to which a charge is made for admission, to come within section 171 of the said Act.

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

(L.S.) STRADBROKE.

(t.s.)
By His Excellency's Command,

MATTHEW BAIRD, Minister of Public Health. GOD SAVE THE KING!

EXTENSION OF TOWNSHIP PROCLAIMED.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Common-wealth of Australia, &c., &c., &c.

THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Excentive Council of the said State, and in pursuance of provisions of section 19 of the Land Act 1915 (6 Geo. V. No. 2676), do hereby proclaim as a township the land comprised within the boundaries hereinafter described, that is to say:—

The township at Tyntynder, in the parish of Tyntynder North, proclaimed on 13th February, 1894, and named Nyah, by Order of 20th November, 1894, is hereby extended by the Proclamation as a township of the Crown land hereinafter described, viz.:—

Proclamation as a township of the crown land herematical described, viz.:—

County of Tatchera, parish of Tyntynder North: Commencing at the south-east angle of the existing township; bounded thence by allotment B, hearing south to a point due east of the south-eastern angle of allotment 20, section 2; by a line and the south boundary of that allotment, bearing westerly to the south-western angle thereof; by a line bearing south-westerly to the north-eastern angle of allotment 24a;

by that allotment, bearing N. 89 deg. 54 min. W. 1,536½ links: by a line bearing north-westerly to the south-eastern angle of allotment 17; by that allotment and a line bearing northerly to allotment 13; by that allotment bearing easterly to the aforesaid township; and by that township, bearing southerly and easterly to the commencing point.—(N.161, T.244(*) (14.02315/145):

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

(L.S.)

By His Excellency's Command, D. S. OMAN,
Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

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

	Corryong-Tuesday, 15th November, 1921		Gazette. 182	
	Derrinellum-Thursday, 1st December, 1921		200 ;	
ı	Edenhope-Thursday, 24th November, 1921		193	
	Girgarre-Monday, 14th November, 1921		194	
	Lockington-Saturday, 12th November, 1921		192	•
	Melbourne-Tuesday, 8th November, 1921		184	
	Murrayville-Thursday, 10th November, 1921		188	
	Sale - Friday, 2nd December, 1921		197	
	Tallangatta-Monday, 14th November, 1921	•••	192 -	
	Tungamah-Tuesday, 29th November, 1921		193	
	Underbool-Wednesday, 9th November, 1921	•••	188	

Lands and Survey Office, Melbourne

Closer Settlement Act 1915, Section 111. SALE OF OROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Crown Lands, in pursuance of section 111 of the Closer Settlement Act 1915, will be held at the MECHANMCS' HALL, DERRINALLUM, at "IWO O'CLOCK p.m. on ThURSDAY, ast DECEMBER, 1921. To be conducted by W. H. BURNS, Esq., Crown Lands Department.

Auctioneers: Messrs. STANSMORE & CO., Camperdown

TOWNSHIP ALLOTMENTS, MOUNT ELEPHANT ESTATE, PARISH OF DUNNAWALLA, COUNTY OF HAMPDEN.

Adjoining township of Derringlium.

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Upset price £12 10s. per lot.

Lot 1. Area 1r. 23p., allotment 1, section A.

Lot 2. Area 1 rood, allotment 2, section A.

Lot 3. Area 1 rood, allotment 3, section A.

Lot 4. Area 1 rood, allotment 4, section A.

Lot 5. Area 1 rood, allotment 5. section A.

Lot 6. Area 1 rood, allotment 5. section A.

Lot 7. Area 1 rood, allotment 5.
         Lot 4. Area 1 rood, allotment 3, section A.
Lot 5. Area 1 rood, allotment 4, section A.
Lot 5. Area 1 rood, allotment 5, section A.
Lot 6. Area 1 rood, allotment 6, section A.
Lot 7. Area 1 rood, allotment 7, section A.
Lot 8. Area 1 rood, allotment 8, section A.
Lot 9. Area 1 rood, allotment 9, section A.
Lot 10. Area 1 rood, allotment 10, section A.
Lot 11. Area 1 rood, allotment 10, section A.
                                                                                                                                                                                     rood, allotment 10, section A.
rood, allotment 11, section A.
rood, allotment 12, section A.
rood, allotment 13, section A.
                 Lot 11. Area
Lot 12. Area
         Lot 13. Area 1 rood, allotment 12, section A.
Lot 13. Area 1 rood, allotment 14, section A.
Lot 15. Area 1 rood, allotment 15, section A.
Lot 16. Area 1 rood, allotment 16, section A.
Lot 17. Area 1 rood, allotment 18, section A.
Lot 18. Area 1 rood, allotment 18, section A.
Lot 19. Area 1 rood, allotment 19, section A.
Lot 19. Area 1 rood, allotment 20, section A.
Lot 21. Area 1 rood, allotment 21, section A.
Lot 22. Area 1 rood, allotment 22, section A.
Lot 23. Area 1 rood, allotment 23, section A.
Lot 24. Area 1 rood, allotment 23, section A.
Lot 25. Area 1 rood, allotment 24, section A.
Lot 26. Area 1 rood, allotment 27, section A.
Lot 27. Area 1 rood, allotment 28, section A.
Lot 28. Area 1 rood, allotment 28, section B.
Lot 29. Area 1 rood, allotment 4, section B.
Lot 30. Area 1 rood, allotment 4, section B.
Lot 31. Area 1 rood, allotment 5, section B.
Lot 32. Area 1 rood, allotment 5, section B.
Lot 33. Area 3 rood, allotment 6, section B.
Lot 33. Area 3 rood, allotment 6, section B.
Lot 33. Area 3 rood, allotment 6, section B.
Lot 33. Area 3 rood, allotment 6, section B.
Lot 33. Area 3 rood, allotment 6, section B.
Lot 33. Area 3 rood, allotment 1, section B.
Lot 33. Area 6 rood, allotment 6, section B.
Lot 33. Area 6 rood, allotment 1, section B.
                   Lot 13. Area
              Lot 32. Area 39 6-10 perches, allotment 1, section C. Lot 33. Area 39 6-10 perches, allotment 2, section C. Lot 35. Area 39 6-10 perches, allotment 3, section C. Lot 36. Area 39 6-10 perches, allotment 4, section C. Lot 37. Area 39 6-10 perches, allotment 4, section C. Lot 38. Area 39 6-10 perches, allotment 5, section C. Lot 39. Area 39 6-10 perches, allotment 6, section C. Lot 39. Area 39 6-10 perches, allotment 7, section C. Lot 40. Area 39 6-10 perches, allotment 8, section C. Lot 41. Area 39 6-10 perches, allotment 9, section C. Lot 42. Area 39 6-10 perches, allotment 10, section C.
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TERMS AND CONDITIONS.

The purchase money to be paid in full—together with fees for Crown grant and assurance—to the officer conducting the sales—Crown grants will be issued as early as practicable thereafter. Immediate possession.

Plans, with full particulars, obtainable from the auctioneers or the Inquiry Branch, Lands Department, Melbourne.

D. S. OMAN,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th November, 1921.

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

In pursuance of the provisions of the Land Act 1915, notice is hereby given that His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 2nd day of November, 1921, reserved, temporarily, from sale and leasing, and from having a licence granted in respect thereof, and has also excepted from occupation for residence or business under any miner's right or business licence the lands hereinafter described viz described, viz. :-

and from having a licence granted in respect thereof, and has also excepted from occupation for residence or business under any miner's right or business licence the lands hereinafter described, viz.;—

Filinders.—Site for Mechanies' Institute purposes, in addition to and adjoining the site temporarily reserved therefor by Order of the 26th November, 1866, also excepted from occupation for residence or business under any miner's right or business licence.—I rood, township of Fiinders, county of Mornington, being part of allotment 2, section 4: Commencing at the north-west angle of the existing site; thence bounded by that site bearing S. 8 deg, 32 min. W. 250 links, by Cookstreet bearing N. 6 deg, 52 min. E. 250 links, and by a line bearing S. 81 deg, 28 min. E. 100 links to the commencing point.—

(F.16A(1) (21.Rs.057).

GLENCOE SOUTH.—Gravel Reserve, also excepted from occupation for residence or business under any miner's right or ousiness licence.—103. 2r. 23p., county of Buln Buln, parish of Glencoe South: Commencing at a point bearing N. 37 deg. 13 min. W. 1,134 links and N. 48 deg. 3 min. W. 104 4-10 links from the north-west angle of allotment 24; bounded thence by lines bearing respectively N. 89 deg. 8 min. E. 1,886 links, N. 0 deg. 52 min. W. 770 links, S. 89 deg. 8 min. W. 1,300 links, S. 0 deg. 52 min. E. 670 links, S. 89 deg. 8 min. W. 1,400 links, S. 0 deg. 52 min. E. 670 links, S. 89 deg. 8 min. W. 1,400 links for residence or business under any miner's right or ousiness licence.—5 acres, county of Karkarooc, parish of Larundel: Commencing at the south-east angle of allotment 29; bounded thence by lines bearing respectively canter any miner's right or business licence.—5 acres, county of Karkarooc, parish of Larundel: Commencing at the south-east angle of allotment 10; beach of the section 34; bounded thence by lines bearing septentively canter any miner's right or business licence.—13a. 3. 7, 2p., county of Commencing at the north-east angle of allotment 1 of section 34; bounded thence by lines

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

At the Executive Council Chamber, Melbourne, the 2nd November, 1921.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

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

The following Notice was gazetted 1° on 19th October, 1921, pursuant to Order of 11th October, 1921.

OAKLEIGH.—The Order in Council of the 5th of December, 1859, setting apart 10 acres of land in the borough of Oakleigh as a site for a Cemetery, revoked as to part by Order of the 4th of May, 1915, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—11 perches, more or less: Commencing at a point bearing S. 89 deg. 35 min. E. 827 2-10th links from the north-west angle of the site; bounded thence by lines bearing respectively S. 89 deg. 15 min. E. 45 4-10th links, S. 0 deg. 39 min. W. 151 5-10th links, N. 89 deg. 15 min. W. 45 4-10th links, and N. 0 deg. 39 min. E. 151 5-10th links to the commencing point.—(O.1A) (C.63635).

The following Notice was gazetted 10 on 2nd November, 1921, pursuant to an Order of the 25th October, 1921.

PANMURE.—The temporary reservation, by Order of the 2nd of November, 1885, of 2 acres of land in the town of Panmure as a site for Police purposes, being allotments 8, 9, 10, and 11 of section 2a, is about to be revoked.—(P.24(2) (21.C.72681).

THOLOGOLONG.—The temporary reservation, by Order of the 6th February, 1899, of 202a, 0r. 19p. of land in the parish of Thologolong as a site for Camping purposes, also withheld from sale, leasing, and licensing by Order of the 1st September, 1879, is about to be revoked.—(T.193(2) (21.C.69889).

The following Notices were gazetted 1° on 9th November, 1921.

pursuant to Orders of 2nd November, 1921.

TULLICH.—The temporary reservation, by Order of the 17th January, 1884, of 2 acres of land in the parish of Tullich as a site for Public purposes, and withheld from sale, leasing, and licensing in pursuance of the 6th and 102nd sections, respectively, of the Land Act 1869, is about to be revoked.—(T.203(3) (21.C.72744).

GELONG.—The temporary reservation, by Order of the 17th December, 1918, of 2 roods 31 7-10 perches of land in the city of Geelong, being allotment 30 of section 26, as a site for Police purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—10 perches: Commencing at the south-east angle of allotment 13; and bounded by that allotment bearing N. 10 deg. 59 min. E. 248 9-10 links; thence by a right-of-way bearing S. 79 deg. 8 min. E. 25 links; thence by a line bearing S. 10 deg. 59 min. W. 248 9-10 links; and thence by McKillop-street bearing N. 79 deg. 0 min. W. 25 links to the point of commencement.—(G.29(c) (Rs.1877).

D. S. OMAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

Mines Act 1915.

LAND EXCEPTED FROM OCCUPATION, ETC.

HIS Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the Mines Act 1915, has, by Order made on the 2nd day of November, 1921, excepted from occupation for mining purposes under any miner's right all that piece of land in the parish of Wodonga now or lately the subject of applications for Mineral Leases Nos. 3574 and 3575.

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

At the Executive Council Chamber, Melbourne, the 2nd November, 1921.

. LAND EXCEPTED FROM OCCUPATION, ETC.

IN pursuance of the provisions of section 10 of the Land Act 1915, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of November, 1921, excepted from occupation for residence or business under any miner's right or business licence the land hereinafter described:

Bendico.—Land excepted from occupation for residence or business under any miner's right or business licence.—County of Bendigo, city of Bendigo, being the Crown lands comprised within the following boundaries, viz.:—Commencing at the west angle of allotment 4, section 32c; bounded thence by allotments 4, 3, 2, and 1 bearing southerly and westerly 475 links in the arc of a circle whose centre bears south-westerly 177 links from the commencing point; thence by Valentine-street bearing N. 43 deg. 17 min. E. to the commencing point.—(S.372(11) (21.C.72629).

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

At the Executive Council Chamber, Melbourne, the 2nd November, 1921.

COMMITTEES OF MANAGEMENT OF RESERVES.

WHEREAS by section 184 of the Land Act 1915, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees. Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named:—

PORTION OF A RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF BALNARRING (BALNARRING FORESHORE).

OF BALNARING (BALNARING FORESHORE).

David Buckley, Alexander David Forbes, Lionel John Mulready, Valentine Hellicar, Leslie Hugh Sheeran, Thomas Cornelius Cole, and Louis J. Berryman to be a Committee of the land permanently reserved by Order in Council of 20th January, 1920, as a site for Public purposes in the parish of Balnarring, as is indicated by pink tint on plan marked B.F. over 23.9.21 attached to Lands Correspondence Rs.2091. Provided, however, that the said David Buckley and Alexander David Forbes shall hold office as Members of the Committee of Management for so long only as they may continue to be councillors of the shire of Flinders.—{Rs.2091.}

RESERVE FOR A RACE-COURSE AND OTHER PURPOSES OF PUBLIC RECREATION IN THE TOWNSHIP OF FOSTER.

John George Jones and Charles Winchester on the Committee of Management of the land temporarily reserved by Orders in Council of 13th October, 1903, and 22nd June, 1915, as a site for a Race-course and other purposes of Public Recreation in the township of Foster and parish of Wonga Wonga South, to the vacancies thereon created by the resignations of David William Witton and Evelyn Bruce Skinner.—(Rs.880.)

RESERVE FOR PUBLIC RECREATION PURPOSES IN THE TOWN OF LISMORE.

Dr. James Scott Paton, John Bustard, and Alfred Percy Seymour as additional Members on the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 24th September, 1877, as a site for Public Recreation purposes in the town of Lismore.—(Rs.2301.)

RESERVE FOR RECREATIVE PURPOSES IN THE PARISH OF TARRAWINGEE WEST.

William Douglas Nichol, Henry Nolan, Francis Henry Talbot, Thomas Maroney, and Michael Connors a Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 29th June, 1868, as a site for Recreative purposes in the parish of Tarrawingee West, in the room of Denis Keogh, Michael Connors, William D. Nichol, Henry Nolan, and George Peppard, whose term of office has expired.—(Rs.1800.)

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

(SEAL)

D. S. OMAN, President. A. A. PEVERILL, Member. PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25rm SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that at the times and places mentioned in the Schedule hereuncer, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

D. S. OMAN, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 8th November, 1921.

SCHEDULE.

ORBOST, Thursday, 24th November, 1921, at Ten a.m., the Land Officer. WARRAGUL. Friday, 18th November, 1921, at Ten a.m., the

Land Officer.

FOSTER, Tuesday, 22nd November, 1921, at Two p.m., the Land Officer.

Land Officer.
 YARRAM, Wednesday, 23rd November, 1921, at half-past Three p.m., the Land Officer.
 BEAUFORT, Tuesday, 29th November, 1921, at half-past One p.m., the Land Officer.

MURRAYVILLE, Tuesday, 22nd November, 1921, at Four p.n., the Land Officer.

MURRAYVILLE, Wednesday, 23rd November, 1921, at Nine a.m., the Land Officer.

OUYEN, Thursday, 24th November, 1921, at Ten a.m., the Land Officer

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

NOTICE is hereby given that reasons against the forfeiture of the lease in the Schedule hereto, which is deemed liable, to forfeiture under the provisions of the Land Acts, will be publicly heard by the person appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the person in the said Schedule mentioned as the holder of such lease will be allowed to show cause against the same at the place and on the date mentioned in the Schedule hereto.

D. S. OMAN,

Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey,

Melbourne, 8th November, 1921.

SCHEDULE.

YARRAM, 23rd November, 1921, the Land Officer-115/8, Frederick William Brown, 136a. 3r., Bulga.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

Mt. Camel Estate.

THE Allotmente 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.

	County	7.		Pari	ah.	 Allotment.	Section.	Area.	Class.	Capital Value.
Rodney			 Redeastle			 6 and 6A 7 (1) 7A (2) 19, 20 (3), 20B, 20C, 21	23 23 23 A	A. R. P. 311 0 0 475 0 0 417 0 0 716 0 0	::	£ s. d. 1,750 0 0 2,500 0 0 2,400 0 0 2,100 0 0

Improvements, £870, to be paid for.
 Improvements, £1,500, to be paid for.

(3) Improvements, £375, to be paid for. Areas and valuations are subject to adjustment.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 5th November, 1921.

Land Acta APPLICATIONS FOR LEASES APPROVED.

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

		,									kmoı	nt (to be	Collec	ted.			Parable 4s 4b c	.=
Date of Lease.	Name of Lesses.	Parish.		Class.	Es	tent	t.		ent de l	pay- Half- rly.		nt d		Lease Fee.		Tota o pa		Payable to the Cauthorized by the to collect Terris	Treasure: torial
					Δ.	B.	۲.	£		. d.	£	١.	d.	£	£	6.	d.		
			Und	er Section	51 of	the	Las	n d 1	Act	1901								•	
1.9.20	Richard S. Hampton	Dar agook	· i	' 2nd	61	2	9	1	ι :	3 3	1 3	9	9	1	1	4 9	9	Kerang	033
			Under	Section 5	of th	e L	and	40	t 19	01-4	-9-1	1.						Ü	
1.1.22	Wm., A. Lock 1	Kirl;enong	J		100									1	1	١ ٥	0	Bairnedale	0267
,			Unde	er Section	222 of	the	Laı	ud .	Act	1901								-	0401
1.1.16 1.8.16 1.1.15 1.1.15 2.10.17 1.9.17 2.10.17 1.8.16 1.7.17 1.7.20 1.4.16	Paul R. Kalms (1) C. F. T. Mahns A. Engler R. Vine H. R. Mossop Max Wallenaffer Carl R. Drendel William A. McDonald Benjamin A. Strike Frederick Nuske George Smith (1)	Daryo Wa.peup Carina Ouyen Bui.urouk Tutye Tutye Nyurrin Boi.rka Timberoo		2nd 2nd 2nd 1st 1st 3rd 3rd 1st	639 640 999 613 640 638 630 245 639 640	3 0 3 1 0 1 1 2 2	29 0 35 23 0 13 33 1 20	8	7 9 8 1 8 1 1 1 1	0 0 9 9 8 11	7 131 77 9 80 3	15 0 5 4 18 18 18	10 0 9 0 9 11 9	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9 13 7 8	8 4 9 0 1 18 3 18 4 16 7 0	10 0 9 0 9 11 9	Horsham Warracknabea l Horsham Birchip Horsham "" Birchip Wycheproof Warracknabeal Horsham	

(1) Rents paid to 1.1.22

Department of Lands and Survey, Melbourne, 5th November, 1921. No. 200.-17144.-4

D. S. OMAN, Commissioner of Crown Lands and Survey.

0 Bendigo Daylesford Dairnsdale

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Land Act 1915, Sections 121 and 129.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licences under sections 121 and 129 of the Land Act 1915 having been approved, it is bereby notified that the Rents and Fees specified in each case may be received by the undermentioned by the Treasurer to collect Territorial Revenue.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 5th November, 1921:

Number of Licence.

Name and Address of Licensee. Tarish or Situation. Alloiment, Section. Class.											
Action of Struction Allotment, Section. Case. Date Structy Charge Payable in 12 Coundaries and structure Charge. Installment of Struction of Structi	,							Amount	to be Collect	ted.	
£ s. d. £ s. d.	ddress of Licensee.	Area, subject in modification of boundaries And area,	Allotment.	Section.	Class.	Date of Licence.		Payment, in- cluding instalment of survey Charge		Total Amount of First Payment.	Payable to Receiver of Revenue at—
		A. R. P.			<u> </u>		. p .s. g.	£ 8, d.	£ s. d.	£ s. d.	

	A voca Birchip	Omeo	Melbon	=	±	= =	==	==
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de yearly.	1.10.21	1.8.21	1.8.21	=	E		= =	
to be ma	::	: :	: : :	, :	:	1:	: :	::
Payment	::	:	: : :	:	÷	1 1	: :	
Under Section 121 of the Land Act 1915.—Payment to be made yearly	Part of	teserves IIII3	:::	:	i	::	; :	, ! !
the La	: :	: :	::	:	:	: :	: :	ë i
n 121 of	::	:	:::	:	÷	: :	dune:	::
ir Sectio	٠.;	injie ie North	::	:	Bend	: :	arne Swa	::
Unde	Redbank Dennying	Bundara-Mu	Darbalang Truganina	Coode Islano	Fisherman's	Richmond	West Melbor	Yarraville Maribyrnong
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	00	3.0	00	0	0	0.00	00	00
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	::	unjie (3)	td., South	td., South	td., South	lers-street,	:	
•	W40715 Geo. Dunell, Moonambel (1) 65038 Ronald Mcllonald, Speed	nes J. Callaghan, Oméo (2) er Mcl. Brander, Hinno M.	ry Norman, Albury (3) in Sharp and Sons Pty. Li	in Sharp and Sons Pty. L.	in Sharp and Sons. Pty. L	0642 O'Helbourne (4) 0'Helbourne Fres., Richmond (4) 0641 T. Wallbridge Pty. Ltd., Flinders-street,	Melbourne (4) T. A. Holden, Alphington (4) W. A. Hyde, Goburg (4)	lliam Rodgers, Varraville (4), nie Spond, Maribyrnong (4).
	88	Jan	3.5.	- P.	J.6,	191,	_F\≽	W. An
	W 40715 05038	0476	0474 0644	0645 ,	0650	0642 0641	0643	0639 0640

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_	ber, 1921.
-	to 31st Decen
-	5) Rent paid
-	unt paid. — (
-	2.—(4) Amo
-	ctober 1923
-	pires 31st O
-	22. ——(3) Ex
	September, 19
	Sxpires, 30th
	1921.——(2) I
	3rd October,
	at Melbourne
	(1) Paid a
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Under Section 129 of the Land Act 1915.-Payment to be made yearly.

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		SCHI	EDUL	E OF A	PPLICATIONS	s Fo	RTHE	SSUJ	OF	cro	WN (GRAI	ITS.		-		
						-		Ť				ollecte					
Corr. No.	Nan	ne.		Aren,	Parish.		Date of Payment.		lance.	Gran	t Fee.	Assurance F		Total Amoun		id to Rec Revenue	
			Α.	в. Р.			,	£	s. d.	£ s.	d.	£я.	d	£ s.	d.		
2234	President, O and Ratepa Shire of Ro	yers of th	s, 1 ne 1	0 0	Under Section Girgarre East	ıs 19- 	-20 of the . 28.9.21		Aot 18	69. 0 1	0 6	0 0	1	1 3	7 Mel	bourne	1.1.81
					Under Section	49 o		Act 1	901.				ľ		•		
0671 0694	Catherine Bra Catherine E executrix Branch, dec	Branch, a of Thomensed (2)	us 13 s.	0 0	Castlemaine Yandoit		18.10.21 18.10.21	4 1	8 0	1 :	1 0	0 0	-	5 19	7	lemaine	I.7.14 1.1.15
, 0998	James H. Ely		20 Undan		Harcourt 49 of the Land A		15.10.21	•	0 01			0 0	10	7 1	10	,, °	
18957	Levi Fearn (4)	ı .	1	0 0	Gembrook		21.10.21						1)	1 0	4 Mel	bourne	1.11.12
			Unde	r Sectio	n 51 of the Land	Act	1901 as am	ended									•
0475	Emily Sarah J	ohnson (5	5) (20	0 0 1	Lillicur Under Section		20 <u>.</u> 4.21 the <i>Land</i>		٠	1	1 0	0 0	8	1 1	8 Avo	C.	•
2379	Thos. E. Harv	vey (6)	127	2 27	Wy Yuug	{	15,1.21 5.9.21	3.		1	0	0 2	8l }	4 10	ol Bair	nsdale	2.7.96
2216	Sarat. A. Dan	iel (6)	207	3 3	u	-	2.11.20 24.8.21	2 1	2 0	1ϵ		0 4		4 12 4 2	3	**	1.5.06
2713	John J. Ni∞l	(6)	. 23	2 38	Bendock	{	4.3 21 30.9.21	0 1	0	1 1	- 1	0 0	6	1 13	6	,,	1.7.07
					Under Section	n 8 o	f the Land	Act 1	911.				,		-,		
53	Patrick McGra	ath (2)	. 109	2 7			7.10.21			1 6	0 (0 4	7	73 0	71 Ber	adigo	1.4.14
0304	Alfred Willia administrate garet Willis ceased (7)(8)	or of Mar mson, de	٠.	3 2	Under Section Landsborough		8.10.21	and A	ets.	I 1	0	0 0	8	1 1	8 Stav	rell	
0292	Matilda J. Ca	rn (7) (8)	. 19	3 36	**		11.10.21		.	1 1	0 1	0 0	8	1,,1	8 ,,		
04042/218	Edward Paul	Wedding.	0	1 0'	Under Section 2 Werrap		f the <i>Land</i> 9.2.21			0 10	6 (0 0	1(1 0-	7l Mell	OUTRE	
(2) Fir (3) Fir (4) Fir	cond class. rst class. rst class. From rst class. £1 10s ent of Lands as Melbourn	s. per ann nd Survey	um.		and Act 1915.		(6) (7) 5	Third Second	d class class. I class ase mo	. Froney (om lie £15) _l	ence. paid a	ren T	.t.). S. (MAN.	d Act 19	
							e Lands. VOF AR	פאינו									
T is h	ereby notified	that the	areas	of the u	undermentioned				Allot	tment	s hav	e bee	n re	duced	as spec	ified, an	id ren
	ed accordingly. ne, 5th Novemb										Come	t	D	. S. C	MAN,		
	Ac, 500. 110 tolilo	oi, 1011.				Sche	edule.				Colni	nirrior	er o	r Crov	vn Lanc	ls and Su	irvey.
٥	, , , , , , , , , , , , , , , , , , , ,		1	····	· · · · · · · · · · · · · · · · · · ·	[1			, 	Amous		vious!v	<u> </u>		
Allotment.	Parish.				essee,	Are	en reduced t	o		al Rer		paid to	he e	money.	 	ay Office.	
153 40 19	Cannum Carwarp West Talgitcha		Brow	t, John n, Emm y, H. A.			277 0 0 598 0 0 507 0 0			16 4	(1) (2) (1)	15	5 8. 5 7 2 11 2 10	6	Warra Mildu Keran	cknabea ra g	1
~	<u> </u>	(1) Next	t rent d	lne 1st J	uly, 1921.——.2)	Bala	ance of ren	t due	lst Ja	nuary	. 192	2. £7.3	a Sri				
					1101	-											
T is her	reby notified th	at the tr	ansfer.	of port	tions of Agricul		LANDS. I Allotmen	its sch	edule	l her	eunde	r hav	e bee	n reg	istered	at the O	ffice of
Titles. Melbour	ne, 5th Novemb	er, 1921.			Pel		ie.		•	1	Comu	nission	D er of	. S. C	MAN, n Land	s and Su	rve y.
Allotment.	Parish.		lassifi- ation.	Nam	e of Former Lessee.		Name of	Prese	nt Lesse	ee.	on tr	ent per in paya ansferr ortion.	ed jt	oreviou o be cr	ount Bly paid edited to money.	Pay 0	office.
153 _A	Cannum	1002	3rd	Landt,	John		Landt, Wi	illiam	Jolius	s		s. d. 0 6 (1)	£ 308 :	s. d.	Warrae	ekna.
84	Willenabrina	524	"	Hayes,	M. (executrix of	f)	Golder, H	enry (George		6 1	1 0 (1	1)	138	6 11	n	
82 and 83		293	"		11		Murphy,				3 1	3 4 (1	- 1		4 11	"	
19в	Talgitcha	13	2nd	Bailey,	i H. A	•••	Gay, Jame	es Bar	nford			(2	3)	5	0 3	Kerang	3
(1) Next rent due	1st July,	1921	-(2) Ba	alance of purchas	e mo	ney, £4 4s.	9d.	Assur	ance,	5d.	Grant	Fee	£1 Is	. (£5 6	s. 2d.).	

MALLEE LANDS.

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

Melbourne, 25th October, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

SCHEDULE.

Allot.	Parish.	Arca, in Acres.	Name of Former Lessee.	Name of Present Lessee.	Next Rent Due.	Pay Office.
	M A NAL	8	Brown, Emma	Duffy, Hannah	1.7.21	Swan Hill
20 of 2	Tyntynder Nth.	14	Jeans, John Bloomfield	Sayers, James A	1.7.21	
15, 15A of 2	" "	14	Sayers, James Alexander	Brooks .A. T	1.7.21	₹
15, 15A of 2	" "	14	Brooks, Albert Thomas	Reid, William	1.7.21	,,
15, 15A of 2	Tyntynder West	5	Hungerford, B	Hickmott, J. E.	1.12.21	1
21₄ of 1	1 "	935	McIlwraith, W. P	Moulden, James	1.1.22	
69	Balrootan	934	McIlwraith, W. P	Moulden, James	1.1.22	
• 68	Tyalla	762	Le Couilliard, F. G	Le Couilliard, Margaret	1.7.21	Horsham
34		480	Adams, E. P. (executors of)	Adams, Francis	1.7.21	
59 and 59A	Piangil	640		ac 1 'e	1,1,22	
22	Ouyen	639		l	1.1.22	•
21	l	632	Nairn, A. (executors of)	Nairn, John	1.1.22	37
32′	Tyenna		MacKenzie, J. C. (executor of)	Roberts, Charles Henry, and		Warrackna beal
41	Paignie	792	Healy, J	Gillespie, William Thomas	1.9.22	Warrackiia bear
	!			Maybell Thomas		
	1777.11	608	Talbot, A. G	T 1 T1 14	1,1,22	
21 '	Wiall					Horsham
8a1	Werrap	1 rd. 804		ا شد ا	1,1,22	
40	Woornack		Yetman, P		1.1.22	Swan Hill
22	Turoar	661	McGregor, J. (executor of)		1.1.22	
47	Waitchie	494 81	Roberts, J. J		1.1.22	Warracknabeal
14, sec. A	Katyil					
22, sec. 1	Kunat Kunat	282	Roberts, R	Pickering, Edward Pickering, Edward	1.1.22	i
21, sec. 1	<u> </u>	319	Roberts, R	اعداء عذا	1.1.22	
58	Eureka	603 319			1.1.22	. "
15, sec. 2	Kooem	54		36 1 01 1	1.10.21	,,
. 88	Piangil	19		ma * vr +	1.10.21	Warracknabeai
19	Paignie	645		1	1.8.21	
18	70	553	Gallagher, D. (executor of)	la". i +	1.7.21	Wycheproof
26, 26A, and 27	Burupga	999	Ganagher, D. (executor or)	Gallagher, Edward	1.7.21	и успертоот
15, sec. 2	Kunat Kunat.	220	Rees, R. B	Rees, Herbert Clifton	1.1.22	Swan Hill
18, sec. 2	Kooem	640	Holmes, M. M.	Holmes, Walter	1,1,22	
27	Toort	662	Simpson, J., jun	Mather, Ellerington Reid	1,1,22	
28	10010	656	Simpson, J., jun	Mather, Ellerington Reid	1.1.22	
66, sec. A	Castle Donnington	309	Burke, I. F	Siemering, William Fredk. Henry	1,1,22	
52	Mulcra,	683	Zadow, C. E	Lutge, Matilda	1.1.22	
5, sec. 3	Tittybong	239	Ingram, E., jun	Ingram, John Hector James	1,7,21	Wycheproof
33, sec. A	Castle Donnington	303	Wilson, G. E	Chisholm, Lillian	1.1.22	
52	Boulka	724	Trewin, H. V	Penny, Richard	1.11.21	
28	Tvenna	468	Kelly, M	Parker, Henry	1.1.22	,,
12	Nowie	541	Geary, J	Guy, John	1.1.22	
40	Carwarp West	598	Nielson, P. C.	Brown, Emma	Part of	Mildura
		[1,1,22	
F 28	Woorinen	642	Barker, W	Hickey, Edward	1,1,22	
h ~2	Duddo	680	Wilson, F	Anderson, George	1.1.22	
_	, !		•	_		!

Land Acts.

TRANSFERS APPROVED.

r THE following Applications for Transfer of Licences under the 121st, 132nd, and 138th sections 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 Revenue Officers.

Number of Licence.	Name of Transferror.	Name of Transferes.	Area, subject to modification of boundaries and areas.	Parish.	Held under Section,	Date of Licence.	Yearly Payment.	Transfer Fee and where paid	Rent Payable to Revenue Officer at—
			A. R. P.				£ s, d.		
27	Executors of Arthur Bal-	Louie Ballinger	100	Toolondo	132	1.3.11	0 10 0	10s., Melbourne	Horsham
27A	linger (deceased) Executors of Arthur Bal-	Louie Ballinger	420 0 0		138	"	0 17 6	10s., Melbourne	"
0234	linger (deceased) Mary A. Power	Thomas A. Green	12 0 0	Warmur	121	1.1.14	1 1 0	10s., Melbourne, 16.9.21	Birchip
0469	M. G. O'Rourke	J. J. O'Connor	4,000 0 0	St. Mar- garets	121	1.4.20	133 6 8	10s., Melbourne	Yarrain

Land Act 1915, Sections 46 and 198. PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

case may be received by the undermentioned D. S. OMAN, Commissioner of Orown Lands and Survey. each NOTICE is hereby given that Permits to occupy Crown Lands have been issued to the following approved applicants, and that the Rents and Fees specified in Officers authorised by the Treasurer to collect Territorial Revenue. Department of Lands and Survey, Melbourne, 5th November, 1921.

									Amount to be Collected,	Jollected,		,
No. of Lease.	Name and Address of Lessee.	Area, subject to modification of Boundaries and Area.	Parish or Shuation.	Allotment.	Section.	Class.	Date of Lease.	Survey Charge, pay- able in Twelve Half-yearly instalmenta.	Payment, including instalment of Survey Charge (if any).	Pec for Lease.	Total Amount of Pirst Payment.	Payable to Receiver of Revenue at—
_		M,	•					£ 8. d.	. B. B.	£ 8, d.	€ # G.	
595	588 Walter H. Williams, Fryeratown 595 Robert G. Stone, Craigie	125 0 8	Under Section 46 o	Under Section 46 of the Land Act 1915.—Payment to be made half yearly. ers 7A 3 3rd 1. igie 21c 3 1st 1.	-Payment to	be made half-ye	early.	::	3.10 0	1 0 0 1	2 11 6 4 10 0	1.11 6 1 0 0 2 11 6 Castlemaine 3.10 0 1 0 0 4 10 0 Marybrough
04766	04766 Robert O'Bree, Boundary Bend, vid	1,300 0 0	Under Section 198	Under Section 198 of the Land Act 1915.—Payment to be made half-yearly. 1.9. 1.9.	5.—Payment to	to be made half-	-yearly.	:	6 10 6	6 10 6 1 0 0 7 10 6 Swan Hill	7 10 6	Swan Hill

COURTS.

COHUNA.—AUCTIONEERS' LICENCES.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Cohuna, on Tuesday, the 22nd day of November, 1921, at Twelve o'clock noon. Dated at Cohuna this 31st day of October, 1931.—A. A. O'BRIEN, Acting Clerk of Petty Sessions.

OMFO.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Omeo, on Tuesday, 22nd November, 1921, at Eleven a.m. Dated at Omeo this 21st day of October, 1921.—S. K. McLeon, Clerk of Petty Sessions (Acting).

S ITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the year 1921; pursuant to Order in Council of 16th day of November, 1920.

		 .,
		 Tuesday, 13th December
٠		 Tuesday, 6th December
		 Thursday, 8th December
		 Tuesday, 15th November
		 Thursday, 24th November
		 Tuesday, 15th Novembers
		 Thursday, 1st December
		 Tuesday, 22nd November
	•••	 · · · · · · · · · · · · · · · · · · ·

GENERAL SESSIONS for year 1921; pursuant to Order in Council of 14th day of December, 1920.

BENDIGO		 Wednesday, 16th November
CAMPERDOWN		 Wednesday, 14th December
CASTERTON		 Thursday, 17th November
CASTLEMAINE		 Wednesday, 14th December
COLAC		 Wednesday, 7th December
DAYLESFORD		 Tuesday, 13th December
ECHUCA		 Tuesday, 15th November
GEELONG	• •	 Tuesday, 6th December
HAMILTON		 Wednesday, 16th November
MELBOURNE		 Thursday, 1st December
NHILL		 Wednesday, 23rd November
SHEPPARTON		 Wednesday, 23rd November
WARRNAMBOOL	•	 Tuesday, 13th December

MELBOURNE .- COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1921 (i.e., the day to be appointed in any summons or proceeding for the appearance of the party summoned shall be as follows:—

RETURN DAYS.

In cases under £50.	£50 and under £250.	Other Cages.
November 14th December 1st	December 1st	November 14th December 1st

Dated at Melbourne this 8th day of December, 1920.

By order of the Judges,

A. J. OLARK, Registrar, Melbourne.

County Courts.—Notice is hereby given that County Courts will be held during the year 1921 at the undermentioned places on the days hereunder named:—

BALLARAT	 ••	Tuesday, 6th December
BENDIGO	 ••	Wednesday, 16th November
CAMPERDOWN	 	Wednesday, 14th December
CASTERTON	 	Thursday, 17th November
CASTLEMAINE	 	Wednesday, 14th December
COLAC	 	Wednesday, 7th December
DAYLESFORD	 	Tuesday, 13th December
ECHUCA	 ••	Tuesday, 15th November
GEELONG	 	Tuesday, 6th December
HAMILTON	 	Wednesday, 16th November
HORSHAM	 	Tuesday, 22nd November
KYNETON	 	Tuesday, 13th December
MELBOURNE	 	Thursday, 1st December
NHILL	 	Wednesday, 23rd November
SHEPPARTON	 	Wednesday, 23rd November
WARRNAMBOOL	 	Tuesday, 13th December
	•	**

This notice is in lieu of that reviously published in the Government Gazette on page 2001 of the 22nd day of September, 1920. Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above mentioned at such of the above places as have been appointed for holding such Courts.

Dated at Melbourne this 7th day of December, 1920. (By order of the Judges).

> A. J. CLARK, Registrar, Melbourne.

COURTS OF MINES .-- Dates fixed by the Judges.

MELBOURNE

COURT OF CHILF JUSTICE.

BALLARAT

BALLARAT DISTRICT.
. . . Tuesday, 6th December

BENDIGO DISTRICT.

BENDIGO

KYNETON

Wednesday, 16th November

CASTLEMAINE DISTRICT.

CASTLEMAINE .. Wednesday, 14th December HEIDELBERG (at Melbourne)

HEPBURN (Daylesford) ...

Tuesday, 13th December Tuesday, 13th December

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.

10th November, 1921.

10th November, 1921.

Cooper's Creek.—Removal of old school building from Jubilee and re-erection at State School. Particulars at State School, Jubilee, and Police Station, Traralgon. Preliminary deposit, £5. Final deposit, 5 per cent.

Drummond North.—Renovations to residence, new bathroom, pantry, &c., State School No. 937. Particulars at Police Station, Castlemaine, and Public Offices, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Royal Park.—Alterations and additions to Laundry, Neglected Children's Depôt, Preliminary deposit, £10. Final deposit, 5 per cent.

Neglected Children's Depot, Frenantary Report, deposit, 5 per cent.

Melbourne.—Supply and delivery of 200 wrought steel pinions, for Wirenetting Factory, Pentridge. Particulars at Wirenetting Factory, Pentridge. Preliminary deposit, £5. Final deposit, 5 per cent.

17th November, 1921.

Benalla.—General repairs, renovations, &c., Police Station. Particulars at Police Station, Benalla. Preliminary deposit, £10. Final deposit, 5 per cent.
Broken Creek.—Repairs, painting, &c., State School No. 862. Particulars at Police Stations, Euroa and Benalla. Preliminary deposit, £3. Final deposit, 5 per cent.
Carchap.—Renoval and re-erection, State School No. 2816. Particulars at Inspector of Works Office, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.
Western Port Bay.—Repairs. extensions. &c., to jetties, Cowes and Stony Point. Particulars at Police Stations, Cowes and Hastings. Preliminary deposit, £15. Final deposit, 5 per cent.

West Melbourne.—Installation of wiring for fire alarm and watchman's clock system, at Cool Store extension, Victoria Dock. Preliminary deposit, £5. Final deposit, 5 per cent.

24th November, 1921.

East Gippsland.—Erection of goods shed and construction of road approach, Gipsy Point Jetty, Genon River. Particulars at Post Office, Gipsy Point; Police Station, Eden, New South Wales; and Police Station, Orbost. Preliminary deposit, £5. Final deposit, 5 per cent. of contract amount.

Anderson's Inlet.—Repairs to jetty at Mahers' Landing, and to wharves at Lower Tarwin. Particulars at Police Station. Inverloch. Preliminary deposit, £5. Final deposit, 5 per cent. Melbourne.—Repairs to foundations, brickwork, &c., Police Hospital, St. Kilda-road. Preliminary deposit, £5. Final deposit, £5.

posit, 5 per cent.

1st December, 1921.

Dookie .-- New laundry and quarters in brick, Agricultural College. Particulars at Police Station, Benalla, and Inspector of Works Office, Shepparton. Preliminary deposit, £15. Final

of Works Office, Shepparton. Preliminary deposit, £15. Final deposit, 5 per cent.

Lara Lake.—Bath-room, repairs, ventilation, &c., State School No. 769. Particulars at Inspector of Works Office, Geolong. Preliminary deposit, £3. Final deposit, 5 per cent. Lawloit.—Remodelling. painting, &c., State School No. 2673. Particulars at Inspector of Works Office, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Llowalong.—New building, State School No. 4007. Particulars at Police Station, Maffra, and Inspector of Works Office, Bairnsdale. Preliminary deposit, £10. Final deposit, 5 per cent.

Rupanyup.—New kitchen and wash-house, teacher's residence, State School No. 1595. Particulars at Inspector of Works Office, Ararat. Preliminary deposit, £5. Final deposit,

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

FRANK CLARKE. Commissioner of Public Works.

Melbourne, 9th November, 1921.

VICTORIAN RAILWAYS.

EPARATE 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.

16th November, 1921.—Boiler tubes (copper or brass), supply of. P.D., ½ per cent.

16th November, 1921.—Split fencing posts, supply of. Particulars also at Tooborac Station. P.D., ½ per cent.

16th November, 1921.—Secondhand sight feed lubricators and localled mirrors (sanarata tenders), for sale. Deposit, 5 per bevelled mirrors (separate tenders), for sale. Deposit, 5 per

cent.
16th November, 1921.—Scrap material (casks, cases, tins, kegs, boxes) for sale. Deposit, 5 per cent.
16th November, 1921.—Dogspikes, 2 inch square, 7 inches long, mild steel, or alternatively, wrought iron, supply of.

lofth November, 1921.—Dogspikes, ‡ inch square, t inches long, mild steel, or alternatively, wrought iron, supply of. P.D., ½ per cent.

23rd November, 1921.—Hydraulic pig-iron breaker, supply of. Fresh tenders. Amended specification. P.D., ½ per cent.

23rd November, 1921.—Sleepers, unserviceable (dunnage and firewood classes) on certain lines in the Midland and Northern districts, for sale. Particulars at Room 84, Railway Offices, Spencer-street, Melbourne, and at offices of Roadmasters, at Korong Vale, Ouyen, Maryborough, and Ararat.

23rd November, 1921.—Steelwork, construction and riveting, &c. (on the site of contract works) for Reservoir automatic sub-station. P.D., £15.

23rd November, 1921.—Canvas, supply of. P.D., ½ per cent. 14th December, 1921.—Machines—Six double-headed screwing and two forging—supply of. P.D., ½ per cent.

4th January, 1922.—Train stops, for power signalling, supply of. P.D., ½ per cent.

4th January, 1922.—Steam meters, for boilers, Newport Power House, supply of. P.D., ½ per cent.

4th January, 1922.—Steam in the per cent.

4th January, 1922.—Electric pyrometer equipment, supply of. P.D., £1.

4th January, 1922.—Electric pyrometer equipment, supply of. P.D., £1.

P.D., £1.
4th January, 1922.—Sash and door clamping machine, supply of. P.D., ½ per cent.
4th January, 1922.—Electric rivet heater, supply of. P.D.,

the sanuary, 1922.—Electrical equipment for cargo shifter, supply of. P.D., ½ per cent.

4th January, 1922.—Electric storage battery trucks, supply of. P.D., ½ per cent.

4th January, 1922.—Petrol motor road trucks, or alternatively, steam driven road trucks, supply of. P.D., ½ per cent. 11th January, 1922.—Machines (various), supply of. P.D.,

11th January, 1922.—Coasting recorders, or alternatively 25th January, 1922.—Coasting recorders, or alternatively coasting and service recorders, supply of. P.D. ½ per cent. 1st February, 1922. Motor-driven grinding machines, supply of. P.D., ½ per cent. 15th February, 1922.—Three-position line relays, supply of. P.D., ½ per cent. 15th February, 1922.—Track and line relays, supply of. P.D. ½ per cent.

15th February, 1922.—11 ack and the control of P.D., ½ per cent. 22nd February, 1922.—Electric signal mechanisms, supply of. P.D., ½ per cent. 22nd February, 1922.—Electro-mechanical interlocking apparatus, supply of. P.D., ½ per cent. 1st March, 1922.—Insulated copper wire, supply of. P.D.,

LEASING RAILWAY LANDS.

Applications are invited for letting on building leases for business purposes land at or near stations. Terms up to 21 years. For particulars, apply to Estate Officer, Spencer-street, Melnourne, or to local stationmasters or roadmasters. No tenders will necessarily be accepted.

GEO. H. SUTTON, Secretary.

QUOTATIONS FOR SUPPLIES FOR THE SERVICE OF 1921-22.

GENERAL STORES.

QUOTATIONS will be received until Twelve noon on Friday, 2nd December, 1921 for articles, as per Schedules, required by the Government of Victoria:—

2,500 yards Cotton Huckaback, 22 inches wide, weight 44 ozs. to the yard, with the words "Victorian Govt." interwoven in red in cach running yard in 1½-inch letters, to sample at Tender Board office.

Schedules and full particulars may be obtained from the Secretary to the Tender Board, Gisborne-street, Melbourne, to whom quotations should be forwarded.

The lowest or any quotation not necessarily accepted.

Conditions of supply and advertisement are those published in the Victoria Government Gazette of 11th October, 1916, page 2944.

W. M. McPHERSON, Treasurer.

Melbourne, 8th November, 1921.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST DECEMBER, 1921, TO 30TH SEPTEMBER, 1922, EXCEPT WHERE OTHERWISE STATED.

Tender forms can be obtained on application to the Lands Department, Melbourne, or any of the Land Offices in the

Tenders should be placed in the Crown Lands Office Tenderbox, on or before Noon on Wednesday, 30th November, 1921.

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 Wednesday, 30th November, 1921, 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 Lands and Survey duly authorized in that behalf.

CONDITIONS.

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 Lanc. Acts may think fit.

3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.

4. Subject to these conditions the licensee shall be entitled to use the land for the purpose for which this licence has been granted until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.

5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.

6. This licence shall be deemed within its operation.

6. This licence shall hereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.

7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without 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 alloments alienated or in course of alienation.

9. That where improvements are authorized under section 123

ence of the public. No compensation will be allowed for feneing 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 without the consent of the Minister, and the payment of a fee of Ten shillings.

11. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

12. The publication of a notice in the Government Gazette, purporting to declare that the Governmor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.

13. The ring-barking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber.

14. Free access to water shall be kept open at all times for travelling and other stock and for persons desiring to take water for domestic purposes.

15. The licensee shall destroy all thistles on the land, and on the half width of the adjoining roads, and shall be responsible for the destruction of thistles under the Thistle Act 1890 in like manner as holders of freehold lands.

16. The licensee 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 licensee operations on this land.

16. 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,

The period of occupation will, except where otherwise specified, be for ten months from 1st December, 1921, to 30th September, 1922.

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 postal address.

7. The areas are given as more or less, and all appropriated.

7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are excluded.

8. The outgoing tenant has the option to remove any existing fencing within one month or to require the incoming tenant to pay for it in accordance with the provisions of section 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 trea-

passing thereon.

2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th November, 1921.

Lot 1 (Block 14).—Area 24,500 acres, being grazing block 14, parish of Youpella, county of Delatite, formerly held by J. C. Webb, jun. Period of occupation will be eleven months from 1st December, 1921.—(Recehworth, 0703/121.)

Lot 2 (Block 11618).—Area 1,280 acres, parish of Magorra, being allotment 35, formerly held by H. T. McCann. Existing improvements must be maintained.—(Beechworth, 1629/35.)

Lot 3 (Block 10733).—Area 995 acres, parish of Wabba, being allotment 62a, formerly held by E. S. Marsden.—(Beechworth, 0621/121.)

0621/121.)

Lot 4 (Block 11540).—Area 620 acres, parish of Nagwarry, being allotment 91, formerly licensed to 11. J. K. Harvey.—(Hamilton, 0586/121.)

(Hamilton, USS6/121.)
Lot 5 (Block 11619).—Area 240 acres, parish of Panyyabyr, being lot E, the portion of the Panyyabyr Swamp adjoining State school, and the southern portion of allotment 47s, and extending westerly about 75 chains, formerly licensed to J. Crawford.—(Hamilton, 3059/121.)
Lot 6 (Block 11504A).—Area 167 acres, parish of Koonik Koonik, being allotment 72, formerly licensed to A. Richards.—(Horsham, 0392/121.)
Lot 7 (Block 11493).—Area 2 221 cares, parish of Machines.

Lot 7 (Block 11493).—Area 2,231 acres, parish of Mockinya, being allotments 58 and 62, formerly licensed to H. Alcock.— (Horsham, 0385/121.)

Lot 7A (Block 11245).—Area 1,279 acres, parish of Mockinya, being allotments 63 and 63A, formerly licensed to H. Alcock.— (Horsham, 0390/121.)

Lot 8 (Block 11317).—Area 90 acres, parish of Toolongrook, being the Crown lands fronting Centre Lake, formerly licensed to J. D. Shields. The successful tenderer must not interfere with the removal of salt by licensed persons.—(Horsham, 0394/121.)

Lot 9 (Block 11620).—Area 319 acres, parish of Wartook, being allotment 70, formerly licensed to E. Kimberley.—(Horsham, 0351/121.)

Lot 10 (Block 3329).—Area 65 acres, parish of Gredgwin, being the water reserve adjoining allotments 8 and 8a, and the three-chain road from Quambatook to Leaghur.—(Kerang, 0890/131)

being the water reserve adjoining allotments 8 and 8A, and the three-chain road from Quambatook to Leaghur.—(Kerang. 0289/121.)

Lot 11 (Block 11547).—Area 450 acres, parish of Tutegong, being the Crown lands known as Wurdee Boluc Swamp. The successful tenderer will have the right to fence and make provisions for water. Valuation to be paid for existing improvements.—(Geelong, 0393/121.)

Lot 12 (Block 10569).—Area 3,540 acres, being allotments 24, 25, 28, 29, and part of 30, parish of Moorbanool, allotments 64, 65, 67, 69, parish of Barramunga, and 32D and 33B, section A, parish of Yaugher.—Geelong, 0362/121.)

Lot 13 (Block 11621).—Area 938 acres, parish of Wormbete, being allotments 33 and 34, formerly held by J. Erwin.—
(Geelong, 0264/121.)

Lot 14 (Block 53).—Area 19,700 acres, parish of Tonghi, county of Croajingolong, formerly held by Samuel Ward. Period of occupation will be eleven months from 1st December, 1921.—(Bairnsdale, 0459/121.)

Lot 15 (Block 56).—Area 23,200 acres, parish of Thurra, county of Croajingolong, formerly held by Samuel Ward. Period of occupation will be eleven months from 1st December, 1921.—(Bairnsdale, 0459/121.)

Lot 16 (Block 19).—Area 10,500 acres, parish of Gelantipy East, county of Tambo, west of the Snowy River, formerly held by Hugh McDonnell. Period of occupation, eleven months from 1st December, 1921.—(Bairnsdale, 0429/121.)

Lot 17 (Block 23).—Area 17,080 acres, parish of Murrindal West, east of the Buchan River, formerly held by H. G. Westphal. Period of occupation will be eleven months from 1st December, 1921.—(Bairnsdale, 0450/121.)

Lot 18 (Block 27).—Area 29,385 acres, parish of Toolone, county of Tanjil, east of Valencia Creek, and allotments 7, 11. and 14 of section B, parish of Woolenook. The successful tenderer will have the right of renewal for a further period of two years. Period of occupation will be eleven months from 1st December, 1921.—(Gale, 0289/121.)

Lot 19 (Block 11622).—Area 905 acres, parish of Wonnangatta, being allotments 13 and 38. The successf

being the south part of water reserve and known as allotment 1, in the south-eastern corner of the parish.—(Mallee, 02736/187.)

Lot 22 (Block 11295).—Area 5,800 acres, being the Lake Timboram Reserve in the parish of Chillingollah, excepting the frontage to allotment 24, formerly held by James Dagge.—(Mallee, 03191/121.)

Lot 23 (Block 9307).—Area 90 acres, being the Burra Creek frontage to allotments 110 and 113, and the 30-acre bend on the opposite side of the Burra Creek, in the parish of Piangil, formerly held by John Glesson. The successful tenderer will have the right of renewal for twelve months from 1st October, 1922.—(Mallee, 345/121.)

Lot 24 (Block 11624).—Area 666 acres, parish of Yatpool. being allotments 33 and 33a. Portion of the area (543 acres) was formerly held under grazing licence by J. K. Buxton.—(Mallee, 03915/121.)

Lot 25 (Block 10050).—Area 630 acres, parish of Myrtleford, between allotments 1. 2, 3, and 9a of section 3, formerly held by T. Lewin.—(Beechworth, 0710/121.)

Lot 26 (Block 11448).—Area 460 acres, parish of Bungil, being the unoccupied Crown, lands between the State Forest and allotment 38 of section 7, formerly held by A, Robinson.—(Beechworth, 0714/121.)

Lot 27 (Block 10402).—Area 4,000 acres, in the parish of Tyirra, formerly held by II. J. Saunders. The period of occupation will be eleven months from the 1st December, 1921.—(Omeo, 0237/121.)

Lot 28 (Block 8800).—Area 60 acres, the unoccupied Crown lands, township of Molesworth, north of sections A and C, recently held by R. Clarke.—(Alexandra, 046/187.)

. INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne.

NoTICE is hereby given that the estate of George A. Rylah,
of Hawthorn, agent, has been sequestrated, and that a
general meeting of creditors in the said estate will be holden
at the Insolvency Court Offices, the Law Courts, in the city of
Melbourne, on Wednesday, the 16th day of November, A.D.
1921, at the hour of half-past Ten o'clock in the forenoon, for the election of trustee and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Melbourne this seventh day of November, A.D. 1921.

A. J. CLARK,

Chief Clerk.

In the Court of Insolvency. Midland District, at Mildura.

NOTICE is hereby given that the estate of Claude Ernest
Turvey, of Koorlong, in the State of Victoria, labourer,
has been sequestrated, and that a general meeting of creditors
in the said estate will be holden at the insolvency Court Offices
at Mildura on Thursday, the 24th day of November, A.D. 1921. 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 Mildura this 4th day of November, A.D. 1921.

R. JI. MODIR,

mber, A.D. 1921. R. H. MOHR, Ohief Clerk.

In the Court of Insolvency, Western District, at St. Arnaud. NOTICE is hereby given that the estate of Frank Roach, of Birchip, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices at St. Arnaud on Friday, the 18th day of November, A.D. 1921, 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 1st 1915.

Dated at St. Arnaud this 4th day of November. A.D. 1621.
E. R. STAFFORD,
Chief Clerk.

In the Court of Insolvency, Northern District, at Numurkah.

Notice is hereby given that the estate of Harwin Robert
Sharp, of Cobram, formerly saw-miller, now labourer,
has been sequestrated, and that a general meeting of creditors
in the said estate will be holden at the Insolvency Court Offices,
at Numurkah, on Tuesday, the 15th day of November, a.D.
1921, 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 Numurkah this 1st day of November, a.D. 1921.

J. E. HOLMES,
Chief Clerk.

PRIVATE ADVERTISEMENTS.

BOROUGH OF ARARAT.

A By-law of the Borough of Ararat. made under the Local Government Act 1915, Police Offences Act 1915, Health Act 1910, Theatres Act 1915, and every other power enabling it in this behalf, and numbered 54, for controlling the management of public buildings within the boundaries of the said beautiful. borough

In this By-law, unless inconsistent with the context or subjectmatter-

In this By-law, unless inconsistent with the context or subjectmatter—

"Authorized officer" means Health Officer or Inspector,
or Acting Health Officer or Inspector, or duly authorized Municipal Officer.

"Public building" means any theatre, opera-house, or
concert, music, or assembly, or cinematograph hall,
or skating rink, or any arena, amphitheatre, circus,
building enclosure, gallery, platform, tent, or structure whatsoever in, round, or upon which numbers of
people are usually or occasionally assembled.

In pursuance of the powers conferred by the said Statutes
and every other power enabling it in this behalf, the
Council in the name of the Mayor, Councillors and Burgesses
of the said Borough, for the purpose of carrying the said
Acts into execution, orders as follows, that is to say:—

1. It shall not be lawful for any person to leave in any
manner or form in any public building, during the progress of
any entertainment or at any other time any glass, filth, dirt,
shells of nuts, tins, fish, wrappers of confectionery or the such
like.

2. It shall not be lawful for any person to smoke tobacco or the such like in any public building or rooms belonging or adjacent thereto during the progress of any entertainment or at other times.

3. It shall not be lawful for the lessee of any public building for the time being to produce any entertainment whatever which has been officially "prohibited."

4. It shall not be lawful for the promoter or promoters of

any entertainment whatsoever to make any charge or take up any collection before, during or after such entertainment held on Sundays in any public hall licensed under the Theatres Act

and such entertainment only will be held on the authority of a permit granted by the Chief Secretary.

5. It shall not be lawful for any person to carry, lead, incite, urge on otherwise accompany any dog or other animal into any public building during the progress of any entertainment by the technique.

into any public building during the progress of any entertainment or at other times.

6. It shall not be lawful for any person to expectorate in any public building or in any room or outhouse adjacent and belonging thereto during the progress of any entertainment or at other times.

7. It shall not be lawful for the promoter of any entertainment whatsoever held in any public building, to prevent oppose or cause to prevent or oppose the inspection of the said building by any authorized officer whether before, during or after the holding of any entertainment whatsoever or at other times.

after the holding of any entertainment whatsoever or at other times.

8. It shall not be lawful for any person in or adjacent to any public building before, during or after the holding of any entertainment whatsoever or at other times to behave in a riotous, indecent offensive, threatening or insulting manner or use any threatening, abusive, or insulting words.

9. It shall be lawful for the proprietors of any public building from time to time to make charges for the leasing of the said building for any purposes whatsoever and may demand, collect and recover the said amount or amounts from any such lesson.

lessee.

10. It shall not be lawful for any person or persons to enter any public building during the period for which such building is leased, unless in the proper manner such entrance-fees as may be prescribed are duly paid and a ticket or other symbol

is leased, unless ...

may be prescribed are duly paid and a ticket or other symmetric may be prescribed and presented.

Any failure against any of the aforementioned clauses will be an offence against this By-law.

Any person or persons who shall commit a breach of this By-law shall for every such offence be liable to a penalty not exceeding Twenty pounds.

Passed this 5th day of October, 1921; confirmed this 2nd day of November, 1921, and the seal of the Council was hereunto affixed in the presence of—

J. MOORE, Mayor.

(SEAL)

W. TIMMINS, Councillor.

4743

H. T. WILLIAMS, Town Clerk.

SHIRE OF UPPER MURRAY.

BY-LAW No. 2.

A By-law of the Shire of Upper Murray made under the Health Act 1919 for the purpose of fixing the fees payable for granting and renewal of registrations under the said Act.

IN pursuance of the powers conferred by the Health Act 1919, the President, Councillors, and Ratepayers of the Shire of Upper Murray order that the fees payable shall be as follows:—

Nature of President.

Nature of Premises, Fees.

Offensive trades—£1, Boarding-houses—10s.

Boarding-houses—10s.
Common lodging-houses—10s.
Eating-houses—10s.
Eating-houses—10s.
Eating-houses—10s.
Cattle saleyards—£1.
In the transfer of any registration—The sum of 2s. 6d.
Premises (whether licensed v.ctualler's premises or not)
on which are manufactured or prepared for sale icecream, ginger beer, hop beer, or any similar beer,
lemonade, cordial, soda-water, lithia water, or other
mineral water, or any artificial aerated water—5s.
Agreed at the meeting of the Council held on Monday, the
18th day of April, 1921, and Monday, the 15th day of August,
1921, and confirmed at meetings of Council held on Monday,
the 16th day of May, 1921, and Monday, the 12th day of September, 1921.

HY. NANKERVIS, President.

(SEAL)

HY. NANKERVIS, President. D. C. CRONIN, Councillor. P. M. JAMES, Secretary.

Approved by the Governor in Council, the 18th October, 1921. F. W. Mabborn, Clerk of the Executive Council.

SHIRE OF YEA.

NOTICE is hereby given that Thomas Murphy was appointed Inspector of Slaughter-houses within the shire of Yea on the 1st day of October. 1921.

By order.

A. GUTHRIE, Shire Secretary.

4746 Shire Offices, Yea, 3rd November, 1921,

SHIRE OF OTWAY.

BY-LAW No. 17.

A By-law of the Shire of Otway, made under section 286 of the Health Act 1919, for the purpose of prescribing the fees to be charged for the registration of premises and for the renewal or transfer of registration thereof, pursuant to.

In pursuance of the powers conferred by section 286 of the Health Act 1919, the President, Councillors, and Ratepayers of the Shire of Otway order as follows:—

1. The fees to be charged, received, and taken by the Council of the Shire of Otway for the registration or renewal or transfer of the registration of certain premises under the Health Act 1919, shall be specified in the schedule hereto.

2. Such fees shall be paid to the Secretary of the Shire of Otway by any person making application for such registration, renewal or transfer.

3. This By-law shall apply to and have effect throughout the whole of the Shire of Otway.

Nature of Premises.

Fees Payable.

Nature of Premises. Nature of Premises.
Offensive trade premises
Cattle saleyards
Boarding houses
Common lodging houses
Eating houses
(whether a licensed victualler's premises or not)
on which are manufactured or prepared for sale ice cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or other mineral dials, soda water, lithia water, or other mineral water, or any artificially acrated water

Fees Payable. Twenty-one shillings. Twenty-one shillings. Ten shillings. Ten shillings. Ten shillings.

Five shillings

For any transfer of registration ror any transfer of registration of any of the above named . Two shillings and sixpence. Resolution for passing this By-law agreed to by the Council on the 13th day of July, 1921, and confirmed on the 7th day of September, 1921.

The common seal of the President, Councillors, and Rate-payers of the Shire of Otway was hereto affixed in the presence of—

A S CODDARD Process.

A. S. GODDARD, President. THOS. H. ROBERTSON, Councillor. R. R. B. BENNETT, Secretary. (SEAL)

Approved by the Governor in Council, the 13th October, 1921. (Signed) F. W. Mabbott, Clerk of the Executive Council.

4754

SHIRE OF UPPER MURRAY.

BY-LAW NO. 4.

By-law under Health Act 1919,

In pursuance of the powers contained in Health Act 1919 and of every other power thereunto enabling them on that behalf, the President, Councillors, and Ratepayers of the Shire of Upper Murray, for the purpose of carrying the said Act into execution within their jurisdiction, make the follow-

Act into execution within their jurisdiction, make the following By-law:—

(1) Every closet shall be furnished with a double pan service, and such pans shall be fitted with air-tight lids and the pans removed for cleansing at least once a week.

(2) No householder shall contract with any person or persons for the removal of night-soil, or permit or cause the same to be removed by any person or persons saye and except any person or persons in that behalf to be appointed by the said shire, and any such pan or pans shall be removed and emptical alternately as the Council of the said shire shall direct.

(3) Every occupier and every person having the management or control of any premises shall cause to be kept in every closet belonging thereto a supply of some material efficient for deedorizing night-soil, and shall cause all night-soil which shall be deposited in any pan or other receptacle in such closet to be immediately on deposit thereof covered with a quantity of deedorized materials sufficient to thoroughly and effectually deedorized materials of such pan or other receptacle.

and enections described and the receptacle.

(4) The Council shall have power in lieu of making a rate for the removal of night-soil to make a charge on each occupier for such service and for pans supplied, the amount, in default of payment, to be received in any Court of Petty Session.

sions.

(5) That this By-law shall apply to and have operation in the township of Corryong and the following portions of the parish of Towong:—State School Reserve allotment 2a², 2a¹, and Ia of section O and allotments Ia and Ib of section T; and the following portions of the parish of Colac Colac, commencing at the north-west corner of allotment 2, section Y, south 50 deg. 30 min. E. 2,200 links; thence south 65 deg. 0 min. W. 2,000 links; thence N. 52 deg. 30 min. W. 5,000 links; thence by a straight line to the north-west corner of the township of Corryong; thence south 52 deg. 30 min. E. along the township boundary to the commencing point,

(6) Provided that the Council of the Shire of Upper Murray

(6) Provided that the Council of the Shire of Upper Murray may order that certain premises may be exempt from the operation of this By-law.

(7) If any persons commit a breach of any of the provisions of this By-law, he shall for every such breach be liable to a penalty not exceeding Ten pounds (£10), and a further penalty of not more than Five pounds (£5) or less than Five shillings for every such day offence is continued after any conviction. Agreed to at the Council meeting held on Monday, the 18th day of April, 1921, and confirmed at the Council meeting held on the 16th May, 1921.

D. J. CRONIN, President.

(SEAL)

D. J. CRONIN, President. W. B. HAMILTON, Councillor. P. M. JAMES, Secretary.

Approved by the Governor in Council, the 18th October, 1921. F. W. Massorr, Clerk of the Executive Council.

SHIRE OF WALPEUP.

Electric Light and Power Act 1915.

APPLICATION BY THE COUNCIL OF THE SHIRE OF WALPEUP FOR AN ORDER IN COUNCIL UNDER THE ELECTRIC LIGHT AND POWER

Act 1915.

NOTICE is hereby given that the Council of the Shire of Walpeup intends to apply to the Governor in Council of the State of Victoria for an Order under section 10 of the above Act, to authorize the applicant to supply electricity for public and private purposes, as defined by the said Act, within an area consisting of the township of Ouyen, and section A, parish of Ouyen, county of Karkarooc.

The exact limits of such area are shown on a map, a copy of which, before the application is lodged, will be deposited at "Shire Office, Ouyen," and at the offices of the "Municipal Association of Victoria, Collins House, Collins-street, Melbourne."

Melbourne.' The streets dedicated to public use in or along which it is proposed that lines be, or may at some time be, laid or erected, are the whole of the streets, reads, or rights-of-way through-

out the said area.

out the said area.

But the applicant at present contemplates laying down or erecting lines only in the following streets or roads within the said area:—Oke, Pickering, Rowe, Williams, Farrell, Hughes, Mitchell, and Johnson streets.

The applicant proposes to lay down or erect the lines in the last preceding paragraph within two years from the granting of the now proposed Order, and to extend them as may become necessary or advisable from time to time throughout the area, but the time within which such extensions shall be made cannot now be specified.

The following is a list of the railways which the applicant proposes to interfere with in pursuance of the special gowers to be inserted in that behalf in the proposed Order:—Melbourne-Mildura railway.

to be inserted in that behalf in the proposed Order:—Melbourne-Mildura railway.

Copies of the draft Order and of the Order when made can be obtained at a price of One shilling per copy at "Shire Office, Ouyen," and at the office of the "Municipal Association, Collins House, Collins-street, Melbourne."

Notices of objection may be served on the applicant at the following address:—Shire Office, Ouyen.

Every council, company, person, or persons desirous of bringing before the State Electricity Commission of Victoria, by whom the said Act is administered, any objection respecting this application must do so within three months from 9th November, 1921, the date of the Government Gazette containing the advertisement, by notice addressed to the Secretary, State Electricity Commission of Victoria, 673 Bourke-street, Melbourne, marked on the outside of the cover enclosing it, "Electric Light and Power Act 1915." A copy of every such notice of objection must be forwarded to the applicant for the Order.

Dated at Ouyen this 4th day of November, 1921.

K. MATHESON, Shire Secretary.

SHIRE OF WANNON.

By-Law No. 21.

By-Law No. 21.

A By-law of the Shire of Wannon, made under Section 635 of the Local Government Act 1915, and numbered 21, for regulating the Market-place, and the buildings, stalls, pens, and standings therein, and for preventing nuisances or obstructions therein or in the immediate approaches thereto, and for fixing the day, and the hours during each day on which the market is to be held.

TN pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Wannon order as follows:—

1. The market shall be known as the "Corporation Cattle Market, Coleraine," and shall be held at the place and in the buildings and yards appointed to be used for the purpose of such market situated east of Robertson-street, and being part of Crown allotment nineteen, section two, parists of Coleraine, county of Dundas, and the said market shall be used for the sale of cattle as defined by section 3 of the Local Government Act 1915. Act 1915.

- 2. The said market shall from sunrise to sunset be open for the sale of eattle on every Tuesday. No cattle, except horses and pigs, shall be received at the said market after the hour of twelve o'clock noon on any market day, and such horses and twelve o crock noon on any market day, and such morses and pigs must be in the yards not later than three p.m. on such market day. Provided nevertheless that should any cattle arrive in Coleraine by train on a sale day such cattle may be admitted after twelve o'clock noon if notice of such arrival shall have been given to the Inspector immediately after the arrival of the train wherein such cattle came.
- 3. Special sales may be held in the said market on days other than the ordinary market days, subject to application to and approval by the Secretary of the Shire of Wannon, and payment of a fee of One guinea on each such application for each such sale. The said sum of One guinea shall not be returned in the event of a sale not being held, but shall be retained whether a sale is held or not, and shall be additional to the usual market days, which shall be charged and payable to the usual market dues which shall be charged and payable in addition thereto.
- 4. The right to hold a special sale shall not be transferable to any other person or to any other date.
- 5. No person, firm, or corporation shall, nor shall any person, firm, or corporation, be entitled, directly or indirectly, to book more than two special sales ahead of the last special sale duly held by such person, firm, or corporation.

 6. On every market day the sales shall be commenced not later than One o'clock p.m. All such sales shall be conducted in the order following:—First, cows in milk and springing cows and heifers. Second, fat cattle other than the kind of cattle thirdly, fourthly, fifthr, sixthly, and seventhly herecattle thirdly, fourthly, fifthly, sixthly, and seventhly here-inafter described. Third, fat sheep and fat lambs. Fourth, store sheep and lambs. Fifth, store cattle. Sixth, horses. Seventh, pigs.
- Seventh, pigs.

 7. On the afternoon of the day prior to "Market Day" when sales are to be held in the said market, all auctioneers and salesmen, or their deputies, shall attend at the Shire Secretary's office, at Two o'clock p.m., to draw lots for the order of priority of selling, firstly, cattle (excluding sheep, and including horses and pigs); and, secondly, sheep. And on sale day the auctioneers entitled to sell cattle (other than sheep, and including horses and pigs) shall first sell or offer for sale, in the order of priority determined as aforesaid, cows in milk and springing cows and heifers.

And after all the cows in milk and springing cows and heifers yarded shall have been sold or offered for sale the auctioneers entitled to sell shall sell or offer for sale in the order of priority determined as aforesaid fat cattle as defined in section 6 of this By-law.

And after all the fat cattle yarded shall have been sold or offered for sale the auctioneers entitled to sell shall sell or offer for sale in the order of priority determined as aforesaid fat sheep and lambs.

And after all the fat sheep and lambs yarded have been sold or offered for sale the auctioneers entitled to sell shall sold or offered for sale the auctioneers entitled to sell shall sell or offer for sale, in the order of priority determined as above, store sheep and lambs; and after the store sheep and lambs yarded have been sold or offered for sale, the auctioneers entitled to sell shall sell or offer for sale, in the order of priority determined as above, store cattle.

And after all the store cattle yarded shall have been sold or offered for sale then the auctioneers entitled to sell shall sell or offer for sale, in the order of priority determined as above, horses.

above, horses.

And after all the horses yarded shall have been sold or offered for sale the auctioneers entitled to sell shall sell or offer, in the order of priority determined as aforesaid, pigs.

And after all the pigs yarded have been sold or offered for sale then the auctioneers entitled to sell shall sell, or offer for sale, in the order of priority determined as aforesaid for sale of sheep, any other cattle for which no special order has been sufficiently defined above, or about which there is any doubt in the opinion of the Inspector as to when such cattle shall be sold, and the decision of the Inspector as to the order of such sales and the time thereof shall be binding on all parties.

All such sales as aforesaid shall be subject to and within

All such sales as aforesaid shall be subject to and within All such saves as attoresaid shall be subject to and within the time limits set out in section 8 of this By-law, and if any salesman shall have concluded the sale or offering of his lot before the time allowed as a time for such sale (as to which the decision of the Inspector shall be final) the salesman next in order shall immediately begin his sales.

satesman next in order snan immediately begin his sates. The first salesman shall be entitled to summon his customers five minutes before the time appointed for commencing the sale. Each succeeding salesman shall commence to sell as soon as the salesman immediately preceding him in the order of priority shall have concluded his sale, or if such preceding salesman shall not have concluded his sale at the expiration of the time limit appointed by the next succeeding section of this By-haw, then at the expiration of such time limit. In all cases the time shall be taken from the watch of the Inspector, who shall act as timekeeper, and whose decision shall be final.

S. The limit of time to be allowed each auctioneer or sales man in selling or offering for sale the various kinds of cattle shall be as follows, and no auctioneer or salesman shall exceed any such limit of time:-

For cows in milk, springing cows, and springing heifers-Two minutes for each lot.

But no auctioneer or salesman shall, in selling or offering for sale cows in milk and springing cows and springing heifers, exceed twenty minutes in all from the time when he shall be exceed twenty minutes in all from the time when he shall be entitled to start his sales thereof till finishing the same. Upon the expiration of such period of twenty minutes, or earlier, if the salesman first in order shall have earlier concluded his sale of cows in milk, springing cows, and springing heifers, the salesman next in order of priority shall proceed to sell upon the like conditions and limits as those hereinbefore mentioned, and so until all the selesmen entitled to sell shall, subject to the said conditions and limits, according to their right of priority, have disposed of the cows in milk, springing cows, and springing heifers which they respectively have for sale.

For fat cattle—Two minutes for each lot.

For fat sheep and fat lambs—For a pen of five sheep or under, one minute; for a lot exceeding five, but not exceeding 100 sheep, two minutes; for a lot exceeding 100 sheep, three minutes.

But no auctioneer or salesman shall, in selling or offering for sale fat sheep and fat lambs, exceed twenty minutes in all from the time when he shall be entitled to start his sales thereof till finishing the same. Upon the expiration of such period of twenty minutes, or earlier, if the salesman first in order shall have earlier conclude I his sale of such fat sheep and fat lambs, the salesman next in order of priority shall proceed to sell upon the like conditions and limits as those hereinbefore mentioned, and so until all the salesmen entitled to sell shall, subject to the said conditions and limits, according to their right of priority, have disposed of the fat sheep or fat lambs which they respectively have for sale.

For store sheep (including rams) and lambs—For a pen of ten or under, one minute; a lot over ten, but not exceeding 150, two minutes; a lot over 150, three minutes.

exceeding 150, two minutes; a low over 150, office minutes.

But if any ten sheep belonging to one owner are offered singly, then three minutes only in all shall be allowed for sale or offer of the ten. Provided further that any salesman having only one lot shall be allowed five minutes in all. The total maximum time limit for each salesman of store sheep shall be thirty minutes.

mum time limit for each salesman of store sheep shall be thirty minutes.

For store cattle—Lots of ten or under, two minutes; a lot exceeding ten, three minutes per lot.

Provided that lots known as singles, being less than three in number, shall not be offered till a ter the larger lots have been offered. The total maximum limit for each salesman of store cattle shall be thirty minutes.

For horses—The limit of time for each salesman of horses shall not exceed these salesmans of horses.

For norses—The limit of time for each salesman of horses shall not exceed three minutes a lot, and twenty minutes in all.

For pigs—The time limit for each salesman of pigs shall not exceed ten minutes in all.

Any auctioneer or salesman who shall have sold his lot or lots before the expiration of his time limit shall at once give place to the salesman next entitled to sell, which salesman shall forthwith proceed to offer his lot or lots.

9. At any special sale on other then the ordinary worked.

9. At any special sale on other, than the ordinary market days, the auctioneers and salesmen interested shall arrange amongst themselves as to the order and time of selling. Should they fail to do so, the provisions of clauses 6 and 7 and 8 of this Rychay shall apply

this By-law shall apply.

10. Each auctioneer shall declare to the Inspector the correct

this By-law shall apply.

10. Each auctioneer shall declare to the Inspector the correct number and the description of the lot or lots of stock he intends to offer before he shall start selling. The Inspector shall allot the times for selling such lot or lots. No auctioneer shall neglect or omit to give the Inspector the correct number and description of any lot or lots of stock as aforesaid.

11. All cattle brought to the market for sale shall be placed in such pens or yards as the Inspector may direct. No person shall remove cattle from pen or vard to another without the consent of the Inspector. After allotment each pen and yard and all pens and vards allotted which is or are unoccupied or unused after the hour of half-past Eleven a.m. is and are to revert to the Inspector, who may re-allot same. In case of any dispute arising as to the overcrowding of pens or yards, or as to priority or occupancy, the Inspector alone shall be competent to decide, and the disputants shall be bound by his decision. The Inspector shall have authority to remove, or order to be removed, cattle from one pen or yard to another, and any order he may give in that respect shall be promptly carried out and obeyed by any auctioneer, salesman, or other person placing, or who has placed cattle in the said pens or yards, or any of them.

12. The Inspector shall two minutes before the expiration

them.

12. The Inspector shall, two minutes before the expiration of the time limit for selling any kind of eattle, give the auctioneer selling notice of the time, and shall at the expiration of, the said time ring a bell, and thereupon the auctioneer selling must immediately cease selling.

13. No auctioneer shall offer or attempt to offer any kind of cattle for the second time on the same sale day unless such cattle are offered in conjunction with another lot not previously offered.

14. No person shall on any day sell or offer for sale by auction in the said market any kind of cattle before sunrise

or after sunset.

or after sunset.

15. Every person placing cattle in the market for sale shall be responsible for all tolls, dues, and charges due or accruing due thereon. No cattle shall be taken out of the market until all tolls, dues, and charges payable in respect thereof shall have been first paid and satisfied.

166. No cattle which have been placed in any auctioneer's

hands for sale shall be permitted to leave the market without the production and delivery of a written authority from the auctioneer in whose hands they were placed for sale in the

market.

17. All cattle of any kind not removed from the said market by the hour of Ten o'clock on the morning next after any sale day may be removed by the Inspector at the expense and risk of the owner of any such cattle.

18. In all matters not specially provided for in this By-law and relating to the conduct of sales and the control of the market, the Inspector's decision shall be final and binding on all norsons

all persons.

19. No person shall obstruct the Inspector of the said market in the performance of his duties, or release, or remove any cattle from the said market, or from one part of the said market to any other part thereof without the consent of the Inspector, nor shall any person wilfully break down or damage any of the gates, fences, buildings, fixtures, appurtenances or chattels of the said market, or cause any riot or disturbance, or curse or swear, or use any profane or indecent language, or be guilty of any indecent or gross conduct within the said market, or in the immediate approaches thereto.

20. No person shall hold any sale in the said market after One o'clock p.m. on Saturday in any week.

21. The word "cattle" as above used shall (except where the context otherwise requires) include horses, mares, fillies, foals, geldings, colts, bulls, bullocks, cows. heifers, steers, calves, asses. mules, sheep, ewes, rams, lambs, wetters, goats, and swine. No person shall obstruct the Inspector of the said market

22. This By-law shall apply to and have operation throughout the whole of the municipal district of the shire of Wannon.

The common seal of the President, Councillors, and Ratepayers of the Shire of Wannon was hereunto affixed, in pursuance of an order of the Council of the said shire, made the 20th day of October 1921 in the presence. made the 29th day of October, 1921, in the presence

C. Mokebery, President.

(SEAL)

W. N. DOLMAN, Councillor.

PETER TAYLOR, Councillor.

Resolution for passing this By-law agreed to by the Council the 30th day of September, 1921, and confirmed the 29th day of October, 1921.

NOTICE is hereby given that the partnership heretofore subsisting between yether the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, practising and carrying on business, as solicitors at Nhill and Kaniva, under the style or firm of Turner & Proudfoot, has been dissolved by mutual consent as from the 30th day of June, 1921. All debts due to and owing by the said late firm will be received and paid respectively by the undersigned, Reginald Blachley Turner, who will continue, from the 1st day of November. 1921. to carry on the said business on his own account.

The undersigned, Alexander Gerald Proudfoot, through his newly-constituted firm of Proudfoot & Horton, of Collins House. 360 Collins-street. Melbourne, will act as the agents in Melbourne for the undersigned, Reginald Blachley Turner. Dated the first day of November, 1921.

ALEXANDER GERALD PROUDFOOT.

Witness to signature of Alexander Gerald Proudfoot—D.

Witness to signature of Alexander Gerald Proudfoot-D. MCFARLANE.

REGINALD BLACHLEY TURNER.
Witness to signature of Reginald Blachley Turner—J. M.

NOTICE is hereby given that the partnership heretofore subsisting between Norman Baxter, of The Esplanade, Elwood, motor garage proprietor, and William John Simmons, of 30 Head-street. Elwood, motor garage proprietor, under the style or firm of Esplanade Garage, Taxi, and Engineering Works, at The Esplanade, Elwood, has been dissolved as from the second day of November. 1921, by mutual consent. All debts due to and owing by the said firm will be received and paid respectively by the said William John Simmons, who will continue to carry on the said business.

Dated the second day of November, 1921.

NORMAN BAXTER

NORMAN BAXTER. W. J. SIMMONS.

Witness to the signatures of the said Norman Baxter and William John Simmons-W. B. Hongson, solicitor, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, Alexander Smith Kynoch and Percy Wilson, carrying on business as Lithographic Printers at 8 Balston-street, Balaclava, in the State of Victoria, under the style or firm of "Kynoch & Wilson," has been dissolved by mutual consent as from the first day of November, 1921. All debts due to and owing by the said late firm will be received and paid respectively by the said Alexander Smith Kynoch, who will continue to carry on the said business under his own name.

A. S. KYNOCH. P. WILSON.

Dated this second day of November, 1921.
Witness-J. W. Fenton, solicitor, 450 Little Collins-street Melbourne.

NOTICE is hereby given that the partnership formerly existing between the undersigned, Horace William Reid and George Monck, trading as the Crystal Ice Company at Footscray, was dissolved by mutual consent on the first day of May, 1921.

Dated this 2nd day of November, 1921.

H. W. REID.

NOTICE is hereby given that the partnership hitherto subsisting between Miss Gertrude Kate Garrard and Miss Mary Jane Grant, at Ulverstone Private Hospital, Martinstreet, Gardenvale, has been dissolved as from the twentieth day of October, One thousand nine hundred and twenty-one. Miss Garrard will continue to carry on the business at the address named, and will pay all outstanding accounts and receive all moneys owing to the late partnership.

Dated this 31st day of October, 1921.

G. K. GARRARD.

Witness to the signature of Miss Garrard—HENRY T. W.

Witness to the signature of Miss Garrard—HENRY T. W. STILLMAN, solicitor, Melbourne.

M. J. GRANT.
Witness to the signature of Miss Grant—H. E. Elliott.

N OTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, practising and carrying on business as solicitors at Collins House, 360 Collinsstreet, Melbourne, under the style or firm of A. G. Proudfoot & Turner, has been dissolved by mutual consent as from the 30th day of June, 1921. All debts due to and owing by the said late firm will be received and paid respectively by the undersigned, Alexander Gerald Proudfoot, who will continue, from the 1st day of November. 1921, to carry on the said business in partnership with Arthur Richard Horton, solicitor, Melbourne, at the same address, under the style or firm of Proudfoot & Horton.

Dated the first day of November, 1921.

ALEXANDER GERALD PROUDFOOT.

Witness to signature of Alexander Gerald Proudfoot—D. MOFARLANE.

REGINALD BLACHLEY TURNER. Witness to signature of Reginald Blachley Turner-J. M.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, James Godfrey Beardsley and Frederick Smith, in the business of bakers and pastrycooks, carried on by us at Liebig-street, Warrnambool, under the style or firm of "J. G. Beardsley & Co.," has been dissolved by mutual consent as from the date hereof, and the business will be henceforth carried on only by the said James Godfrey Beardsley alone, who will pay and discharge all debts and liabilities of and receive all moneys payable to the said late firm. Dated the third day of November, 1921.

J. G. BEARDSLEY.

FREDERICK SMITH.

FREDERICK SMITH.

Witness—Arthur S. Ardlie.
William Ardlie, solicitor, Kepler-street, Warrnambool. 4738

ROSE OF DENMARK GOLD MINING COMPANY NO LIABILITY, GAFFNEY'S GREEK.

NO LIABILITY, GAPFYNEY'S GREEK.

NOTICE is hereby given that an Extraordinary Meeting of Shareholders in the above-named company will be held at the company's office, 60 Queen-street, Melbourne, on Wednesday, 30th November, 1921, at Twelve noon.

BUSINESS.

To increase the capital of the company by increasing the amount payable in respect of each share by the amount of Five shillings.

To confirm the minutes of the meeting.

By order of the Board,

THOS. HAMILTON, Manager 60 Queen-street, Melbourne, 8th November, 1921, 48

Companies Act 1915.—Pursuant to section 189.

RE VICTORY ENGINEERING WORKS PTY. IJTD.

(IN VOLUNTARY LIQUIDATION).

OTICE is hereby given that a General Meeting of Creditors of the above company will be held at Three p.m., on Wednesday, the 16th inst., in the board room, 31 Queen-street.

H. S. WELLER, Liquidator.

Phillips and Walley public accounts 21 Our parts 47.07

Phillips and Weller, public accountants, 31 Queen-street. 4787

RE RUSSELL, WALSH, & HITCHCOCK. RE RUSSELL WALSH, & HITCHCOUK.

NOTICE is hereby given that the affairs of the firm of Russell, Walsh, and Hitchcock, of Carlton, motor engineers, are being wound up by me.' Creditors who desire to prove their claims against the firm must do so on or before the 23rd November, 1921, otherwise they will be excluded from participation in the first and final dividend, which is then to be paid.

then to be paid.

PERCY J. KENT, F.C.P.A., official assignee in insolvence.

&c., 60 Queen-street, Melbourne.

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Companies Act 1915.

HAWTHORN PICTURES COMPANY LIMITED.

A T a general meeting of the members of the said company, duly convened and held at number 162 Burwood-road, Hawthorn, on the twenty-seventh day of October, One thousand nine hundred and twenty-one, the following extraordinary resolutions were duly passed:—

1. That the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up.

2. That Mr. Frederick Oswald Barnett, of 440 Little Collinsstreet, Melbourne, accountant, be appointed liquidator of the company.

Dated this third day of November, One thousand nine hundred and twenty-one. J. A. TODD, Chairman,

Companies Act 1915.

Companies Act 1915.

VICTORY ENGINEERING WORKS PTY. LTD.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

A T an extraordinary general meeting of the members of the said company, duly convened and held at Rivers-dale-road, Upper Hawthorn, on the 31st day of October, the following extraordinary resolution was duly passed:—

"That the company cannot, by reason of its liabilities, continue its business, and that it is advisable that it be wound up, and that H. S. Weller, of the firm of Phillips and Weller, 31 Queen-street, be and is hereby appointed liquidator of the company."

Dated this 2nd day of November, 1921.

(Signed) H. P. HANSEN, Secretary.

EDWARD DYASON PROPRIETARY LIMITED.

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1915; that a General Meeting of the members of the above-named company will be held at Equitable Building, Collins-street, Melbourne, on Thursday, the eighth day of December, 1921, at Four o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up is being conducted and the property of the company disposed of, and to hear any explanation which may be given by the liquidator; and also determining, by extraordinary resolution, that the books, accounts, and documents of the company and of the liquidator thereof be handed over to Mr. Edward Clarence Evelyn Dyason, of Equitable Building, Melbourne, to be retained by him for his own use and benefit.

Dated this eighth day of November, 1921.

Companies Act 1915.

HAWTHORN PICTURES COMPANY LIMITED.

OTICE is hereby given that the first Meeting of creditors in the above matter will be held at the office of Mr. Vincent Nolan, solicitor, 440 Little Collins street, Melbourne, on the fourteenth day of November, 1921, at Three o'clock in the afternoon.

on the fourteenth day of November, 1921, a Through the afternoon.

Dated this fourth day of November, One thousand nine hundred and twenty-one.

F. OSWALD BARNETT, Liquidator.

440 Little Collins-street, Melbourne.

4797

THE NORTH-EASTERN BACON CURING AND REFRIGERA'ING COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1915, that a General Meeting of the members of the above-named company will be held at the Free Library, Wangaratta, on Tuesday, the thirteenth flay of December, 1921, at the hour of Eleven o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation thereof that may be given by the liquidator.

Dated this first day of November, 1921.

Noteutt and Purbrick, Reid-street, Wangaratta, solicitors for the liquidator,

Companies Act 1915.

MCCLURE & CURNOW PROPRIETARY LIMITED. NOTICE OF EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 185.

NOTICE is hereby given that at a General Meeting of the NOTICE is hereby given that at a General Meeting of the members of the above society, duly convened and held at the registered office of the company, 170 Moorabool-street, Geelong, on the tenth day of October, One thousand nine hundred and twenty-one, the following special resolution was duly passed, and at a subsequent General Meeting of the said company, also duly convened and held at the same place, on the 25th day of October, One thousand nine hundred and twenty-one, the following resolution was duly confirmed;—

(a) That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily.

up voluntarily

(b) That Mr. Donald F. Neilson, of Little Malop-street, Geelong, accountant, be appointed as liquidator for the purpose of such winding up.

Dated this second day of October, One thousand nine hun-

dred and twenty-one. S. J. McCLURE, Secretary.

THE ECHO PUBLISHING COMPANY LIMITED

(In Liquidation)

TAKE notice that a Meeting of the shareholders of the above company will be held at 22 Stanley-street, Richmond, on Tuesday, the thirteenth day of December, at Two o'clock in the afternoon, pursuant to section 196 (3) of the Companies Act 1915, for the purpose of having an account laid before them, showing the manner in which the winding up of the company has been conducted and the property of the company disposed of

of the company has been company disposed of.
Dated this seventh day of November, One thousand nine hundred and twenty-one.

(Signed) N. J. H. WOODS, Liquidator.

NOTICE TO CREDITORS .- RE CALEB EDWIN JARVIS,

DECEASED DECEASED.

URSUANT to the provisions of the Trusts Act 1915, notice is borely given that PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Caleb Edwin Jarvis, formerly of Glen fris-road, South Camberwell, but late of Grace-street, South Camberwell, in the State of Victoria, ship steward, deceased (letters of administration of whose estate, with the will of the said deceased annexed, were granted to National Trustees, Exceutors, and Agency Company of Australasia Limited, of Number 113 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company on or before the seventeenth day of December, 1921. And notice is hereby given that after that date the said company will proceed to distribute the assets of the said Caleb Edwin Jarvis, deceased, which 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 shall 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 fourth day of November, 1921.

MILTON L. DAVEY, solicitor, 101 Swanston-street, Mel-

MILTON L. DAVEY, solicitor, 101 Swanston-street, Melbourne, proctor for the said company.

4773

NOTICE TO CREDITORS.—WILLIAM REED, DECEASED. PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of William Reed, late of "The Righi," Bay View-street. Northcote, in the State of Victoria, drapery manager, deceased (who died on the twenty-fourth day of August, 1921, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirty-first day of October, 1921, to The National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street. Melbourne, in the State of Victoria, and Alice May Reed, of "The Righi," Bay View-street, Northcote, in the said State, widow, the executor and executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors and executorix, care of the said The National Trustees, Executors and Agency Company of Australasia Limited, at its said address, on or before NOTICE TO CREDITORS .- WILLIAM REED, DECEASED. of the said the National Trustees, Executors, and Agency Company of Australasia Limited, at its said address, on or before the fourteenth day of December, 1921, after which date the said executor and executivity will proceed to distribute the casets of the said deceased amongs; the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and notice is hereby further given that the said executor and executrix will not be liable for the assets, or

any part thereof, so distributed, to any person of whose claim they shall not then have had notice as aforesaid.

Dated this 8th day of November, 1921.

MADDOCK, JAMIESON, & LCNIE, of 136 and 138 Queenstreet, Melbourne, proctors for the said executor and executive.

GEORGE REUBEN HENRY JENNER, OTHERWISE HENRY JENNER, DECEASED.

GEORGE REUBEN HENRY JENNER, OTHERWISE HENRY JENNER, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of George Reuben Henry Jenner (otherwise Henry Jenner), deceased, late of No. 1 Norwood-street, Newmarket, in the State of Victoria, grocer, deceased, who was sometimes known as William Henry Strickland, and residing at 41 Gipps-street, Collingwood, in the said State, and 333 Richardsonstreet, Ciffton Hill, in the said State (who died on the twentieth day of May, One thousand nine hundred and twenty-one, and probate of whose will was granted, on the thirteenth day of September, One thousand nine hundred and twenty-one, by the Supreme Court 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, and Frederick Dempster, of No. 166 Boundary-road, North Melbourne, in the said State, bag merchant, two of the executors named in and appointed by the said will, leave being reserved to Lucy Maria Jenner, of No. 1 Norwood-street, Newmarket, in the said State, widow, the other executor named therein, to come in and prove the same), are heroby required to send in particulars, in writing, of such claims to the said executors, at the offices of the said company, at 113 Queen-street, Melbourne aforesaid, on or before the eleventh day of December, One thousand nine hundred and twenty-one. And notice is hereby given that after such last-mentioned date the said executors will proceed to distribute the assets of the said executors shall then have had notice; and the said executors will proceed to distribute the assets of the said executors shall then have had notice; and the said executors shall then have had notice; and the said executors shall then have had notice; and the said executors shall then have had notice; and the said executors shall then have had notice.

Dated this twenty-fourth day of October, One thousand nine hu

Hundred and twenty-one.

GAVAN DUFFY, KING, & CO., of National Trustees Building, 125 Queen-street, Melbourne, in the State of Victoria, proctors for the said executors.

4774

RE WILLIAM LONG, DECEASED,

RE WILLIAM LONG, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of William Long, late of Loopold, in the State of Victoria, gentleman, deceased (who died on the 14th day of August, 1921, and probate of whose will was, on the 11th day of October, 1921, 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 Victoria, and Charles Herbert Long, of Barwon Heads, in the said State, carpenter, the executors named in and appointed by the said will), are hereby required to send in particulars of such claims to the National Trustees, Executors, and Agency Company of Australasia Limited, at No. 113 Queen-street, Melbourne aforesaid, on or before the 10th day of December, 1921. And notice is hereby given that after that date the said National Trustees, Executors, and Agency Company of Australasia Limited and Charles Herbert Long will proceed to distribute the assets of the said deceased which shall come to its or his hands among the persons entitled thereto, having regard only to the claims of which it or he shall then have had notice; and the said National Trustees, Executors, and Agency Company of Australasia Limited and Charles Herbert Long will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it or he shall not then have had notice.

Dated this 2nd day of November, One thousand nine hundred and twenty-one.

WIGHTON & McDONALD, "The Exchange," Little Malop-

dred and twenty-one.
WIGHTON & McDONALD, "The Exchange," Little Malop

street, Geelong, proctors for the said executors.

EMMA DAWSON, DECRASED.

PURSUANT to Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Emma Dawson, late of John-street, Brunswick, married woman, deceased (who died on the twenty-seventh day of April, 1921, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-fourth day of August, 1921, to John McGregor Dawson, of John-street, Brunswick aforesaid, steel founder), are hereby required to send particulars thereof, in writing, to the said John McGregor Dawson, at the offices of the undersigned, on or before the twelfth day of December, 1921, after which date the said executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which he shall then have had notice; and the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he, shall not then have had notice as aforesaid.

Dated this third day of November, 1921.

JAMES M. SHANNON, 114 Elizabeth-street, Melbourne, proctor for the said executor.

PURSUANT to the Trusts Act 1915, notice is hereby given that all creditors and others having any claims against the estate of Alfred Rice, formerly of Bungaree, in the State of Victoria, but late of Victoria-street, Ballarat, in the said State, retired storekeeper, deceased (probate of whose will was granted to Elizabeth Mary Rice, of Victoria-street, Ballarat aforesaid, widow, and The Ballarat Trustees, Exceutors, and Agency Company Limited, of Lydiard-street, North Ballarat aforesaid, the executrix and executor named therein), are hereby required to send particulars of such claims on or before the 14th day of December, 1921, to the said company. And notice is hereby given that after the said date the said executrix and executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which she and it may then have had notice; and she and it will not be liable for the assets, or, any part thereof, so distributed to any person of whose claims she and it shall not then have had notice.

Dated this 3rd day of November, 1921.

GUTHBERT, MORROW, & MUST, Ballarat, proctors for the said executors.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Hugh Bell, late of Bunyip, in the State of Victoria, farmer, deceased (who died on the 19th day of September, 1921, and probate of whose will was granted on the 26th day of October, 1921, by the Supreme Court of Victoria, in its probate jurisdiction, to Catherine Pinkerton Bell, of Bunyip aforesaid, dressmaker, the sole executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrix, at the office of her proctor, E. J. Hamilton, of Main-street, Drouin, on or before the 16th day of December, 1921, after which date the said executrix will proceed to distribute the assets of the said Hugh Bell, deceased, which shall have come to her hands among the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this 1st day of November, 1921.

E. J. HAMILTON, LL.B., of Main-street, Drouin, proctor for the said executrix.

4744

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Sarah Jane Taylor, late of Hazelwood, Middle Creek, in the State of Victoria, married woman, deceased (who died on the thirteenth day of April, One thousand nine hundred and twenty-one, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirtieth day of June, One thousand nine hundred and twenty-one, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the twenty-fourth day of December, One thousand nine hundred and twenty-one, after which date the said company will proceed to distribute the assets of the said Sarah Jane Taylor, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this third day of November, One thousand nine hundred and twenty-one.

SAMUEL YOUNG. Beaufort, practor for the said company

dred and twenty-one.
SAMUEL YOUNG, Beaufort, proctor for the said company

CARL AUGUST PETRASS, DECEASED.

CARL AUGUST PETRASS, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Carl August Petrass (described in the will as Carl August Peterass), late of Sheephills, in the State of Victoria, blacksmith, deceased (who died on the twenty-eighth day of March, 1921, and probate of whose will was, on the twenty-second day of August, 1921, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, of 1428 Sturt-street, Ballarat, in the said State, the executor named in and appointed by the said will), are required to send in particulars, in writing, of such claims to the said company, at its address before stated, on or before the sixth day of December. 1921. after which date the said company will proceed to distribute the assets of the said Carl August Petrass, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice 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 November, 1921.

J. S. WRIGHT-SMITH, of Scott-street, Warracknabeal, and at 34 Queen-street, Melbourne, proctor for the executor.

NOTICE is hereby given that all persons having claims against the estate of Walter Weddell, late of Forest-street, Bendigo, in the State of Victoria, legal mannager, deceased (who died on the twentieth day of July, One thousand nine hundred and twenty-one, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the fourteenth day of October, One thousand nine hundred and twenty-one, to Farmers and Citizens' Trustees Company Bendigo Limited, of Charing Cross, Bendigo aforesaid), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the minth day of December. One thousand nine hundred and twenty-one, after which date the said company will proceed to distribute the assets of the said Walter Weddell, deceased, which shall have come to its hands amongst the persons ontitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice as aforesaid.

Dated this second, day of November, 1921.

VERNON RYMER, of 16 View-street, Bendigo, proctor for the said Farmers and Citizens' Trustees Company Bendigo Limited.

JOHN ROWSTON, DECEASED.

DURSUANT to the Trusts Act, notice is hereby given that all persons having any claims against the estate of John Rowston, late of 94 Richardson-street, South Melbourne, in the State of Victoria, gentleman, deceased (who died on the 25th day of June, 1921, and of whose will probate was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 10th day of October, 1921, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queen-street, Melbourne, in the said State, the sole executor named therein), are hereby required to send full particulars in writing, of such Melbourne, in the said State, the sole executor named therein), are hereby required to send full particulars, in writing, of such claims to the said company, at its said address, on or before the 10th December, 1921, after which date the said company will proceed to distribute the assets of the said John Rowston, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said commany will not be lighle for the assets or any part thereof company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then

have had notice.

Dated this 4th day of November, 1921.

ROSTRON, ROY, & SON, proctors, 116 Queen-treet, Mcl.

NOTICE TO CREDITORS.—CATHERINE WIGGINS,

NOTICE TO CREDITORS.—CATHERINE WIGGINS,

DECEASED.

URSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Catherine Wiggins, late of 7 Mayfield-grove, Malvern, widow, deceased (who died on the 6th day of March, 1921), are hereby required to send in particulars of such claims, in writing, to The Equity Trustees. Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, the administrator of the said cstate, on or before the 8th day of December, 1921; and after that 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; and the said company shall not be liable for the had notice; and the said company shall 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 7th day of November. 1921.

MOULE, HAMILTON, & KIDDLE, 55 Market-street, Melbourne, proctors for the said company.

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NOTICE TO CREDITORS -- RE JOHN THOMAS SKELLY, DECEASED.

DECEASED.

DECEASED.

URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of John Thomas Skelly, formerly of Myrtleford, but late of "Ensor," Victoria-parade, East Melbourne, in the State of Victoria, doctor of divinity, deceased (who died on the 6th day of January, 1921, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 20th day of June, 1921, to Matthew Francis Skelly, of 424 Bourke-street, Melbourne, in the said State, auctioneer), are hereby required to send particulars, in writing, of such claims to the said executor, in care of the undersigned. on or before the 15th day of December, 1921, after which date the claims to the said executor, in care of the undersigned on or before the 15th day of December, 1921, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets so distributed or any part thereof, to any person of whose claim he shall not then have had notice.

Dated this 7th day of November, 1921.

MALLESON, STEWART, STAWELL, & NANKIVELL, of 46 Queen-street, Melbourne, proctors for the said executor.

NOTICE TO CREDITORS.-RE DAVID MURRAY LYALL.

NOTICE TO CREDITORS.—RE DAVID MURRAY LYALL, DECEASED.

P URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of David Murray Lyall, fomerly of Kyu Masan, Korea, then of 35 Cromwell-road, South Yarra, in the State of Victoria, and late of 27 Norwood-road, Caulfield, in the said State, missionary, deceased (who died on the twenty-ninth day of August, One thousand nine bundred and twenty-one, and letters of administration with the will annexed of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the nineteentheday of October. One thousand nine hundred and twenty-one, to the Union Trustee Company of Australia Limited, of 333 Collins-street. Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company at its above-mentioned address on or before the seventeenth day of December, One thousand nine hundred and twenty-one, after which date the said company will proceed to distribute the of December. One thousand nine hundred and twenty-one, after which date the said company will proceed to distribute the assets of the said David Murray Lyall, deceased, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And 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.

Dated this third day of November, 1921.

HARRY T. McKEAN, Queensland Building, 84 Williamstreet, Melbourne, proctor for the said company.

4803

NOTICE TO CREDITORS.—JAMES STEWART, DECEASED.

PURSUANT to the provisions of the " NOTICE TO CREDITORS.—JAMES STEWART. DECEASED. PURSUANT to the provisions of the Trusts Act 1915. notice is hereby given that all persons having claims against the estate of James Stewart. late of Vine-street, Blackburn, in the State of Victoria, gentleman, deceased (who died on the seventeenth day of Soptember, 1921, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fourth day of October, 1921, to the Trustees, Executors and Agency Company Limited, of 412 Collinsstreet, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, at its registered office, situate at 412 Collins-street, Melbourne, aforesaid, on or before the tenth day of December, 1921, after which date the said executor 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. And notice is hereby further given that 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 as aforesaid.

Dated this 2nd day of November, 1921.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queenstreet, Melbourne, proctors for the said executor.

NOTICE TO CREDITORS* RE ANN BOARD, December.

NOTICE TO GREDITORS.—RE ANN BOARD, DECEASED, URSUANT to the provisions of the Trusta Aut 1915, notice is hereby given that all persons having any claims against the estate of Ann Board. formerly of "Dongara," Gremona-street, Mentone, in the State of Victoria, but late of "Wafiora," Glenferrieroad, Malvern, in the said State, widow, deceased (who died on the seventeenth day of August. 1921, and probate of whose will was, on the twelfth day of October, 1921, granted to the Union Trustee Company of Australia Limited, of number 333 Collins-street, Melbourne, in the said State, the sole executor named in the said will), are hereby required to send in particulars, in writing, of such claims to the said company at its said address on or-before the twenty-fourth day of December, 1921. And notice is hereby given that after that date the said company will proceed to d stribute the assets of the said deceased amongst the persone entitled thereto, having regard only to the claims of whice it shall then have had notice; and notice is hereby further given that the said company will not be liable for the assezs, or any part thereof, so distributed this third day of November, 1921. had notice.

Dated this third day of November, 1921.

LEACH & THOMSON, number 410 Bourke-street, Melbourne, solicitors for the said company.

4772

CREDITORS, next of kin, and all others having claims against the estate of the under-mentioned person, are required to send particulars thereof to the executor, John William Baker, care of the undersigned, his proctors, on or before the 10th day of December, 1921, otherwise they may be excluded when the assets are being distributed:—

Mary Wilson Kelly, late of 2) Mark-street, North Fitzroy, in the State of Victoria, widow, deceased, who died on the 28th day of September, 1921.

Dated this 5th day of November, 1921.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for the executor.

NOTICE TO CREDITORS .- GEORGE HAWKINS TEVERS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of George Hawkins levers, late of "leversville," Beaconsfield-purade, Albert Bark, in the State of Victoria, auctioneer and estate agent—who carried on business as "William Ievers and Sons," at 300 Lygon-street, Carlton—(who died on the 16th day of July, 1921, and probate of whose will was granted to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne), are hereby required to send particulars, in writing, of such claims to the National Trustees, Executors, and Agency Company of Australasia Limited on or before the 21st day of December, One thousand nine hundred and twenty-one. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said George Hawkins levers, deceased, which shall have come to its hands or possession annongst the persons entitled thereto, having regard only to the claims of which the said company shall have had notice, and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 4th day of November, 1921.

H. H. HOARE, of 440 Chancery-lane, Melbourne, proctor for the company. PURSUANT to the 1915, notice is having any claims provisions οi the Trusts Act

H. H. HOARE, of 440 Chancery-lane, Melbourne, proctor for the company.

STATUTORY NOTICE TO CREDITORS.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Charles Richard Fendley, late of Loch-avenue, East St. Kilda, in the State of Victoria, machinery merchant, deceased, in testate (who died on the twentieth day of August, One thousand nine hundred and twenty-one, and letters of administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fifth day of October, 1921, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, in the city of Melbourne, in the State of Victoria, the said company having been duly authorized to apply for such grant by Jane Fell Fendley, the widow of the said deceased), are hereby required to send detailed particulars, in writing, of such claims to the said administrator company, at the registered office of the company. No. 85 Queen-street, in the city of Melbourne aforesaid, on or before the twenty-second day of December, 1921, after which date the said Charles Richard Fendley, deceased, which shall have come to its hands or possession (as such administrator as aforesaid, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim or claims it shall not then have not notice aforesaid.

Dated this third day of November, 1921.

have not notice aforesaid.

Dated this third day of November, 1921.

W. R. PALING, 1 Queen street. Melbourne, proctor for the said administrator company. 4802

STATUTORY NOTICE TO CREDITORS.—RE WILLIAM EDWARD MCLEAN, DECEASED.

EDWARD McLEAN, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of William Edward McLean, late of No. 1 Loch; street, St. Kilda, in the State of Victoria, gentleman, deceased (who died on the nineteenth day of August, One thouand nine hundred and twenty-one, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-second day of October, One thousand nine hundred and twenty-one to The Trustees, Executors, and Agency Company of Australia Limited, of 412 Collins-street, McDourne), are hereby required to send particulars, in writing of such claims to the said company, at its abovementioned address, on or before the fourteenth day of December, One thousand nine hundred and twenty-one, after which date the said company will proceed to distribute the assets of the said William Edward McLean, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this ninth day of November, One thousand nine hundred and twenty-one.

F. G. SMITH & McEACHARN, 285 Collins-street. Melbourne, proctors for the said company.

bourne, proctors for the said company.

RE HANNAH MANNING, DECKASED.

RE HANNAH MANNING, DECEASED.

PURSUANT to the provisions of the Trusts Act
1915, notice is hereby given that all persons
having any claim against the estate of Hannah
Manning, formerly of 496 Church-street. East Richmond, but late of Brickwood-street, Elsternwick, widow,
deceased (who died on the 28th day of August, 1921, and
probate of whose will was granted by the Supreme Court of
the State of Victoria, on the 28th day of October, 1921, and
probate of whose will was granted by the Supreme Court of
the State of Victoria, on the 28th day of October, 1921, and
rational Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, the executor
appointed by the said will), are hereby required to send particulars, in writing, of their claims to the said executor Before
the 12th day of December, 1921, after which date the said
executor will proceed to distribute the assets of the said
deceased which shall have come to its hands as such executor,
as aforesaid, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had
notice. And the said executor will not be liable for the
assets so distributed, or any part thereof, to any person of
whose claim it shall not then have had notice.

Dated the 5th day of November, 1921.

**MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinsstreet, Melbourne, proctors for the executor.

street, Melbourne, proctors for the executor.

RE EDWARD THOMAS, DECEASED.

The EDWARD THOMAS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Edward Thomas, late of 505 Dryburgh-street, North McIbourne, grain merchant, deceased, and a member of the firm of E. Thomas & Co., hay and corn merchants, of Elizabeth-street, McIbourne (who died on the 27th day of August, 1921, and probate of whose will and codicil was granted by the Supreme Court of the State of Victoria, on the 28th day of October, 1921, to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the executor appointed by the said will and codicil), are hereby required to send particulars. in writing, of their claims to the said executor before the 12th day of December, 1921, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to its hands as such executor, as aforesaid, amongst the persons entitled thereto, having regard only to the claims of which it shall then then have had notice. And the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the 5th day of November, 1921.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collins street, Melbourne, proctors for the executor.

street, Melbourne, proctors for the executor.

PURSUANT to the Trusts Act 1915, notice is hereby given that all process begins at 1 PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Fdmund Hesketh Davies, late of Queen's avenue, Oakleigh, in the State of Victoria, gentleman, deceased (who died on the third day of July, One thousand nine hundred and nineteen, and probate of whose will was on the tenth day of June. One thousand nine hundred and twenty, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing of such claims to the of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at 85 Queen-street, Melbourne, on or before the eleventh day of December, One thousand nine hundred and twenty-one, after which date the said The Equity Trustees. Executors, and Agency Company Limited will proceed to distribute the assets of the said Edmund Hesketh Davies, deceased, which shall have come to its hands, among the personsentifled thereto, having regard only to the claims of which it whall then have had notice. And notice is hereby given that it will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have thereof, to any person of whose claim it shall not then have had notice as aforesaid.

Dated this 31st day of October, One thousand nine hundred

and twenty-one.

CORR & CORR, 339 Collins-street, Melbourne, proctors for

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Caroline Kate Kyd, late of "Ingleside," Glenhuntly-road, Elaternwick, in the State of Victoria. married woman, deceased (who died on the eleventh August, 1921, and probate of whose will was, on the twenty-fourth October, 1921, granted by the Supreme Court of Victoria to George Kyd, of "Ingleside," Glenhuntly-road, Elsternwick aforesaid, merchant, and The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executors appointed by the said will), are hereby

requested to send particulars, in writing, of their claims to the said executors, care of the said company, at its address as above, on or hefore the sixteenth day of December, 1921. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Caroline Kate Kyd, 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 administrator shall then have had notice; and the said executors will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.

Dated this thirty-first day of October, 1921.
DERIIAM, ROBERTSON & DERHAM, Solicitors, 465 Collins-street, Melbourne.

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 G. W. Martin, land and estate agent, Melbourne and Beaconsfield, the said Sheriff will, on Saturday, the 10th day of December, 1921, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Berwick (unless the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said

otherwise stayed):—
All the right, title, estate, and interest (if any) of the said G. W. Martin in and to all those pieces of land being part of Crown allotment 74, parish of Pakenham, county of Mornington, comprised in certificates of title, volume 3613, folio 722418, and volume 3355, folio 676996, together with all registrates tered appurtenant easements.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 8th day of November, 1921. THOMAS WOOD,

Sheriff's Officer.

MINING NOTICES.

RINGWOOD ANTIMONY GOLD COMPANY NO LIABILITY. A CALL (the 11th) of Threepence per share (making 3s. 3d. paid up) has been made on the capital of the company, due and payable at the registered office of the company. 47 Queen-street, Melbourne, on Wednesday, 9th November, 1921. WM, JACKSON, Manager.

MOUNT RANKIN GOLD MINES NO LIABILITY.

A CALL (the 43rd) of Threepence per share (making 18s. 9d. paid up) has been made on the capital of the company, due and payable at the registered office of the company, 47 Queen-street, Melbourne, on Wednesday, 9th November, 1921.

M. I. MIRCHE Manager M. I. MURCHIE, Manager.

GOLDSBOROUGH GOLD MINING COMPANY
NO LIABILITY.

A CALL (the 9th) of Twopence per share (making 3s. 4d.
paid up) has been made on the capital of the company, due and payable at the registered office of the company,
47 Queen-street, Melbourne, on Wednesday, 9th November, 1921.

M. I. MURCHIE, Manager.

KALKALLÓ MINES NO LIABILITY CALL (the 21st) of Threepence per share (making 6s. 3d. paid up) has been made on the capital of the company, due and payable at the registered office of the company, 47 Queen-street, Melbourne, on Wednesday, 9th November, 1921.

M. I. MURCHIE, Manager.

A CALL (the 8th) of Sixpence per share making 14s.
paid up) has been made on the capital of the company, due and payable at the registered office of the company, queen-street, Melbourne, on Wednesday, 9th November, 1921

M. I. MURCHIE, Manager.
47 Queen-street, Melbourne. 31st October, 1921. 4770

A CALL (the 90th) of Two shillings and sixpence per share has been made on uncalled capital of above company, due and payable to manager, at office of company, Modern Chambers, 317 Collins-street, Melbourne, on Wednesday, 9th November, 1921. MT. JASPER COPPER MINES N. L. (the 90th) of Two shillings and sixpence per

O'CONNOR'S G. M. CO. N. L.

A CALL (the 100th) of One penny per share, has been made on uncalled capital of above company, due and payable to manager, at office of company, Modern Chambers, 317 Collins-street, Melbourne, on Wednesday, 9th November, 1001 E. WILLIAMS, Manager.

Companies Act 1915.—Tenth Schedule.
JENNAWARRA OIL WELLS NO LIABILITY.

THE undersigned, do hereby make application to register Jennawarra Oil Wells as a no-liability company, under the provisions of Part II. of the Companies Act 1915.

1. The name of the company is to be Jennawarra Oil Wells

No Liability,

2. The place of intended operations is at Moutajup, Victoria.

3. The registered office of the company will be situated at 506 Little Collins-street, McNourne.

4. The value of the company's property, including claim and machinery, is £1,000.

5. The number of shares in the company is Forty thousand. of Five shillings each.

6. The number of shares subscribed for is Thirty-two thousand.

7. The name of the manager is Harry Esmond Connolly. S. The names and addresses and occupations of the share-holders and the number of shares held by each at this date are

Name, Address, Occupation, Number of Shares. Name, Address, Occupation, Number of Shares.
William Scammell Attwood, Mount Alexanderroad. Essendon, investor
Montague Levey, 17 Princess-stree. Kew, agent
Horace Edmund Ovey, 237 Collins-street, Melbourne, law clerk
Harry Esmond Connolly, 506 Little Collins-street,
Melbourne, legal manager (in trust for shareholders) 500 500 30,500

Harry Esmond Connolly, 506 Little Collins-street, Melbourne, legal manager (in trust for com-

pany)

H. E. CONNOLLY, Manager. Dated this 7th day of November, 1921. Witness to signature—A. G. HARSTON.

8,000 40,000

I, HARRY ESMOND CONNOLLY, do solemnly and sincerely de-

elare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular: and I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

H. F. Conners.

Taken before me, at Melbourne, tais 7th day of November, 1921—A. G. Harston, J.P. 4795

ANNINDS' NORTH & SOUTH GOLD MINING COMPANY NO LIABILITY, MALDON.

NO LIABILITY, MALDON.

OTICE is hereby given that all shares in the above-named company forfeited for the non-payment of the 11th or any previous Call of One penny per share will be sold by public auction on Saturday, 19th November, 1921. at a quarter to One o'clock p.ar., at Somer & Dabb's office, High-street, Maldon Maldon.

W. E. PREECE, Manager.

EDNA MAY CENTRAL GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares on which the 7th
Call of Sixpence per share and previous Call remains
unpaid will be sold by public auction at the Stock Exchange
Hall, Collins-street, Melbourne, on Thursday, 17th November,
1921, at a quarter past Twelve p.m., unless previously re-

M. I. MURCIHE, Manager, 4781 47 Queen-street, Melbourne.

COPES CREEK CENTRAL TIN DREDGING GOMPANY N. L.

A LL shares forfeited for the nor-payment of the 7th Call of Sixpence (6d.) per share, due on the 14th September, 1921, will be sold by public auction in the vestibule of the Stock Exchange, Melbourne, on Tuesday, the 22nd day of November, 1921, at half-past Eleven a.m., unless previously

THOMAS ROLLASON, Manager.
31 Queen-street, Melbourne, 9th November, 1921. 4785

GOLDSBOROUGH GOLD MINING COMPANY
NO LIABILITY.

NOTICE is hereby given that all shares on which the 8th
Call of Twopence per share and previous Calls remains
unpaid will be sold by public auction at the Stock Exchange
Hall, Collins street, Melbourne, on Thursday, 17th November,
1921, at a quarter past Twelve p.m., unless previously redeemed.

M. I. MURCHIE, Manager. 47 Queen-street, Melbourne. No. 200.-17144.-5

VALLA GOLD MINES NO LIABILITY.

NOTICE is hereby given that the office of Valla Gold Mines.

No Liability is at 497 Collins-street, Melbourne, and that Frederick Benjamin Houghton has been appointed man-

ager of the said company.

Dated this second day of November, One thousand nine hundred and twenty-one.

(SEAL)

A. VICTOR LEGGO, W. J. HAMMOND, Directors.

INSOLVENCY NOTICES

The Insolvency Act 1915.—In the Court of Insolvency.

Central District, at Melbourne.

SECOND Dividend is intended to be declared in the matter of Robert Walker Peveril Matthews, of 49 Elizabeth-street. Melbourne, agent and importer, whose estate was sequestrated on 7th October, 1920. Creditors who have not proved their debts by 23rd November, 1921. will be excluded.

Dated this ninth day of November, 1921.

PERCY J. KENT. F.C.A'.A., registered trustee, &c., 60 Queen-street, Melbourne.

The Insolvency Act.—In the Court of Insolvency, Midland District, at Bendigo.—In the matter of the insolvent estate of Donald Ross McRobert, of Muskerry Fast, in the State

Victoria, grazier.
THIRD Dividend is intended to be declared in the matter A THIRD Dividend is intended to be declared in the matter of the above-named, whose estate was sequestrated by order dated the 2nd October, 1919. Creditors who have not proved their debts by the 16th day of November, 1921, will be excluded from this dividend.

Dated at Bendigo this 2nd day of November, 1921.

H. S. V. BUSST, Bechive Chambers, Bendigo, and E. W. SMABL, 31 Queen-street, Melbourne, trustees.

4758

In the Court of Insolvency, Southern District.—In the matter of William John Anderson, of Waterloo-street, Geelong, railway employee, insolvent.

The above-named William John Anderson intends to apply to the Court of Insolvency, at Geelong, on the 6th day of December, 1921, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the Act.

Dated the 8th day of November, 1921

Dated the 8th day of November, 1921.

WILLIAM JOHN ANDERSON.

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of Bernard Patrick Copy, of Sebastopol, butcher, an insolvent.

THE above-named Bernard Patrick Cody intends to apply to the Court of Insolvency, at Ballarat, on the sixth day of December, One-thousand nine hundred and twenty-one, at Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Acts.

Dated the seventh day of November, 1921.

B. P. CODY,

The above-named Insolvent.

F. Russell Coldham, Lydiard-street, Ballarat, solicitor for the applicant.

IMPOUNDINGS.

RALLARAT.—Impounded at Ballarat City Pound.

1 black Jersey bull, star, white on chest and tail

If not claimed and expenses paid, to be sold on 2nd December, 1921.

C. DOUGLAS CADDEN,
Poundkeeper.

RASS.—Impounded at Bass.

Brown golding, enlarged near fetlock, S in circle off shoulder
 Grey golding, like M near shoulder
 Bay mare, small blaze, B over bar near shoulder

If not claimed and expenses paid, to be sold on 1st December, 1921.

4822--4/8

B. MACKENZIE,

Poundkeeper.

OLERAINE. -Impounded at Coleraine.

I brindle yearling bull, no visible brand
1 red steer, white face, slit near ear, top notch off ear
1 yellow steer, white face, front quarter, slit under quarter near ear,
C or O off rump
1 roan heifer, M off rump
1 black beifer, M near rump

If not claimed and expenses paid, to be sold on 19th November, 1921...

A. KAINE, Poundkeeper.

4818-6/8

ANDENONG. -Impounded at Dandenong Shire Pound.

1 blue-roan gelding, few white hairs in tail and mane, three shoes on, ' white spots on back, like X near shoulder

If not claimed and expenses paid, to be sold on 30th November, 1921.

4812-4/

A. E. VIZARD. Poundkeeper.

KERANG.-Impounded at Kerang.

1 roan pony mare, about 10 years old, dark points, white stripe on face, about 14 hands, small scar on muscle near front leg, like deep gore mark near shoulder-blade, no visible brand

If not claimed and expenses paid, to be sold on 30th November, 1921.

4759-4/8

F. NANCARROW Poundkeeper.

KORUMBURRA.—Impounded at Korumburra, 29th October, 1921, by J. G. Duffy.

1 fawn and white heifer, no visible brand 1 black Jersey steer, no visible brand 1 red heifer, no visible brand 1 red steer, white belly, no visible brand

If not claimed and expenses paid, to be sold on 25th November, 1921.

4757 - 6/

F. BONAR, Poundkeeper.

EXTON.—Impounded at Lexton.

I grey pony mare, aged
1 light-chestnut up-tanding galding, white star on face, off hind fetlock white, no visible brand
1 cream gelding, thick set, hind fetlock white, no visible brand
2 dark-brown pony, short tail, no visible brand
3 black delivery mare, hind fetlocks white, JK near shoulder
4 brown mare, medium, white stripe down face, E near shoulder
5 bay, gelding, medium draught, white spot on forehead, like C near shoulder
1 light-grey or cream pony filly, about 2 years old, no visible brand
2 light-grey or cream pony gelding, yearling, no visible brand
3 light-grey or cream pony gelding, yearling, no visible brand
4 light-grey or cream pony gelding, yearling, no visible brand
4 light-grey or cream pony gelding, yearling, no visible brand

If not claimed and expenses paid, to be sold on 30th November, 1921.

4813-10/

C. BANKS, Poundkeeper.

ILYDALE.—Impounded at Lilydale Shire Pound.

1 black and white heifer, like P off rump

If not claimed and expenses paid, to be sold on 10th December, 1921.

4814-3/4

F. BENYAN, Poundkeeper.

INTON.-Impounded at Linton, by D. Brown.

1 woolly ewe, front quarter near ear, back and top notch off ear If not claimed and expenses paid, to be sold on 30th November, 1921.

4762-3/4

JOHN MATHESON, Poundkeeper.

MAFFRA.—Impounded at Maffra. 1 brown gelding, shod, Tan near shoulder

If not claimed and expenses paid, to be sold on 2nd December, 1921.

4761 - 3/4

JAS. A. DU MOULIN, Poundkeeper.

MEENIYAN.—Impounded at Meeniyan.

yellow and white heifer, no visible brand
 yellow heifer, no visible brand
 yellow heifer, no visible brand

If not claimed and expenses paid, to be sold on 28th November, 1921.

4753 - 4/8

R. ROBINS, Poundkeeper.

MORNINGTON.—Impounded at Mornington Shire Pound.

1 red and white springer, now calved, G milking rump If not claimed and expenses paid, to be sold on 30th November, 1921.

(Mrs.) B. M. DUNN, Poundkeeper

·824—3/4

MURRAYVILLE.—Impounded at Murrayville, 24th October, 1921, by A. Neijalker. 1 black pony mare, BD1 on left shoulder, K97 on right shoulder 64

If not claimed and expenses paid, to be sold on 14th November, 1921.

4765 - 4/8

F. TULLY, Poundkeeper.

RAYWOOD,—Impounded at Raywood.

1 Jersey bull

If not claimed and expenses paid, to be sold on 25th November, 1921.

T. J. ENGLISH, Poundkeeper.

ROCHESTER.—Impounded at Rochester, 28th October, 1921, by John McIntyre, Pine Grove.

1 bay horse, cob, medium draught, star on forehead, near hind foot white, like W near shoulder q

If not claimed and expenses paid, to be sold on 2nd December, 1921.

4766-4/8

Poundkeeper.

SHEPPARTON.—Impounded at Shepparton, 4th November, 1921, by Ranger, from Shepparton Common.—Droving fee, £1.

1 steel-grey dappled mare (nice gig pony), about 7 years old, mane been cut short, like B near shoulder

If not claimed and expenses paid, to be sold on 1st December, 1921.

4739-4/8

W. STOREY. Poundkeeper.

SOUTH GIPPSLAND.—Impounded at South Gippsland Shire Pound, 7th November, 1921.

8 heifers, 2 years old, all have off ear split and $\overline{\mathbf{M}}$ on off ribs behind shoulder

1 black and white steer, notch under and point off ear, O off rump, near rump

red steer, few white spots, point off and piece out underside near ear, HM off rump, like $\stackrel{U}{U}$ near rump

1 roan steer, notch underside off ear, K off rump 1 bay horse, aged, star, off fore foot and hind foot white, C5 off shoulder

If not claimed and expenses paid, to be sold on 9th December, 1921.

EDWARD ASTBURY, Poundkeeper.

4823-10/

ST. KILDA.—Impounded at St. Kilda, 4th November, 1921, by H. G. Abbott.

178. Crossbred ewe lamb

By M. H. McInerney.

179. Bay mare, star, black points, like scissors brand near shoulder If not claimed and expenses paid, to be sold on 2nd December, 1921.

W. J. EDINGTON. Poundkeeper.

SWAN HILL.—Impounded at Swan Hill, by J. Kilmartin. Kunat.

1 bay buggy mare, star, black points, stiff in front legs,

brown gelding, draught, white on forehead, near hind foot white, collar-marked, no visible brand
 bay gelding, draught, white face, white feet, GW near side

If not claimed and expenses paid, to be sold on 30th November, 1921.

4767 - 6/8

R. COCKERELL Poundkeeper.

TERANG.—Impounded at Terang.

6 heifers and steers, various colours, like 4 off rump 1 roan horse, three white feet, like 2 near shoulder

If not claimed and expenses paid, to be sold.

1 blue and white heifer, top off near ear, slit in off ear, like C near rump If not claimed and expenses paid, to be sold on 16th November, 1921.

4751--5/4

JAS. McGUINESS, Poundkeeper.

TRARALGON.—Impounded at Traralgon, 7th November, 1921, by J. J. Rowley, from Scarne. 1 bay draught gelding, unbroken, white blaze down face, no visible brand

If not claimed and expenses paid, to be sold on 5th December, 1921.

4760 - 1/8

H. F. DU VÉ, Poundkeeper,

WINCHELSEA.—Impounded at Winchelsea, by A. Anderson.

1 red and white heifer, no risible brand 1 red and white steer, notch out of both ears, EK on off shoulder If not claimed and expenses-paid, to be sold on 30th November, 1921.

L. CURTIS,

4755-4/

victoria Gazette		_				
WODONGA.—Impounde	d at Wodonga, 3rd	November	r, 1921, by	,	STATE ACTS 1920.	
M. Toohey. bay pony mare, star, blaze i				No.		
joined) off shoulder	acc, on man mon v	vinto, nae	11 (0011		Divorce (Insanity)	
If not claimed and expenses	paid, to be sold on	Brd Decemb	oer, 1921.		Supply	
		E. McKO	Y, 4	3051.	Supply	
3-4/8	<u> </u>	Poun	dkeeper.	3052. 3053	Fallowing Advances Victorian Government Stock Act	••
J. Hilet, Wandering S	unded at Yarrawo	nga Shire	Pound, by	7 3054.	Victorian Government Debentures Reg	rulation
	•			9099.	Municipal Endowment	
nedium draught mare, off aind foot, blaze down forch	hind foot white, an	iall white j SW near s	patch nea houder		Geelong (Kardinia Park) Land Country Roads	• • • • • • • • • • • • • • • • • • • •
ed cow, slit out of each ear	, like B on off rump				Supply	
f not claimed and expenses				3059.	Public Service	
0 614	G. W. 2	r. Jacks			Rating on Unimproved Values Discharged Soldiers Settlement	••
9-5/4		Poun	dkeeper.		Mental Treatment	
				3063.	Victorian Loan	
	PERS' REMITTAL				Second-hand Dealers	••
HE GOVERNMENT PRINTE mentioned sums:—	R acknowledges the	receipt of	the under	3066.	Public Works Loan Application	
921.			£ s. d.	3067.	Special Funds	
vember 8-R. Cockerell	,		1 5 0		Primary Products Advances Fruit	
vember 8J. Tovey			0 5 0		Geelong Waterworks and Sewerage	
vember 8W. J. Edingtor	ı		0 4 8	3071.	Instruments	
vember 8-A. Kaine	*** , *** ***				Marine Companies	••
vember 9—B. M. Dunn		•••	0 7 6	3074.	Melbourne and Metropolitan Tramways	
vember 9-E. Astbury				3075.	Anglo-Persian Oil Company	
vember 9-B. Mackenzie			0 5 0	3076. 3077	Wheat Marketing and Transportation	
vember 9-T. J. English			0 3 6	3078	Railway Loan Application	
	A. J. MU.	LLETT,	T.	3079.	Albert Park Land	
th November, 1921:	G.	overnment	Printer.		Castlemaine Lands	
				3081.	Municipal Loans (Commonwealth) Farm Produce Agents	
			D-!	NT.	STATE ACTS 1920.—SECOND SE	
98. Marriage (Validating	r) '		Price.			
99. Consolidated Revenu	e			3083.	Consolidated Revenue	
99. Consolidated Revenu 00. Consolidated Revenue	e		8. d. 0 6 0 6	3083. 3084. 3085.	Consolidated Revenue Morwell Brown Coal Railway Construc Public Service Repeal of Section 13	ction
99. Consolidated Revenue 00. Consolidated Revenue 01. Children's Maintenar 02. Audit	e ,		8. d. 0 6 0 6 0 9	3083. 3084. 3085. 3086.	Consolidated Revenue Morwell Brown Coal Railway Construc Public Service Repeal of Section 13 Municipalities Celebration and War Me	ction
99. Consolidated Revenu 00. Consolidated Revenue 01. Children's Maintenar 02. Audit	e oce r-State)		s. d. 0 6 0 6 0 9 0 6	3083. 3084. 3085. 3086. 3087.	Consolidated Revenue Morwell Brown Coal Railway Construct Public Service Repeal of Section 13 Municipalities Celebration and War Me Consolidated Revenue	ction
39. Consolidated Revenu 30. Consolidated Revenue 30. Children's Maintenan 32. Audit 33. Auction Sales (Inter 34. Consolidated Revenu	e		s. d. 0 6 0 6 0 9 0 6 0 6	3083. 3084. 3085. 3086. 3087. 3088. 3089.	Consolidated Revenue Morwell Brown Coal Railway Construc Public Service Repeal of Section 13 Municipalities Celebration and War Me Consolidated Revenue Housing and Reclamation Surplus Revenue	ction
99. Consolidated Revenue 00. Consolidated Revenue 01. Children's Maintenan 12. Audit 13. Auction Sales (Inte- 14. Consolidated Revenu 15. Dairy Produce 16. Railways Classificati	r-State) on Board		s. d. 0 6 0 6 0 9 0 6	3083. 3084. 3085. 3086. 3087. 3088. 3089. 3090.	Consolidated Revenue Morwell Brown Coal Railway Construct Public Service Repeal of Section 13 Municipalities Celebration and War Me Consolidated Revenue Surplus Revenue Lacome Tax	etion emorials
99. Consolidated Revenue 00. Consolidated Revenue 01. Children's Maintenan 12. Audit 13. Auction Sales (Inte: 14. Consolidated Revenu 15. Dairy Produce 16. Railways Classificati 17. State Savings Bank	r-State) e on Board		s. d. 0 6 0 6 0 9 0 6 0 6 0 6 1 0	3083. 3084. 3085. 3086. 3087. 3088. 3089. 3090.	Consolidated Revenue Morwell Brown Coal Railway Construct Public Service Repeal of Section 13 Municipalities Celebration and War Mc Consolidated Revenue Housing and Reclamation Surplus Revenue Income Tax Land Tax	etion
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