

VICTORIA GOVERNMENT GAZETT

Published by Authority.

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

No. 203.]

WEDNESDAY, NOVEMBER 23.

[1921.

CHRISTMAS AND NEW YEAR HOLIDAYS (1921-22). T is hereby notified that on

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

and on

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

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. as such.

MATTHEW BAIRD, Chief Secretary.

Chief Secretary's Office, Melbourne 4th November, 1921.

PUBLIC HOLIDAYS.

PROCLAMATION.

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.G.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.

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 or Public Half-Holidays (1s the case may be) at the places respectively specified, viz.:—

Public Haldays:—

Public Holidays :--

SATURDAY, THE 19TH DAY OF NOVEMBER, 1921, throughout the borough of Horsham;

Wenneshay, the 23RD day of November, 1921, throughout the shire of Yarrawonga;

THURSDAY, THE 24TH DAY OF NOVEMBER, 1921, throughout the shire of Beechworth;

THURSDAY, THE IST DAY OF DICEMBER, 1921, throughout the shires of Mount Rouse; and Mulgrave; and the Cranbourne Riding; of the shire of Cranbourne;

SATURDAY, THE 3RD DAY OF DECEMBER, 1921, throughout the shire of Minhamite†

THURSDAY, THE 12TH DAY OF JANUARY, 1922, throughout the shires of Frankston and Hastingst, and Morningtont. Public Half-Holidays from the flour of Twelve o'clock Noon.

FRIDAY, THE 2ND DAY OF DECEMBER, 1921, throughout the shire of Ballan*;

THURSDAY, THE 8TH DAY OF DECEMBER, 1921, throughout the borough of Hamilton*.

* Races † Agricultural Show.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventeenth 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,

MATTHEW BAIRD, Chief Secretary.

God savé 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., &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 a Bank Holiday or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holiday :-

THURSDAY, THE 24TH DAY OF NOVEMBER, 1921, at Beechworth.

Bank Half-Holidays from the Hour of Twelve o'clock Noon:-WEDNESDAY, THE 23RD DAY OF NOVEMBER, 1921, at Eagle-

WEDNESDAY, THE 30TH DAY OF NOVEMBER, 1921, at Kilmore and Seymour;

THURSDAY, THE 8TH DAY OF DECEMBER, 1921, at Ballarat.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this seventeenth 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.

By His Excellency's Command,

MATTHEW BAIRD, Chief Secretary.

GOD SAVE THE KING!

No. 203.—17861.—Price 6d.; Quarterly, 7s. 7d.; Half Yearly, 15s. 2d.; Yearly, 30s. 4d.

APPOINTMENTS.

- H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 17th day of November, 1921, been pleased to make the undermentioned appointments. viz.:—

Electoral Inspector,

JAMES LEWIS LOUGHRON (Senior Constable of Police), to be Electoral Inspector for the Alberton Division of the Electoral District of Gippsland South, vice Senior Constable Hugh James Carruthers, resigned.

Inspector, Inebriate Institutions, (Dr.) CLARENCE GEORGE GODFREY

pursuant to the provisions of the Inebriates Act, to be Inspector of Inebriate Institutions (Acting) from 11th November, 1921, during the absence of (Dr.) William Ernest Jones.

Assistant Inspectors of Fisheries, JOHN FINDLAY, PETER KERR, and WILLIAM JAMES BLACKNEY,

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

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. 2687), has, by Order made on the 17th day of November, 1921, been pleased to make the undermentioned appointments, viz.:—

Nurses, Grade III.,

Nurses, Grade III.,

The persons named hereunder to be 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 appoint
ments 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:—

EMMA LUX GIGGER, from 14th October, 1921.

EMMA LILY GIEGER, from 14th October, 1921; MARGARET ANN HENNESSY, from 26th October, 1921; BERTHA LOUISA SOPHIA HOENSCH, from 17th October,

MARGARET IMHOFF, from 24th October, 1921.

Cook (Female), LETITIA CAIRNS

to be Cook (Female); the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for a period of twelve months from the 21st October, 1921.

Inspector-General of the Insane (Acting), (DR.) ROBERT WELLESLEY LETHBRIDGE:

pursuant to the provisions of the Lunacy Act, to be Inspector-General of the Insanc (Acting), from 11th November, 1921, during the absence of (Dr.) William Ernest Jones.

Superintendent, Hospital for the Insane, (Dr.) HENRY ROCERSON,

pursuant to the provisions of the Lunacy Act 1915, to be Superintendent of the Hospital for the Insane at Sunbury (Acting), from 10th November, 1921.

CHARLES LESLIE STEWART,

pursuant to the provisions of the Lunacy Act 1915, to be Clerk of the Hospital for the Insane at Yarra Bend, from 1st November, 1921, vice James D. B. Smith, transferred.

DEPARTMENT OF PUBLIC INSTRUCTION.

Member of Council of Technical School,

J. F. NEILSEN

to be a Member of the Council of the South Melbourne Technical School, for the period ending 31st December, 1922, vice Councillor L. Tate, resigned.

Member Advisory Council,

JOHN MOORE

to be a Member of the Advisory Council of the Ararat High School for the period ending 30th June, 1923, the appointment to be terminable at any time should the Governor in Council so order.

DEPARTMENT OF LAW-ATTORNEY-GENERAL.

Fomale Shorthand Writer and Typist, KATHERLINE MARY POWER

to be a Female Shorthand Writer and Typist, General Divito be a Female Shorthand Writer and Typist, General Division, office of the Master-in-Lunacy; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for six months. months.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Magistrates,

EDWARD NAYLOR, Sandringham; AMBROSE COOPER HENRY, 69 Bourke-street, Melbourne: THOMAS ORD FAIRBRIDGE, Cockatoo; and ROBERT JAMES GILBERTSON, Moonee Ponds;

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

EQWARD BARTON RUTLEY, Echuca East, to Keep the Peace in the Midland Bailiwick of the State of Victoria;

EDWARD OLIVE SCREEN, Camperdown; EDWARD LESLIE SEYMOUR, Lorne; and JOHN GEORGE OMAN, Camperdown;

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

Commissioner for taking Declarations, &c.,

WILLIAM BROOM, Lethbridge,

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

Clerks of Petty Sessions (Acting),

The undermentioned persons to be also Clerks of Petty Sessions (Acting), at the places named; appointments to take effect from the date of commencement of duty:—

Culgoa.—Hector Norman Ross McDonald, Constable of Police, Culgoa, vice A. M. Cumming, resigned.
Heyfield.—Pathick Dwyer, Constable of Police, Heyfield, vice P. J. Downey, resigned.
Kaniva.—Frederick Neal George McVicar, Constable of Police, Kaniva, vice John Daniel, transferred.

Bailiff of County Court,

FRANCIS STEWART O'FARRELL, Constable of Police, Casterton, to be also a Bailiff of the County Court at Casterton, vice John Milroy, resigned.

DEPARTMENT OF TREASURER.

Acting Collector of Imposts,

P. A. HOGAN

to be Acting Collector of Imposts in connexion with the Police Department, for the purpose of collecting fees payable under the provisions of the Motor Car Act 1915, vice H. R. Grove, transferred, in accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. - 9712) 2713).

Collector of Imposts, JOHN McCLURE

to be a Collector of Imposts at Taradale, for the purpose of collecting the fees payable on Miners' Rights issued by him, vice A. Rivett, resigned.

Acting Receivers of Revenue and Paymasters,

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

Colby, on leave.

Castlemaine .- F. W. BOND, during the absence of R. H. Down, on leave; Rushworth.—H. W. HALEY, during the absence of A. S.

Acting Receiver of Revenue, S. J. PRIESTLEY

to be Acting Receiver of Revenue for the State of Victoria, at the Customs House, Melbourne, in accordance with the recom-mendation of the Public Service Commissioner (section 168 of Act No. 2713), during the absence of C. H. Green.

DEPARTMENT OF PUBLIC WORKS.

Wharf Managers,

OFFICER IN CHARGE OF POLICE STATION, Black Rock, to be Wharf Manager to carry out, at Black Rock, that por-tion of Part II. of the Marine Act 1915 which relates to the management of public wharfs, and to be an officer under sec-tion 19 of such Act to levy and collect wharfage rates thereat; appointment to date from commencement of duty;

OFFICER IN CHARGE OF POLICE STATION at Toora, to be Wharf Manager to carry out, at Toora (in lieu of at Toora and Port Welshpool), that portion of Part II. of the Marine Act 1915 which relates to the management of public wharfs, and to be an officer under section 19 of such Act to levy and collect wharfage rates thereat;

EDWARD QUTWIN,

to be Wharf Manager (in lieu of Assistant Wharf Manager), to carry out, at Port Welshpool, that portion of Part II. of the Marine Act 1915 which relates to the management of public wharfs, and to be an officer under section 19 of such Act to levy and collect wharfage rates thereat.

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

At the Executive Council Chamber, Melbourne, the 17th November, 1921.

RESIGNATIONS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 17th day of November, 1921, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

HUGH JAMES CARRUTHERS, as Electoral Inspector for the Alberton Division of the Electoral District of Gippsland South.

DEPARTMENT OF LAW -SOLICITOR-GENERAL.

ALEEN McCormick Cumming, as Clerk of Petty Sessions (Acting), at Culgoa. JOHN MILROY, as a Bailiff of the County Court at Caster-

ton.

DEPARTMENT OF TREASURER.

. J. Cromie, as Electrician, Government Printing Office, to take effect from and inclusive of the 1st December, 1921.

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

At the Executive Council Chamber, Melbourne, 17th November, 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 17th 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 duties in the Public Service:—

Name of Officer.	Department.	Nature of Work.
Alexander Millar Laughton (Govern- ment Statist)	Chief Sec:etary's	To conduct an actuarial investigation of Tas- manian Friendly Societies for the Government of Tasmania
James O'Connor Michael Augustine Sullivan William James Max-	Chief Secretary's	To assist the Government Statist in the above work

F. W. MABBOTT,
Clerk of the Executive Council

At the Executive Council Chamber, Melbourne, the 17th November, 1921.

VACANCIES IN TECHNICAL SCHOOLS.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons, who are qualified, for the undermentioned positions in the Department of Public

That delical .		Yearly	Sala	ry.
School and Position,	Mi	nimum. £	Max	imum. £
Bendigo-				
Assistant, Grade II. (Mathematics)		240	•••	252
Daylesford—				
Trade Instructor (Woodwork, &c.)		264		324
Collingwood—		004		070
Senior Trade Instructor (Woodwork)		324		372
Assistant, Grade I. (Drawing)		264	· · •	324
Geelong—		004		DG) 4
Assistant, Grade I. (English)	• • • •	264	••	534
Maryborough—		040		252
Assistant, Grade II. (English)	•••	240		204
South Melbourne-		004		324
Assistant, Grade I. (Mathematics)	• • •	204	• • •	324
Swinburne—	L _			
Assistant, Grade I. (English and Math	ne-	504		324
matics)	• • •	20 t	••• ,	,
Warrambool—		964		324
Assistant, Grade I. (English)	• • • •	201	•••	021
Assistant, Grade I. (Science and Mat	h.			
		264		324
				324
Wonthaggi—	•••	201		
Senior Assistant, Grade II. (Science)		394		372
Senior Assistant, Grade II. (Brawing	σì	324		372
Senior Assistante, Grade It. (Diawin)	6 /	041		.

Particulars as to the qualifications required for the above-mentioned positions may be obtained on application to the Commissioner's office or to the Education Department.

Successful applicants will be required to take up duty one week before the Technical Schools open in 1922.

Applications (which should be accompanied by evidence of experience and qualifications, and a statement of date of birth) are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 25th November, 1921.

By order,

J. B. A. SAYERS, _Secretary.

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

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

TT 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 Eleven o'clock a.m.

Applications for permission to attend the examination must be forwarded to reach this office, Geological Museum Building, Gisborne-street, Melbourne (where a copy of the Regulations may be obtained), not later than the 16th Kovember, 1921, and should be accompanied by satisfactory evidence of—

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

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

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

EXEMPTIONS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Orders made on the 17th day of November, 1921, exempted the officers specified hereunder from the provisions of section 91 of the Public Service Act 1915 (No. 27:13), that is to say:—

DEPARTMENT OF PUBLIC INSTRUCTION.

Officers of the Department of Public Instruction who are required to work overtime in connexion with the annual merit certificate and qualifying examinations; such exemption to be operative from the 10th October to the 18th November, 1921.

DEPARTMENT OF LAW-ATTORNEY-GENERAL

Officers of the Professional and General Divisions, and of the Third, Fourth, and Fifth Classes of the Clerical Division, Office of Titles; such exemption to be operative for the period from the 1st to the 30th November, 1921.

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

At the Executive Council Chamber, Melbourne, the 17th November, 1921.

MUNICIPAL SURVEYORS' BOARD.

Notice to Candidates for Certificates of "Competency" and of "Qualification" under the Provisions contained in Sections 171 and 172 of the Local Government Act

THE following gentlemen have been granted certificates,

Of "Competency"-

Of "Competency"—

BROWN, GEORGE WALTER, c/o Water Commission, Gunbower.

FLIGHT, OSCAR, Junr., "Wandella," Carpenter-street, Bendigo.

HEBBURN, ALLAN, 2 Austin-street, Hawthorn.

HUCHES, IRA B., c/o State Rivers and Water Supply Commission, Melbourne.

KERR, FREDERICK WILLIAM, City Surveyor's Office, Town Hall, Camberwell.

MAJUHAN, JOHN F., Town Hall, South Melbourne.

OLIVER, DAVID II., Shire Hall, Lara.

REILLY, JOHN P., Shire Hall, Omeo.

SEARLE, GEORGE M., c/o Water Commission, Ballarat.

M. "Qualification"—

Of "Qualification"-

ALLEN, PHILLIP S., 5 Carinda-road, Canterbury.

BABTELS, EDWARD C. L., 9 Queen-street, Melbourne.
FISHER, JOHN L., Griffith, New South Wales.
FITHERBERT, ARTHUB J., 110 Magnolia-avenue, Mildura.
HALFORD, EDGAR FRANCIS, Shire Hall, Yarram.
SHERRARD, HOWARD M., Sugarloaf Reservoir, via
Alexandra.

WASSON L. R.

Alexandra.
WATSON, L. BARTON, Hydro-Electric Department, Waddamana, Tasmania.
WELCH, LAWRENCE N., c/o State Rivers and Water Supply Commission, Murtoa.
WILKS, HERBERT WILLIAM, c/o Australian Reinforced Concrete Engineering Co., Sunshine.

N.B.—The names are published in alphabetical order, without regard to the merit of the papers submitted.

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

Department of Public Works, Melbourne, 18th November, 1921.

NOTICE TO MARINERS .- VICTORIA - [No. 9 of 1921,]

BLACK ROCK BREAKWATER LIGHT, PORT PHILLIP.

REFERRING to General Notice to Mariners dated 20th June, 1918, page 96, mariners and others are hereby notified that a white flashing light is now exhibited from the outer end of the Black Rock Breakwater.

The light shows a short flash every five (5) seconds, and is visible all round the horizon.

GEO. KERMODE

Port Officer.

Department of Ports and Harbors, 14th November, 1921.

NOTICE TO MARINERS. - VICTORIA.

[No. 8 of 1921.]

QUARANTINE JETTY LIGHT, PORT PHILLIP.

REFERRING to General Notice to Mariners dated 20th June, 1918, mariners and others are hereby notified that on or about the 10th November, 1921, a white and green flashing light will be exhibited from the outer end of Quarantine Jetty, and will have the following characteristics:—

Green from a bearing of S.17 W. and eastwards therefrom over the shoal waters in the vicinity of Portsea Gas

White between the bearings S.17 W. and S.62 E. over the anchorage specified on page 68, General Notice to

Vessels with a draught exceeding 20 feet should not anchor within the green sector of light.

The light will show a flash followed by an eclipse of five

GEO, KERMODE, Port Officer.

Department of Ports and Harbors, Melbourne, 11th November, 1921.

Mining Development Act. DEPARTMENT OF MINES.

ADVANCES TO MINÉRS FOR PROSPECTING.

ADVANCES TO MINERS FOR PROSPECTING.

In pursuance of the provisions of Part VII. of the Mining Development Act 1915 (6 Geo. V. No. 2699), 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 17th day of November, 1921, granted an advance by way of loan to C. W. Clarke and party, West Warburton, of an amount of Sixty pounds (£60) for the purpose of enabling and assisting the said party to prospect for gold, or any minerals or metals other than gold, in the locality mentioned.

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

At the Executive Council Chamber, Melbourne, the 17th November, 1921.

APPLICATIONS FOR MINING LEASES.

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

6085, Maryborough; Geo. Napier and E. D. Wilkinson; 23a.

6089, Maryoorougn; Geo. Napier and E. D. Whanson; 20a. 0r. 6p.; Korong Vale.
3654, Mineral; Patk. F. McAuliffe (transferred to David Wise Kelly); 153a. 1r. 12p.; Koetong.
3790, Mineral; C. Moloney (transferred to R. Lean); 33a. 0r. 18p.; parish of Kunat Kunat.
3809, Mineral; John L. Reilly; 46a. 2r. 33p.; parish of Wowin

Wewin.
3820, Mineral; John L. Reilly; 28a. 1r.; parish of Wewin.
3847, Mineral; Henry Grenfell; 123a. 3r.; parish of Chillingollah.

S. BARNES, Minister of Mines.

PPLICATIONS FOR MINING LEASES ABANDONED.

4833, Gippsland; Morgan Williams; 100 acres; Huanbar River, 3 miles N.E. of King's Place.
4849, Gippsland; W. A. Fox; 600 acres; Walhalla.

S. BARNES, Minister of Mines.

MINING LEASES GRANTED.

THE undermentioned Mining Leases have been granted.
Any lease not executed by the 17th proximo will be liable to forfeiture:—

4826, Gippsland; Percy Day.
4840, Gippsland; D. Rankin and J. Windle.
6081, Maryborough; F. Bray and J. A. Geddes.
6084, Maryborough; F. Bray and J. A. Geddes.
9652, Bendigo; Bendigo Amalgamated Goldfields N. L.
3685, Mineral; E. Synman and R. Ryan.

S. BARNES. Minister of Mines.

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 16th 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. 504.

City of Malvern.—Starting at the intersection of Dandenong-road and Darling-road on the boundary of Sewerage Area No. 464; thence following Sewerage Area No. 464 and the municipal boundary of the city of Malvern and the city of Caulfield westerly along Dandenong-road to the boundary of Sewerage Area No. 420; thence following Sewerage Area No. 420 generally northerly, easterly, and northerly to Waverley-road; thence following Sewerage Area No. 468 easterly along Waverley-road, southerly along Fisher-street, easterly along a right-of-way, and southerly along Darling-road; thence continuing further southerly along Darling-road to the starting point at the intersection of Dandenong-road and Darling-road.

By order of the Roard.

By order of the Board,

H. S. HIGGINSON, Acting Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne, 15th November, 1921.

. FRANK CLARKE, Commissioner of Public Works.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY UNUSED ROADS.

be received by the undermentioned may 0889 each NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in Officers.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 14th day of November, 1921.

Number of Lloence.	Name and Address of Licensee.	*	Area.	Municipality.		Parish.	Abotting on— Allotments and Sections.	- EB3	Date of Issue of Elicence.	Date of Explry of Licence.	Fee for Licence.	Payable to Receiver of Revenue at-	
16815 16816		₹ ○°	# so c	Bairnsdale		Sarsfield	4 and 5, sec. 9, township of Sarsfield	-	1.1.21	31.12.23	£ s. d.	Baimsdale	
16817		ာဗ	0 0	Kowrec	:::	Edenhope	11. nart 10	:		•		Chiltern	
16818	Robertson, F. C., Edenhope	\$	000		:		Parts 9 and 10	: :		::		Casterton	
16820		3 %	00	Oxiey	::	w norouly	109 104c, 161, 161a	- ::	.1.13 31	31.12.15	90	Beechworth	
16821	Whorouly) Walpole, Henry L., Whorouly	-	1. 0	:	:	:	1048, 101, 94	;		2		•	
16822	Walpole, Grace V. J., Whorouly	- 12	000	:	:			: :	_		9 61	: :	•
16824	Spink, Thomas, Whorouly	- *	9 00	: :	: :	Whoroulv	1/A, sec. II., township of Oxley	٦ :	.1.21	31.12.23	0 0 0	Wangaratta	
16825	Tiernan, W. B., Benalla.	20 0	000	:	:	Matong North	13	\$. :	::	9 0	Descrivorin Wangaratta	
16827	McDonald, C. C., Melton P.O	o m	5.0 0.0	Melton	::	Loombultup Djerriwarrh	31 and 2, sec. 16, Melton Park Estate				0 7 6	Melbon	3
16828	Saunders, B. A., c.o. W. A. Walker, Esq., Prairie	4.8	0 0	East Loddon	:	Talambe		: :	: :	: :	# 8	Bendien	96
16830	Baunders, W., c.o. W. A. Walker, Esq., Prairie Waller W A. Prairie	38 91	- c		:	:	23a, 23a, 24, 25, 79a, 80, 81, 116, 117	:		: :	3 18 6	20 11	3
16831	Atkinson, K. A. (Mrs.), c.o. W. A. Walker, Esq.,	4	000	: :	: :	::	13, 20, 21, 22, 15, 16, 71 87, 88, 89, 86, 85, 84, 83, 82, 484, 48B, 49, 50	::		: :	1 12 0	:	٠.
16832	Prairie Davies, L. R., Jeetho	61	3 0		nd J	and Jeetho West		:		•	. 4	Wormsom	
16833	Crawford, John, Benalla	ı.	0	Jeetho Benalla	ja.	Kilfeera	90 and 30		<u>-</u>	<u> </u>	-	manuegar .	
16834	Dietz, Thomas W., Hearne's L.B., Mansfield	E,	0 1	Mansfield	<u>~</u>	Merrijig	35, 39, 34,	:			9 9	Benalla	
16835	Clancy, Joseph, Bowenvale	<u>س</u>	0	Tullardon	م ر	Gonzaga	2 and 3, Glenroy Estate	-	:	:	0 15 6	Mansfield	•
16836	Taggart, James, Oxloy P.O.	m	0	Oxley	:::	Laceby	A, sec. VI	::			0 G	Maryborough Wangaratte	
16837	Wright, J. D., "The Lily," Yarck	- G	00	Kilmore Alexandra	::	Glenburnie Dronmore	5 and 6 sec 15				0 0	Kilmore	
16839	:	ຕານ	00	Otway	:	Latrobe	56 and 64			12.23	4 60	Alexandra . Camperdown	
16841	McCormet, 12. C., 1 acong Indicate Frank T. Seymour D.	: 61 6	1010	Seymour	= 00 C	: :	4, 5, 6, 7, 8, sec. A, township of Seymour	::		* :	0 8 8 0	Benaila Seymour	
74001	Linuxay, Frank, Lanklingsh L.O.	3	-	Avoca	<u>م</u> ر	: :	2, 3, 5, 11, E8, E5 28			:	0 16 6	Avoca	
16843	Harper, Horace, Drung Drung Douglas, Robert, Stuart Mill	8 5	00	Wimmera Kara Kara	<u> </u>	Longerenong	26	· :			0 9 0	Horsham	
16845	Shaw, Neil, Kelvedon Park, Coleraine	~ 0	00	Wannon Bula Bula	::	Coleraine	5, part 6, sec. 19, township of Coleraine	::		. :	00	St. Arnaud Hamilton	No
2	frank Groot (in the frank)	,	•	Dani Dani	1 :	round west	o, sec. Avil., township of Longwarry	:		:	0 5 0	Warragul .	ve:

Licences Nos. 16815, 16817, 16818, 16827, and 16834, rent to be charged from 1st October, 1921. No. 16816, special condition, viz., "Unlocked swing gates to be erected." Nos. 16819, 16820, 16821, and 16822, rent to be charged from 1st July, 1921. No. 16838, rent to be charged from 1st July, 1921. No. 16838, rent to be charged from 1st May, 1921. No. 16846, rent to be charged from 1st October, 1921, and special condition—"Unlocked swing gates to be erected on road west of allotment 28, parish of Bung." No. 16846, rent to be charged from 1st October, 1921, and special condition—"Unlocked swing gates to be erected on road west of allotment 28, parish of Bung."

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

LICENCES TO OCCUPY WATER, FRONTAGES

VOTICE is horeby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentional Revenue. FRANK CLARKE, Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 11th day of November, 1921.

Payable to Receiver of Revenue at— Wangaratta Wycheproof 31.12.23 31.12.21 30.12.23 31, 12, 24 31.12.23 Date of Explry of Licence. 31.12. 31.12. 31.12. 31.12. 31.12. 31.12. 31.12. 31.12. 1.1.20 61. 1.1.21 Date of Issue of Licence. : : Allotments and Section Aborting on-Block 41, Mackie's Wycheproof Block 42, Mackie's Wycheproof 13, 113A, 113B Wanalta ... Toombullup North Coorcopajerrup Doolam ... Combienbar Woori Yallock Chiltern West Parish. Wyeeboo.. : : ;: : : : : :: ::: ::: finalcipality. Upper Yarra Oxley ... Wycheproof Alberton Mansfield Waranga Chiltern Bright Oxley . Otway Towong Orbost Victoria Name and Address of Licenses Hampton, John, Fairley Maddock, William H., Tallangatta Mantelli, Steffano, Chiltern Valley ridsy, William J., Bonnie Doon. andcock, Harriet N., Myrrhee Campbell, James, Everton O'Dowd, Thomas, Johanna 11538 11539 11540 11541 Number of Licence.

Licences Nos. 11535 and 11542 Special Condition:—"Unlooked swing gates to be crected." Nos. 11535, 11545, and 11546, rent to be charged from 1st July, 1921. No. 11536, rent to be charged from 1st October, 1921. No. 11540, rent to be charged from 1st April, 1921. No. 11553, rent to be charged from 1st April, 1921. No. 11553, rent to be charged from 1st April, 1921. No. 11553, rent to be charged from 1st April, 1921.

By-law No. 1101.—Berriwillock Urban District within the Sea Lake Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Berriwillock Urban District within the Sea Lake Waterworks District:—

- 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 naver 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 réspectively may be continued and carried to completion.
 - 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper officer.
 - 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washinghouse walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any mauner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, be shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe or other work the property of the Commission, shall be guilty of an offence.
- Commission, shall be guilty of an onence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.

 7. No meter for measuring the water supplied to any tene-
- * 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 4 inch meter, or meter of smaller size. Ten shillings: For any meter of larger size than 4 inch the rent per annum shall be at the rate of 124 per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such notice, shall forward and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such

meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

- . 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the Pumping Station of the Commission at Sca Lake, and a fee of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently repaired.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Eighteen pence per 1.000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Eighteen pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- . 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1921, in the presence of—

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

BY-LAW NO. 1102.-BEULAH URBAN DISTRICT WITHIN THE KARKAROOC WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Beulah Urban District within the Karkarooc Waterworks District:—

- 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 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. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by
- 4 Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the propert of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.
- Commission, shall be guity of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission of its proper officer, shall be guilty of an offence.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 2-inch meter, or meter of smaller size, Ten shillings; For any meter of larger size than \(\frac{1}{2} \) inch the rent per annum shall be at the rate of 12\(\frac{1}{2} \) per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such

meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

- 10. If any meter cease registering, or be found to be out 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.

 11: Meters, other than such as are hired from the Commission will be tested on delivery thereof at the office of the
- sion, will be tested on delivery thereof at the office of the Commission, at Hopetoun, and a fee of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently repaired.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Fifteen pence per 1,000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Fifteen pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1921, in the presence of—

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

By-law No. 1103.—Kaneira Urban District within the Sea Lake Waterworks District.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Kaneira Urban District within the Sea Lake Waterworks District:—

- District within the Sea Lake Waterworks District:—

 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. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper officer.
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or after any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.
- 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service, pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission of its proper officer, shall be guilty of an offence.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 4-inch meter, or meter of smaller size. Ten shillings; For any meter of larger size than 4 inch the rent per annum shall be at the rate of 124 per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such neter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the belance, if any, shall be returned to him; but if such

meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the Pumping Station of the Commission, at Sea Lake, and a fec of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-sipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then, and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any wrough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently rebaired.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Eighteen pence per 1,000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Eighteen pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th 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. 1104.—LASCELLES URBAN DISTRICT WITHIN THE KARKAROOG WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Lascelles Urban District within the Karkarooc Waterworks District:—

- 1. All Mevious 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 rovoked 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. Every person using or supplied with water for other than
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper Afficer.
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or, in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- cock, or fitting as aforesaid, shall be guitty of an onence.

 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the preperty of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, or the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.
- mission, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 callons
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 1-inch meter or meter of smaller size—Ten shillings.

For any meter of larger size than 1-inch the rent per
annum shall be at the rate of 121 per centum upon
the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and he paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance,

- if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence. of an offence.
- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the Pumping Station of the Commission, at Woomelang, and a fee of One shilling that the charged for each test. shall be charged for each test.
- 12. The Commission, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently remained.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wifully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Eighteen pence per 1,000 gallons.
- . 17. The minimum quantity of water to be charged for by measure, in each case where water is supplied from the pipes of the Commission, shall be as follows:
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Eighteen pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and lerving rates, if such premises were supplied otherwise than by measure.

 (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.

- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of un offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent juris-
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1921, in the presence of-

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

By-law No. 1105.—Nyah Urban District Within the Nyah Waterworks District.

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

- District within the Nyah Waterworks District:—

 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. Every person using or supplied with water for other than
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works: and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission or its proper officer, being first obtained or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who had the property of the Commission of the commission of the property of the Commission of the pulse of the
- 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.

 7. No meter for measuring the water supplied to any tone.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 callons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters. the rent for which shall be at the rate per annum of—

For 3-inch meter, or meter of smaller size, Ten shillings. For any meter of larger size than \$\frac{1}{2}\$ inch the rent per annum shall be at the rate of 122 per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and

- the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount described by the instable. and the amount deposited by the birer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occury the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence shall be guilty of an offence.
- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission. at Nyah, had a fee of One shilling shaft be charged for each test.
- 12. The Commission, ly its officers, may at any time, after six days' notice, in writing, of its intention, attach a check meter to the service pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligertly allow such water to run to waste shall be guilty of an offence: and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- conduct.

 14. All water troughs supplied-from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any treugh or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently repaired.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Fifteen pence per 1,000 gallons. 15. If any person supplied with water by the Commission
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Fifteen pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise then by measure.

 (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shilling; for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1921, in the Pressure of in the presence of-

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

BY-LAW NO. 1106.—OUYEN URBAN DISTRICT WITHIN THE TYRRELL WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Ouyen Urban District within the Tyrrell Waterworks District:—

- District within the Tyrrell Watervorks District:—

 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. Every person using or supplied with water for other than
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper officer.
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.

 6 Any person whether licensed as aforesaid or not who
- Commission, shalf be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 3-inch meter, or meter of smaller size, Ten shillings; For any meter of larger size than 3 inch the rent per annum shall be at the rate of 124 per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of wafer, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested: and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and

the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cense to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an oflence.

- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Ouyen, and a fee of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time, after six days notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forencon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence: and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and littings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently-repaired.
- repaired.

 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Twenty-four pence per 1,000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Twenty-four pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th 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. 1107.—ULTIMA URBAN DISTRICT WITHIN THE LONG LAKE WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Ultima Urban District within the Long Lake Waterworks District:—

- 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-law coming into operation, but the same respectively may be continued and carried to completion.
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper officer.
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission. he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.

 6. Any person, whether licensed as a forecast or not who
- Commission, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—
 - For 4-inch meter, or meter of smaller size, Ten shillings;
 - For any meter of larger size than \$\frac{1}{2}\$ inch the rent per annum shall be at the rate of 12\frac{1}{2}\$ per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in

paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such, meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an ofence.

10. If any meter cause registering, or he found to be a contraction of the commission of the story of the contraction of the contraction

- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the Pumping Station of the Commission, at Quambatook, and a fee of One shilling shall be charged for each test.
- shail be charged for each test.

 12. The Commission, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligertly allow such water to run to waste shall be guilty of an oftence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- continued.

 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently repaired.
- repaired.

 15. If any person supplied with water by the Commission does, or causes to be do e, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

 16. The charge to be said for water supplied by measure
- 16. The charge to be said for water supplied by measure from the pipes of the Commission shall be Fifteen pence per 1,000 gallons.
- 17. The minimum qualitity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Fifteen pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-hew of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - wise than by measure.

 (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th 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. 1108.—WATCHEM URBAN DISTRICT WITHIN THE UPPER WIMMERA UNITED WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Watchem Urban District within the Upper Wimmera United Waterworks

- District:—

 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. Every person using or supplied with water for other than
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon punps will not be allowed except where the water is supplied by
- measure.

 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe cock, or fitting as aforesaid, shall be guilty of an offence.

 5. Any person, whether licensed as aforesaid or not who
- cock, or fitting as aforesaid, shall be guilty of an offence.

 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission; in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valvé, pipe, or other work the property of the Commission, shall be guilty of an offence.

 6. Any person whether licensed as aforesaid or not who
- sion, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Cormission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leader or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.

 7. No meter for measuring the water supplied to any tene-
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of-

For \$\frac{2}{3}\$-inch meter, or meter of smaller size, Ten shiflings; For any meter of larger size than \$\frac{1}{4}\$ inch the rent per athum shall be at the rate of \$12\frac{1}{2}\$ per centum upon the cost of such meter, fixed complete.

cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be home by the hires. borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such

meter be found to fail to register, or be found to register in-correctly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence. shall be guilty of an offence.

- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity sused during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Birchip, and a fee of One shilling shall be charged for each test.
- 12. The Commussion, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time-between the hours of Ten in the forenon and Four in the afternoon, and then any though the premises are therefore. and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission; on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently repaired.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Eighteen pence per 1,000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Eighteen pence per 1,000 gallons would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression, "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th 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. 1109.-WOOMELANG URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Woomelang Urban District within the Sea Lake Waterworks District:—

- 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 nay 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. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon purps will not be allowed except where the water is supplied by measure.
- 4. Before any plumbef, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or after any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer, being first obtained, or who shall wilfully or carclessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.
- sion, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leader or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.

 7. No mater for measuring the water supplied to any tene-
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1.000,000 gallons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 3-inch meter, or meter of smaller size. Ten shillings; For any meter of larger size than 3 inch the rent per annum shall be at the rate of 122 per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such

meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so living a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an o'lence.

10. If any meter cease registering, or be found to be out of repair, or register ng inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not ir working order and until repaired and refixed, either by tak ng an average of the quantity used during the previous quarter, or during the corresponding period of the previous quarter, or during the corresponding period of the than such as are hired from the Commission, will be tested on delivery thereof at the pumping station of the Commission, at Woomelang, and a fee of One shilling shall be charged for each test.

12. The Commission, by its officers, may, at any time, after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forencon and Four in the afternoon, and then and there do all things necessary therefor.

13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.

continued.

14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or fittings thereof be out of repair or leaking the supply thereto may be cut off until efficiently repaired.

repaired.

15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission fray, in addition to any other remedy, cut off the supply of vater from the premises of such person, either lip cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Fifteen pence per 1,000 gallons.

1,000 gallons.

17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:

(11. Where the surply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Fifteen pence per 1,000 gallons would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise, than by measure.

(2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.

months.

18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to accept any function on behalf of the Commission.

19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds recoverable summarily before any Court of competent jurisdiction.

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

The foregoing By-liw was made by the State Rivers and Water Supply Commission on the 10th day of October, 1921, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1921, in the presence of-

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

The foregoing By-laws, Nos. 1101 to 1109 inclusive, were approved by the Governor in Council the 17th November, 1921.

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

REGISTRATION OF BREWERS.

THE Ballarat Brewing Company Proprietary Limited, carrying on business as browers at premises situated at Armstrong street, Ballarat, has been registered for the year 1922 under the provisions of section 130 of the Licensing Act

Dated this 17th day of November, 1921.

P. IRWIN,

Clerk of the Licensing Court for the Licensing District of Ballarat West.

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

NOTICE.

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 4th January, 1922, or they may be excluded from the distribution of the estate when the assets are being distributed:—

SAMUEL AMESS, late of No. 41 Edward-street, Brunswick, formerly of No. 61 Dryburgh-street, North Melbourne, driver, died 9th October, 1921, intestate.

John Charman, late of A.I.F. abroad, soldier, formerly of Hobart, Tasmania, railway porter, died between the 9th and. 10th May, 1921, intestate.

EDWARD JOSEPH CROWLEY, late of A.I.F. abroad, soldier, formerly of Rokewood, labourer, died 4th October, 1918, in-

GEORGE EDWARD ANSTRUTHER HILLIARD, late of No. 22 Parkstreet, St. Kilda, butler, died 2nd September, 1921, intestate.

EDWARD STANLEY MAWDSLEY, late of No. 10 Murray-street,
Thornbury, saddler, died 16th September, 1921, intestate.

EVELYN AUSTEN MORRIS, also known as Evelyn Morris, who was last heard of in Gippsland, and formerly of No. 110 Puckle-street east (now 124 Dean-street), Moonee Ponds, builder and decorator, believed to have died subsequent to the year 1808 intestate year 1898, intestate.

CHARLES McCARTHY (with the will annexed), late of Port Fairy-road, Warrnambool, stockman, died 17th January, 1921.

MARY AGNES PARKER, late of Torquay, died 14th February,

CATHLEEN MAY RUSSELL, late of No. 3 Little George-street, Fitzroy, housemaid, died 4th December, 1920, intestate.

FIZITOY, nousemaid, died 4th December, 1920, intestate.

EMMA THOMAS, late of Southern Cross, Western Australia, formerly Emma Knight, wife of James Knight, miner, late of Don-street, Sandhurst, died 19th September, 1907, intestate.

John Ortell Turner, also known as Alfred Turner, late of No. 90 Buckingham-street, North Richmond, seaman, died 7th January, 1921, intestate.

JOHN WHITE, late of No. 51 Morton street, Invercargill, New Zealand, and formerly of Mortlake, farmer, died 10th Decem-

THOMAS BRENNAN, late of Mildura, old-age pensioner, died 7th July, 1921, intestate.

ELIZABETH MAY CHERRY, known as Elizabeth May O'Meara, late of Batman Hill Hotel, Spencer-street, Melbourne, barmaid, died 28th August, 1921, intestate.

WILLIAM JOHN DONALDSON, late of corner Crevelli and Drysdale streets, Preston, pensioner, died 20th October, 1921, intestate.

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

Melbourne, 18th November, 1921.

Water Act 1915 (No. 2747) .- Fifth Schedule.

ULTIMA URBAN DISTRICT.

NOTICE to owners of tenements in the undermentioned street in the Ultima Urban District, and the private streets, lanes, courts, and alleys opening thereto:—

Dillon-street, from end of existing main opposite allot-ments 8 and 9, section IV., to a point about 3 chains south-casterly.

The main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 23rd day of December next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM. CATTANACH, Chairman, State Rivers and Water Supply Commission. Melbourne, 21st November, 1921.

Water Act 1915 (No. 2747) .- Fifth Schedule. WYCHEPROOF URBAN DISTRICT.

NOTICE to owners of tenements in the undermentioned streets in the Wycheproof Urban District, and the private streets, lanes, courts, and alleys opening thereto:—

Charles-street, from the 5-inch main in Broadway to a point about 8 chains east.

Prospect-street, from end of existing main opposite allotment 23 on lodged plan No. 3287, to a point about 31 about 25 or 10 degree of the prospective of the p chains south.

The main pipes in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 23rd day of December, next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipes.

WM. CATTANACH,

Chairman, State Rivers and Water Supply Commission. Melbourne, 21st November, 1921.

Water Act 1915 (No. 2747).-Fifth Schedule. OUYEN URBAN DISTRICT.

NOTICE to owners of tenements in the undermentioned streets in the Ouyen Urban District, and the private streets, lanes, courts, and alleys opening thereto:—

Mitchell-street, from end of existing main opposite allot-ment 20, section VII., to a point about 4 chains east. Hunt-street, from existing 6-inch main to a point about 7 chains west.

The main pipes in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 23rd day of December next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipes.

WM. CATTANACH, Chairman, State Rivers and Water Supply Commission. Melbourne, 21st November, 1921.

SITTINGS OF THE SUPREME COURT.

DATE CHANGED.

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

PRESENT:

· His Excellency the Governor of Victoria.

Mr. Angus. Mr. Lawson - 1

Mr. Angus.

IS Excellency the Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth hereby appoint that the Sittings of the Supreme Court for the hearing of Criminal Trials at Melbourne, appointed to be held on the 6th December, 1921, be held on the 12th December, 1921.

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.

Motor Car Act 1915, Section 15(e). REGULATION.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Angus. Mr. Lawson

WHEREAS by section 15 of the Motor Car Act 1915 (6 Geo. V. No. 2702) it is provided that the Governor in Council may make regulations with respect to any matters therein referred to: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby order that the following regulation be made viz: lation be made, viz.:-

Intion be made, viz.:—

In respect to that part of the Point Nepean-road, comprising the bridge over the Mordialloc Creek, and a distance of one hundred yards on each side thereof, in the boroughs of Carrum and Mentone and Mordialloc, it is hereby declared and ordained that the rate of ten miles an hour is the limit of speed which shall not be exceeded by any motor car while travelling or in motion on any part of that portion of the Point Nepean-road above specified, and that no person in charge of any motor car shall on such part drive, or allow the same to be driven, at a rate in excess of the speed so limited.

And the Honorable Matthew Baird. His Maiesty's Chief

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.

COUNTRY ROADS BOARD.

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

PRESENT:

His Excellency the Governor of Victoria. Mr. Lawson Mr. Angus. 1

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

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

MAIN ROAD AND THEREUPON DECLARING SUCH PART OF SUCH ROAD TO BE A DEVELOPMENTAL ROAD.

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

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

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

Eugen Schedule heredo and of the purposes of the said Developmental Roads Act 1918.

FIRST SCHEDULE. Shire of Travalgon.

Shire of Travalgon.

4. Callignee-road.—Commencing at an angle in the road in unnumbered Crown lands south of allotment 80, section A, parish of Loy Yang, formed by the intersection of lines bearing 278 deg. 14 min. 616 links and 335 deg. 19 min. 330 links, which said angle is distant from the north-eastern angle of allotment 18, parish of Callignee, by lines bearing 270 deg. 0 min. 39.5 chains, more or less, and 335 deg. 19 min. 1.64 chains; thence south-easterly and easterly to and along the northern boundary of the parish last named for about 21.7 chains; thence generally southerly through the said parish of Callignee to a point on the southern boundary of allotment 7 of the parish No. 262—17861—2 No. 203.-17861.-2

last named, distant 243 deg. 35 min. 194 links from an angle in the said boundary formed by the intersection of lines bearing 63 deg. 35 min. and 95 deg. 40 min.

SECOND SCHEDULE.

Shire of Travalgon.

Shire of Traralgon.

5. Callignee-road (16455).—Commencing at an angle in the road in unnumbered Crown lands south of allotment 80, section A, parish of Loy Yang, formed by the intersection of lines bearing 278 deg. 14 min. 616 links and 335 deg. 19 min. 330 links, which said angle is distant from the north-eastern angle of allotment 1s, parish of Callignee, by lines bearing 270 deg. 0 min. 39.5 chains, more or less, and 335 deg. 19 min. 1.64 chains; thence south-easterly and casterly to and along the northern boundary of the parish last named for about 21.7 chains; thence generally southerly through the said parish of Callignee to a point on the southern boundary of allotment 7 of the parish last named, distant 243 deg. 35 min. 194 links from an angle in the taid boundary formed by the intersection of lines bearing 63 deg. 35 min. and 95 deg. 40 min.

The common seal of the Country Roads Board was hereto

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

(SEAL)

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

Developmental Roads Act 1918 (No. 2944).

DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRES OF AVOCA AND BET BET.

SHIRES OF AVOCA AND BET BET.

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

RESOLUTION OF THE COUNTRY ROADS ROADS ROAD ROVE RESERVED TO WHEREAS by the Resolution set out below and dated the thir-

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

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

SCHEDULE.

Shire of Avoca.

1. Maryborough-Natte Yallock Road (651).—Commencing at the north-eastern angle of allotment 12, section C, parish of Rathscar, on the eastern boundary of the shire; thence north-westerly along the boundary between the shires of Avoca and Bet Bet to the south-eastern angle of allotment 641 of the said parish; thence westerly and north-westerly to its junction with the Bealiba (main) road at the north-western angle of allotment 11, section 1, cf the parish aforesaid.

Shire of Bet Bet.

1. Maruborough-Nette Yallock Road (2051).—Note.—The route of the portion of this road between the shires of Bet Bet and Avoca is set out in the description of the road route in the shire of Avoca.

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

(BEAL)

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

Developmental Roads Act 1918 (No. 2944).

DECLARATION OF DEVELOPMENTAL ROADS IN THE SHIRE OF UPPER MURRAY.

SHIRE OF UPPER MURRAY.

Whereas by the Resolution set out below and dated the fifteenth 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 roads set out or described in the Schedule to the same, are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to railway stations or to main roads leading to railway stations and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such roads to be developmental roads within the meaning and for the purposes of the Developmental Roads Act 1918; And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Governoment Gazette confirm such Resolution whereupon any road or part thereof mentioned in the said 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 the said 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 nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the Developmental roads within the meaning and for the nursees of the forment of the contraction of hation 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.

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

SCHEDULE.

Shire of Upper Murray.

- 6. Kancobin-road (16856).—Commencing at the south-eastern angle of allotment 3A, section 11. parish of Towong; thence south-westerly and generally south-easterly to the south-eastern angle of allotment 7 of the said section; thence generally south-eastern to the north-eastern angle of allotment 6, section 13, of the said parish.
- 7. Beetoomba South-road (16857).—Commencing at the Beetoomba railway station, in the parish of Wabba; thence southerly and generally south-westerly following the valley of the Cudgewa Creek to Reedy Creek in allotment 9, parish of
 - The common seal of the Country Roads Board was hereto affixed, at Melbourne, this fifteenth day of October, One thousand nine hundred and twenty-one, in the

(SEAL)

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

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

DECLARATION OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF TRARALGON.

WHEREAS by section 21 of the Country Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the Developmental Roads Act has taken the land necessary for constructing a road or deviation 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 developmental 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 developmental 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 thereto to be part of a developmental 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 a Road on a Site taken for a New Developmental 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 and the Developmental Roads Act 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 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 and section 5 of the Developmental Roads Act 1915 of the Box of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the said Developmental Roads Act. Whereas the land the site of the road the course of which

· SCHEDULE.

Shire of Travalgon.

Stare of Translgon.

1. Typers-road' (16451).—All that piece of land in the parish of Translgon, the boundaries of which are as follows:—Commencing at the most westerly angle of allotment 34n of the said parish; thence by lines bearing respectively 2 deg. 36 min. 650 links, 167 deg. 57 min. 724 links, and 288 deg. 1 min. 190 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 736 lodged in the office of the Country Roads Board.

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

(SEAL)

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

Country Roads Act 1915 (No. 2635).

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

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 road or deviation, 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 the said Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED. TO.

Resolution of the Country Roads Board Declaring Road on a Site taken for a New Main Road fit for use.

"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 Country 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 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 such 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 Country Roads Acts.

SCHEDULE. Shire of Rosedale.

4. Willung-road (14504).—All that piece of land in the parish of Rosedale, and being a roadway generally two chains wide, the north-eastern boundary of which commences at a point on the western boundary of allotment 306A of the said parish, distant 0 deg, 36 min. 345 links from the south-western angle of the said allotment; thence south-easterly through the said or the said allotment; thence south-easterly through the said allotment, across a one-chain road, south-easterly through allotment 212, south-easterly across a one-chain road and again through allotment 306a, southerly and south-easterly through allotment 212a, south-easterly through allotment 207b, across a one-chain road, generally south-easterly through allotment 307D, across a one-chain road, south-easterly and generally easterly through and along the southern boundary of

allotment 307E, across a two-chain road and south-easterly through allotment 307c to a point on the southern boundary thereof, distant 276 deg. 51 min. 938 links and 246 deg. 21 min. 696 links from the south-eastern 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 plan No. 73 lodged in the office of the Country Roads Board.

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

(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 POOWONG AND JEETHO.

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 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 a Road on a Site taken for a New Main Road fit for use.

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 Country 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 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 up 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 Poowong and Jeetho

Shire of Poowing and Jeetho.

7. Korumbura. Wonthaggi koad (13207).—All that piece of land in allotment 35, parish of Jumbunna East, the boundaries of which are as follows:—Commencing at an angle in the western boundary of the road through the said allotment formed by the intersection of lines bearing 222 deg. 55 min. and 355 deg. 29 min.; thence by lines bearing respectively 222 deg. 55 min. 262 links, 1 deg. 36 min. 819.6 links, 16 deg. 54 min. 289.7 links, and 175 deg. 29 min. 907.6 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 74 lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was bereto.

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

(SEAL)

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

Country Roads Act 1915 (No. 2635).

Country Roads Act 1915 (No. 2635).

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

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 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.

RESCLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

Resolution of the Country Roads Board Declaring 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 iWhereas 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 purpose of constructing such new road which new road has now been laid out and formed ou 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 such 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 Country Roads Acts.

SCHEDULE'.

Shire of Shepparton.

5. Dookie-Valinga Road (15205).—All that piece of land in the parish of Currawa, the boundaries of which are as follow:—Commencing at the scuth-western angle of allotment 38 of the said parish; thence by lines bearing respectively 360 deg. 0 min. 6,995.4 links, 155 deg. 51½ min. 290.4 links, 180 deg. 0 min. 6,722.9 links, and 270 deg. 0 min. 100 links to the point of commencement—which said piece of land is particularly delineated and shown co oured red on survey plan No. 569 lodged in the office of the Country Roads Board.

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

(SEAL)

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

Country Roads Act 1915, (No. 2635).

DECLARATION OF A MAIN ROAD IN THE SHIRES OF AVOCA, TULLAROOP, AND BET BET.

AVOCA, TIJLLAROOP, AND BET BET.

Whereas by the Resclution set out below and dated the thirteenth day of October One thousand nine hundred and twentyone the Country Road's Board incorporated under the Country
Road's Act 1915. (No. 2635) being of opinion that the highway
in the State of Victoria set out or described in the Schedule
to the same is of sufficient importance to be a main road and
acting under the powers in that behalf conferred upon it by
the said Act declared such highway to be a main road within
the meaning and for the purposes of the Act aforesaid: And
whereas the said Act amongst other things provides that the
Governor in Council may by Order published in the Governoment 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 Governor of the State of Victoria
by and with the advice of the Executive Council thereof doth
hereby confirm such Resolution and declare upon the publication
of this Order in the Government Gazette the road mentioned
in the Schedule to such Resolution of the Country Roads Board
a main road within the meaning and for the purposes of the
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 highway within the State of Victoria set 6ut or described in the Schedule horeunder written is of sufficient importance to be a main road, acting under the powers conferred upon it by the said Acts doth by this Resolution hereby declare such highway to be a main road within the meaning and for the purposes of the said Country Roads Act 1915.

SCHEDULE.

Shire of Avoca.

7. Natte Yallock-road (607).—Commencing at the north-eastern angle of alloment 2, section 3, parish of Wareek, on the eastern boundary of the shire; thence westerly along the boundary between the shires of Avoca and Bet Bet to the north-western angle of alloment 1, section 3, of the said parish.

Shire of Tullaroop.

5. Natte Yallock-road (16505).—Commencing at the south-western angle of alloment 4, section 6c, parish of Wareek, on the western boundary of the shire; thence westerly along the boundary between the shires of Tullaroop and Bet Bet to the north-eastern angle of allotment 2, section 3, of the said parish

Shire of Bet Bet.

3. Natte Yallock-road (2003).—Notes.—The route of the portion of this road between the shires of Bet Bet and Avoca is set out in the description of the road route in the shire of Avoca. The route of the portion of this road between the shires of Tullaroop and Bet Bet is set out in the description of the road route in the shire of Tullaroop.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this thirteenth 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 DEVIATION FROM THE KOHUM-BURRA WONTHAGGI ROAD IN THE SHIRE OF POO-WONG AND JEETHO.

WONG AND JEETHO.

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 (whether before or after the commencement of the Developmental Roads Act 1918) has by Resolution declared a deviation to be a main road the said Board may also declare 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 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 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 such 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 Site taken for 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 road deviation which road deviation has now leen 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 liolden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare 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 lieu of the existing road or part thereof described in the Second Schedule hereto. Whereas the land the site of the road the course of which is

FIRST SCHEDULE.

Shire of Poowong and Jeetho.

Shire of Poowong and Jeetho.

7. Korumburra-Wonthaggi Road (13207).—All that piece of land in the parish of Jumbunna East and being a roadway generally one chain wide the south-eastern boundary of which commences at a point in allotment 55 of the said parish, distant 359 deg. 28 min. 1,462.5 links and 263 deg. 58 min. 1,873 links from the south-eastern angle of that allotment; thence north-easterly through the said allotment, across a one-chain Government road, and north-easterly through allotment 60 to a point on the western boundary of the road through the allotment last named, distant 9 deg. 16 min. 2,289 links from an large in the said road boundary formed by the intersection of lines bearing 189 deg. 16 min. and 263 deg. 58 min.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plan No. 102 lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Poowong and Jeetho.

Korumburra-Wonthaggi Road.—All that piece of land in the parish of Jumbunna East, and being a Government roadway generally one chain wide, the north-western boundary of which commences at a point in allotment 55 of the said parish, distant 350 deg. 28 min. 1,462.5 links and 263 deg. 58 min. 1,373 links from the south-eastern angle of the said allotment; thence northeasterly by the northern and western boundary of the Government road through the said allotment and allotment 60 in the said western road houndary in said parish to a point on the said western road boundary in

the allotment last named, distant 9 deg. 16 min. 2,269 links from an angle in that boundary formed by the intersection of lines bearing 189 deg. 16 min. and 263 deg. 58 min.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan No. 102 lodged in the office of the Country

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

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

Country Roads Act 1915 (No. 2635)

DEVIATION FROM THE KORUMBURRA LEONGATHA ROAD IN THE SHIRE OF POOWONG AND JEETHO.

ROAD IN THE SHIRE OF POOWONG AND JEETHO. 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 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 Boad on a Site taken for Deviation of a Main Road fit for use.

on a Site taken for 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 bereby declare the said road deviation, the course of which is described in the First Schedule hereto with the commencing and terminating points thereof deviation, the course or which is described in the first Schedule between 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 lieu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE.

Shire of Poowong and Jeetho.

Shire of Poowong and Jeetho.

1. Korumburra-Leongatha Road (13201).—All those pieces of land in the parish of Korumburra, the boundaries of which are as follow:—(a) Commencing at a point on the southern boundary of the Government Reserve west of the Patterson Village Settlement in the said parish, distant 283 deg. 42 min. 758 links from the south-eastern angle of the said reserve; thence by lines bearing respectively 264 deg. 12 min. 288.9 links, 241 deg. 22 min. 440 links, 43 deg. 36 min. 317 links, 82 deg. 5 min. 329 links, and 105 deg. 0 min. 134 links4to the point of commencement. (b) Commencing at a point on the northern boundary of allotment 8, Patterson Village Settlement, in the said parish, distant 91 deg. 31 min. 228 links from the north-western angle of the said allotment; thence by lines bearing respectively 91 deg. 31, min. 871 links, 42 deg. 36 min. 306 links, 203 deg. 52 min. 276 links, 221 deg. 39 min. 170 links, and 281 deg. 46 min. 871 links to the point of commencement. Also all that piece of land in the parish of Korumburra, and being a roadway generally 1 chain wide to the southern boundary of allotment 15. McInityre Village Settlement, in the said parish, distant 270 deg. 56 min. 690 links from the north-eastern angle of the said allotment; thence south-easterly through that allotment, across a 1-chain road and south-easterly and generally easterly through allotments 14; 12A, 11A, 10, and 9 of the said village settlement to a point on the eastern boundary of the allotment last-named, distant 134 deg. 12 min. 123.5 links from an angle in the said eastern boundary formed by the intersection of lines bearing 180 deg. 26 min. and 134 deg. 12 min. Also all that piece of land in the parish of Korumburra, and being a roadway generally 1 chain wide, the southern boundary of which commences at a point on the northern boundary of which commences at a point on the northern boundary of which commences at a point on the northern boundary of which commences at a point on the northern boundary of which c

Village Settlements, in the said parish, distant 241 deg. 45 min. 709.5 links from the north-eastern angle of the said allotment; thence generally easterly through the said allotment, across a 1-chain road and through allotments 8 and 9 of the said village settlements, and north-easterly across a 1-chain road to a point on the western boundary of allotment 68a of the said parish, distant 180 deg. 23 min. 1574.3 links from the north-western angle of the allotment last-named.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plans numbered 104, 105, 106, and 107, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Poowang and Jeetho.

Shire of Poowang and Jeetho.

1. Korumburra-Leongatha Road.—All that piece of land in the parish of Korumburra, and being a roadway generally I chain wide, the northern and eastern boundary of which commences at a point on the southern boundary of allotment 4, section 3, Village Settlements, in the said parish, distant 270 deg. 56 min. 646 links from the south-eastern angle of the said allotment; thence easterly and south-easterly to the south-eastern angle of allotment 8 of the said section; thence southerly for a distance of 508.6 links. Also all that piece of land in the parish of Korumburra, and being a roadway generally 1-chain wide, the northern and western boundary of which commences at a point on the southern boundary of an unnumbered allotment north of allotment 15, section 2, Village Settlements, in the said parish, distant 241 deg. 45 min. 730.3 links from the south-eastern angle of the said unnumbered allotment; thence north-easterly, south-easterly, and north-easterly to the south-eastern angle of allotment 3 of the section aforesaid; thence easterly to the southwestern angle of allotment 52c of the said parish.

Norg.—The route of the portion of the roadway above devented the said and shown coloured blue.

Nors.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plans numbered 106 and 107, lodged in the office of the Country Roads Board.

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

'(SEAL)

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF DEVIATION FROM THE KORUM-BURRA-WONTHAGGI ROAD IN THE SHIRE OF POOWONG AND JEETHO.

POOWONG AND JEETHO.

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 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 nemed in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution for 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 to be a main road and has also declared that 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 and that such part of the existing road shall be discontinued: 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 Deviation of a Main Road fit for Use.

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 pravisions 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 in the Country Roads Board incorporated under the said Act thinks that the road aforesaid is fit to be used as a nublic bindway such Board at a meeting now holden acting the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said Act doth by this present Resolution hereby declare the said therefor the course of which is described in the First Schedule hearto 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 Act 1915: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the existing road shall be discontinued accordingly.

FIRST SCHEDULE.

Shire of Poowong and Jeetho.

7. Korumburra-Wontheggi Road (13207).—All that piece of land in the parish of Jumbunna East, and being a roadway generally 1-chain wide, the southern boundary of which commences at a point on the eastern boundary of the road through allotment 60 of the said parish, distant 189 deg. 16 min. 132.8 links from an angle in that boundary formed by the intersection of lines bearing 2 deg. 16 min. and 35 deg. 24 min.; thence north-easterly, south-easterly, and north-easterly through the said allotment to an angle in the aforesaid road boundary formed by the intersection of lines bearing 125 deg. 13 min. and 22 deg. 0 min.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 76, lodged in the office of the Country Roads Board.

Sicond Schedule.

SECOND SCHEDULE.

Shire of Poowong and Jeetho.

Shire of Poowong and Jeetho.

7. Korumburra-Wonthiggi Road.—All that piece of land in the parish of Jumbunne East, the boundaries of which are as follow:—Commencing it an angle in the western boundary of the road through allotment 60 of the said parish formed by the intersection of lines bearing 9 deg. 16 min. and 35 deg. 24 min.; thence by lines bearing respectively 35 deg. 24 min. 486.4 links, 85 deg. 32 min. 395.5 inks, 125 deg. 13 min. 370.2 links; 260 deg. 41 mir. 142.5 links, 305 deg. 13 min. 370.2 links, 265 deg. 32 min. 213.6 links, 215 deg. 24 min. 355.6 links, 231 deg. 15 min. 176.4 links and 9 deg. 16 min. 117.6 links to the point of commencement; which said piece of land is particularly delineated and shown coloured blue on survey plan No. 76, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Boats was hereto affixed, at Melbourne, this fifteenth day of October.

One thousand nine hundred and twenty-one, in the presence of—

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF A DEVIATION FROM THE KORUM-BURRA-WONTHAGGI ROAD IN THE SHIRE OF POOWONG AND JEETHO.

Whereas by section 58 of the Country Roads Act 1915 (No. 2635) it is amonast 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 Danalonmental Roads Act. 19:8) by Resolution declared a deviation to be a main road the said Board may also declared that such deviation shall be in I en 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 be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation to be a main road and has also declared that such Resolution to he a main road and has also declared that such Resolution shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that save and except such part of the existing road heing the land described in the Third Schedule to such Resolution such part of the existing road shall be closed: 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 Deviation of a Main Road fit for Use.

taken for a Devation of a Main Road fit for Use.

Whereas the land the site of the road the course of which is below set out was aken by the Board under the provisions of the Country Roads Acts 1915 for the purpose of constructing such a road devisition which road deviation has now been laid out and formed or the same: And whereas the said Board (being the Country Hoads 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 declare the said road deviation the course of which is described in the First Schedulehereto 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 lieu of the existing road or part thereof described in the Second Schedule here to and further that save and except such part of the existing road as is described in the Third Schedule hereto such part of the existing road shall be discontinued.

FIRST SCHEDULE. Shire of Poowong and Jeetho.

Shire of Poowong and Jeetho.

7. Korumburra-Wonthaggi Road (13207).—All that piece of land in the parishes of Jumbunna East and Kongwak, being a roadway generally 1-chain wide, the eastern boundary of which commences at a point on the western boundary of allotment 51A of the parish first-named, distant 13 deg. 39 min. 811 links from the south-western angle of the said allotment; thence south-westerly through that allotment and generally southerly, south-westerly, and south-easterly to a point on the western boundary of allotment 5A, parish of Kongwak, distant 299 deg. 0 min. 10 links from an angle in that boundary formed by the intersection of lines bearing 119 deg. 0 min. and 134 deg. 54 min.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 395, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Poowong and Jeetho.

Shire of Poowong and Jeetho.

7. Korumburra-Wonthaggi Road.—All that piece of land in the parishes of Jumbunna East and Kongwak, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 51 of the parish first-named; thence by lines bearing respectively 13 deg. 39 min. 526.9 links, 183 deg. 9 min. 548.7 links, 193 deg. 39 min. 1,006.3 links, 179 deg. 1 min. 416 links, 198 deg. 15 min. 459 links, 45 deg. 30 min. 1,132 links, 185 deg. 9 min. 245.5 links, 126 deg. 14 min. 183 links, 103 deg. 25 min. 191.3 links, 139 deg. 57 min. 60.5 links, 117 deg. 25 min. 344.0 links, 157 deg. 31 min. 98.5 links, 290 deg. 0 min. 380 links, 283 deg. 25 min. 290 links, 308 deg. 14 min. 259 links, 5 deg. 8 min. 337 links, 45 deg. 30 min. 114.5 links, 187 deg. 15 min. 418 links, 359 deg. 1 min. 419 links, and 13 deg. 39 min. 732 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue and green on survey plan No. 395, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

Shire of Poowong and Jeetho.

All that piece of land in the parish of Kongwak, the boundaries of which are as follows:—Commencing at an augle in the eastern boundary of allotment 5, parish of Kongwak, formed by the intersection of lines bearing 185 deg. 8 min. and 128 deg. 14 min.; thence by lines bearing respectively 66 deg. 44 min. 113.6 links, 128 deg. 14 min. 113.6 links, 246 deg. 44 min. 113.6 links, and 308 deg. 14 min. 113.6 links to the point of commencement—which said piece of land is particularly delineated and shown coloured green on survey plan No. 393, lodged in the office of the Country Roads Board.

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

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF A DEVIATION FROM THE LORNE-ROAD, IN THE SHIRE OF WINCHELSEA.

ROAD, IN THE SHIRE OF WINCHELSEA.

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 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 such 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 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 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 declare the said road deviaton 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 included in the control of the country Roads Act 1915. be in lieu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE.

Shire of Winchelsea.

Shire of Winchelsca.

'2. Lorne-road (18302).—All that piece of land in the parish of Bambra, and being a roadway generally 1-chain wide, the eastern boundary of which commences at a point on the western boundary of allotment 34a of the said parish, distant 326 deg. 0 min. 1,783 links and 342 deg. 0 min. 106.5 links from the south-western angle of the said allotment; thence south-casterly through the said allotment, south-easterly through allotment 37a, and generally southerly southerly through allotment 37a, and generally southerly and south-easterly through allotment 13th and generally southerly and south-easterly through allotment last-named, distant 162 deg. 0 min. 388 links and 110 deg. 0 min. 924.5 links from the north-western angle of the allotment.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plans Nos. 125, 126, 127, 128, and 129, lodged in the office of the Country Roads Board.

Second Schedule.

SECOND SCHEDULE.

Shire of Winchelsea

2. Lorne-road.-All that piece of land in the parish of Bam-2. Lorne-road.—All that piece of land in the parish of Bambra and being a Government roadway generally 1 chain wide, the eastern boundary of which commences at a point on the western boundary of allotment 34A of the said parish, distant 326 deg. 0 min. 1,544.5 links from the south-western angle of the said allotment; thence south-easterly to a point on the western boundary of allotment 41A, distant 162 deg. 0 min. 388 links from the north-western angle of the allotment last-named.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plans Nos. 125, 126, 127, 128, and 129, lodged in the office of the Country Roads Board.

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

(SEAL)

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF A DEVIATION FROM THE LORNEROAD IN THE SHIRE OF WINCHELSEA.

WHEREAS by section 58 of the Country Roads Act 1915 (No. 2035) 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 Gasette of the Order confirming such Resolution 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 part of the existing road being deviation shall be in lieu of 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 Rouds Board declaring a Road on 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 holding acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare 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 lieu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE. Shire of Winchelsea.

2. Lorne-road (18302) .- All that piece of land in the parish 2. Lorne-road (18302).—All that piece of land in the parish of Bambra, being a roadway one chain or more in width, the eastern and northern boundary of which commences at a point on the eastern boundary of allotment 47n of the said parish, distant 355 deg. 38 min. 564 links and 11 deg. 7 min. 220 links from the south-eastern angle of the said allotment; thence south-westerly through that allotment, generally southerly through allotment 47c, across a one-chain road, south-westerly and conceptly southeasterly through allotment 52p. souththrough anothent 470, across a one-chain road, south-westerly and generally south-easterly through allotment 52B, south-easterly, south-easterly, south-easterly through allotment 52c, generally south-easterly through and along the northern boundary of allotment 52c to an angle in that boundary formed by the intersection of lines bearing 103 deg. 51 min. and 117 deg. 35 min.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and vellow on survey plan No. 376 lodged in the office of the Country Roads Board.

SECOND SCHEDULE,

Shire of Winchelsea.

Shire of Winchelsea.

Lorne-road.—All that piece of land in the parish of Bambra and being a roadway generally one chain wide, the western and southern boundary of which commences at a point on the eastern boundary of allotment 47n of the said parish, distant 355 deg, 38 min. 564 links and 11 deg, 7 min. 220 links from the south-eastern angle of the said allotment: thence generally southerly and south-easterly to a point on the northern boundary of allotment 52c, distant 1,119 links from the northern boundary of allotment 52c, distant 1,119 links from the northern boundary of allotment 52c and continuing south-easterly along the northern boundary of that allotment to an angle in the said boundary formed by the intersection of lines bearing 103 deg. 51 min. and 11 7deg. 35 min.

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 blue on survey plan No. 376 lodged in the office of the Country Roads Board.

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

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

Country Roads Act 1915 (No. 2635).

DECLARATION OF DEVIATION FROM THE MAIN NEERIM-ROAD IN THE SHIRE OF BULN BULN.

NEERIM-ROAD IN THE SHIRE OF BULN BULN. 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 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 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 discontinued: 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 a Site taken for a Devintion of a Main. Road fit for use.

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

Whoreas 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 purpose of constructing such 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 declare 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 said Country Roads Act 1915: And the said Board doth also declare that such deviation shall be in lieu of the existing road or the part thereof described in the Second Schedule hereto, and that such part of the existing road shall be discontinued accordingly.

FIRST SCHEDULE. Shire of Buln Buln.

4. Main Neerim-road (2804).—All that piece of land in the parish of Drouin West, and being a roadway generally 1-chain wide, the western boundary of which commences at a point on the northern boundary of allotment 17a of the said parish, distant 256 deg. 36 mia. 217 links from the north-eastern angle of the said allotment; thence south-easterly, south-westerly, and south-easterly through the said allotment to a point on the eastern boundary thereof, distant 9 deg. 25 min. 166.2 links from the south-eastern angle of that allotment.

NOTE—The route of the partion of the roadway shove de-

Note.—The route-of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 168 lodged in the office of the Gountry Roads Board.

SECOND SCHEDULE. .

Shire of Buln Buln.

4. Main Neerim-roal.—All that piece of land in the parish of Drouin West and being part of a Government roadway, the boundaries of which are as follow:—Commencing at the northwestern angle of allotment 16 of the said parish; thence by lines bearing respectively 189 deg. 25 min. 4,356 links, 347 deg. 21 min. 399.3 links, £ deg. 25 min. 3,587.3 links, and 30 deg.

1 min. 426.3 links to the point of commencement.
NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan No. 168, lodged in the office of the Country Roads Board.

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

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

Country Roads Act 1915 (No. 2635).

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

SHIRE OF LILLYDALE.

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 destrable that the Nev Main Road hereinafter referred to in the shire of Lillydale 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 he it known by this Present Order that His Excellency the Governor of the State of Vic-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:—

RINGWOOD-WARRANDYTE ROAD IN THE SHIRE OF LILLYDALE.

RINGWOOD-WARRANDYTE ROAD IN THE SHIRE OF LILLYDALE.

All that piece of and in allotment 19, parish of Ringwood, the boundaries of which are as-follows:—Commencing at the north-western angle of the land described in certificate of title, volume 3943, folio 788455; thence by lires bearing respectively south 2 deg. 46 mir. east 26 ft. 4 in., north 64 deg. 42 min. east 60 ft. 4 in., and north 24 deg. 0 min. east 58 ft. 9 in. to the southern boundary of the Mullum Mullum Creek; thence westerly and south-vesterly by that creek to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey play No. 1122 lodged in the office of the Country Roads Bord

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 FLINDERS. ORDER

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 able that the deviation hereinafter referred to from the existing Baldry-road in the shire of Flinders (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 20th November, 1918, on page 3330) 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 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 Flinders, and being
a roadway generally one chain wide, the western boundary of which commences at a point on the northeastern boundary of allotment 17a, section B, of the
said parish, distant 325 deg. 1 min. 1,550.3 links from
the eastern angle of allotment 17c of the said parish;
thence southerly and south-easterly through the allotment first named to a point on the eastern boundary
thereof distant 15 deg. 541 min. 600 links from its
south-eastern angle.

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

Note.—The route of the portion of the rondway above described is more particularly delineated and shown coloured red on survey plan No. 1158 lodged in the office of the Country Roads Board Roads Board.

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

RDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF MORWELL. ORDER

ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF MORWELL.

Where a state of 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 Tyers-road in the shire of Morwell (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 1st September, 1920, on page 2812) 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 odth hereby approve of the said road being made, that is to say:—

All that piece of land in the parish of Maryvale, being a roadway generally one chain in width, the centre line of which commences at a point on the eastern boundary of crown allotment 37s of the above-named parish, distant 1,489.2 links from its north-eastern angle. Also, commencing at the last-mentioned point; thence northerly and north-eastern boundary of the said allotment, distant 360 deg. 0 min. 41 links, 297 deg. 3 min. 925.1 links, and 359 deg. 42 min. 42.2 links from its south-eastern corner. Also, commencing at a point on the eastern boundary of the last-mentioned allotment, distant 360 deg. 0 min. 41 links, 297 deg. 3 min.

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. DEVELOPMENTAL ROAD IN THE SHIRE OF OTWAY.

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 deviation hereinafter referred to from the existing Ferguson-Charley's Creek road in the shire of Otway (delared 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 17th September, 1919, on page 2106) 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 franced a map plans marked "A" and "B" respectively and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said mand 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 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. Wecaproinah, and being a roadway generally one and a half chains wide, the western boundary of which commences at a point on the eastern boundary of allotment 168 of the said parish, distant 166 deg. 49 mm. 837 links from the north-eastern angle of the said allotment; thence generally north-westerly through that allotment, generally north-westerly and north-easterly, northerly, and south-easterly through allotment 10. generally north-westerly through allotment 14 and north-easterly and north-westerly through allotment 13s to a point on the northern boundary thereof, distant 89 deg. 52 min. 671.7 links from its north-western angle. Also, all that piece of land in the parish of Weeaproinah, and being a roadway generally one chain wide, the eastern boundary of which commences at a point in allotment 16s of the said parish, distant 166 deg. 49 min. 703.3 links, 300 deg. 48 min. 252 links and 305 deg. 50 min. 321 links from the north-easterly and north-easterly through that allotment, eaross a one-chain road, and north-easterly through allotment 16 to a point on the southern sately through allotment 16 to a point on the southern angle of that allotment.

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

27 aeg. 5 min. 689 links and 39 deg. 36 min. 159 links from the southern 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. 945 lodged in the office of the Country Roads Board.

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

RDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF UPPER ORDER MURRAY.

DEVELOPMENTAL ROAD IN THE SHIRE OF UPPER MURRAY.

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 Murray Valley-road in the shire of Upper Murray (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 29th October, 1919, on page 2557) 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 Tintaldra, and being a roadway generally two chains wide, the western boundary of which commences at a point on the eastern boundary of which commences at a point on the castern boundary of allotment 14, section 1A, of the said parish, distant 327 deg. 27 min. 207.4 links from the south-eastern angle of the said allotment; throne northwesterly and northcup through the said allotment to a point on the eastern boundary thereof, distant 172 deg. I min. 712 links and 157 deg. 55 min. 2.274.5 links from the north-eastern angle of the said allotment.

Note.—The route of the portion of the roadway above described is more particular

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 WODONGA.

WODONGA.

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 Beechworth-Wodonga road in the shire of Wodonga (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 17th September. 1919, on nave 2105) 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 those pieces of land in the parish of Baranduda, the boundaries of which are as follow:—(d) Commencing at the western angle of allotment 1, section XII., of the said parish; thence by lines bearing respectively 5i deg. 3 min. 579.4 lniks, 216 deg. 16 min. 609 links, and 324 deg. 33 min. 155.8 links to the point of commencement. (b) Commencing at the northern angle of allotment 3, section 13, of the said parish; thence by lines bearing respectively 144 deg. 33 min. 184.6 links, 216 deg. 16 min. 291 links, 245 deg. 37 min. 164.9 links, 273 deg. 10 min. 470.6 links, and 58 deg. 3 min. 807.3 links to the point of commencement—which said pieces of land are particularly delineated and shown coloured red on survey plan No. 1138 lodged in the office of the Country Roads Board.

Country Roads Act 1915 (No. 2635).

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

MAIN ROAD IN THE SHIRE OF WOORAYL.

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 Mardan-road in the shire of Woorayl (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 5th December, 1913, on page 5155) 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 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 tap 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: made, that is to say :-

de, that is to say:—

All that piece of land in allotment 102c, parish of Koorooman, the boundaries of which are as follow:—Commencing at a point on the northern boundary of the said allotment, distant 115 links, more or less, from the north-eastern angle of that allotment; thence by lines bearing respectively 146 deg. 8 min. 212.8 links, 308 deg. 58 min. 281 links, and 90 deg. 5 min. 100 links to the point of commencement. Also, all that piece of land in allotment 112a, parish of Mardan, the boundaries of which are as follow:—Commencing at a point on the southern boundary of the said allotment, distant 3½ chains, more or less, from the south-western angle of that allotment; thence by lines bearing respectively 326 deg. 8 min. 644 links, 129 deg. 24 min. 842.7 links, and 270 deg. 5 min. 292.5 links to the point of commencement. of commencement.

Note.—The pieces of land above described are particularly delineated and shown coloured red on survey plan No. 1074 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.

Infectious Diseases Hospital Act 1914, No. 2493.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Angus. Mr. Lawson

Mr. Lawson

Note: Angus.

Note: Angus.

Note: Angus.

Note: Angus.

2 (a) of section 5 of the Infectious Diseases Hospital Act
1914, His Excellency the Governor of the State of Victoria,
by and with the advice of the Executive Council of the said
State, doth hereby appoint the Honorable James George
Members to be, a Member of the Queen's Memorial Infectious
Diseases Hospital Board for the unexpired portion of the
term of three years from 16th October, 1920, to fill the vacancy
caused by the resignation of John Henry Stone, Esq.

And the Honorable Matthew Baird, His Majesty's Minister of Public Health for the State of Victoria, shall give the neces-. sary directions herein accordingly.

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

APPOINTMENT AND REVOCATION OF POLLING PLACE FOR ELECTORAL DISTRICT.

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

PRESENT :

His Excellency the Governor of Victoria.

Mr. Robinson

Mr. Angus Mr. Pennington.

IN pursuance of the provisions contained in The Consti-tution Act Amendment Act 1915 (6 Geo. V. No. 2632), sec-tion 196, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, doth hereby appoint

RED CLIFFS

as a Polling Place for the Mildura Division of the Electoral District of Swan Hill, and doth revoke the appointment of

KULNING STATION

as a Polling Place for the said Division of the said Electoral District.

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.

The above is published in lieu of the notice on page 3939 of the Government Gazett: of the 16th November, 1921.

REVOCATION OF AUPOINTMENT OF POLLING PLACE.

At the Executive Council Chamber, Melbourne, the seventeent's day of November, 1921.

His Excellency the Governor of Victoria.

Mr. Lawson

IN pursuance of the provisions contained in the Constitu-tion 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 revoke the appointment of

MODELIA (within the division)

as a Polling Place within and for the Berwick. Division of the Electoral District of Dandenong.

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.

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF DANDENONG.

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

PRÉSENT:

His Excellency the Governor of Victoria.

Mr. Lawson

Mr. Angus.

In pursuance of the provisions contained in The Constitution Act Amendment Act 1915 (No. 2632), section 196, Histockleney the Governor of the State of Victoria, by and with the advice of the Execultive Council thereof, doth by this Order appoint

OFFICER

as a Polling Place for the Berwick Division of the Electoral District of Dandenong.

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.

List

APPROACHING LAND SALES.

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

·	•	No. 01 Gazette.
Derrinallum-Thursday, 1st December, 1921 ·		200
Edenhope-Thursday, 24th November, 1921		_1 93
Melbourne-Thursday, 8th December, 1921		201
SaleFriday, 2nd December, 1921		197
Tungamah-Tuesday, 29th November, 1921	•••	193
ads and Survey Office. Melbourne		

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

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

hereinafter referred to, viz.:—

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 tile 6th February, 1899, of 202a. Or. 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 10 on 9th November, 1921, pursuant to Orders of 2nd 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, gespectively, of the Land Act 1869, is about to be revoked.—(T.203(3) (21.C.72744).

Geelong.—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(**) (Rs.1877).

D. S. OMAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR RECREATION IN THE TOWNSHIP OF TRARALGON.*

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 convoyed to or vested in trustees. Now therefore the Board of Land and Works doth hereby appoint John D. Campbell on the Committee of Management for the period ending 10th November, 1923, of the land permanently reserved by Order in Council of 11th November, 1875, as a site for Recreation in

the township of Traralgon, to the vacancy thereon created by the resignation of Walter West; and doth also hereby appoint, for the period ending 10th November, 1923, John Guest, J.P., and Ambrose M. Ryan as additional Members of the Committee of Management thereof.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 16th day of November, One thousand nine hundred and twenty-one, in the presence of—

(SEAL) D. S. OMAN, President. A. A. PEVERILL, Member. (Rs.2039.)

HEARING OF REASONS AGAINST THE FORFEITURE OF A CERTAIN LEASE 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 Act 1915, will be publicly heard by the person appointed by me, the responsible Minister of the Crown administering the said Act, to hear the same and report thereon in writing to me, when the person in the said schedule mentioned as 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 Act.

Department of Lands and Survey, Melbourne, 22nd November, 1921.

SCHEDULE.

BAIRNSDALE. 7th December, 1921, Land Officer— 230/50, John Isaac Havers, 100a. 1r. 30p., Marroo.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25th SECTION OF THE LAND ACT 1915.

OTICE is hereby given that at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard but the revenes whose names agrees set anneates such places respectively. 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, 22nd November, 1921.

SCHEDULE.

OUYEN, Tuesday, 6th December, 1921, at Ten a.m., T. J. Cook, Esq.
UNDERBOOL, Wednesday, 7th December, 1921, at half-past
One p.m., T. J. Cook, Esq.
TALBOT, Thursday, 8th December, 1921, at Ten a.m.
PORTLAND, Wednesday, 7th December, 1921, at half-past

Two p.m. CASTERTON. Thursday, 8th December, 1921, at half-past BEAUFORT,* Tuesday, 13th December, 1921, at half-past One

*In lieu of notice gazetted 9th November, 1921, p. 3885.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

HE Allotments mentioned in the Schedule hereunder are hereby proclaimed available for Discharged Soldiers who hold Qualification Certificates and may be taken up under Selection Purchase Lease.

	· IIOULEO									
	County.	 <u> </u>		Paris	h.	 Allotment.	Section.	Area.	Class.	Value per Acre.
Ta+chera Karkaroos	(1)	 	Mirkoo Wagant " Pirro			 19	•	A. R. P. 727 0 11 783 0 30 783 2 22 794 3 0 786 2 27 840, 3 3	4th 4th 4th 4th 1th 3rd	£ s. d. 0 8 0 0 8 0 0 11 0 0 11 0 0 13 0

(1) A soldier in occupation.

D. S. OMAN Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS,

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

Estate,	Parish.	Allotment.	^c Section.	Area,	Capital Value.
Oresite (1)	Dreeite	41 27 20 and 20A 61 4A	, , , , , , , , , , , , , , , , , , ,	A. R. P. 82 1 11 547 0 0 218 1 0 43 1 1 9 2 21 640 3 8	£ s. d. 2,460 0 0 2,500 0 0 2,210 0 0 1,846 7 6 438 2 6 2,210 5 0

- Subject to alteration on completion of survey and adjustment of improvements.
 Capital value includes original improvements, £345.
 Previous lessee's improvements to be valued.
 Improvements to be valued.

Department of Lands and Survey.
Melbourne, 22nd November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS ONLY.

HE Allotments mentioned in the Schedule hereunder are hereby proclaimed available for Discharged Soldiers only, and may be taken up under Selection Purchase Lease.

County.	Parish.		Allotment.	Section.	Area.	Class.	Value per Acre.
Lowan (1, 2)	Kaniva (Township)	{	1 2 3 4 8 9	28 28 28 28 28 28	5 0 29 5 0 31 5 0 31 4 3 38 4 2 37 4 3 39	lst	£ s. d. - 7 0 0

Interest to be charged from date of expiration of free period of lease.
 In lieu of notice gazetted 22nd July, 1921, page 2790, so far as these allouments are concerned.

Department of Lands and Survey, Melbourne, 17th November, 1921.

D. S. OMAN, Commissioner of Crown Lauds and Survey.

Closer Settlement Act 1915, Section 86, as varied by the Discharged Suldiers Settlement Acts.

LEASE UNDER THE CLOSER SETTLEMENT ACT 1915 AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS DEGLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

Department of Lands and Survey, Melbourne, 25th October, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

							2	
District.	Corr, No.	Name of Lessee.	Section of Closer Settle- ment Act under which Leased.	Parish,	Allotment.	Area.	Reason for Forfeiture, &c.	Pay Office.
Melbourne	3689	Edwin Fraser	86.6	Mordialloc	4≜, sec. 9	A. R. P. 9 2 21	Non-payment of instal- ments	Melbourne

The Closer Settlement Act 1915.

THE Farm Allotment mentioned in the Schedule hereunder is hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

1	Estate.	Parisb.	o	Allot.	Sec.	Area.	Capital Value	Deposit, including Least and Registration Fees.	Half-vearly	Remarks.
Stanhope		 Girgarre		48	В	A. R. P. 4 3 12	£ 8. d 86 17 0	£ 8. d. 4 7 0	£ s. d. 2 9 6	Formerly held by Donald McLeod, 1339/66

The incoming lessee must pay the value of improvements, if any.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey.

Melbourne, 22nd November, 1921.

.D. S. OMAN, Commissioner of Crown Lands and Survey.

0000000 - 500 Z 0 9 4 T

828832 5

29.10.21 29.123 3.3.20 25.9.19 28.1221 1.2.21 20.8.31

4000080 2 - 00 0 2 1 1 9 1 9 1

2,457 2,000 1,620 800 914 509 2,038

30.4.20 8.10.19 29.7.19 3.9.18 25.3.18 28.6.20 1.6.19

1400 : : 482 t-

614, 918, and 914 3 and 4 3 and 4 1 584 54 54 65 and 467 and 467 1 J

11111111

Eunemnerring
W.llert
Holben
...
Graubourne
Dandenong ...
Philip Liand
Greensborrough
Orerniunt
Maribyrnong

Cudmore's... Dandenong George's ... Section 20

111111

John Thomas Reedy ...
Arkhur Bailey Stevens
Koderie Duncan McLeed
William Fowler ...
Stewart John Pierson ...
Harry Justice
Ernest Albert Johns ...
Lee, Robert Smith ...

4229/86·6 4174/86·6 4159/86·6 3751/86·6 3659/86·6 4272/86·6

4333/86-6

29 102 215 215 118 118 123 33 127

10 6

40 0

16

ı.C

0

15

558

15.5.19

Wandin Yallock

Edward Alexander Gray

Reedy's ... Section 20

03

Closer Settlement 4st 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.
APPLICATIONS FOR LEASES APPROVED.

. Settlement Acts, having been approved, it is hereby notified that the metalments Payments to be made half yearly.	* Payable to Receiver of Revenue at—	Heathcote Wangaratta " " " " " " " " " " " " " " " " "
notified that the	Half-yearly P. Instalment.	7. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.
it is horeby	First Instal. ment due.	8 8. d. 28. d. 2
an approved,	Adjustment Amount.	4 41114242 444111211 84211112 0 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1
cts, having be made half-yes	Capital Value.	## ## ## ## ## ## ## ## ## ## ## ## ##
nent Actu	Zerm.	46.000.000.000.000.000.000.000.000.000.0
rs Settler Payment	Date of Lease.	29.10.19 20.5.59 20.5.59 20.5.59 15.5.20 20.5.
ed Soldie Revenue.	Section.	O : : : : : : : : : : : : : : : : : : :
THE following applications for Leases under Section. 86 of the Closer Settlement Act 1915, as varied by the Discharged Soldiers agreeifed in each case may be received by the undermentioned officers authorized by the Treasurer to collect Territorial Revenue.	Allot.	10 23 49 49 1995 and 8a 1995 and 8a 7, 8, 9, nd 10 10 10 10 10 10 10 10 10 10 10 10 10 1
	Area	616 6 8 8 9 4 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9
	Pariek,	Moornbool West Bylands Bylands Bylands Bylands Gargarangarmingee Goorgarangarmingee Goorgarangarmingee Goorgarangarmingee Goorgarangar Benala Shepparton Kikila Benala Bussey Markowayah Bussey Markowayah Bussey Mandurang Ficola Wolan Mandurang Jumbuna Jumbuna Jumbuna Jumbuna Jumbuna Jumbuna Jumbunan Boomburrin
		Section 20 Colvin's Soction.20 Glarke's Section 20 Filmore Section 20 Wyuna Section 20 Tallantyne's Section 20 Sheedy's
	Xame of Lemes.	Figward Reed Frederick John Wallder William Anner Laylor John Gerge Davey John Gerge Davey Frost Henry Sanger Frost Henry Sanger John Harry Sanger John Harry Marke John Harry Marke John Harry House Frost Davey John Warten Glacies Henry Thomse Glacies Henry Thomse Henry Thomse John Warren John Warren Herry Chedore Stage John Herry Raymond Herry Theodore Stage John Herry Raymond Herry Chedore Stage John Herry Raymond Herbert Admison Angus Charles Juhnson Herbert Admison Angus Campbell Williamson Angus Campbell Williamson Angus Campbell Williamson Herbit Newton Faulkner Leighton Dunbar Rafferty John William Watson John William Watson
THE follo	No. of Lease.	3355/66 G 3552/86 G

Pepartinent of Lands and Survey.

Meibourne, 17th November, 1921

D. S. OMAN, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198, as varied by the Discharged Soldiers Settlement Acts.—Mallee.

	APPROVED.
)	LEASE
	⋖
•	FOR
	APPLICATION

	y notified that the rent specified may be	
•	ent Acts, having been approved, it is hereby notified	To a second seco
	Land Act 1915, as varied by the Discharged Soldiers Settlems because to collect Territorial Revenue. Payments to be made he	
	Dowing application for a lease under Section 198 of the Land Act 19; wed by the undermentioned officer authorized by the Treasurer to co	
· Children	THE FOOT	

	_				-	- 							•	
			•	•			•			Атопт	Amount to be Collected.	cted.		Gaze
Tember of Besto.	Name and Address of Lossoc.	Ara.	Parteh	Allotment.	Section.	Class.	Date of Lease:	Here	Survey Charge, payable in 12 half-yearly instaiments.	Half-yearly Bent, including Instalment Of Survey Of Survey Any)	Date of First Payment,	Total Amount of First Payment,	Payable to Receiver of Revenue at-	tte ·
							Ì				İ		,	
		4 4					·· -	ε	ન ન	. e.		** **	_	
01973	01973 'Charles Barker Wood, Carwarp	621 0 0 Carwarp	Carwarp West]	. 97	:	18¢	1.7.18	42 years	0 0 6	8 14 8 1.7.20 17 14 8	1.7.20	17 14 8	Midura	
			1		-	-	-	_				_		

Department of Lands and Survey, Melbourne, 18th November, 1921.

APPLICATIONS FOR LEASES APPROVED. Closer Settlement Act 1915.—Section 86.

D. S. OMAN, Commissioner of Crown Lands and Survey.

THE following Applications for Leases under section 86 of the Closer Sculement Act 1915 having been approved, it is hereby notified that the instalment specified in each case may be received by the undermentioned Chicers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half yearly

Department of Lands and Survey, Melbourne, 17th November, 1921.

Departm	Department of Lands and Survey, Melbourne, 17th November, 1921.	, 1921.					•	٠,		පී	D muissioner o	S. OMAN	D. S. OMAN, Commissioner of Grown Lands and Survey.	
No. of	Name of Legans	100	T, a				Date			nou ∀	Amount Paid.		Possible	
Longe.			r an latti	Area.	Allotment,	Section.	of Leage.	Tern.	Value	Deposit.	Fee for Lease and Regis- tration Fee.	Fail-Yearly Instalment.	Receiver of	
2032/86	2032/86 William Rawlings	Stanhope (Lauder- Girg	Girgarre	A. B. P. 1 3 30	73	.	5.7.20	314 years	£ 8. d.	£ s. d.	1.0 t.	8 a d.	Rushworth	•
4323/30	4329/86 Alexandra Smith	Allamires	Allamiros Last	63. 63.	27	ব	19.0.00	GET LOUIS	0 & 100	6.	ر بۇ،	۰,۳ ۲۵ ۲۵	Warragul	
								_	-	_	_	_		

Closer Settlement Act 1915, Section 86.-Mallee.

APPLICATION FOR A LEASE APPROVED.

THE fold	THE folowing application for a Lease under Section 86 of the Claser Settlement Act 1915 having been approved, it is hereby notified that the instalments specified may be received by the undermentioned officer authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.	r Section 86 of the Closer Scarense. Payments to be ma	ttlement Act	1915 having been approved, it is hereby notified that the	ed, it is hereby	r notified	that the ir	stalments	s specified ma	y be received	I by the unde	ermentioned	officer authorized
No. of Lease,	Name of Lesses.	Address.	Area.	Parish.	Allotment	Section.	Date of Lease.	Term.	Adjustment Amount.	Half-yearly Payment.	Date of First Payment	Total Amount of First Payment.	Allotment, Section. Date of Term. Adjustment Half-yearly Date of First Total Amount Payment Payment, Payment Of Bereine at-
03947	03947 Hugh R. Paton	Merbein	Астев. 23	Acres. Merbein	54B, 54c	:	29.9.19	Years.	£ 8. d.	£ 8. d.	29.9.19 27.4 1.77 5 41.17 0 993.93	£ 8. d.	Mildum

Department of Lands and Survey, Melbourne, 18th November, 1921.

Closer Settlement Act 1915, as varied by the Discharged Soldiers Settlement Acts.

OTIOE is hereby given that the Permits mentioned in the Schedule hereunder have been cancelled.

Department of Lands and Survey, Melbourne, 19th November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Estate.	Corr. No.	Name of Lessee,	Section of Act under which Leased	Parish.	Allotment.	Area	Class.	Reasons for Cancellation.	Pay Office,
Section 20 Wycheproof Stanhope Mt. Buta Dreeite Gringegal- gona Trangmars	2837 4527 3113 3955 3630 3622 533 194	Albert Ludeman George Samuel Letts A. G. F. Whit- church George Watters H. W. Lagerlow H. A. Harkness Leonard Leslie Jefferies J. Demery	86·6 86·6 86·6 86·6 86·6 86·6 86·6	Girgarre Booriyalloak Dreeite Wategat Beerik	560. 41 9, sec. 8	A. B. P. 38 3 4 547 0 0 38 2 13 492 0 5 74 0 0 82 1 11 975 0 0 110 2 24		Non-compliance with conditions	Bendigo Wyohe- proof Rushworth Ballaarat Colac "Hamilton Casterton
S _{tanhope}	4798 12 3 9	George Slaney Donald McLeod	8 6 86	Girgarre	58, 59 48, sec. B	4 0 5 4 3 12		Non-compliance with conditions	Rushworth

Closer Settlement Act 1915, Section 85, as varied by the Discharged Soldiers Settlement Acts.—Mallee Lands. PERMIT FOR MALLEE ALLOTMENT CANCELLED.

T is hereby notified that the permit specified in the schedule hereunder is hereby cancelled. . . .

Department of Lands and Survey (Mallee Branch); Melbourne, 18th November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

		1	Schedul	9.		
Date of Lease.	Section of	Name of Lessee.	No of Allotment.	Parish.	Area.	Pay Office.
6.7.20	86.6	William J. Benson	. 14	Nowie	Acres. 641	Swan Hill

Closer Settlement Acts.

LEASES SURRENDERED.

NOTIUE is hereby given that the Governor in Council has accepted the surrender of the Leaves mentioned in the Schedule hereunder for the reason specified in each case.

Department of Lands and Survey, Melbourne, 26th October, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Corr. No	Name	Section of Closer Settle- ment Act under which Leased	Estate.	Parish.	Allotment.	- Area	Веазоп.	Pay Office
_						A, R. P.		
331°	Fanny E. Watts	49 -	Pannoo	Pannoobamawm	11, sec. A	320 0 32	New lease for reduced	Rochester
2690	G. Carwardine and S. A. Cock (executors of G.	49	Cohuna	Macorna	5, sec. G	95 0 17	New lease to issue at reduced capital value	Kerang
	Manners)	1	-			.4		٠

Land Act 1915, Sections 2 and 46. LEASES SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hersunder for the reason specified in each case.

Department of Lands and Survey,

D. S. OMAN, Commissioner of Crown Lands and Survey

	MENDO	urne, 25th October, 1521.								
District.	Corr No.	Name.	Section of Land Act under which Lessod.			Allot- ment.	Area.	Class.	Reason.	Pay Office
		•					A. B. P.			
Hamilton	155	Robert J. Jeffrey	46	Trewalla		8and 8a, sec. 12		1st V.C.	At lessee's request	Portland
Beechworth Melbourne	523 0280	Andrew J. Thompson Margaret S. Mackenzie	46 142	Stanley Wonthaggi	•••	8, sec. 2B 1, sec. 22	38 1 32	1st	u »	Beechworth Wonthaggi
	١ ٠ .	'		·						

Land Act 1915, Sections 2, 86, 125, and 129.

LICENCES UNDER THE LAND ACTS 1869, 1901, AND 1915 EXPIRED OR BECOME NULL AND VOID. NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired or become null and void.

Department of Lands and Survey, Melbourne, 18th November, 1921

D. S. OMAN, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.		irea.	-	Class	Reason for	Forfeiture,	&c.	Pay Office.
						▲.	R.	Р.					· ·
		•	Li	cences under th	e Land Ac	1869			1 1				ř
Bendigo Ī	234	Herbert Keck		Sandhurst				0	l 1	Vojd	•••		Bendigo
			Licence	s under the La	nd Acts 1	901 an	d 10	15					•
Kerang	080	J. W. A. Fulford	129	Castle Don- nington	5, вес. 39	1	1			Void	•••		Swan Hill
11 A	0121 0139	John Lewis* Sarah M. A. Copland	129 1 25	(Swan Hill) Kunat Kunat Benjeroop	1 to 18,	· 22 81		24 0		Expired		•	V.
,,	1187	A. G. Copland	129	11	sec 44 adjoining	28	3 3	1		11	·		Kerang
Echu a	471 1154 ,	Patrick Kerins Patrick Kerins	129 129	Echuca North	11, 12, 13,	1		0 .	•	11			Echuca .
Castle- maine	0102	Elphinstone Granite Quarries Pty, Ltd.	129	Elphinstone	14, вес. 53	5	0	0			•••		
Beechworth	0181 3969	E. P. Schulz	125 103	Tatonga Beechworth		3 20		0		11	·		Tallangatta
Ballearat Melbourne	0405 337 L	J. A. Wilson	103	Commeralghip		13		ŏ		"	•,		Beechworth Geelong
nateroonline	053	D. W. E. T. George T. R. Shaw	129 103	Corinella Queenstown	 37, вес. А	3 20		0		17		:::	Melbourne
"	054 0130	A. E. Shaw H. V. Howard, the	103 86	. "	35, sec. A	20	0 (ō	::	17 17		`	"
" ·[0130	younger.	.00	Greens- borough	97, sec. C	19	0 (0	•••	11	•••		u

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

FINE following Applications for Transfer of Licences under the 86th, 121st, and 129th 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—
0823 0237	J. M. Cook Henry McCann (as executor of the will of C. W. Ridd, deceased)	W. A. Scobie Chas. Wm. Ridd	A. R F. 680 0 0 84 0 0	Keelangie Whanre- garwen	121 121	1.10.2 l 1.1.2 i	£ s. d. 2 16 8 0 14 0	10s., Melbourne 10s., Alexandra	Tallangatta Alexandra
0128	S. Bassett	E. Cassell	200	Killing.	121	1.10.54	0 7 6	10s., Melbourne	IT
3072	D. M. B. Borland	-Henry L. Sheridan	300	Castlemaine	129	1.1.(8	100	10s., Melbourne,	Castlemaine
0313	F. Le Lievre	W. T. Warhurst	70 0 0	Boga	121	1.1.41	0 11, 8	28.10.21 10s., Meloourne,	Kerang _
0147	Executrix of C. Blanch- field	Samuel Lukies	200	Ballarat	129	1.11.13	0 15 0	28.10.21 10s., Ballarat	Ballarat
01417 01124	Patrick Gabel William Dempsey	Michael Francis Plant Harry Lythgo	0 0 36 0 1 0	Wonthaggi	129 129	1.2.19 1.10.13	1 5 0		Wonthaggi
0 249 0 585	W. J. Laughlin Celesto Marchesi	H. A. Furze Ramon Fite	9 0 0	Merbein Marong	121 86	1.4.14 1.1.06	0 9 0 0 10 0	10s., Melbourne 10s., Melbourne,	Mildura Bendigo
2003	George Arnold	Mary A. Graham	20 0 0	Tarnagulla	86	1.5.07	10 υ	11.4.21 10s., Melbourne, 5.10 21	Tarnagulla

Department of Lands and Survey, Melbourne, 17th November, 1921.

D. S. OMAN. Commissioner of Crown Lands and Survey.

Land Act 1915, Sections 2 and 46.

LEASES UNDER THE LAND ACTS 1901, 1911, AND 1915 REVOKED OR DECLARED VOID. NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been revoked or declared void by the Governor in Council for the reason specified in each case.

Department of Lands and Survey, Melbourne, 26th October, 1921. D. S. OMAN, Commissioner of Crown Lands and Survey Section of Land Act under which Leased. 0 District. Corr. No Name of Lessee Allotment Reasons for Forfeiture, &c. Pay Office. A. R. P. Leases under the Land Act 1901.-Revoked. Jumbuk Malcolm Chamber-5130 ... | 8G, sec. A | 109 0 0 | Let | Non-payment of rept | Traralgon Leases under the Land Acts 1911 and 1915.—Declared Void Bendigo Bairnsdale 135 138 A. D Bowles ... Aubrey F. Dodd... Eppalock Cobon 3 10 | 2nd 0 18 | 3rd V.C. Non-payment of rent Bendigo Bairnsdale

Yarram Warragul Yarram Warracknabeal

~~°=°

52525

4000

- ಹಾಭ್ರಾಣ ಚ

00000

Survey.

and

Land Act 1915, Sections 54, 129, and 121.

APPLICATIONS FOR LICENCES APPROVED.

collect received by the undermentioned Officers authorized by the Treasurer to D. S. OMAN, Commissioner of Crown Lands TIRE following Applications for Licences having been approved, it is hereby notified that the Rents and Fees specified in each case may be a Territorial Revenue.

Payable to Received Total
Amount of
First
Payment. ø, Amount to be Collected. ÷ Fee for Licence. Payment, in-cluding instalment of Survey Charge (if any). £ 5. d. Survey Charge payable in 12 Half-yearly Instalments. Ą. ca Date of Licence. Class. Section. Allotment. Parish or Situation. Area, subject to modification of boundaries ď ÷ Department of Lands and Survey, Melbourne, 17th November, 1921 Name and Address of Licensee. Fumbar of Lience.

Wangaratta (Horsham ", Bairnsdale Sale Yarram Nhillø 5 0 | Melbourne Seymour : : ÷ . 26 : 0 00 n 0 % 8 by the Land Acts 1904-9-11.—Payment to be made half-yearly. 11:1 **}**-Under Section 129 of the Land Act 1915.—Payment to be made quarterly. 1.1.15 1.7.14 1.1.15 1.7.21 the Land Act 1915.—Payment to be made yearly. 3rd V.C. 3rd V.C. 3rd ... | 101 : 64 ::::: 35 and 354 12-17- Section 54 of the Land Act 1901'ss amended 11111 Under Section 129 of : 1111 : ! ! ! ! South Melbourne Myrrhee Kout Narin Minimay Morea ှော် • 252 0 000 Under ? 320 -: Charles W. Tanner, Hanson South (1, 2, 3) Sophie P. Kirby, Kout Narin (1, 4, 5) George C. McPhee, Lemon Springs (1, 6, 7, 8) William E. Vearing, Mitchellstown (1, 6, 9, 10) 01562 i Melbourne City Council (11) 9109 9340 9271 0.120

ထည္သင္မာဝ **00000** ~ 0 ::::: :::::: 111111 1.10.21 1.1.21be made yearly. :::: :: ⁻ m ; ; Pt. 508 Pt. 25 Pr. 15 1111 11111 11111 Under Section 121 **:** : 111111 Cudgewa Yehrip Eversley Blackwood Winyar Leongatha Tarwin South Bruthen Buffalo St. Margarets Tiega ... Drumdlemara <u>-</u> 000 site 00000 .0000000 Jetty 1 3 1,503 88**9**20
20
104
27,000
27,6 190 190 191 200 200 Thos. Halligan, Bonnie Doon ... lames Gashnan, Maindampla (12) ... Vww. W. J. Rove. Lakes Entrance (12) ... Frank Butler, Munro (12) ... Lora Margt. Wilson, Foster (12) ... Chas. Gunther, Rainbow Enever and Hodgson, Mitta Mitta (11)...
A. V. Pattison and C. O. Theboux,
Moones Ponds (11) Lower Chas. H. Vietz, Inverloch (11) ...
Sylvia A. Gasson, Yarram (11) ...
Thomas Kennedy, Buffalo (11) ...
Saniey D. H. T. Walpole, Woodside (11)
P. Le Couteur, Galah ... F. G. Tonzell, jun., Cudge#a (11)
H. W. M. Turpin, Percydale ...
M. Wien, A voca
M. O'Shea, Greendale ...
J. H. Bonned, Orbosk (11)
James Harper, Foster (11)
Henrietta Mary Fisher, Tarwin Le ell, jun., Cudgewa (11) Turpin, Percydale ...

0160 0155 0155 0648 0647

Tallangatta Seymour

01

00

(1) This is an antedated licence.—(2) In lieu of lease dated 1st July 1914, under section 35, Land Act 1901.—(3) £3 10s. of rent paid under section 35, and £17 10s. licence fees paid under section 24 and Act 1858.—(5) £17 6s. \$61. rent paid under section 29 and £30 13s. 40. licence fees paid under section 29 and £30 13s. 40. licence fees paid under section 29 and £30 13s. 40. licence fees paid under section 54 credited. £1 fee for licence paid.—(4) In lieu of lease atted 1st January, 1900, under section 29, Land Act 1898.—(7) Subject to special railway condition.—(9) £8 of rent paid under section 29, and £31 12s. licence rendited. and £16 licence less paid under section 54, credited. £1 fee for licence paid.—(12) Rent paid to 3 licence baid.—(13) Eart paid to 3 licence paid.—(14) £6 4s. of rent paid under section 29, and £31 12s. licence fees paid under section 54 credited.

14 and pt. 13

Norn.—BAIRNSDALE DISTRICT.—Permissive occupancy is granted to W. Curtis of a bee farm site on Recreation Reserve at Mossiface, and over Crown lands within one mile radius, as a bee range area.

- 24

э**`**

1 13 6 | Swan Hill 2 5 3 | "

000 000

မှမေ # E 6

: : **:**

::;

37 71A 29A, 38B

:::

1,530 0 0 | Youngera ... 35 1 14 | Bimbourie ... 100 3 6 | Bourka ...

:::

D. Buchanan, Youngera Michael Conlan, Sea Lake William Macague, Sea Lake ...

Land Act 1915, Sections 86, 46, and 198.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

OTICE is hereby given that Permits to occury Grown Lands have been issued to the following approved applicants, and that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. D. S. OMAN, Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne, 19th November, 1921.

: **:**

			3991	•
	Payable to Receiver of Revenue at—		Ballgarat	4 Bairnsdale 0 Melbourne 1 Melbourne 0
	Total Amount of First Payment.	£ 8. d.	0 15 6 0 13 6	2 13 4 11 14 0 1 7 11 3 3 16 3 2 2 9 0 2 2 6 2 5 0
Collected,	Pee for Licence or Lease.	. 8. d.	0 8 0 0 0 0	1 11111 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Amount to be Collected	Payment, including instalment of Survey Charge (if any).	£ 8, d.	0 13 0	1 13 4 0 14 0 0 14 0 2 16 3 1 1 9 0 1 2 6
×	Survey Charge, pay- able in Twelve Half-yearly instalments.	£ 8: d.	; ; <u>·</u>	29 1111 11
	Date of Licence or Lease.		ly.	arly. 1.11.21 1.10.21 1.11.21 1.11.21
	Class	:	o be made year	Srd V.C. 1st V.C. 2nd 2nd 2nd 2nd 2nd 2nd 2nd 2n
	Section.	`	Payment t	-Payment to
	Allotment.		Under Section 86 of the Land Act 1915.—Payment to be made yearly. n ort III. ort IX.	Under Section 46 of the Land Act 1915.—Payment to be made half-yearly. Bundra
	Farish or Situation.		Under Section 86 Raglan	Under Section 46 o Cabanandra Colqueboun Monbulk Queenstown , , , , , , , , , , , , , , , , ,
:	Area, subject to modification of Boundaries and Area.	. d. 81	12 116	150 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
•	Name and Address of Licenses or Lessee,	· ·	Walter Jas. Jones, Waterloo	Robert A. C. Taylor, Delegate River, vat Orboss (1). Alex. Whadcons, Lake Tyers (2). Charles Bally, Monbulk Joseph John Kimpton, Quenatown (1) Florence Agnes Kimpton, Quenatown (1), Shargaret Evelyn Smith, Smith's Gullyroad P. O. (1) David Gilbon, Alburt Park (1, 2).
	Licence or Lease.		9ñ20 6890	474 469 876 887 888 910 910

---(3) Special valuation, £1 per acre --- (2) Special valuation, £3 per acre. (1) Subject to special mining condition, section 81, Lind Act 1915.

Under Section 198 of the Land Act 1915.—Payment to be made half-yearly.

Colac Wedderburn Warragul

. 52.53 4

Wulla Wullock

::::

:::::

William Day, Barwon Downs
William Nesbit, jun., Korong Vale
Altred Joseph Webb, Hill End
Enest Wilfred McNeilly, Longford
Ellen May McNeilly, Longford
Johannes Alfred Dalitz, Dimboole (as executor)

(as executor of J. McNeilly)
(as executor of J. McNeilly)

Jenetzki, sen.

9844/49 ° 951/50 3869/50

Borung Neerim East

Barwon Downs

Dinyarrak

D. S. OMAN, Commissioner of Crown Lands and Survey.

ю

0

The Secretary Closer Settlement Board, Mel-bourne

LEASES.—TRANSFERS RECISTERED AT THE OFFICE OF TITLES.

ETURN of all Traffers registered at the Office of Tivles of Leases issued under Sections 42 44, 47 49, 49 50, 50-51, 59-61, 54-56, 8, 29, 35, 346 of the Land Acts 1890, 1898, 1901, 1904, 1909, and 1911, and Sections 5-10 of the Sattlement on Lands Act 1893; also Sections 49, 50, 51, and 86 of the Closer Settlement Acts and Section 86 (6) of the Closer Settlement Act 1815, as varied by the Discharged Soldiers Settlement Acts.

Department of Lands and Survey, Melbourne, 17th November, 1921

Camperdown Nhill Castlemaine Horsham Omeo Tallangatta Mclbourne St. Arnaud Receiver of Revenue at-Traralgon Melbourne Yarram St. Arnaud 860788 -880 20012200 Extent. 520 639 91 27 325 479 479 29 Section. Particulars of Land Transferred 638 630 14 14 34 6, 6 Allotment. 17A 9, 9A 64B 64B 31 36 6 6 49, 50 59D 60 58A Gunyah Gunyah :: Purrumbete N Carapooee .. Elphinstone ... Golton Golton Cudgewa Woori Yallock Binginwarri Whirrakee Parish. Carapooee Moolerr ::::: :::::::: Period ending the 9th day of September, 1921 1,1111111 John Thomas Hayward, Ensay ... Allen Graham Hamilton, Roland Hubert Hamilton, Edith May Stevens, Myrdelord Herbert Laurence Doyle, Caraposee Herbert Laurence Doyle, Caraposee Name of Transferee. Joseph Uzenbury, Darlimurka John Flish, Kinglake West.

Elizabeth Isabella Medew, Binginwarri
Elizabeth Isabella Medew, Binginwarri
Herbert Laurence Doyle, Carapooce.
Herbert Laurence Doyle, Carapooce.
Joseph Starr, Elphinstone.

Martin Dillon Hickey, Wonwondah East William George Moxom, Kamarooka Arthur William Harlock, Pomborneit Thomas James Alexander, Serviceton ::::::: J. Salisbury
S. S. Medew
R. S. Medew
R. A. J. Edelston
P. A. J. Edelston
P. Nevillo
Sandhurst and Northern District II Name of Transferror. C. Winstan Salisbury S. Medew S. Medew A. J. Edels A. J. Edels Neville 4743/54-56 0210/54-56 0532/54-56 0141/54-\$6 2391/54-56 0621/54-56 0603/50-51 232/50-51 0233/50-51 2873/50-51 2873/59-61 122/8 COLT. NO.

Settlement Board, Mel-The Secretary Warragul 36 ಣ 131 ٧ 51, 514 Neerim
Drouin East ...
Cut-Paw-Paw... | Koyuga ::: ţ LEASES UNDER THE CLOSER SETTLEMENT ACTS ::: Joseph Henry Maple, Neerim ... Thomas Angus, jun., Nilma ... Thomas Sutherland, 53 Droop-street, Footscray Christopher Thomas Halliday, Echuca ;; ::: 1:: E. Purdue ... T. Angus ... M. Sutherland

į Ì Alexander Gordon Cameron, Cranbourne

J. A. Stodart

Lyndhurst...

0

30**v**

A. Mercer

- Lease under the Oloser Scallement Act 1915, as varied by the Discharged Soldiers Settlement Acta.

- 3845/86 (6)

1139/86

,	
Trians—continued.	
OFFICE, 07	
1	
REGISTRATE A	
LRASES.TRANSFEES	

	W. G. Rendell A. N. Murchison T. Carter National Trustees, Exentors, and Agency Coy, of Australaals Ltd. A. Stanton C. F. Henderson W. Harris W. Harris W. Harris W. Harris		Name of Thursteres. Period ending the 16th day of September, 1921. Edith Rendell, Yarram Yarram	Parjah.	Allotment.	Section.	Extent.	
	Rendell Hurchison rfor Murchison rtor r	Agency Coy.	Period ending the 16th day of September, f921.			<u>-</u>		
	Rendell Murchison rfor Australasia Ltd. I. Lacey anton Henderson intrie		Period ending the 16th day of September, [921. Edith Rendell, Yarram Yarram			_	A. R. P.	
	Rendell Murchison rtor rtor Australasia Ltd. I. Lacey Henderson Henderson formal		Edith Rendell, Yarram Yarram	•	٠.			
	red. Australasia Ltd. Lacey Henderson Henderson Lacey Learton Henderson Learton	Agency Coy.	Ernest Smedley, Ferguson His Majesty the King	Won, Wron Weeaproinah Allambee East	4 Pt. 164 Pt. 783	::::	81 2 1 0 3 0 0 2 2618 124 0 10	Yarram Colac Warragul Nhill
4೮≷೮∺	Henderson		His Majesty the King William Glendinning, Christics Florence May Stanton, Wee-wee-rup (as administratix)	Binginwarri Gunbower	Pt. 52J 8B	: :00 00		Yarram · Echuca Avoca
	C. Fenwick	:::::	Thomas Henderson, Francis Leslie Henderson, Kathston Thomas Penikred, Gillingall Thomas Prainkred, Gillingall George Chaffey, Robert Lark Chaffey, Gastorton Robert Alexander Rhodes, Thomas Neal, Elliminyt Thomas Ross, Alexander Ross, Heathboote (as executors)	Murindal West Kaladbro Barongarook Northwood	. 21 26 450, 45H 38A 17, 17A, 17B	;# :4 :	110 1 16 120 1 15 122 1 38 319 3 20 390 1 13	Bairnsdale Casterton Colac Seymour Casterton
	A. Gillies S. Drysdale T. Burns T. T. Burns .	: :::::	(as executors) Neil McArthur Drysdale, Bulga Roy Kupert Davis, Coburg Frederick James Talbot, Whitrakee Henry Walter Harris, Birchip Bizabeth Ann Foster, Maffra	mbro rakee ibirchi bie Mu	20 2 10 243 70 36 Pt. 71	#20° : :	298 2 0 285 2 16 60 1 7 84 0 16 676 0 0	Yarram Casterton Bendigo Birchip Omeo
357/29 M. H 361/29 J. I. 383/29 E. R. 357/29 E. A. 361/29 E. A.	M. Hamiton B. R. Hamitton E. A. Foster E. A. Foster		Elizabeth Ann Foster, Maffra Elizabeth Ann Foster, Maffra, Union Trustee Company of Australia Ltd., 414 Collins-street, Molbourne His Majesty the King His Majesty the King		36p, 36r 70 70 36 and Pt, 71 Pt. 10	:::::	142 0 0 676 0 0 345 0 0 25 0 17	
	Elizabethodun foster, Ofion Truscee Company Australia Ltd.	of Continuenty of	I.P.ARRS UNDER THE UNOSER CALIFORNIA ACTO.		_	_		
83/49 W. E	W. Bedford	:	Alice Louisa Bedford, Walker Bedford, Arthur Bedford (as	Kyabram	, 10	₹ .	0 0	Echuca
	W. G. Parr W. H. Cornell, jun	:::::	James Henry Walker, Pine Grove Charles Edwin Fletcher, Cohuna. Henry George Brown, Colbinabbin John Marshall Beecroft, Rochester Harold Frederic George Seeger, 66 Jenkins-street, Northcote	Pannoobamawm Gunbower West Burramboot Nanneella .! Jika Jika	17 Pt. 25 8 .	4 ₩ 43 .	411 2 5 104 1 4 208 1 7 9 1 10 1 3 29%	Echuca Echuca Rushworth Rochester The Secretary Closer Settlement
712/51 5. W 89/51 C. B 1139/86 N. M.	J. W. Smalman C. Branson N. Mercer M. P. Killeen	.::::	John Albert Hancock, McMillans Albert Edward Brancon, Shepparton Mary Ann Mercer, Koyuga, Christopher Thomas Halliday, Echuca (as excerterix and excentor) John Francis Killeen, The Heart, Sale	Gunbbwer West Shepparten Koyuga Sale	31k 15 51, 51 <i>k</i> 32	8 G : ₹	2 0 0 1 2 16 131 3 36 91 3 30	Board, Mel- bourne Echuca Shepparton Echuca Sale

FORTNIGHTLY LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS),

the 21st December, 1921, will be deemed to have been at the Local Land Board. to enable Marked plans of any particular area, application forms, and any further information may be obtained from the Inquiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararst, Bairnsdale, Bechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Omeo, Sale, Seymour, Stawell, St. Arnaud, and Warneknabeal, Applicants may obtain from Local Land Officers, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares steps to inspect available areas or to attend Local Land Boards. Specially reduced rates are also allowed for a selector when granted an allotment for removal of his family and belongings to the land. Applications on proper , form, accompanied by 5a, duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Grown Lands Office in Victoria. "undermentioned areas are available for application, as provided by various sections of the *Land Act* 1915, and all applications received on or before Wednesday, imultaneously made, but any application fodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard

Department of Crown Lands and Survey, Melbourne, 23rd November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

*Improvements may be subject to re-valuation ofter land has been granted to an applicant.

	1	:	1			for bor		194 ∰ ,	with		tor and	, 1	00 7	00 7	ered	and
		General Description of Land— 8od, Timber, Suitability (drazing, &c.).		<u>.</u>	~	Undulating country, suitable for grazing: timbered with box	apple, and wattle	Hilly country, timbered	Hilly country, timbered	stringy bark and box	grazing; timbered with box and	To be conserved Suitable for grazing; timber of no		בי יו יייי אמותם	To be conserved Undulating country; timbered with grey bor inchara-	Undulating country; timbered with grey box, ironbark, and
		Water Supply.				Permanent water in	oreek	Creek	Watts Creek	To be conserved	A PARTON OF OT		_			
3.1		How accessible.			and Act 191b.	bush roads		Dasu roads	Bush roads			By road		_	By road	
		Nearest Railway Station or Township and Distance in miles therefrom.		. 1 1 d 1 mojecje	Andrea 4, Fare 1., 1	Chiltern R.S.	11 miles from	Longwood R.S.	ಞ		St. Arnaud	1 · mile from		4 . miles from	4 · miles from Axe Creek R.S.	
		Location of Land, &c.		AGEIGUITUBAL AND GRAZING LANDS.—Selection Purchase Alletmonts Diminion at Dank France Control of the Control of	0 10 0 15 5 0 1 To be In the west of said 10 miles	(1981/35)	0 16 10 0 To be In the west of narish	(86/46)	In the east of the parish		(647/29)	10 0 6 17 6 To be North of township of Tarna- valued gulla (W.40578) · O		In north-west of narish	In north-west of parish. Formerly held by A. D.	O 10 O 2 1 O D In In orth-west of parish. Formerly held by A. D. Bowles (136/46)
	·	Valuation of Improvements (if any).		D3.—Selectio	To be	valued	To be	valued	0 25 17 6 To be	٠,	valued	To be valued	- E	_		1
		Survey Fee.	£ *. d. £ *. d.	ZING LAN	115 5 0		16 10 0	,	g 11 gz	10. 0 11 10 0		6 17 6	4 17 B			1 9
	ow available.	Value per Acre.	£ * d.	AND GRA	1 0 10 0		0 10		01 0	0		•	0 15 0 4 17			2
	How	Classifica don.	: :	LTUBAI	9 3rd		0 3rd		DJC 01	6 3rd	: :	0 - -	0 2nd		<u>.</u>	
	:	Ares.	A. B. P.	AGEICO	394 · 1	:	409 . 0 0	31 6 202	9	639 - 2	: .	0 0 0 09	30 - 3 10			1 107 9 11
	_:	Section.	Ŀ		:	. :	₹	•	•	:		٥.	12			
	<u>.</u>	Allotment.			13	and 19B	49	. 4	2	8	- !	127K	œ			. «
		Parish.			Eldorado		Garratan.	Numbie	Munjie	Winjallok		Tarnagulla	Eppalock			Waratah
		County.			Bogong	,	Delatite	Tambo		Кага Кага		•	Bendigo			Buln Buln
		Local Land Office.		•	· Beechworth	and 198	Alexandra	Ошео		St. Arnaud	Rending (a)	canado (a).	(a)		-	Melbourne

6 miles from By road .. To be conserved Broken sandy country, with sandy Bronzewing R.S.
6 miles from By road .. To be conserved Suitable for growing cereals Nunga R.S. , suitable for ood sandy loam, growing cereals; Good To be conserved : By road Maller Lands. -Selection Purchase Allotments-Division 1, Part II., Land Act 1915. 3 miles from Rainbow R.S. parish In north-west corner • of parish (02286/22) In the south-west of parish (M.23762) In north-west of (01688/22) Ĭ Ë 2 0 0 0 113 15 2 Ņ **P** 12 9 0 0 39 | 2nd 0 18 17 0 0 Ø 2nd lst 1 32 61 139 · 3 892 685 : : : and 184 484 St. Arnaud | Karkarooc | Mittyan .. Woornack Yaapeet Horsbam (b) :

Subject to special mining condition, section 81, Land Act 1915. Area subject to alteration upon surrey which is required. **E**E

Land 4ct 1915, Section 2.

APPLICATIONS FOR LEASES APPROVED.

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

	Date of										•	_ ^	mou	ot t	o be	Colle	cted	۱.			Payable to the	0=
	Loage.	Name of Lessee.	Parish.		Class.	1,1	Ext	ent.		able	t pay Hal	lr-		ıt d dat		Lease Fee.			otal pay		authorized by the to collect Terri Revenue at	Treasurer itorial
		1	1			4	١.	R. P.	•	£	i.	d.	£	a.	đ.	£		£	8.	d.		
		Į.	Jnder Section 49 o	of the	Land Ac	t 190	1, :	as an	et	ided	l by	th	e L	and	Ac	ta 19	14	9-1	1.			
^	1.7.21	I J. M. Palling (1, 2)	Heathcote	I							10					1	ì	1	0	0 !	Heathcote	
			••	Unde	r Section	56 of	f tl	he La	no	l Ac	t 19	01.										
	1.1.21	Jane Brooksby	l. Telangatuk		3rd			1 7					7	3	6	1	ı	8	3	6 1	Horsham	0391
			1	Unde	r Section :	222 o	f tl	ne Lo	ná	l. Ac	£ 19	01.										
	1.1.20 1.1.14 1.3.17 1.11.17 1.7,17 1.4.16 1.8.16 1.10.16 1.8.16	W. J. Butcher C. E. Cannard James Edwards (3) S. C. Gibson William Watson (4) Andrew Drennan Richard J. James Elizabeth McMabon E. H. C. Stasinowsky (5)	Eureka Bimbourie Underbool Towan Worooa (6) Walpeup (7) " (8) " (9) Paignie (10)		3rd 3rd 1st 3rd 1st 1st 2nd 2nd 2nd	629 500 630 630 630 719 757 639	9 7 7 2 7 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	2 4 1 17 3 10 2 3 2 11 3 34 2 37 2 25 2 31		4 3 8 3 8 9	6 3 19 19 19 0 17 5 1	8 6 5 6 0 6	89 35 4 108	15		1 1		90 3 6	16 14 12 12 0 15	.0 2 6 3	Swan Hill Wycheproof Horsham Swan Hill Horsham Warracknabeal	,
	2.10.17 1.10.16	William J. Davies John McDonald (execu- tor of)	Bunurouk (11) Bourka (12)	:::	1st . 3rd	630 447		1 22 2 18		8		6	79 8	17 8	6	1		80 8	17 ·8	6	Horsham Wycheproof	-

(1) First class. From licence, section 86, Land Act 1915.—(2) £4 overpaid under licence credited.—(3) Rent paid to 1.3.22.—(4) Balance rent due 1.7.21; £4 12s. 3d.—(5) Rents paid to 1.2.22.—(6) Allotment 16.—(7) Allotment 48.—(3) Allotments 55 and 56.—(9) Allotment 10. (10) Allotment 33.—(11) Allotment 9.—(12) Allotment 9.

Department of Lands and Survey, Melbourne, 17th November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

MALLEE LANDS.

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

Melbourne, 17th November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Schedule.

Aliotment,	Parish.	Area.	Classifi- catlou.	Name of Former Lesses.	Name of Present Lesser.	Rent per annum pay- able on transferred portion.	Amount previously paid to be credited to Purchase Money.	Pay Office.
37A 260B 260A 260 26A, sec. 2 26, sec. 2 49D 1 and IA 4 11 37A	Bourka Tarranginnie " Korrak Korrak " Woraigworm Wewin " Worooa Wiall	Acres. 117 388 207 594 428 853 319 445 640 303 5	3rd 4th "" 3rd "4th 3rd "" 2nd 3rd	Macague, W: Siemering, O. C. & A. H. Siemering, O. C. & A. H. Siemering, O. C. & A. H. Lavey, T. (executors of) Lavey, T. (executors of) Ellis, E. W. T Ellis, E. W. T Corbett, J Fietsch, G. A. H.	McNeill, Peter (1) Stemering, Wm. Fredk. Henry (2) Siemering, Otto Carl (!!) Siemering, Otto Carl (!!) Lavey, Thomas John (3) Lavey, Christopher (3) Jordan, John Evered (2) Adam, Henry Palmer (4) Adam, Rôbert Henry 15) Carter, Clara Emilie (6) President, &c., Shire of Karkarooe (7)	10 13 4 2 0 0 6 9 10	£ s. d. 21 0 6 65 15 6 29 12 3 85 7 9 125 8 7 250 11 5 30 18 3 89 13 8 129 6 8 62 18 9 0 10 0	Wycheproof Nhill " Kerang Nhill Kerang Horsham Warracknabeal

(1) Next rent due 2.1.21.—(2) Next rent due 1.7.21.—(3) Next rent due 1.1.22.—
per annum from 2.1.1925.—(5) Next rent due 1.1.21. Rent £8 per annum from 2.1.1925.—
of purchase money £2, grant fee 10s. 6d., assurance 3d., £2 10s. 9d. due. -(4) Next rent due 1.1.21. Rent £5 11s. 4d. -(6) Next rent due 1.12.20.—(7) Balance

Mallee Lands.

REDUCTION OF AREAS.

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

Melbourne, 18th November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey,

Schedule

A llotment.	Parish.	•	. Lessee.	 Area reduced to-	Annual Ren; reduced to	Amount previously paid to be credited to purchase money.	Pay Office.
87 49 & 49A 12 . 14 & 15	Bourka Woraigworm Worooa Coonimur Burra	 	Macague, W Holland, A. W. A. Corbett, Jas O'Keefe, T Good, J	 A. R. P. 364 0 0 619 0 0 457 0 0 739 0 0 791. 0 0	£ s. d 4 11 0 (1) 3 17 6 (2) 10 0 0 (3) 16 12 8 (4) 12 17 2 (5)	£ s. d. 65 19 6 60 0 0 95 0 0 8 9 6 45 11 2	Wycheproof Nhill Horsham Swan Hill

⁽¹⁾ Next rent due 2.1.21.—(2) Next rent due 1.7.21.—(3) Next rent due 1.12.20.—(4) Balance of rent due 1.1.15, £8 3s. 2d. (5) Balance of rent due 1.1.21, £5 17s. 6d.

Murray Settlements Act 1907, Section 11.—Malloo.

APPLICATION FOR A LEASE APPROVED.

THE following application for a Lease ander Section 11 of the Marray Scattements Act 1907 having been approved, it is hereby notative that the rent and fee specified may be received by the undermentional Revenue. Payments to be made half-yearly. Payable to Receiver of Revenue at-D. S. OMAN, Commissioner of Crown Lands and Survey. Mildura Total Amount of First Payment. 13 12 7 rg ¥ Amount to be Collected. ÷ 0 Fee for Lease. 1 0 ÷ 43 405 Half-yearly Rent. 4 40 years Term. 314 Date of Lease. 1.10.10 Class. : Section. $\frac{119}{22}$: : Parish. Merbein Wargen 8. B. P. 30 · 1 4 707 0 14 · **:**, : Name and Address of Lous Department of Lands and Survey, Melbourne, 18th November, 1921 James Pierce Power, Merbein Number of Lease. 0873

Land Act 1915, Section 245.-Mallee,

APPLICATION FOR A LEASE APPROVED.

THE following application for a Loase under Section 245 of the Land Az 1915 having been approved, it is hereby notified that the rentiand fee specified may be received by the undermentioned officer authorized by the undermention of Amount to be Collected.

				•					Date of	É	-			Payable to Receiver of
Ne. of Censo.	Name of Lessee.	Address	, si	4	Parleh.	Allotment, Becton.	Section.		Leads		Half-yearly Bent.	Fee for Lease.	Fee for Total Amount of Lease. First Payment.	
6889	ores Bdward S, Jeans	dav.N	í	Acres. 23	Acres. Tyntynder West [19A, 190, 19D]	194, 190, 190	i -	:	1.12.16	Years. 31\$	£ 8. d.	£ s. d 1 0 0	£ 8. d.	Swan Hill
			5										"	N I STORY
Departmen	Department of Lands and Survey,			·		٠					٠	Comm	D. S. insioner of Crov	D. S. OMALN. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Maliourne, 18th November, 1921.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS. ,

	SCHEDULE	OF APPLIC	ATIONS FOR	THE 1880	TE OF OIL				i	
-				Date		AMOUNT C	OLLEGIEL),	Paid to Recel	ver of
Corr. No.	Name.	Area.	Parish.	of Payment.	Balance.	Grant Fee.	Assur ance Fee.	Total Amount	Revenue a	t
		A. B. P.			£ s. d.	£ s. d.	s. d.	£ s. d.		
,	•	TIndo	Section 45 of th	he Mines 2	ict 1915.	,		•		•
398	Elizabeth Winifred Harry	0 1 25	Castlemaine	21 · 10 · 21	35 0 0	11 1 0	1 6	36 2 61	Castlemains	
	· Under Se	ction 44 of th	e Land Act 1890	as amend	ed by the	Land Act 1	1898.		•	1.4.07
4715	James P. Thomson (1, 2)	58 / 3 20	Traralgon {	2.2.21	470	1 6 0	1 11	Ì	Traralgon Melbourne	1.4.07
4517	Julia Lucas (1, 3)	109 3 21	Carrajung	6.9.21	6 3 9	1 6 0	3 6	7 19 6 6 10 10	Traralgon	1.8.07 1.4.07
4441	Ellen Maud Jarvie (1, 2)	65 1 2	Jeeralang * {	24·1·21 10·6·21		1 6 0	2 1	ſ	Meibourne	1.4.07 1.7.98
12424	Philip John Rose (1, 4)	114 1 23	Nerrena Jindivick	4·11·21	22 11 7 1 6 7	1 .i o	0 10	22 15 2 2 9 8	Melbourne Warragul	2.9.07
10303	Ellen, Feeney (1, 5)	24 3 10	r Section 49 of				•			
		175 2 37	Concongella	14·9·21	8 11 0	1 6 0	2 5	9 19 5	Melbourne	1.12.09
2377	Elizabeth Headdey (1)	i	South	11.10.21		1 1 0	1 1		St. Arnaud	1.1.09
4447	Thomas Murphy (6)	19 3 37 20 0 0	St. Arnaud Moolerr	24 · 10 · 21	1 2 10 3	ji i d	0 10	1 ,1 10		
0841	TT 1 - Co	10 of the	Land Act 1901	as amende	d by the L	and Acts	1904-9.		•	
. 000#	Charles Plunket (1)	19 2 34	Kinglake	7.11.21	5 12 6	11 1 0	10 81	6 14 2	Melbourne	1.11.15
· 0200	Tinder Section	on 49 of the I	and Act 1901 as	amended	by the Lar	nd Acts 19	04-9-11			
0330	Ellen Clark (8)	20 0 0	Ararat	22.12.20	4 - 1 -	8 1 1 6	ปี มี	³ R 4 9	Melhourne	2.7.12
0378	Barbara McNaughton (9) Kate C. McBain (administratrix	18 1 14	Langi-kal-kal Buninyong			ő i i d	0 8	-3 1 8	Ballarat	
0759	of) (10)	20 0 0	Clarkesdale	22.7.21	5 0	0 1 1	0 10	6 1 10	·,, ~	
-: 0515	Valies Francis Land ()		1 Castion 50 of	the Land	Act 1901.		٠.	·		
	Edmund McGauran (1, 12)	Unc	Jeeralang	18.8.2	11 2 11	3 16	0 4 5	4 7 8	I Traralgon	1.1.06
	4-		T 3 4 at 1001 a	e amonded	hy the La	та Аст го	ハボージーエエ	•		_
0201	Under Sect	120 1 0	4 Holey Plains	17.6.21	6 6 6) 1 1 (0 0 11	7 7 11	Sale	1.8.13
6794	Weiment o. IV monan (19)	Und	ler Section 61 of	the Lanc	41U 1000					1.7.10
2309	A. J., T. F., and W. J. Finnigar]. Moormbool	7.6.2	24 18	0 1 11	6 11	ł	.	_
	(14) James Challis (14)	140 0 10	East Tatong	. 26.8.2	·*		0 3 0			• 1.2.08 1.1.08
2377 2398	Sarah J. Marriott (14)	39 0 31	Cabanandra Colquhoun .	$\begin{array}{c c} 8.7.2 \\ 23.3.2 \end{array}$	1 4 15	3 1 6	0 2 8	6 7	8 ,,	1.10.06
2164 4839		. 30 1 6	Wa-de-lock	7.4.2	7 9	5 1 1	0 0 4	8 10 \2 13	9 Sale 8 Traralgon	1.1.06 1.1.07
4997	Elias Warne (14, 15)	. 40 0 16	Willung	$\left\{egin{array}{c c} 24\cdot11\cdot2 \ 17\cdot5\cdot2 \end{array} ight.$	21	1 1	0 0 11		\ Melbourne	
2787	Charles Richardson (14)	313 0 33	Bonang	12.3.5			6 6		Melbourne	1.8.06
2564	, , , , , , , , , , , , , , , , , , , ,	138 1 0	Cobungra	1.7.2	21 3 9		0 2 11	$\left\{\begin{array}{cccccccccccccccccccccccccccccccccccc$	6 Omeo 11 Bairnsdale	1.8.06 1.1.08
2812		. 74 0 20	Mallacoota	$\begin{cases} 7.7.5 \\ 18.7.5 \end{cases}$	21	1 6	0 3	4 }	11 (Sale	1.1.06
2501	James Lucas (14, 15) .	. 65 3 11	Wonnan-	$\left\{\begin{array}{c c}1\cdot2\cdot\\9\cdot6\cdot\end{array}\right.$		6	0 1	-11-	1 Melbourne	1.1.06
2338		s- 87 2 2 4	Wormbete .			0 î 6	0 1 10	2 9	10 Geelong	1.3.07
2338	tratrix of Joseph Gladman	3,						a a 10	A Malhonena	2.7.06
10201	deceased) (14) Ludbrook O. Menck (14)	. 23 1 38		2.11.	21 5 11 62 .9	0 1 1 6 1 6	0 5	6 6 12 8 64 1	6 Melbourne 2 ,,	2.7.06
10201	Anne M. Collins (14)	. 268 0 34		001 050	nded by ti	he Land A	ct 1904.			
		Section 56 of	the Land Act 1 Tongio Mun	iie (17·6·	21 0 5	0 1 1	0 0	5 1 6	5 Omeo	1.1.07
287	John T. Dyer (14)		1 11 000	! ~	10 =	Λ 1 1		51 I 6	5 ,,	1.1.07
287		19 3 32 386 1 6		13.7.	21 24 3	ıı i lğ	₫ š ·	1 26 3	4 Traralgon	1.1.10
02	A Inorden of a and (-1)	** '		ha Land A	ct 1911.				. •	
^	6 Renfrew McCleary (14)	68 0 34	er Section 8 of 6	13.9.	211.27 11	9 1 6	0 l	6i 28 19	3 Melbourne	
8	0 : Ifeltites producti /1.	Ui	nder Section 46	of the Lan	d Act 1915	• .				
58	4 Jessie Bear (16)	17 0 9	Yandoit	21.10	21 1 14	0 1 1		5 2 15 8 5 1	8 Bairnsdale	
30	6 Amelia McMurtrie (1)	19 3 3				"lî î	o o		8 Ballarat	
29	9 Annie Collins (1)		der Section 131		id Att 1915	5.			0. 36.11	
03.00	6 Eugenia M. Answerth (17, 18	3) 3 0	0 Woori Yall	ock [29:10	•91:	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 0	$\frac{3}{7}$ $\frac{1}{2}$ $\frac{1}{1}$,
0120 0265		2 0 2	4 Tyntynder North		h h					
0122	Joseph E. Don	1 1	0 Ouyen	-	21 31 0		. VI I		oj - 11	
V124		U	nder Section 322				L OF E	5 14 6	11 Bairnsdal	e 2.1.1
. 1030	35 Clara Hames (19, 20)	8 3 1		6.5	21 2	0 0 1 3	ו או א	SI 3 1	[8] Vicioonly	e 1.10.00 1.4.0
70	05 Wm. A. Allen	15 0 2		28.9	21 3	7 6 1	I 0/0	8) 4 6	2 Sale	1.4.04
. 85	ER 1 With these and and any and a 1 to 1 to 1	1	m 910	322 of the	Land Act 1	901.	. 01.0	701 E 1	1 10) Melborer	
ΩA	01 M. Henry (22)	10 1 3	4 Warragul	[3.11	21 4 (0 0 1 1	, ∪≀Ų 4 ~ 1000	(2).	r TO: Tabitonati	
	Under		f the Land Act 1 2 Neerim Es	On an arm	Anded DV D	по дина г	TO THOU	\		
9	68 M. S. Webb (23)	43 0 2	Z Neerim Ea	86 1 20°8 -	, 71 £ £ ;	· · · · · ·	4		-	s.
	•	٠.								

· Schedule of Applications for the Issue of Crown Grants-continued.

T.92132 J.18757 J.18037 C.65986 Con W.42517 H.91733 C.69584 Addr. W.40404 C.67585 H.89925 Joh. Misc. 421 W.43021 Jam. Misc. 421 W.43021 J.4969 J.4969 W.43682 W.43682 Alex W.44919 Vict. W.41374 John John M.419 M	tthew Rafferty mmonwealth of Australia .	Undd: 9 17 0 2 1 4 5 19 5 6 0 0 1 6 1 1 6 1	3 5 3 12 Unde 2 12 2 0 3 3 4 3 15 2 4 0 30 3 22 00 0 2 6 3 0 2 12 0 0 2 12 0 0 2 16	Alexandra Krambruk Glenpatrick Eurambeen Goornong Gundowring Yehrip Charlton East Mullindo- lingong Bungil (Granya) Doutta Galla	$\begin{array}{ c c c c c c }\hline 22.9.21 \\ 21.9.20 \\ 26.8.21 \\\hline \end{array}$	£ s. d. Lands Act 1 11 6 4ct 1915. 8 12 6 15 4 9 10 0 0 4 16 10 30 0 0 76 15 0	1893. 1 1 0 1 1 0 2 1 0 2 1 0 1 1 0 1 1 0 1 1 0 1 1 0 2 1 0	0 5 0 11 0 5 0 8 0 5 0 3 1 3 3 3 0 5 0 5	10 13 11 17 6 5 11 1 5 5 7 7 31 2 3 77 19 3 10 1 5	Warragul Traralgon Melbourne Melbourne Krambruk	1;9.06
T.92132 J.18757 J.18037 C.65986 Con W.42517 H.91733 C.69584 Addr. W.40404 C.67585 H.89925 Joh. Misc. 421 W.43021 Jam. Misc. 421 W.43021 J.4969 J.4969 W.43682 W.43682 Alex W.44919 Vict. W.41374 John John M.419 M	omas Michael Nilen (26) orge John Telford (26) tthew Rafferty mmonwealth of Australia in Leahy liter Quonocy ministratrix of estate laroline A. Brown (26) chael Fitzpafrick (26) on Prior Jewell (26) tional Trustees Co. (as ac ministrator of M. Quinlan (26) liam H. McGrath (26) nes Mulcuir manuel Sheppard (26) manuel Sheppard (26)	Undd: 9 17 0 2 1 4 5 19 5 6 0 0 1 6 1 1 6 1	er Sectio 3 5 3 12 Unde 2 12 2 0 3 34 3 15 0 30 3 22 0 0 0 2 6 3 0 0 0 21½ 0 34 2 16	Korumburra Rosedale Rosedale Alexandra Krambruk Glenpatrick Eurambeen Goornong Gundowring Yehrip Charlton East Mullindo- lingong Bungil (Granya) Doutta Galla	22:9:21 21:9:20 26:8:21 the Land 2 16:8:21 16:8:21 29:6:18 29:8:21 5:9:21 5:9:21 8:9:21 8:9:21 8:9:21 8:9:21	Lands Act 1 11 6 1 11 6 4ct 1915 8 12 6 10 0 0 4 16 10 30 0 0 76 15 0 9 0 0 13 10 0 11 0 0	1893. 1 1 0 1 1 0 2 1 0 2 1 0 1 1 0 1 1 0 1 1 0 1 1 0 1 1 0 2 1 0	0 5 0 11 0 5 0 8 0 5 0 8 1 3 3 3 3 5 0 5	£ s. d. 1 1 5 4 3 5 10 13 11 17 6 5 11 1 5 5 7 7 31 2 3 77 19 3 10 1 5	Warragul) Trarelgon) Melbourne Krambruk Melbourne Krambruk Melbourne	1:9.00
T.92132	omas Michael Nilen (26) orge John Telford (26) tthew Rafferty mmonwealth of Australia in Leahy liter Quonocy ministratrix of estate laroline A. Brown (26) chael Fitzpafrick (26) on Prior Jewell (26) tional Trustees Co. (as ac ministrator of M. Quinlan (26) liam H. McGrath (26) nes Mulcuir manuel Sheppard (26) manuel Sheppard (26)	17 17 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	3 5 3 12 Unde 2 12 2 0 3 3 4 3 15 2 4 0 30 3 22 0 0 0 2 6 3 0 0 2 12 0 0 0 2 14 0 34 2 16	Korumburra Rosedale Rosedale Alexandra Krambruk Glenpatrick Eurambeen Goornong Gundowring Yehrip Charlton East Mullindo- lingong Bungil (Granya) Doutta Galla	22:9:21 21:9:20 26:8:21 the Land 2 16:8:21 16:8:21 29:6:18 29:8:21 5:9:21 5:9:21 8:9:21 8:9:21 8:9:21 8:9:21	1 11 6 4ct 1915. 8 12 6 15 4 9 10 0 0 4 16 10 76 15 0 9 0 0 13 10 0 11 0 0	1893. 1 1 0 1 1 0 2 1 0 2 1 0 1 1 0 1 1 0 1 1 0 1 1 0 2 1 0 2 1 0 1 1 0	0 5 0 11 0 5 0 8 0 5 0 3 1 3 3 3 0 5	1 1 5 } 4 3 5 } 10 13 11 17 6 5 11 1 5 5 7 7 13 1 2 3 77 19 31 6 1 5	Warragul) Trarelgon) Melbourne Krambruk Melbourne Krambruk Melbourne	1:9.00 1.9.00
T.92132 J. 18757 Georgy J. 1803 J. 180	omas Michael Nilen (26) orge John Telford (26) tthew Rafferty mmonwealth of Australia in Leahy liter Quonocy ministratrix of estate laroline A. Brown (26) chael Fitzpafrick (26) on Prior Jewell (26) tional Trustees Co. (as ac ministrator of M. Quinlan (26) liam H. McGrath (26) nes Mulcuir manuel Sheppard (26) manuel Sheppard (26)	17 17 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	3 5 3 12 Unde 2 12 2 0 3 3 4 3 15 2 4 0 30 3 22 0 0 0 2 6 3 0 0 2 12 0 0 0 2 14 0 34 2 16	Korumburra Rosedale Rosedale Alexandra Krambruk Glenpatrick Eurambeen Goornong Gundowring Yehrip Charlton East Mullindo- lingong Bungil (Granya) Doutta Galla	22:9:21 21:9:20 26:8:21 the Land 2 16:8:21 16:8:21 29:6:18 29:8:21 5:9:21 5:9:21 8:9:21 8:9:21 8:9:21 8:9:21	1 11 6 4ct 1915. 8 12 6 15 4 9 10 0 0 4 16 10 76 15 0 9 0 0 13 10 0 11 0 0	1 1 0 1 1 0 2 1 0 2 1 0 1 1 0 1 1 0 1 1 0 1 1 0 2 1 0 2 1 0	0 11 0 5 0 8 0 5 0 3 1 3 3 3 0 5	10 13 11 17 6 5 11 1 5 5 7 7 31 2 3 77 19 3 10 1 5	Traralgon Melbourne Melbourne Krambruk Melbourne " Bendigo	1:9.00 1.9.00
J.18757 J.18037 Gec Mat Con	orge John Telford (26) thew Rafferty mmonwealth of Australia in Leahy liter Quonocy ministratrix of estate Jaroline A. Brown (26) shael Fitznafrick (26) or Ford (26) in Prior Jewell (26) tional Trustees Co. (as ac inistrator of M. Quinlan (26) liam H. McGrath (26) res Mulcuir manuel Sheppard (26) manuel Sheppard (26)	2 1 4 4 5 19 of 5 0 0 1 2 1 1 6 1 1 1 6 1	2 12 2 0 3 3 34 2 16	Alexandra Krambruk Glenpatřick Eurambeen Goornong Gundowring Yehrip Charlton East Mullindo- liogong Bungil (Granya) Doutta Galla	28·7·21 16·8·21 1·8·21 29·6·18 29·8·21 6·9·21 5·9·21 3·9·20 6·9·21 8·9·21 "	8 12 6 15 4 9 10 0 0 4 16 10 30 0 0 76 15 0 9 0 0 11 0 0	1 1 0 0 10 6 1 1 0 1 1 0 1 1 0 2 1 0	0 8 0 5 0 3 1 3 3 3 0 5	17 6 5 11 1 5 5 7 7 31 2 3 77 19 3 10 1 5	Melbourne Krambruk Melbourne "	
H.91733 C.69584 Add C.69584 Add C.69584 Add C.69585 Ad	alter Quoncey ministratrix of estate (laroline A. Brown (26) chael Fitzpafrick (26) co. Ferd (26) co. Ferd (26) co. First Jewell (26) cional Trustees Co. (as administrator of M. Quinlan (26) co. Mulcair manuel Sheppard (26) co. Manuel Sheppard (26) co. manuel Sheppard (26)	19 5 3 6 0 2 11 6 1	0 30 3 22 00 0 2 6 3 0 0 21½ 0 34 2 16	Gundowring Yehrip Charlton East Mullindo- lingong Bungil (Granya) Doutta Galla	6.9.21 5.9.21 3.9.20 6.9.21 8.9.21 "	76 15 0 9 0 0 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 3 3 3 0 5	31 2 3 77 19 3 10 1 5	Bendigo	
W.40404 Mic C. 67585 The The C. 67585 The The Misc. 421 Will W.43021 Jam Emr (2 Misc. 421 Jam Emr (2 Misc. 423 Jam Emr (2 Misc. 421 Jam	chael Fitzpafrick (26) co. Ford (26) co. Ford (26) con Prior Jewell (26) cional Trustees Co. (as administrator of M. Quinlan (26) liam H. McGrath (26) cos Mulcair manuel Sheppard (26) manuel Sheppard (26)	6 0 2 1 1 1 6 1	2 6 3 0 0 21½ 0 34 2 16	Mullindo- lingong Bungil (Granya) Doutta Galla	8·9·21 " 9·9·21	11 0 0	2 1 0	1	1 0 0	l "	•
Misc. 423 Nat m (2 Will Will Will Will Will Will Will Wi	tional Trustees Co. (as ac ninistrator of M. Quinlan 26) ham H. McGrath (26) ness Mulenir manuel Sheppard (26)	1. 2 . 11 . 6 . 1	0 21½ 0 34 2 16	Bungil (Granya) Doutta Galla	9.9.21		Y		1 0 0 15 1L 7 13 1 6	Charlton	·
Misc. 421 W.43021 1492/ 4969 1492/ 4969 W.43682 W.43682 W.43682 W.44919 W.41374 M.334 W.4191 M.419 M.4	ninistrator of M. Quinlan 26) liam H. McGrath (26) los Mulcair manuel Sheppard (26) manuel Sheppard (26)	111 6 1	0 34 2 16	Doutta Galla	16.9.21	J	1 10 6	-[13 1 6 3 15 8	Bright Bethanga	
1492/ 4969 1492/ 4969 24969	nos Mulcair manuel Sheppard (26) manuel Sheppard (26)	6	2 16	1		42 13 9	2 1 0	1 10	- 1	Melbourne	
4969 W.43682 W.43682 W.44919 W.41374 W.41374 W.419 M.334 W.419 Z.18553 I182H./ 218 2388K./ 218 2921K./ 218 2165K./ 217 04040/ 218 103K./ 217 04040/ 218 103K./ 218 103K./ 218 103K./ 218 103K./ 218 103K./ 218 056K./ 218 056K./ 218 058K./ 218 058K./ 218 058K./ 218 058K./ 218 05924 0508K./ 218 0508K./		. 2		Woranga Goornong Tartawingee	1·8·21 4·10·21 5·10·21	89 14 0 -26 8 0 16 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 2		Bondigo Wangaratta	•
W.43682 Alex W.44919 Victing W.41374 John Gr Georg M.419 Wm. M.419 Marg Z.18553 Staw 1182H./ 218 2388K./ 218 2388K./ 218 816H./ 217 829H./ John 218 816H./ 217 04040/ Anne 218 656K./ 218		1.	2 29	,,	,,	15 0 0	2 1 0	0 8	17 1 8	,,	٠
M.41374 John M.334 Wm. M.419 Mm.419 M.419 Staw M.419 John Marg Staw M.419 John Marg Staw Alber 218 2388K./ 218 2388K./ 218 2465K./ 218 1103K./ 217 04040/ 218 1103K./ 218 656K./ 218 656K./ 218 656K./ 218 63829/ 218 94H./ 218 94H./ 218 94H./ 218 95ptim	cander Munro (26)	2	3 31 0 36	Patho	19.9.21	15 2 9	2 1 0	0 7 8	15 13 9 17 4 5	Bendigo	
M. 41374 John M. 334 M. 419 Marg Staw 1182H./ 218 2388K./ 218 221K./ 218 2465K./ 218 103K./ 218 103K./ 218 503K./ 218 94H./ 218 94H./ 218 94H./ 218 94H./ 218 Soptim	orian Co-operative Freez- g Co. Ltd. (26)	Unc	ler Section	on 48! of the Loc Sandhurst	al Governn 13 · 8 · 21		15. 1•10 · 6	0 31	- '		
M. 334 Geor. M. 419 M. 419 M. 419 Staw. 1182H. / 218 S388K. / 218 S2388K. / 218 S16H. / 217 S29H. / 218 S166K. / 217 O4040 / 218 S18 Susan 218 S08K. / 218 S08K. / 218 S08K. / 218 S088K.	n Grewar and Gordon A. K. rewar (26)	9	81 1	Rich Avon				. [5 12 2	Donald	
M. 419 Marg Staw St	ge Matheson (26)	0	0 17 0	East Jumbunna East	12.7.21	2 0 0	1 10 6	0 1		Melbourne	٠.
218 2388K./ Franc 218 2921K./ John 218 816H./ Georg 217 829H./ Johar 218 tor Thom 218 Denis 217 04040/ Anne 218 753H./ 218 656K./ 218 03829/ 218 94H./ 218 94H./ 360 218 94H./ 360 950 950 950 950 950 950 950 95	D. Thompson (26) garet Murphy (26) rell Woollen Mills Ltd. (26)	5 2 1	2 36 2 35 2 21	Neerim	5·9·21 29·9·21 14·10·21	10 17 6	$\begin{bmatrix} 2 & 1 & 0 \\ 2 & 1 & 0 \\ 2 & 1 & 0 \end{bmatrix}.$	0 6	10 13 2 12 19 0	Warragul Stawell	
218 2388K./ Franc 218 2921K./ John 218 816H./ 217 829H./ Johar 218 2465K./ Thom 218 1103K./ Denis 218 1103K./ Anne 218 753H./ Susan 218 656K./ 218 656K./ Percy 218 03829/ Claren 218 94H./ John 218 9551/217	rt John Brown	180,t	Jnder Se	ctions 217 and 21	18 of the $\it L$	and Act 19	01.	1	. t		
2921K./ John 218 816H./ Georg 217 829H./ Johan 218 465K./ 217 04040/ Anne 218 656K./ 218 656K./ 218 63829/ 218 94H./ 218 94H./ 218 151/217 Septim 615.	cis M. O'Meara	-	11	Tarranginnie Lalbert		10 11 01			1	Melbourne	
816H./ Georg 217 829H./ Johan 218 2465K./ 218 1103K./ 218 1103K./ Anne 218 753H./ 218 656K./ 218 03829/ 218 94H./ John 218 94H./ John 218 551/217 Septim	Skinner	1,	3 29	_ ''	18-4-21	89 10 0		- 1	02 13 3	,,	
Seph.	ge Charles Allen	100	2 22	North Peechember	1	_ "	1 6 0	[_ [.	Swan Hill	•
218/ 1103K./ 217/ 04040/ 218/ 753H./ 218/ 856K./ 218/ 908829/ 218/ 94H./ 218/ 94H./ 218/ 9565/ 956	nn F. W. Helwig (execu- of) (27)	623	0 19	Ni Ni	4 · 11 · 21 15		1 11 6 1;		7 17 1 M 2 16 6	Melbourne	
217 04040/ 218 753H./ 218 656K./ 218 656K./ 218 0588K./ 218 03829/ 218 04H./ 218 94H./ 218 9569	nas Jones (28)		3 5.	Tyntynder	23 · 3 · 21 1 !	17 7 6	111 6 9	7 11	9 8 7 S	wan Hill	
218/753H./ Susan 218/656K./ Percy 218/03829/ 218/03829/ 218/94H./ 218/051/217 Septim	James Connell (29) Jane Johns	ſ	1	Piangil	- 1	59 16 3 1	6 0 3	8 6	2 0 11	,,	
218 (556K./ 218 508K./ 218 03829/ 218 94H./ 218 94H./ 218 509/ 151/217 Septim	Witness (20)		· 1		i	0 1 0	•		0 1 0 M	Ielbourne .	•
218 508K./ Percy 218 03829/ Claren 218 94H./ John 218 of) 151/217 Septim	William Berger (31)		1.	•_ :	I	1 6 0 1			I I	٠,,	
218 03829/ Claren 218 94H./ John 218 of) 151/217 Septim	Tr. 111	1.	3 6	ington	1.10.21 12	. [11 6 10		1	,,	
94H./ John 1 218 of) 151/217 Septim	nce Percival Wohlers (5)	Ĺ		Bairootan	" . 90 4·3·21 40		11 6 10	,	i	,,	
151/217 Septim	.,				8.4.21 4	- 1	.11 6 4	1	-1	**	
	B. Blenkiron (executors	6 3	8 1	Eureka . 2	9.6.21 4	- 1	11 6 4	- f.	.	hill	
010K./ Williar 218	nus Wm. Pomeroy	920 2 342 2	35 7			1.9 2 1	11 6 28 11 6 7	10 37	9 6 W	elbourne ycheproof van Hill	
50H./ John H 218 94K./ Robert	nus Wm. Pomeroy Manson m John Lee (32)	366 0	1.		4 · 7 · 21 35	I .	11 6 3	i		elbourne	
217	nus Wm. Pomeroy Manson m John Lee (32) Howe		- 1	1	3 · 3 · 21 17	5 1 1	1 0 1	7 18	_ f	van Hill	
217	Manson m John Lee (32) Howe t Leslie Hodges		0	"	,, 18	- 1	1 0 1	8 19	5 2	,,	
218 01K./ John Cl	Manson (32) Howe Leslie Hodges	51 0			1 · 3 · 21 210	19 6 1	11 6 17	0 213	·8 0 Me	elbourne	
218 73K./ 218 Joseph	nus Wm. Pomeroy Manson m John Lee (32) Howe t Leslie Hodges s Keene Hodges Henry Joseph Dart	51 0 541 1			10.21 56						

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS-continued.

Corr. No.	Name.		·	Date of		Amount C	Collected.		
	Name,	Area.	Parish.	Payment.	Balance.	Grant Fee.	Assur- ance Fee.	Total Amount.	Paid to Receiver of Revenue at—
		A. R. P.			£ k d.	£ s. d.	s. d.	£ s. d.	
		. Und	er Section 50 of the	Closer Setti	lement Act	1904.	•		
647	John Hetherington	1 3 14%	Wangoom	10·5·21 • and 27·4·21	6 12 0	100	1 11	7 13 11	Melbourne .
(2) (3) (4) (1) (5) (6) (2) (7) (1) (6) (2) (7) (1) (10) (1) (10) (1) (10) (1) (10) (1) (10) (1) (10) (1) (10) (1) (10) (1) (10) (1) (10) (10	2nd class. Includes 3s. 3d. interest. Includes 6s. 3d. interest. Purchased by His Majesty Includes 1s. 3d. interest. And class special-valuation is telass. From licence. 2nd class special valuation is telass. From licence. Ist class. From licence. Ist class. From Licence. Ist class. From Licence. Ist class. Interest. Includes 1s. interest. Includes 1s. interest. Purchase money £6.	El per acre. Section 86, L Section 86, L	and Act 1915. and Act 1915. re.	(19) (20) (21) (22) (23) (24) (25) (26) (27) (28) (29) (30) (31) (32)	£7 paid, se Valuation Includes £1 Capital Val £16 rent pi £23 11s. re £10 rent pis £10 rent ps £10 rent ps £10 rent ps £1 Includes £1 Includes £1 Includes 15 Includes 55 Includes 58 Includes 58 Includes 28 Brd class.	£1 per acr 2 balance ue £15. hid credite nt paid cr tid credite 1 10s. bala 1 plan fee. ts. interest Kerang. is. interest. . interest. . 6d. inter	re. of monet ed. edited. ed. unce mon t.	etary aid i	nstalments.

Department of Lands and Survey, Melbourne, 17th November, 1921. D. S. OMAN, Commissioner of Crown Lands and Survey.

MALLEE LANDS.

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

Melbourne, 17th November, 1921.

D. S. OMAN, Commissioner of Crown Lands and Survey.

Schedule.

		,	Schedul			•
Allotment.	Parish.	Area in Acres.	Name of Former Lessee.	Name of Present Lessee.	Next Rent due.	Pay Office.
16 26 53 and 53a 10 5 13 and 16	Piangil Berriwiflock Carina Eureka Pigick Wiall	480 798 627 630 125 491	Cramer, Samuel Danaher, M. J. Hecker, R. B Mackay, C. R. M. Sloan, H. (executors of) Kilsby, M. J	Cramer, Henry George Griffin, Peter Francis Yard, Harrold Levlie Furey, William Martin Sloan, Albert Hugh Learmonth, Percy; and Young,	1.10.21 1.1.22	Swan Hill Wycheproof Horsham Swan Hill Husham Warracknabeal
90 148	Piangil Katyil	37 698	Caldwell, H. G Bothe, J. E. S	Robt Jas. Maple, Charles Bothe, Immanuel Gotthold: and Bothe, Karl Albin	1.12.21 1.1.22	Swap Hill Warracknabeal
42 47 6 and 6A 16 and 17 14 83, sec. A	Nyrraby Goyura Waitchie Kuneira Eur-ka Castle Donning- ton	633 530 6:6 584 640 978	Kehiry, J. (executor of) Lascelles, E. H. (executors of) Lange, W. L Unrie, I Willer, G Darnley, L	McKenzie, William O'Loughlin, Austin Harris, John Currie, Gilbert John Gibson, Alexander Irvine Muir, Andrey Stewart	1.7.21 1.1.22 .1.7.21 1.1.13	Swan Hill Warracknabeal Swan Hill Wycheproof Swan Hill
- 22 94 9	Kurn)runin Minimay Waitchie	301 679 624	Koop, C. E	Koop, Hermann Victor Kiely, Michael and Daniel Hamilton, John William; and Howard, Murray and Thomas, iun.	1.7.21	Horsham Swan Hill
-3, sec. 1 5 42 28, sec. 2 41 38A	Konem Polishet Koro-Ganeit Tittybong Murnungin Kurdgweechee	385 577 640 799 516 319	Chisholm, A Watson, G. R Long, W. J Knight, C Knight, J Molyneaux, W. J	Sellick, Sarah Ann Lucardie, John His Majesty the King Knight, Gregor Mann, Arthur Trask, William Donald Robert	1.7.19 1.1.22 1.7.21	Kerang Swan Hill Whcheproof
39	н	319	Molyneaux, W. J	and Albert Richmond Trask, William Donald Robert and Albert Richmond	"	Warracknabeal
19 14 52 40 23 8 59 28	Talgitcha Bunurouk Tiega Boulka Bitchigal Gnarwee Bimbourie Mumbel	507 640 640 640 414 320 478 610	Bailey, H. A	Loughran, Peter, jun. Helyar, Katherine Elizabeth Heloy, Walter Peroival Loyfield, Henry Sheppard, Reg. James Patrick Ellis, John William Taylor, Thomas Chas, and Geo Alfred	1.4.21 1.1.21 Pt. of 1.1.26 1.7.20 1.1.21	Kerang Horsham Wariacknabeal Birchin
48 and 49 29 12 and 12a	Tarranyurk Toort Wangie	682 655 514	Geitz, C. (executors of) McClelland, A McClelland, A	Geitz, Wilhelm Alfred Bath, Thomas Bath, Thomas	1.7.21 1.1.21	Warracknabeal Wycheproof

ORDERS IN COUNCIL.—(Series 1921-22.)

Serial No.	Purpose and Particulars.	Amo	unt.	Name for Approval.
	STATE RIVERS AND WATER SUPPLY COMMISSION— Loan— Loan— Supply of 47 Draught Horses for use in various districts of the Commission —Approved by the Governor in Council, 2nd November, 1921.—F. W. Mabbott, Clerk of the Executive Council.	£ 1,794	я. d. 0 0	V. A. Hicks
2041	VICTORIAN RAILWAYS— * Railway Stores Suspense Account, Act 2716, Section 105— Purchase of a quantity of Aerial Telephone Cable	001	5 0 0 0	British Insulated and Helsby Cables Ltd. W. Davies and Son

Melbourne, 23rd November, 1921.

CONTRACTS ACCEPTED.-(Series 1921-22.)

	OUTTIMOTO TOOM 220 V			
Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.		Name of Contractor.
<u>sc z</u>	LANDS AND SURVEY-	£ s. (d.	• ,
2043	Loan Act 2910-	390 0	0	D. Barton, Foster-st., Sale
2044	Erection of House (4 rooms), "Special," type, for W. B. Cavanagh, Sale, on allotment 23, Klimany Park Estate, parish of Wurruk Wurruk (Contract No. 1018) Erection of House (2 rooms and verandsh), "S4" type (labour only), for L. J. Sutton, Kooloonong, on allotment 17, parish of Mirkon (Contract No. 1019) Evention of House (2 rooms), "Special" type, for G. A. Cann, Carrajung, on allotment 38,	. 50 0	- 1	Thurlow and McManus, Narrung, rid Piangil
2045	nong, on allotment 17, parish of Airkon Contract No. 1975. Erection of House (2 rooms), "Special" type, for G. A. Cann, Carrajung, on allotment 38, Erection of House (2 rooms), of Carrajung (Contract No. 1929)		6	A. Leving, Wonwron .
2046	Rightingale's Estate, parish of Carlang (Court, Smith, Fernihurst, on various allotments, Erection of House (1 room), "Special" type, for R. L. Smith, Fernihurst, on various allotments,	74 0	0	Gibson and O'Neil, Korong Vale
2047	Erection of House (2 rooms), "Special" type, for G. A. Cann, Carrajung, on anothere 38, Nightingale's Estate, parish of Carrajung (Contract No. 1920) Erection of House (1 room), "Special" type, for R. L. Smith, Fernihurst, on various allotments, parish of Kinypanial (Contract No. 1921) Erection of House (3 rooms), "Special" type, for J. A. Shandley, Kongwak, on allotment 4, North Physics of Kongwak (Contract No. 1 22)	*258 12	0	A. J. Fongerud, Won- thaggi
204 8	Scott's Estate, partition of House for P F Ryan Naringal, on part allotment 12; parish of	200 0	0	A. Jones, 3 Kerr-street, Warrnambool
2049			0	J. Miller, York-street, Sale
2050			0	D, and W. MacCubbin, Traralgon
2051	Estate, parish of Translgon (Contract No. 1025) Estate, parish of Translgon (Contract No. 1025) Erection of House'(3 rooms, store, and porch), "S5" type (labour only), for C. L. MacBain, on allotment 20, parish of Kulwin (Contract No. 1026) allotment 20, parish of Kulwin (Contract No. 1026)	''	°	G. H. Barter, Kulwin
2052	Erection of House (3 rooms, store, and porch), 55 type (labour omy), 15 type (labour omy	75 0	0	W. A. Stratton, Narra- coote
2053	No. 1027) Erection of House (3 rooms, store, and porch), "S5" type (labour only), for C T. E. Sanders, Henty, on allotment 3, Henty's Estage, parish of Sandford (Contract No. 1028) Removal and re-erection of House for Jas. Lang. Redeastle, via Heathcote, on allotment 13, Mount Camel Estate, parish of Dargite (Contract No. 1029) Erection of House (2 rooms, "S14" type (labour only), for F. Williamson, Swan Hill, on allotment 44, Old's Estate, parish of Woerinen (Contract No. 1030) Freetion of House (3 rooms, store, and porch), "S5" type (labour only), for C. J. Earl, Rush-Freetion of House (3 rooms, store, and porch), "S5" type (labour only), for C. J.	60 0	0	→ McSheehy, Sandford
2054	Removal and re-erection of House for Jas. Lang. Redcastle, vid Heathcote, on allotment 13,	93 10	0	W. Trotman, Bridge-st., Ballarat East
2055	Erection of House (2 rooms), "S14" type (labour only), for F. Williamson, Swau Hill, on allot-	37 0		W. Latus, Maldon
2056	worth, on part section A, Seignior's Estate, parish of Burramboot East (Contract No. 1031)	83 10	i	W. J. Thomas, 41 Rowell-avenue, Cam- berwell
2057	Erection of House (3 rooms and verandah), "Special" type, for A. St. G. Tuoby, 106 Glass- street, Essendou, on allotment 2; Spring Plains Estate, parish of Spring Plains (Centract No.	262 0	-	Olley and Swaby, Mor- ton-st., North Essen- don
2058	Removal of House for H. M. Grigg, Darraweitguim, on allotment 38, Glengower Estate, parish of Rodborough (Contract No. 1933)	60 0		Kahman Bros., P.Q., Maldon
2059	Erection of House (8 rooms and verandan), "Si "type (labour only), for 6. 5. Shirth, Greinbreny, or 6. 6. Shirth, Greinbreny, or 6. Shirth, G	55 0		L. E. Hartnett, Glen- orchy
·• 20 60	Removal of House for T. Lakey, Irawana, on Michael of Translation	65 0	•	W. Trotman, 82 Bridge- street, Ballarat
2061		68 10		J. McCarthy, Cope Cope J. McCarthy, Cope
2062	Erection of House (4 reoms, versudah, and passage), "S12" type (hoour only), for J. E. Seil, Wycheproof, on allotment 21, Mackie's Estate, parish of Bunguluke (Contract No. 1937)	68 10		Cope
2053	Erection of House (3 rooms, store, and porch), "So" type (labour only), for D. Carmichael, Dead- fort, on Trawalla Estate, parish of Brewster (Contract No. 1038)	60 0	0	G. C. Griffin, Wether- all-road, Cheltenham
206	Erection of House (3 rooms, store, and porch), "S5" type (invoir only), for W. Keath, Trawalla, Estate, parish of Brewster (Contract No. 1039) Erection of House (3 rooms, store, and poich), "S5" type (labour only), for J. Hope, Trawalla, Erection of House (3 rooms, store, and poich), "S5" type (labour only), for J. Hope, Trawalla,	60 0	0	G. C. Griffin, Wether- all-road, Cheltenham
206	Erection of House (3 rooms, store, and poich), "So"et, pe (labour only), for J. Hope, Trawana, on allotment 36, Trawalla Estate, parish of Chepstowe (Contract No. 1040)	310 0		G. C. Griffin, Wether- ali-road, Cheltenham
206	Erection of House (5 rooms), Special 1990, 1041)			G. J. Collings, 388 Koo- yong-road, Caulfield
206	Re-erection of Secondhand House for 3. J. O'Loughin, Odyen, on knowment 20, parish of Boo-	87 10		Sawyer and Dean, Oke- street, Ouyen
206	allutment 8, Moylan's Estate, parish of Pine Lodge (Contract No. 1043)		0	McGibbons and Mat- thews, 97 High-street, Shepparton J. W. Macqueen, Te-
206	Brection of House (4 rooms), "Special" type, for W. S. Irving, Framlingham, on McGuinness' land, parish of Framlingham (Contract No. 1044)		0	rang
207	0 Erection of House (3 rooms, store, and porch), "S5" type (labour only), for J. H. Lighttoot, Beaufort P.O., on allotment 47, Trawalla Estate, parish of Chepstowe (Contract No. 1045)	60 0	0	G. C. Griffin, Wether- all-road, Cheltenham
207	W A Scott, Hawksburn, on allotment 39, ilrawana Escate, parish of Chepstowe (Contract	75 0	0	G. C. Griffin, Wether- all-road, Cheltenham
207	2 Erection of House (4 rooms, store, verandah, perch, and passage), "S2" type (labour only), for W. H. Paulet, Tyers P.O., vid Traralgon, on allotment 4, Gidney's Estate, parish of Toon-	80 0	0	B. Holdsworth, 21 Davies at., Moonee Ponds
207	gabbie South (Contract No. 1947) Effection of House (3 rooms and verandah). "SI" type (labour only), for A. Cabill, Glenorchy, on allotment 8, Swinton's Estate, parish of Riachella (Contract No. 1948)	55 0	0	L. E. Hartnett, Glen- orchy

CONTRACTS ACCEPTED .- (Series 1921-22) - continued.

Serial No:	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
	LANDS AND SURVEY—continued —	£ s. d.	
2074	Loan Act 2916—continued—	42 0 0	J. H. Wilson, 13
2075	son, on allotment 18, Glenorchy Estate, parish of Merrito (Contract 16, 2019)	45 0 Q	Wimble-st., Parkville R. Eldridge, 17 Foster-
2076	Hill, on allotment 80a, section 20, Noon Estate, parish of Mulgrave (Contract No. 1000) Erection of House (4 rooms), "Special" type, for J. E. Jackson, Colac West, on allotment 9,	296 5 0	avenue, Glenhuntly Peters and Co., Murray- street. Colac
2077	Urquhart's Estate, parish of Nalangil (Contract No. 1051) Erection of House (3 rooms, store, and porch), "S5" type (labour only), for T. Farrell, Fish Creek, Erection of House (3 rooms, store, and porch), "S5" type (labour only), for T. Farrell, Fish Creek,	56 0 0	F. N. Fisher, 6 Charles- street, St. Kilda
2078	Hill, on allotment 80a, section 20, Noon Estate, purish of Mulgrave (Contract No. 1050) Erection of House (4 rooms), "Special" ype, for J. E. Jackson, Colac West, on allotment 9, Urquhart's Estate, parish of Nalangil (Contract No. 1051) Erection of House (3 rooms, store, and porch), "S5" type (labour only), for T. Farrell, Fish Creek, on allotment 30p. Lawson's and Harding's Estate, parish of Doomburrim (Contract No. 1052) Erection of House (2 rooms and venandah), "S4" type, for Geo. F. Morgan, Yariam, on allot- ment 2, Devon Estate, parish of Devon (Contract No. 1053) —For Closer Settlement Board.—J. R. Pescorr, for Secretary. 19.11.1921.	178 1 4	A. Levings, Yarram
2079	Erection of House (3 rooms and verandah), "Special" type (labour only), for S. M. Lang, Koo-	291 8 4	R. M. Drummond, Swan Hill
2080	loonong, on allotment 20, parish of Mirkoo (Contract No. 1054) Erection of House (4 rooms, store, verandah, porch, and passage), "S2" type (labour only), for G. B. Woods, North Cundare, vid Beeac, on allotment 1A, Dreeite Estate, parish of Dreeite	85 0 0	Burgess and Holds- worth, 21 Davies-st., Moonee Ponds
2081	(Contract No. 1055) Erection of House (2 rooms and verandah), "S4" type (labour only), for C. E. Boyd, Romaey, on allotments 50 and 62, parish of Chintin (Contract No. 1056) allotments 50 and 62, parish of Chintin (Roburt and 1) for E. J. C. Jones, Swan Hill, on allot-	39 0 0	J. Stewart, 68 Rose- berry-street. Auburn
2082	Erection of House (2 rooms), 515 type (module only), for 12	35 0 0	W. J. Latus, Swan Hill
2083	ment 47, parish of Woorinen (Contract No. 1957) Erection of House (2 rooms, passage, and verandah), "Special" type, for E. Eason, Warncoort, on allotrant 49 Irrewarra Estate, parish of Irrewarra (Contract No. 1958)	251 0 0	Peters and Co., Colac
2084	Erection of House (2 rooms, passage, and teranian), Special System (1988), and teranian of the state of the state of the state (2 on the state of 1988). The state of the stat	65 10 0	O. Bonney, Nyora J. Sedgman, Loch
2085	vid Loch, on allotment 44, section 20, parish of 3 diministration only, for P. C. McHenry, Loch, Erection of House (2 rooms and veraudah), "S4" type (labour only), for P. C. McHenry, Loch, on allotment 44, parish of Jumbunna (Contract Nc. 1960)	38 0 0 230 0 0	G. H. How, Meeniyan
2086	Erection of House (2 rooms, verandah, and additions). Special type, for G. H. Bright, Woodray and Meeniyan, on allotment 930, parish of Dumbalk (Contract No. 1061) rayl P.O., vid Meeniyan, on allotment 130, parish of Dumbalk (Popul Hillside on allotment 1.	260 0 0	J. C. Dahlsen, Bairns.
2087	Erection of House (2 rooms and veraudah), "S4" type (labour only), for P. C. McHenry, Loca, on allotment 44A, parish of Jumbunna (Contract Nc. 1080) Erection of House (2 rooms, verandah, and additions), "Special" type, for G. H. Bright, Woorayl P.O., wid Meeniyan, on allotment 93c, parish of Dumbalk (Contract Nc. 1061) Erection of House (2 rooms and veraudah), "S4" type, for A. Prout, Hillside, on allotment 1, Lindenow Estato, parish of Moormurng (Contract No. 1062) Erection of House (3 rooms and verandah), "S1" type, for E. T. Prout, Hillside, on allotment 4, Lindenow Estato, Parish of Moormurng (Contract No. 1062)	260 0 U	J. C. Dahlsen, Bairns-
2088		285 0 0	dalo H. W. James, Coleraine
2089 2090	16, Mailett's Estate, parish of Hingay Contract Iton 1001, for G. E. Kaith Warrong.	47 15 0	F. G. Watson and G., W. Ellis, Woodhouse-
2091	No. 1053) No. 1053) No. 1053) No. 1053) No. 1053) No. 1054) No. 1054)	80 0 0	grove. Box Hill R. A. Sealey and G. A. Anderson, Casterton
2092	No. 1053) No. 1063) No. 1065) No. 1065) No. 1065) No. 1066) No. 1067)	59 15 0	
2093	Swan Hill, on allotment 20, section 20, McLean's Estate, parish of Meatian (Contract No. 1997) Removal and re-erection of House for 11. Heath, Nullawil, on allotment 92, parish of Whirily	20 0 0	
209	(Contract No. 1088) Ersetium of House (3 rooms, store, and porch), "S5" type (labour only), for W. F. Boothroyd, Waulrs, on allotment 6, Ercildoun Estate, parish of Ercildoun (Contract No. 1069)	60 0 0	worth, 210 Drummond- street, Ballarat
. 209	Erection of House (4 rooms), "Special" type, for M. Phillips, Colac West, on allotment 4, Urquhart's Estate, parish of Nalingal (Contract No. 1070) Erection of House (3 rooms and verandah), "Special" type, for F. L. Grayling, Lillimur, on Freche 17 Court Station Estate parish of Horsham (Contract No. 1071)	308 0 0	I
209	Crquaarts Escale, parish of Verandah), "Special" type, for F. L. Grayling, Lillimur, on allotment 7, Cove Station Estate, parish of Horsham (Contract No. 1071) allotment 7, Cove Station Estate, parish of Horsham (Contract No. 1071) for A. E. Higgins, Yarra 7 Erection of House (2 rooms and verandah), "S4" type (labour only), for A. E. Higgins, Yarra 10, 10, 10, 10, 10, 10, 10, 10, 10, 10,	250 0 0	1
209	Erection of House (2 rooms and verandah), "S4" type (labour only), for A. E. Higgins, Yarra Glen, on allotment 44, Trawalla Estate, parish of Lillinie (Contract No. 1072) Berection of House (2 rooms and verandah, "S4" type (labour only), for F. Halbich, Antwerp, on the Contract No. 1073)	48 0 0	dale
209	B Erection of House (2 rooms and verandah, "34" type [about only], for F. Haldion, Antwerp, of allotment 48, Trawalla Estate, parish of Chepstowe (Contract No. 1673) allotment 48, Trawalla Estate, parish of Chepstowe (Contract No. 1673)	080	dale
2 09	allotment 48, Trawalla Estate, parish of Chepstows Contract No. 1020—For nosing Extras on Contract No. 378, Serial No. 1413, Gazette page 3300 of 27th October, 1020—For nosing on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on W. G. Parkinson's house, on allotment 1, Del ney's land, parish of Dunbulbane on the land, parish of Du	0 8 0	Wunghnu
210	Field, on allotment 7, parish Nr. 2720 Gazette page 2477 of 22nd Jun-, 1921 - Loss of time.	14 0 0	1
210	for C. Ellison, on allotinelle 244, 100 circult and plants, part 1	1 11 -12 1	E. J. Basham, Ararat
210 210	Beham on allotment 51, 11 walls 120% Constitution 9323 of 21st September, 1921 - For R	0 11 (Robt. Orr, Auburn
210			T. J. Hutchinson, Wood- side
210	Neilson, Woodside, on another 11, 1483 Market Page 3410 of 28th September, 1921—Fo 5 Extras on Contract No. 882, Serial No. 1464 Gazette page 3410 of 28th September, 1921—Fo	r 200	A. W. Hancock, Meeni-
210	T. Willis, Alberton, on allotment 38, parish of Davon Extras on Contract No. 241, Serial No. 315, Gazette page 2512 of 28th July, 1920—For W. S. Dente Extras on Contract No. 241, Serial No. 315, Gazette page 2512 of 28th July, 1920—For W. S. Dente	, 441	E. J. Williams
210	on allotment 140, No. 718, Serial No. 791, Gazette page 2803 of 27th July, 1921—For C. B. T Extras on Contract No. 718, Serial No. 791, Gazette page 2803 of 27th July, 1921—For C. B. T Atles, on allotment 70, Ballyglunin Park Estate, Bungalally	51	6 A. Gadsby and Son, 21 Erica-street, East Malvern
210	8 Erection of House (2 rooms and verandah), "S4" type (labour only), for R. J. Sharp, Digby, of	6 42 U	street, Parkville
210	allotment 17, Glenorchy Estate, perish of Grassdate Conflicts of 1617, or D. McL. McKinnon Berection of House (2 rooms and verandah), "S4" type (labour only), for D. McL. McKinnon Erection of House (2 rooms and verandah), "S4" type (labour only), for D. McL. McKinnon of 1617, and 1617,	42 0	street. Parkville
21	Berection of House (2 rooms and verandah), "\$4" type (labour only), for D. McL. McKinnon Mills wa, on allotment 20, Glenorchy Estate, parish of Merino (Contract No. 1075) Erection of House (8 rooms, store, and porch), "\$5" type (lab ur only), for R. Elston, Morino on allotment 19, Glenorchy Estate, parish of Tahara (Contract No. 1076) on allotment 19, Glenorchy Estate, parish of Tahara (Contract No. 1076) Erection of House (2 rooms), "Special" type, for H. E. Sargison, Kermail, vid Rainbow, on allot type of the parish of the p	65 0	J. H. Wilson, Wimblestreet, Parkville T. Ismay, Rainbow
. 21	Erection of House (2 rooms), "Special" type, for H. E. Sargison, Kermail, via Rainbow, on allowent 43, parish of Pullut (Contract No. 1077)	48 10	
. 21	2 Erection of House (2 rooms and verandah), "S4" type (labour only), for G. S. Arnel, Mananger tang, on allotments 21 and 21A, parish of Geera (Contract No. 1078)	3, 232 0	
21	13 Erection of House (2 rooms), "Special" type, for R. A. Mould, Conac Wess, on Mountain Urquhart Estate, parish of Natingal (Contract No. 1079) Urquhart Estate, parish of Natingal (Contract No. 1079) 1893 Castll room 1893 of 11th May, 1921—For J. Lan	5 0	0 A. Gadsby and Son,
21	pn allotment 19, Glenorchy Estate, Barriso to Zanado, 1988. Erection of House (2 rooms), "Special" type, for H. E. Sargison, Kermail, vid Rainbow, on allotment 43, parish of Pullut (Contract No. 1077) Erection of House (2 rooms and verandah), "S4" type (labour only), for G. S. Arnel, Manange tang, on allotments 21 and 21A, parish of Geern (Contract No. 1078) Extras on Contract No. 612, Serial No. 3838, Gazette page 1693 of 11th May, 1921—For J. Lan part, on allotments 18 and 191, Ballyglanin Park Estate, parish of Bungalally pard, on allotments 18 and 191, Ballyglanin Park Estate, parish of Bungalally on allotment 19, Ballyglanin Park Estate, parish of Bungalally con allotment 19, Ballyglanin Park Estate, parish of Bungalally	2 10	East Malvern A. Gadeby and Son, East Malvern
	The following prices have been accepted for the month of hovember for our management	-	
	the various contractors:— the various contractors:— Lames Moore and Son.—"S1" type, £195 1s. 6d.; "S4" type, £178 15s. 1d.		·
	the various contractors: James Moore and Son 'S1" type, £195 1a. 6d.; 'S4" type, £178 15a. 1d. James Moore and Son 'S2" type, £255 8a. 7d.; 'S3" type, £285 16a. 7d.; 'S9" type £242 2a. 1d.; 'S5" type, £250 12a. 7d.; 'S12" type, £192 12a. 6d. G. and A. Green, Footscray 'S14" type, £125 17a. 1d.	•,	
	-For Closer Settlement BoardJAS. W. BUTLER, Secretary. 22.11.1921.	1	t
		-	

CONTRACTS ACCEPTED .- (Series 1921-22)-continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contrace.	Amount.	Name of Contractor.
011	VICTORIAN RAILWAYS— Railway Stores Suspense Account, Act 2716, Section 105—		
2116	(6)—Supply and delivery of Reclaimed Soit Pig Lead, at £24 per ton, delivered at Spencer- street —Country of manufacture or production: Australia	Rates	The Moreland Metal Co. Ltd., Dudley-st.,
2117	(4)—Supply and delivery of Steel Window Sashes, delivered at Reservoir— Type "A," at £3 7s. 6d. each	Ditto	- West Melbourne Wormald Bros. Ltd., Bay-street, Port Mel- bourne
2118	Country of manufacture or production: Australia Supply and delivery of Milling Cutters for Locomotive work, delivered at Castlemaine. (Not publicly advertised)	£ s. d. 200 0 0	Thompson and Co. (Castlemaine) Pty.
2119	tised)	103 0 11	Ltd., Castlemaine G. Meson, Barlieston
2120	-County of manufacture or production . Australia	101 5 0	J. M. Martin, Orbost
2121	Wales. Deposit, £20 —Country of manufacture or production: Australia	Rates as per Annex	T. O. Atkinson, Hill- plain, vid Deniliquin
2122	(6)—Supply and delivery of He vy Grinding Machine, complete, including tools, gears, and accessories, and arranged for motor drive, delivered at Spencer-street. Deposit, £41	1,657 0 0	Gibson, Battle (Melb.) Pty. Ltd., Withamstreet, Melbourne
2123	(20)—Supply and delivery of Steel Tires, delivered at Spencer-street. Deposit, £180 * 1ton No. 3. "Dn," "Dbg," and "D" Classe Leading and Trailing, at £24 13s. each 1tem No. 11. "Ry" Class Leading and Trailing, at £22 1s. 3d. each 1tem No. 12. "Ry" Class Driving, at £21 14s. 5d. each 1tem No. 18. "K" and "Y" Classes Leading and Trailing, at £21 14s. 3d. each 1tem No. 39. "V" Class Leading and Trailing, at £21 14s. 5d. each	Rates	(Australasia) Ptv.
			Ltd., Spencer-street Melbourne
2124	(3)—Supply and delivery, from 1st October, 1921, to oth December, 1921, of Vienna Rolls, 24 ozs. per dozen, at 5½d. per dozen, delivered at Dudley-street, Spencer-street, or Flinders-street. Deposit, £5	Ditto	Owen and Dixon, Vic- toria-street, Carlton
2125	—Country of manufacture or production: Australia (10)—Supply and delivery of Green Redgum Firewood, at 8s. per ton of 50 feet, delivered at Great Western	Ditto	C. W. Hurnall, Great Western
2126	—Country of manufacture or production: Australia State Coal Mine Stores Suspense Account— (12)—Supply and delivery of 5-h.p. Motors, at £62 5s. each less 7½ per cent., delivered at State Coal Mine	Ditto	Wallace and Co., Queen-
2127	—Country of manufacture or production: United States of America (12)—Supply and delivery of 5-h. p. 240-volt Motors, at £79 each, delivered at State Coal Mine	Ditto	street, Melbourne Crompton and Co., Col-
2128	Country of manufacture or production: Great Britain (7)—Supply and delivery of Pollard and Oats, delivered at State Coal Mine— Pollard, at £8 4s. per ton of 2,000 fbs.	Ditto	Lyall and Son, Leveson-
	Oats, at 2s. 10d. per bushel —Country of manufacture or production. Australia	,	street, North Mel- Melbourne
2129	(3)—Supply and delivery of Chrome Leather, at 3s. 5d. per lb., delivered at State Coal Mine —Country of manufacture or production: Australia Votes and Loans—	Ditto	G. Pizzey and Sons Ltd., Johnston-street.
2130	Cartage in connexion with Elwood Power House and St. Kilda to Brighton Electric Street Rail-	152 2 2	Fitzroy H. J. Marshall, Prahran-
2131	Building and finishing, complete, of 2 "M" Class Suburban Motor Car Vans at Newport Work-	7400 0 0	grove, Elsternwick • E. Clare and party
	Building and finishing, complete, of 2 "M" Class Suburban Motor Car Vans at Newport Workshops, at £370 each	740 0 0	A. Ellingsworth and
2133	Building and finishing, complete, of 2 "M" Class Suburban Motor Car Vans at Newport Work- shops, at 2370 each	740 0,0	party H. McCann-and party
2134	Building and finishing, complete, of 2 "M" Class Suburban Motor Car Vans at Newport Workshops, at £370 each	740 0 0	J. J. Herbel and party
	Painting, &c., of 10 "C" Class Locomotives and Tenders at Newport Workshops, at £19 per engine and tender	190 0 0	R. Flanagan and party
2136	 (4)—Manufacture, supply, and delivery of 3-in. Wrought-iron Dogspikes, including cost of dogspike cases, at £34-19. per ton, delivered at Spencer-street. Deposit, £16 —Country of manufacture or production: Australia —Gro. H. Sutton, Secretary, by order of the Victorian Railways Commissioners. 17.11.1921. 	Rates	Mel'herson's Pty. Ltd., Collins-street, Mel- beurne
	77.11.1921,		·•

* Order in Council obtained.

Contract Cancelled.

Lands and Survey.—Contract No. 152, Serial No. 1465, Gazette page 65 of 14th January, 1920, to J. E. Inglis, contractor, and O. R. Bell, D.S. lessee, for £313, is now cancelled, the completion of work being in the hands of the Board foreman, Mr. Garrett.—Jas. W. Butler, Secretary, Closer Settlement Board. 22.11.1921.

Contract Transferred.—(Series 1921-22.)

Provisions, 1921-22.—Contract No. 1921/257, in the name of H. W. Hillbrick, for the supply of Bread to the Penal Settlement, French Island, is hereby transferred to F. Finnegan.—Approved—W. M. Modherson, Treasurer. 13.10.1921.

Corrigenda.

Firewood, Country Towns.—Firewood at Jamieson, Contract No. 1921/1663—For contractor's name read G. R. W. Hoskin in lieu of G. Robinson and Wm. Hoskin gazetted.—E. T. Hopton, Acting Secretary to the Tender Board. 16.11.1921.

Lands and Survey.—Contract No. 695, Serial No. 273, Gazette page 2618 of 6th July, 1921, to N. D. McLean, contractor, and Wm. Joster, D.S. Iersse, for £400, should read £460, £60 having since been deposited by settler and paid into revenue on 14th May, 1921.—

JAS. W. BUTLER, Secretary, Closer Sottlement Board. 22.11.1921.

W. Butler, Secretary, Closer Settlement Board. 22.11.1921.

Victorian Railways.—J. N. Hennessy, Serial No. 2522, Gazette No. 24 of 16th February, 1921—Rate for Bread has been amended as shown hereunder:—

On deliveries from 1.1.1921 to 25.1.1921—Rate increased from 94d. to 194d. per 4-lb. loaf.

On deliveries from 23.2.1921 to 31.5.1921—Rate decreased from 104d. to 104d. per 4-lb. loaf.

On deliveries from 3.3.2.1921 to 31.5.1921—Rate decreased from 104d. to 104d. per 4-lb. loaf.

On deliveries from 8.6.1921 to 10.6.1921—Rate increased from 104. to 104d. per 4-lb. loaf.

On deliveries from 8.6.1921 to 10.6.1921—Rate increased from 104d. to 104d. per 4-lb. loaf.

On deliveries given on and after 11.0.1921—Rate increased from 104d. to 104d. per 4-lb. loaf.

Huddart, Parker Ltd., Commonwealth Gazettes Nos. 71 and 83. of 6th June, 1919, and 8th October, 1920, respectively—Rate increased by 6d. per ton for all Coal shipped from Newcastle on and after 28th September, 1921.

-GEO. H. SUTTON, Secretary, by order of the Victorian Railways Commissioners. 17.14.1921. Melbourne, 23rd November, 1921.

ANNEX TO CONTRACT No. 2121.

T. O. Atkinson.

Contract.—Supply and delivery of Sawn Redgum Timber.

o. of tem.	Dimensions.	Rate per 100 super. feet.
	SAWN REDGUM TIMBER.	
	AS ORDERED.	£ . d.
1 2 3 4 5 6 7 8 9 0 111 2 3 14 5 6 7 8 9 0 111 2 3 14 5 6 7 8 9 0 112 3 14 5 6 7 8 9 0 112 3 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Any size up to 6 ft. long and above 12 sq. in., in section Any size up to 6 ft. long and above 12 sq. in., but not exceeding 13 sq. in. in section. Any size up to 6 ft. long and above 24 sq. in., but not exceeding 24 sq. in. in section. Any size up to 6 ft. long and above 24 sq. in., but not exceeding 30 sq. in. in section. Any size up to 6 ft. long and above 36 sq. in., but not exceeding 30 sq. in. in section. Any size up to 6 ft. long and above 36 sq. in., but not exceeding 48 sq. in. in section. Any size up to 6 ft. long and above 42 sq. in., but not exceeding 48 sq. in. in section. Any size up to 6 ft. long and above 48 sq. in., but not exceeding 48 sq. in. in section. Any size up to 6 ft. long and above 48 sq. in., but not exceeding 54 sq. in. in section. Any size up to 6 ft. long and above 68 sq. in., but not exceeding 54 sq. in. in section. Any size up to 6 ft. long and above 69 sq. in., but not exceeding 54 sq. in. in section. Any size up to 6 ft. long and above 69 sq. in., but not exceeding 54 sq. in. in section. Any size up to 6 ft. long and above 69 sq. in., but not exceeding 65 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and not exceeding 12 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 12 sq. in., but not exceeding 18 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 18 sq. in., but not exceeding 18 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 83 sq. in., but not exceeding 36 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 83 sq. in., but not exceeding 36 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 83 sq. in., but not exceeding 36 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 84 sq. in., but not exceeding 36 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 84 sq. in., but not exceeding 60 sq. in. in section. Any size over 6 ft. and up to 12 ft. long and above 60 sq. in., but not exceedin	1 6 0 1 7 0 1 7 0 1 8 0 1 9 0 1 9 0 1 9 0 1 10 0 1 10 0 1 10 0 1 18 0 1 10 0 1 10 0 1 11 0 1 11 0 1 12 6 1 19 0 1 12 6 1 10 0 1 12 6 1 10 0 1 0 1
2	Any size above 12 ft. long to 18 ft. inclusive and above 42 sq. in., but not exceeding 48 sq. in. in section.	1 12 6 1 12 6 1 13 6
1	Any size above 12 ft. long to 18 ft. inclusive and above 64 sq. in., but not exceeding 60 sq. in. in section. Any size above 12 ft. long to 18 ft. inclusive and above 60 sq. in., but not exceeding 66 sq. in, in section. Any size above 12 ft. long to 18 ft. inclusive and above 60 sq. in., but not exceeding 65 sq. in, in section.	1 13 6 1 15 0 .
	Any size above 12 ft. long to 18 ft. inclusive and above 72 sg. in. in section.	1 15 0. - 1 15 0

COURTS.

Auction Sales Act 1915.

NOTICE is hereby given that a Special Meeting of Justices will be holden at the Court House; Lyttleton-street, Castlemaine, on Thursday, the 22nd day of December, 1921, at Ten o'clock in the forenoon, for the purpose of considering the application of Billinge Blinkhorn, of Guildford, for an Auctioneer's Licence. Dated at Castlemaine this 19th day of November, 1921.—F. W. BOND, Clerk of Petty Sessions.

C 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.

BALLARAT	 	Tuesday, 13th December
BENDIGO	 	Tuesday, 6th December
CASTLEMAINE	 	Thursday, 8th December
MARYBOROUGH	 	Thursday, 24th November
MELBOURNE	 	Tuesday, 12th December
SALE	••	Thursday, 1st December

GENERAL SESSIONS for year 1921; pursuant to Order in Council of 14th day of December, 1920.

CAMPERDOWN	••		Wednesday, 14th December
CASTLEMAINE		.,	Wednesday, 14th December
COLAC			Wednesday, 7th December
DAYLESFORD			Tuesday, 13th December
GEELONG			Tuesday, 6th December
MELBOURNE .			Thursday, 1st December
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 Cases, -		
December 1st	December 1st	December 1st		

Dated at Melbourne this 8th day of December, 1920.

By order of the Judges,

A. J. CLARK, 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:—

F		5	
BALLARAT			Tuesday, 6th December
CAMPERDOWN		•••	Wednesday, 14th December
CASTLEMAINE			Wednesday, 14th December
COLAC			Wednesday, 7th December
DAYLESFORD			Tuesday, 13th December
GEELONG			Tuesday, 6th December
KYNETON	• •	• •	Tuesday, 13th December
MELBOURNE			Thursday, 1st December
WARRNAMBOOL	•• .		Tuesday, 13th December

This notice is in lieu of that previously published in the Government Gazette on page 2998 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.

OURTS OF MINES.—Dates fixed by the Judges.

. . .

COURT OF CHIEF JUSTICE.

MELBOURNE

BALLABAT DISTRICT.

BALLARAT

.. Tuesday, 6th December

CASTLEMAINE DISTRICT.

CASTLEMAINE Wednesday, 14th December

HEIDELBERG (at Melbourne)

HEPBURN (Daylesford) ...

Tuesday, 13th December

KYNETON

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 under-

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.

24th November, 1921.

East Gippsland.—Erection of goods shed and construction of road approach, Gipsy Point Jetty, Genoa 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 per cent.

Abbotsford.—Sundry repairs to Pumping Station, Dight's Falls. Preliminary deposit, £3. No final deposit.

Melbourne.—Repairs to Penny's Baths, Brighton Beach. Particulars at Penny's Baths, Brighton Beach. Preliminary deposit, £5. No final deposit.

· Wonthaggi.—Manufacture of fittings (wood), fitting up science room, forming platforms, and securing in place the various fittings, Technical School. Particulars at Police Station, Wonthaggi. Preliminary deposit, £20. Final deposit, 5 per cent.

1st December, 1921.

West Melbourne.—Installation of wiring for fire alarm and watchman's clock system, at Cool Store extension, Victoria Dock. Preliminary deposit, 25. Final deposit, 5 per cent.

Dookie.—New laundry and quarters in brick, Agricultural College. Particulars at Police Station, Benalla, and Inspector 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, Geelong. 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 Jeposit, 5 per

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, 5 per cent.

Melbourne.—Additions to lavatories, Titles Office. Preliminary deposit, £5. Final deposit, 5 per cent.

Mordialloc.—Repairs to jetty and sheeting. Particulars at Police Station, Mordialloc. Preliminary deposit, £10. Final deposit, 5 per cent.

8th December, 1921.

Balee.—Removal of State School No. 2059, Upper Diamond Creek, and re-erection and remodelling at State School No. 4060. Particulars at State School No. 2059, Upper Diamond Creek. Preliminary deposit, £5. Final deposit, 5 per cent.

Kew.—New chimney for main boilers, Hospital for Insanc. Preliminary deposit, £10. Final deposit, 5 per cent.

Thornbury—Removal of residence, State School No. 3139, Northcote, and re-erection at State School No. 3889. Preli-minary deposit, £5. Final deposit, 5 per cent.

Waurn Ponds.—New buildings, residence, and State School No. 1040. Particulars at Public Offices, Guelong. Preliminary deposit, £15. Final deposit, 5 per cent.

Brighton.—Fittings, Technical School. Preliminary deposit, £10. Final deposit, 5 per cent.

15th December, 1921.

Drummond North.—Renovations to residence, &c., State School No. 937. Particulars at Police Station, Castlemaine, and Public Offices, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Weatherboard Hill.—Wash house, bath room, and repairs, State School No. 656. Particulars at Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

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

FRANK CLARKE, Commissioner of Public Works

Melbourne, 23rd November, 1921.

VICTORIAN, RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c. Tenders, indorsed "Tender for "," must be lodged, with the preliminary deposit, in the Tenderbox, Railway Offices, Melbourne, at or before Eleven a.m. on the date specified. Particulars at the Contractors' Room, Spencer-street, and as stated.

30th November, 1921.—Bell (suitable for churches, schools, ships, fire towers, &c.'), for sale, at Newport. Deposit, 5 per

30th November, 1921.-Second-hand material (chairs, seat backs, seats, framed doors, wooden partitions, glass panels, &c.), for sale. Deposit, 5 per cent.

7th December, 1921.—Turbine oil for lubrication of 10,000 K.W. turbines, supply of. P.D. 1 per cent.

14th December, 1921.—Machines—Six double-headed screwing and two forging—supply of. P.D., † per cent.

4th January, 1922 .- Train stops, for power signalling, supply of. P.D., per cent.

4th January, 1922.—Steam meters, for boilers, Newport Power House, supply of. P.D., 1 per cent.

4th January, 1922.—Galvanized telegraph wires, Nos. 8, 104, and 12 gauges, supply of. P.D., ½ per cent.

4th January, 1922 .- Electric pyrometer equipment, supply of. P.D., £1.

4th January, 1922.—Sash and door clamping machine, supply of. P.D., 1 per cent.

4th January, 1922.—Electric rivet heater, supply of. P.D., 1 per cent.

4th January, 1922.—Electrical equipment for cargo shifter, supply of. P.D., 1 per cent.

4th January, 1922.-Electric storage battery trucks, supply of. P.D., 1 per cent.

4th January, 1922.—Petrol motor road trucks, or alternatively, steam driven road trucks, supply of. P.D., 1 per cent.

11th January, 1922.-Machines (various), supply of. P.D., per cent.

25th January, 1922.—Coasting recorders, or alternatively coasting and service recorders, supply of. P.D. † per cent.

lst February, 1922. Motor-driven grinding machines, supply of. P.D., ½ per cent.

15th February, 1022.—Three-position line relays, supply of P.D., $\frac{1}{2}$ per cent.

15th February, 1922.—Track and line relays, supply of. P.D., 1 per cent.

15th February, 1922.—Hydraulic pig-iron breaker, supply of. (Fresh Tenders). 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., $\frac{1}{2}$ per cent. 1st March, 1922 .- Insulated copper wire, supply of. P.D.,

per cent.

8th March.-Cabin transformers, supply of. P.D. 1. per cent.

LEASING RAILWAY LANDS.

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

No tenders will necessarily be accepted.

GEO. H. SUTTON, Secretary.

TENDERS FOR THE SERVICE.

PROVISIONS FOR 1921-22

TENDERS will be received until Eleven o'clock a.m. on Tuesday, 6th December 1991 ENDERS will be received until Eleven o'clock a.m. on Tuesday, 6th December, 1921, from persons willing to furnish the undermentioned supplies, in such quantities as may be ordered by the Victorian Government, or by the Commonwealth Government for its offices situated in Victoria if required—delivery to be made at the undermentioned places—during the six calendar months ending on the 30th June, 1922.

The places for which tenders will be received, and the amount of the preliminary deposit and the security required for the due fulfilment of each contract, are as follow:—

•	GENERAL PROVISIONS.			Pre- Secu- liminary rity. Deposit.			
					£.	£	
. Schedule No. 1. Melbourne District	Butter Cheese Potatoes		 	·	4 2 5	40 20 50	
Schedule No. 2. Williamstown	Butter }			***	1 .	5	
Schedules Nos. 3 and 4. Ararat and Beech- worth Districts— for each	Butter Cheese Potatoes	•••	***	 	1 1 2	10 10 15	
Schedule No. 5. Ballarat District	Butter . Cheese Potatoes	 		 	1 1 1	10 5 10	
Schedule No. 7. Inebriates Re- treat, Lara	$\left\{egin{array}{l} ext{Butter} \ ext{Cheese} \ ext{Potatoes} \end{array} ight.$			 	1 1	5 5	
Schedule No. 8. Sunbury Hospital for Insane	Butter Cheese Potatoes			•••	2 · 1 2	20 10 15	
Schedule No. 15. Sanatorium, Greenvale	Butter Cheese				1	5 5	
Schedule No. 16. Mont Park, Hospital for Insane	Butter Cheese Potatoes		 	***	1 1	. 5 5 10	
Schedule No. 17. Forest School, Creswick	Butter a Potatoes	nd cheese	 	<i>:</i>	1	5 5	
Schedule No. 18. McLeod Settle- ment, French Island	Butter Potatoes	5	•••		1	5 5	

Printed forms of tender and the conditions of contract may, in all cases, be obtained from the Secretary to the Tender Board, Trensury, Melbourne; and for the respective districts from the Receivers and Paymasters at Ararat, Ballarat, and Beechworth; for Sunbury, from the Medical Superintendent. Hospital for the Insane; for Lara, from the Superintendent of the Inebriates Retreat, and the Receiver and Paymaster at Geelong; for Greenvale, from the Superintendent at the Sanatorium; for the Forast School, from the senior master; and for the McLeod Settlement, from the Officer in charge of Police. Lang Lang, by whom also any information or explanation will be afforded to persons tendering. to persons tendering.

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

cash deposit, as the tenderer may elect.

Tenders must be accompanied by a preliminary deposit, as shown above, in bank notes, or a bank draft payable to the order of the Secretary to the Tender Board (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the tenderer withdrawing the tender before notification of acceptance, or, in the event of being successful, failing to complete by lodging the security and contract form, duly signed, within the prescribed period. It is also stipulated that if a tenderer be a member of a firm and such firm be interested in the contract, then his tender is to be in the name of the firm and not in that of the individual; and that for breach of this condition the preliminary deposit will be forfeited and the tender declared informal.

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

Tenderers withdrawing their tenders before notification of acceptance or failing to take up their accepted tenders within the prescribed period when notified of acceptance, may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender.

Preference will be given by the Tender Board to tenders for articles manufactured within the Commonwealth, provided the quality of such articles is satisfactory and the prices are considered reasonable.

· The Government will not necessarily accept the lowest or any

Tenders, enclosed in an envelope, and having the words "Tender for at " (as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Treasury, Melbourne, which office they must reach by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

The Conditions of Contract are those published in the Victoria Government Gazette 6t the 25th May, 1921, pages 2249 to 2251, inclusive.

W. M. MoPHERSON.

Treasurer.

The Treasury, Melbourne, 22nd November, 1921

4005

INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne.
NOTICE is hereby given that the estates of William Thomas
Matson, of Canterbury, builder and contractor, and
Herbert Gray Rouvray, of Coburg, clerk, have been sequestrated, and that general meetings of creditors in the said estates
will be holden at the Insolvency Court Offices, the Law Courts,
in the city of Melbourne, on Wednesday, the 30th 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 Melbourne this 21st day of November, A.D. 1921.

A. J. CLARK,
Chief Clerk.

In the Court of Insolvency, Northern District, at Benalla.

NOTICE is hereby given that the estate of John Edwin Evans, of Myrrhee, in Victoria, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Benalla, on Monday, the 5th day of December, 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 Benalla this 18th day of November, A.D. 1921.

F. E. WILLIAMS, Chief Clerk.

PRÍVATE ADVERTISEMENTS.

The Licensing Acts.

NOTICE OF DEPRIVATION OF LICENCE AND COMPENSATION PAYABLE THEREON.

WHEREAS the undermentioned licensed premises in the respective Licensing Districts hamed have been deprived of their licenses, notice is hereby given that the amount of compensation payable to the respective owners of such premises, pursuant to the provisions of the Licensing Acts, is the sum set opposite to each of such premises:—

One of the Compensation of the Licensing District -

Cusenscliff Licensing District—
Clifton Springs Hotel, Clifton Springs—£450.
Castlemaine Licensing District—
Corner Hotel, Castlemaine—£700.
Towong Licensing District—
Miners' Exchange Hotel, Granya—£225.
Dated at Melbourne this 22nd day of November, 1921.
W. H. BANKS, Registrar of Licensing Courts.

SHIRE OF PHILLIP ISLAND AND WOOLAMAI. NOTICE OF REMOVAL OF SITE, AND ESTABLISHMENT OF NEW. POUNDS.

POUNDS.

POUNDS.

POUNDS.

NoTICE is hereby given that the site of the Bass Pound has been removed from the premises of Benjamin MacKenzie, of Bass, to the premises of Ernest H. Humphries, of Woolamai, part allotment 52a, parish of Woolamai.

The name of this pound has been altered from Bass Pound to Woolamai Pound.

Also, that Ernest H. Humphries has been appointed Pound-keeper in place of Benjamin MacKenzie.

2. Notice is hereby given that a Pound has been established at Grantville, at the premises of Daniel Parks, allotment 3, parish of Corinella.

The name of this pound is Grantville Pound.

Also, that Daniel Parks has been appointed Poundleeper.

4940

H. H. STRICKLAND, Shire Secretary.

·BOROUGH OF ARARAT.

AMENDED REGULATION FOR MANAGEMENT OF ARARAT COMMON.

In pursuance of the Regulations relating to Commons made by the Governor in Council, on the 21st day of October, 1915, the Borough Council of Ararat, having drafted the following Amended Regulation in regard to fees for depasturing stock on the Common, submit the same for approval by the Board of Land and Works in lieu of clause 3 of the Regulations in force in respect of such Common:—

Amended Regulation.

Clause 3.—The fees for depasturing stock on the Common shall be as follows, and shall be paid half-yearly in advance on the first day of October and the first day of April in

every year:—

For every cow, heifer, ox, or steer—7s. per annum.

For every horse, mare, gelding, colt, filly, ass, or mule—

Ss. per annum.

os. per annum.

For every goat, 4s. per annum.

For every sheep—5s. per annum.

Progeny of stock legally depasturing on the Common under the age of three (3) months—free; three months old and over—full fees.

J. MOORE, Mayor. W. TIMMINS, Councillor. H. T. WILLIAMS, Town Clerk. (SEAL)

Passed this 21st day of September, 1921; confirmed this 2nd day of November, 1921.

Approved by the Board of Land and Works this 17th day of November, 1921. 4988 A. A. PEVERILL, Under-Secretary.

BOROUGH OF GEELONG WEST.

BY-LAW No. 41.

A By-law of the Borough of Geelong West, made under the provisions of the Health Act, and numbered 41, for prescribing the fees payable for the registration of premises with the Council.

I N pursuance of the powers conferred by the Health Act 1919, and every other power enabling it in that behalf, the Mayor, Councillors, and Burgesses of the Borough of Geelong West do hereby order as follows:—

1. The fees payable to the Council of the Borough of Gelong West granting annual renewal or transfer of registrations of premises under the above Act shall be as follows:—

For each offensive trade premises—fifty shillings.

For each boarding-house—Ten shillings.

For each common lodging-house—Ten shillings.

For each premises (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 water, or any artificially aerated water—Five shillings. shillings.

For any transfer of registration-Two shillings and six-

2. This By-law shall apply to and have operation throughout the whole of the borough of Geelong West.

Resolution for passing this By-law agreed to by the Council the 31st day of August, 1921, and confirmed the 28th day of September, 1921.

The common seal of the Mayor, Councillors, and Burgesses of the Borough of Geelong West was hereunto affixed in our presence, by order of the Council, this 28th day of September, 1921.

J. R. COXON, Mayor.
PETER E. JUDD, Councillor.
H. FRENCH, Town Clerk. (SEAL)

Approved by the Governor in Council, the 17th November, 1921.

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

SHIRE OF FERN TREE GULLY.

BY-LAW No. 21.

IN pursuance of the powers contained in the Health Act 1919, and of any other power thereunto enabling them in that behalf, the Council of the Shire of Fern Tree Gully, in the name of the President, Councillors, and Ratepayers of the said shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following Bylaw, and do hereby order as follows:—

That By-law No. 15 be amended as follows :-

By deletion of words "Township of Belgrave" in the opening sentence and substituting therefor "The Townships of Belgrave and Upwey."

By deletion of words "Township of Belgrave" in clause 2 and substituting therefor "The Townships of Belgrave and

By cancellation of clause 12 and substituting therefor the following clause:—

By cancellation of clause 12 and substituting therefor the following clause:—

12. The sanitary area for the townships of Belgrave and Upwey shall comprise all land included within and bounded by a line as follows:—Commencing at the northwest corner of Crown allotment 10, section B, parish of Narre Worran, county of Mornington; thence along northern boundaries of Crown allotments 10, 17, 24, 244, 25, 32, 45, section B, the eastern boundaries of Crown allotments 45, 44, 42, section B, and the northern and eastern boundaries of Crown allotment 39 to the Monbulk Creek; thence southerly and westerly along the Monbulk Creek; thence southerly and westerly along the Monbulk Creek to the south-west corner of Crown allotment A1, parish of Narre Worran; thence northerly and westerly along a Government road to the south-east corner of Crown allotment 73; thence along eastern boundary of Crown allotment 63A1, parish of Scoresby; thence generally westerly along the Ferny Creek to the south-west corner of Crown allotment 63A1, parish of Scoresby; thence northerly, easterly, and northerly along the boundaries of Crown allotment 72e, parish of Scoresby; thence northerly, westerly, and northerly along the boundaries of Crown allotment 72e, parish of Scoresby; thence easterly along the said road to the south-west corner of Crown allotment 72e, 96, 94 to the north-west corner of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby; thence easterly along the northern boundaries of Crown allotment 94, parish of Scoresby;

Confirmed by the Council of the Shire of Fern Tree Gully on the fifteenth day of August, One thousand nine hundred and twenty-one.

A. E. SELMAN, President.
A. E. CHANDLER, Councillor.
PERCY J. LESTER, Shire Secretary.

Submitted to the Commission of Public Health on the eighth day of November, One thousand nine hundred and

Approved by the Governor in Council on the seventeenth day of November, One thousand nine hundred and twenty-one.
4998

SHIRE OF WARRAGUL.

BY-LAW No. 29,

A By-law of the Shire of Warragul made under the Health Act 1919, and numbered 29, for the purpose of prescribing the fees for the registration of premises, and the renewal or transfer of such registrations.

In pursuance of the powers contained in the Health Act 1919 and all other powers thereunto enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Warragul order as follows:—

- The following fees shall be payable for granting or annual renewal of registration of the following premises, respectively:—

(a) Cattle sale yards—Three pounds three shillings (£3 3s.).
(b) Offensive trades premises—Five pounds (£5).
(c) Boarding-houses—Ten shillings (10s.).
(d) Common lodging-houses—Ten shillings (10s.).
(e) Eating-houses—Ten shillings (10s.).
(f) Premises (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 water, or any artificially aerated water—Five shillings (5s.).
(g) For any transfer of registration—Two shillings and sixpence (2s. 6d.).
Any person who fails to comply with the provisions of this

sixpence (28. cd.).

2. Any person who fails to comply with the provisions of this By-law, or is guilty of any neglect or disobedience thereof, is liable to a penalty of not more than Twenty pounds (£20), and in the case of a continuing offence, to a further daily penalty of not more than Five pounds (£5).

3. This By-law shall apply to and have operation throughout the whole of the municipal district of the shire of Warragul.

Resolution for passing this By-law was agreed to by the Council of the Shire of Warragul on the 12th day of August, 1921, and confirmed on the 9th day of September, 1921.

The common scal of the President, Councillors, and Rate-payers of the Shire of Warragul was affixed hereto in the presence of—

H. A. COPELAND, President. G. K. PRIME, Councillor. C. S. OGILVY, Secretary. (SEAL)

Approved by the Governor in Council, the 18th October, 1921.

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

SHIRE OF ORBOST

SHIRE OF ORBOST.

Take notice that the Council of the Shire of Orbost, at a meeting held on the first day of September, 1921, passed a resolution adopting a By-law, No. 28, regulating and restraining the erection of buildings within certain parts of the municipality of Orbost, and that such resolution was confirmed at a meeting of the said Council, held on the twenty-ninth day of September, 1921; and that such By-law was approved by the Governor in Council on the eleventh day of October, 1921. And further take notice that a copy of the By-law is deposited at the office of the said Council, and is there open for inspection free of charge.

The following is a summary of the provisions of such By-law.

The following is a summary of the provisions of such By-law. A full description of the area affected by the By-law is given in the First Schedule thereto.

Part I. provides

That the plans of every new building must be first submitted to the Council for approval and how such plans are to be submitted and the requirements of same and the payment of fees payable therefor.

That the site upon which a building is to be erected must be in a healthy condition, graded and properly drained.

drained.

That buildings removed to the area defined or from one place to another within the area must be re-erected to comply with the By-law.

That all buildings with certain exceptions must be erected a defined distance from the building line and back line of the allotment upon which building is to be erected. That wooden buildings shall be erected a defined distance from side streets or from other wooden buildings.

That roofs of buildings must be of incombustible coverings.

That only brick buildings shall be erected within the area defined in Schedule 2 of the By-law.

For the minimum area of buildings.

For the minimum area of buildings.

For the minimum area of a back yard.

That the allotment upon which a dwelling is to be erected shall have a frontage of at least 50 feet, and a depth of at least 150 feet, or contain an area equal to that produced by these measurements provided however that in no case shall the frontage be less than 40 feet.

That the By-law shall apply to alterations and additions to existing buildings.

That the By-law snail apply to alterations and additions to existing buildings.

For the height of the habitable rooms, the ventilation and lighting of buildings and the thickness of walls and constructions of staircases of buildings.

That petroleum and other oils must be stored in properly constructed buildings.

That both-heaters and stoves must be properly constructed and set.

structed and set.

Part II. provides—
For the height of buildings.

Part III. provides—
For the construction of public buildings and for the stairs, egress space, accommodation, exit from stage, kind of doors, internal approaches, ventilation, fire extinguishing appliances, and sanitary accommodation for same.

Part IV. provides—
For security against fire in public buildings, hotels and lodging-houses.

No. 203.-17861.-4

For security against fire in public buildings, notices and lodging-houses.

Part V. provides—

For seclusion of privies and distance of fowl houses, stables, &c., from dwellings.

For the removal of any dilapidated ruinous or unsafe building and for the enforcement of the By-law. Also fixes fees and gives interpretation of words.

Schedule No. 1 defines the area affected by the By-law, and Schedule No. 2 defines the area upon which only brick buildings can be erected.

Dated the 12th day of November, One thousand nine hundred

and twenty-one. THOS. F. ROLLASON, Shire Secretary.

SHIRE OF STRATHFIELDSAYE.

BY-LAW No. 52.

A By-law made under Part 7 of the Local Government Act 1915, adopting portions of the 13th Schedule of the Local Government Act.

IN pursuance of powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Strathfieldsaye order as follows:—

the Shire of Strathfieldsaye order as follows:—

(1) The following provisions of the 13th Schedule of the Local Government Act 1915 are hereby adopted to the said shire of Strathfieldsaye, namely, provisions numbered 41, 42, 43 of Part 1 of the said Schedule, and provisions numbered 2 and 3 of Part 9 of the said Schedule.

(2) This By-law shall apply to and have effect throughout the whole of the shire of Strathfieldsaye.

Resolution for passing this By-law agreed to by the Council the 23rd June, 1921, and confirmed on the 18th August, 1921.

SAMUEL DOAK, President.
J. J. O'BRIEN, Councillor.
R. B. BRENNAN, Shire Secretary.
Shire Hall, Strathfieldsaye, 18th August, 1921.
4996

SHIRE OF GLENELG.

SENIOR CONSTABLE JOHN GEORGE SAINSBURY has been appointed Health Inspector to the Shire of Glenelg. J. GLANCY, Secretary, Shire of Glenelg. 4905

SHIRE OF GLENELG.

NOTICE is hereby given that an emergency Pound Yard has been established upon part of Crown allotment 3c, section 5, parish of Sandford, county of Normanby. J. GLANCY, Secretary, Shire of Glenelg.

NOTICE is hereby given that the partnership hitherts subsisting between Francis Severino and Gerald Graham McDiarmed, trading as Severino & McDiarmed, corner of Glen Eira and Orrong roads, Elsternwick, grocers and provision merchants, was dissolved on the 19th day of November, 1921, on which date Gerald Graham McDiarmed retired from the firm. The business will be carried on at the same address, and in his own name, by the said Francis Severino, who will receive and pay all debts due to and by the late partnership. Dated this 19th day of November, 1921.

FRANCIS SEVERINO. G. G. McDIARMED.

TAKE notice that the partnership heretofore existing between Andrew Douglas McCall and Alan Stuart McCall, trading as G. T. McCall and Son, at 412 Bridge-road. Richmond, as estate agents, has been dissolved. The said Alan Stuart McCall retires from the said firm, and the said Andrew Douglas McCall will receive all accounts due and pry all liabilities of the said firm.

Dated the eleventh day of November, 1921.

Signed by the said Andrew Douglas McCall in the presence of—J. W. Carrocross, manager, Bank of New South Wales, Richmond.

Richmond.

Signed by the said Alan Stuart McCall in the presence of —N. H. Sonenberg, solicitor, Melbourne.

The Companies Act 1915.

MELVILLE & MULLEN PROPRIETARY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, held at Collins House, 360 Collins-street, Melbourne, on the 2nd day of November, 1921, the following special resolution was passed; and at a subsequent Extraordinary General Meeting of the said company, held at Collins House aforesaid, on the 18th day of November, 1921, the said resolution was duly confirmed,

"That it is expedient to effect an amalgamation of the said company with George Robertson & Company Proprietary Limited, and that with a view thereto this company be wound up voluntarily, and that Mr. Clyde Bicknell Norton be and he s hereby appointed Liquidator for the purpose of such winding-up."

Dated this 18th day of November, 1921.

W. PARBURY, Chairman.

NOTICE TO CREDITORS.

In the matter of the Companies Act 1915 and in the matter of MCCLURE & CURNOW PPTY. LTD. (In Liquidation).

Moclure & Curnow PPTY. LTD. (In Liquidation).

NOTICE is hereby given that the creditors of the abovenamed company are required to send their names and
addresses, and the particulars of their debts or claims, to me,
on or before the 16th day of December, 1921, and, if so required
by notice in writing from me, are personally to prove their
said debts or claims at such time as shall be specified in such
notice, or in default thereof they will be excluded from the
benefit of any distribution made before such debts or claims
are proved.

Dated this sixteenth day of November, 1921.

D. F. NEILSON, A.I.C.A., Liquidator, Solomon's Buildings,
Geelong.

4914

THE Final Meeting of shareholders, pursuant to section 196 of the Companies Act 1915, will be held at my office, Collins House, 360 Collins-street, Melbourne, at Ten a.m., on Saturday, 24th December, 1921.

CREDITORS, next of kin, and all others, having claims against the estate of the undermentioned person, are required to send particulars thereof to The Equity Trustees, Executors, and Agency Company Limited, of \$5 Queen-street, Melbourne, on or before the nineteenth day of December. One thousand nine hundred and twenty-one, otherwise they may be excluded when the assets are being distributed:—

he excluded when the assets are being distributed:

Name—ISABELLA CAROLINE CADMAN.
Usual residence—406 Queen's-parade, Clifton Hill.
Occupation or other description—Married woman.
Date of death of deceased—25th July, 1920.
Dated this eighteenth day of November, 1921.
JOHNSON & JOHNSON, 430 Little Collins-street, Melbourne, proctors for the executor.

4963

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mary Ann Conway, late of 16 Nelson-street, Windsor, in the State of Victoria, spinster, deceased (who died on the twenty-second day of September, 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 fifteenth day of November, One thousand nine hundred and twenty-one, to National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne, and Arthur Ryan, of number 38 Loch-street, St. Kilda, in the said State, clerk, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the said National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne, on or before the twenty-third day of December, One thousand nine hundred and twenty-one, after which date the said National Trustees, Executors, and Agency Company of Australasia Limited and the said Arthur Ryan will proceed to distribute the assets of the said Mary Ann Conway, deceased, which shall have come to its and his hands amongst the porsons entitled thereto, having regard only to the claims of which it and he shall then have had notice. And notice is hereby further given that the said National Trustees, Executors, and Agency Company of Australasia Limited and the said Arthur Ryan will not be liable for the assets so distributed, or any part thereof, to any person of whose claims it and he shall not have had notice as aforesaid.

Dated this 23rd day of November, 1921.

ABBOTT, BECKETT, & STILLMAN, 470 Chancery-land, Melbourne, proctors for the said executors. DURSUANT to the Trusts Act 1915, notice is hereby given

BERTHA ELIZABETH BENNETT, DECEASED.

BERTHA ELIZABETH BENNETT, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Bertha Elizabeth Bennett, late of Sydney, in the State of New-South Wales, widow, deceased (who died on the thirty-first day of December, One thousand nine hundred and nineteen, and probate of whose will and the codicil thereto was granted by the Supreme Court of the State of New South Wales, in its probate jurisdiction, on the twenty-first day of December, One thousand nine hundred and twenty, to Permanent Trustee Company of New South Wales Limited, of Sydney, in the said State, the executor named in and appointed by the said will, and which probate on the application of National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, in the State of Victoria, the duly constituted attorney of the said Permanent Trustee Company of New South Wales Limited, to the Supreme Court of the State of Victoria, in its probate jurisdiction, was approved for scaling with the scal of the said Supreme Court of the State of Victoria, on the fifteenth day of November, One thousand nine hundred and twenty-one), are hereby required to send particulars, in writing, of such claims to the said National Trustees, Executors, and Agency Company of Australasia Limited, at its address appearing above, on or before the nineteenth day of December, One thousand nine hundred and twenty-one, after which date the said National Trustees, Executors, and Agency Company of Australasia Limited will proceed to distribute the Victorian assets of the said Bertha Elizabeth Bennett, deceased, which shall 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 National Trustees, Executors, and Agency Company of Australasia Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim

Dated this nineteenth day of November, 1921.

ABBOTT, BECKETT, & STILLMAN, of 470 Chancerylane, Melbourne, proctors for the abovenamed National Trustees, Executors, and Agency Company of Australasia Limited.

NOTICE TO CREDITORS.—RE SUSAN NIMON, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Susan Nimon, late of Brownsvale, in the State of Victoria, widow, deceased (who died on the 30th day of July, 1921, and probate of whose will was granted to Arthur Nimon, of Brownsvale aforesaid, farmer, and The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State, the executors named therein), are hereby required to send particulars, in writing, of such claims, on or before the 23rd day of December, 1921, to the said company. And notice is hereby given that after the said date the said executors will proceed to distribute the assets of the said deceased which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors may then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claims they shall not then have had notice.

Dated this 21st day of November, 1921.

F. RUSSELL COLDHAM, Lydiard-street, Ballarat, proctor NOTICE TO CREDITORS .- RE SUSAN NIMON, DECEASED.

for the said executors.

ROBERT KILLOCH DONALD, DECEASED.

ROBERT KILLOCH DONALD, DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Robert Killoch Donald, late of "St. Albans," The Esplanade, Middle Brighton, in Victoria, gentleman, deceased (who died on the thirtieth day of April, One thousand nine hundred and twenty, and probate of whose will and one codicil thereto was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventcenth day of November, One thousand nine hundred and twenty-one, to The Union Trustees Company of Australia Limited, of Collins-street, Melbourne, in Victoria aforesaid, the sole executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its address above mentioned, on or before the first day of January, One thousand nine hundred and twenty-one, after which date the said company will proceed to distribute the assets of the said Robert Killoch Donald, deceased, which shall have come to its possession or under its control among the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and further, that the said company apany will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not then have had notice as aforesaid.

CHARLES S. PRICE, Stalbridge Chambers, 443 Chancerylane, Melbourne, solicitor for the said company.

POURSUANT* to the **Trusts Act** 1915. notice is hereby given

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Eliza Ferguson, late of Kangaroo Flat, near Bendigo, in Victoria, widow (who died on the 24th day of May, 1914, and administration, with the will annexed, of whose estate was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 27th day of July, 1921, to Catherine Ferguson, of Kangaroo Flat aforesaid), are required to send in particulars, in writing, of such claims to the said administratrix, at the office of the undersigned, on or before the 23rd day of December, 1921, after which date the administratrix will distribute the assets of the said deceased, having regard only to the claims then received; and will not be answerable or liable to any person of whose claim she shall not then have had notice.

Dated this 19th day of November, 1921.

COHEN, KIRBY, & CO., Pall Mall, Bendigo, proctors for DURSUANT to the Trusts Act 1915, notice is hereby given

COHEN, KIRBY, & CO., Pall Mall, Bendigo, proctors for the administratrix.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estates of Gilbert Ferguson, blacksmith, and Elizabeth Ferguson, spinster, both late of Kangaroo Flat, near Bendigo, in Victoria (who died on the 6th day of July, 1916, and the 13th day of May, 1921, respectively, and probate of whose wills was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 16th and 18th days of July, 1921, to Adam Waugh, of Kangaroo Flat, and Catherine Ferguson, also of Kangaroo Flat, respectively), are required to send in particulars, in writing, of such claims to the said respective executors, at the office of the undersigned, on or before the 23rd day of December, 1921, after which date the executors will distribute the assets of the said deceased, having regard only to the claims then received; and will not be answerable or liable to any person of whose claim they shall not then have had notice.

Dated this 19th day of November, 1921.

COHEN, KIRBY, & CO., Pall Mall, Bendigo, proctors for

COHEN, KIRBY, & CO., Pall Mall, Bendigo, proctors for the said executors.

STATUTORY NOTICE TO CREDITORS.—AGNES DEVLEN, DECEASED.

DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Agnes Devlen, late of Mooroopna North, in Victoria, widow, deceased (who died on the twenty-eighth day of July, One thousand nine hundred and twenty-one, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-sixth day of August, One thousand nine hundred and twenty-one, to The Union Trustee Company of Australia Limited, of No. 333 Collins-street, Melbourne, in Victoria, and Thomas Devlen, of Mooroopna North, in Victoria, farmer, the executors named therein), are requested to send particulars, in writing, of such claims to the said executors at the office of the undersigned, on or before the thirtieth day of December, One thousand nine hundred and twenty-one, after which date the said executors will proceed to distribute the assets of the said Agnes Devlen, deceased, among the persons entitled thereto, having regard only to the claims of which the executors shall then have had notice, in writing; and the said executors will not be liable for the writing; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executors shall not then have had notice

as aforesaid.

Dated the nineteenth day of November, One thousand nine hundred and twenty-one.

SUTHERLAND & CAMERON, Maude street, Shepparton, proctors for the said executors.

NOTICE TO CREDITORS .- RE PATRICK DOWNES, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Patrick Downes, late of 137 McCrae-street, Bendigo, in the State of Victoria, labourer, deceased (who died on the 12th day of April, 1919, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 19th day of June, 1919, to Joseph Reginald Downes, of 270 Macpherson-street, North Carlton, clerk, and Patrick James Downes, of Patty-street, Cheltenham, masseur, the executors named in and appointed by the said will), are required to send particulars, in writing, of such claims to the said executors, at the office of the undersigned, on or before the 4th day of January, 1922, after which date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice. not then have had notice.

Dated the 23rd day of November, 1921.

DANIEL H. HOGAN, Bull-street, Bendigo, proctor for the said executors.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Daisy Verbena Blundell, late of 541 High-street, East Prahran, in the State of Victoria, married woman, deceased, intestate (who died on the sixth day of September, 1921, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 20th day of October, 1921, 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 said company, at its said address, on or before the twenty-third day of December, 1921, after which date the said company will proceed to distribute the assets of the said Daisy Verbena Blundell, deceased, which shall have come to its hands amongst the persons entitled therete, having regard only to the claims of which sons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby 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 the 16th day of November, 1921. HENRY M. LEE, Collins House, 360 Collins-street, Melbourne, proctor for the administrator. 4952

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Alexander Birch, late of No. 12 College-street, Williamstown, in the State of Victoria, retired master mariner, deceased (who died on the eighth day of August, 1921, and probate of whose will was, on the 27th day of October, 1921, granted by the Supreme Court of the said State, in its probate jurisdiction, to Thomas James, of No. 12 Latrobe-street, Newport, in the said State, engineer, the executor named therein), are hereby required to send, in writing, particulars of such claims to the said executor, in care of Ernest Henry Hick. of 31 Queen-street, Melbourne aforesaid, his proctor, on or before the 5th day of January, 1922, after which date the said executor will proceed to distribute the assets of the said Alexander Birch, deceased, which shall have come to his hands 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 or persons of whose claims he shall not then have had notice.

Dated this 22nd day of November, 1921.

Dated this 22nd day of November, 1921.

ERNEST H. HICK, B.A., LLB., 31 Queen-street, Melbournand at Williamstown, proctor for the said executor. 496

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of James Dean, late of Murchison, in the State of Victoria, retired farmer, deceased (who died on the seventh day of August, 1921, probate of whose will was granted to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, the executor named in the said will), are hereby required to send in particulars, in writing, of such claims to the said company, at its address aforesaid, on or before the fifth day of January, 1922, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the 23rd day of November, 1921.

BURT, STEWART, & SON, proctors, Glasgow Buildings,

BURT, STEWART, & SON, proctors, Glasgow Buildings, Rushworth.

PURSUANT to the provisions of the Trusts Act 1915, notice PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Mary Mather, formerly of Watchem, but late of Howitt-street, Wendource, Ballarat, in Victoria, widow, decased (who died on the ninth day of July, 1921, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-seventh day of August, 1921, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat aforesaid, the executor appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the thirty-first day of December, 1921. And notice is also hereby given that after the last-mentioned date the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it shall then have bad notice; and the said company will not be answerable or 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 nineteenth day of November, 1921.

WILLIAM MITCHELL, St. Arnaud, proctor for the said

WILLIAM MITCHELL, St. Arnaud, proctor for the said
4946

NOTICE TO CREDITORS .- MERVYN MOSS WHITTON, DECEASED.

DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Mervyn Moss Whitton, late of 19 Lewisham-road, Windsor, clerk in holy orders, deceased (who died on the 28th day of September, 1921), are hereby required to send in particulars of such claims, in writing, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the executor under the said will on or before the 23rd 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 assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice. had notice.

Dated this 18th day of November, 1921. MOULE. HAMILTON, & KIDDLE, 55 Market-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.—RE ANDREW JAMES COLVIN, DECEASED.

NOTICE TO CREDITORS.—RE ANDREW JAMES COLVIN, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Andrew James Colvin, late of No. 9 Davis-street, Newport, in the State of Victoria, railway guard, deceased (who died on the twenty-seventh day of September, 1921, and probate of whose last will and testament was granted to The Trustees, Executors, and Agency Company Limited, of No. 412 Collins-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the thirty-first day of December. 1921. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Andrew James Colvin, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this twenty-third day of November, 1921.

A'BECKETT & CHOMLEY, 84 William-street, Melbourne, proctors for the Trustees, Executors, and Agency Company Limited.

NOTICE TO CREDITORS .- WILLIAM GEORGE HOLMES, DECEASED.

DECEASED.

DECEASED.

DECEASED.

DECEASED.

DERSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of William George Holmes, late of Eltham House, 51 Studley-street, Abbotsford, in the State of Victoria, storeman, deceased (who died on the twenty-fifth day of June, 1921, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the sixteenth day of September, 1921, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, the executor named in the said will), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the twenty-second day of December, 1921; and after the last-mentioned date the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be answerable or 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 eighteenth day of November, 1921.

MAJOR & ARMSTRONG, 26 Market-street, Melbourne,

MAJOR & ARMSTRONG, 26 Market-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.—RE ALFRED WILLIAM FERGIE, late of 469 Little Collins-street, Melbourne, solicitor and notary public, Deceased.

PURSUANT to the provisions of the Trusts Act 1915, all creditors or other persons having any claims against the estate of the above-named Alfred William Fergie, deceased (probate of whose will and codicil has been granted by the Supreme Court of the State of Victoria to Frederick Gill, of 153 Ferguson-street, Williamstown, managing law clerk), are hereby required to send in particulars, in writing, of such claims to the said Frederick Gill, care of the undersigned, on or before the 31st day of December, 1921, after which date the executor will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim he shall not then have had notice.

Dated this 16th day of November, 1921.

WILLIAM SAMUEL DORIA, 469 Chancery-lane, Melbourne, proctor for the executor.

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to the executor, The Perpetual Executors and Trustees Association of Australia Limited, of 89-91 Queen-street, Melbourne, on or before the 25th day of December, 1921, otherwise they may be excluded when the assets are being distributed:—

THOMAS ROBINSON, late of "Ivanhoe," Heidelberg-road, Ivanhoe, in the State of Victoria, retired farmer, deceased, who died on the 29th day of September, 1921.

Dated this 21st day of November, 1921.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for the executor.

STEPHEN HOWISS, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Stephen Howiss, late of Angip, Warracknabeal, in the State of Victoria, farmer, deceased, intestate (who died on the fifth day of October. One thousand nine hundred and twenty-one, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the tenth day of November, One thousand nine hundred and twenty-one, to The Trustees. Executors, and Agency Company Limited, of No. 412 Collins-street, in the city of Melbourne, in the said State), are bereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the fourth day of January, One thousand nine hundred and twenty-two, after which date the said company will proceed to distribute the assets of the said Stephen Howiss, 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 The Trustees, Executors, and Agency Company Limited 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 15th day of November, 1921.

Dated this 15th day of November, 1921.

R. J. WILMOTH, Horsham, proctor for the said company

NOTICE TO OREDITORS .- RE ANNIE GERBES, DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915. notice is hereby given that all persons having claims against the estate of Annie Gerbes, late of 52 Riversdale-road, Hawthorn, in the State of Victoria, married woman, deceased (who died on the sixth day of June, One thousand nine hundred and twenty-one, and probate of whose last will and testament was granted to Albert Gerbes, of 52 Riversdale-road, Hawthorn, and William Henry Gerbes, of "Jeanette," Mary-street, Malvern, brushmakers, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, Loughrey and Douglas, the proctors for the said Albert Gerbes and William Henry Gerbes, on or before the twenty-first day of December, One thousand nine hundred and twenty-one. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Annie Gerbes, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having

regard only to the claims of which the said executors shall then have had notice: and the said executors will not be liable for the assets or any part thereof, so distributed to any persons of whose claim they shall not then have had notice.

Dated this seventeenth day of November, One thousand nine hundred and twenty near

hundred and twenty-one.

LOUGHREY & DOUGLAS, of 472 Little Collins-street. Melbourne, proctors for the said Albert Gerbes and William Henry

NOTICE TO CREDITORS.—ERNEST WILLDRIDGE, DECEASED, INTESTATE.

PURSUANT to the provisions of the Trusts Act 1915. notice is hereby given that all persons having claims against the estate of Ernest Willdridge, late of Princess-street. Kew. in the State of Victoria, of no occupation, deceased, intestate (who died on the eighth day of July, 1921. ceased, intestate (who died on the eighth day of July, 1921, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-eighth 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), are hereby required to send particulars, in writing, of such claims to the said administrator, at its registered office, aforesaid, on or before the 24th day of December, 1921, after which date the said administrator will proceed to distribute the assets of the said deceased intestate 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 administrator will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 22nd day of November, 1921.

Dated this 22nd day of November, 1921.

MADDOCK. JAMIESON, & WANLE, of 180 and 100 actreet, Melbourne, proctors for the said administrator.
4971 MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-

NOTICE TO CREDITORS.—ERNEST HELMER WATSON, DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that creditors and other persons having any claims against the estate of Ernest Helmer Watson, formerly of Windsor-crescent, Cullercoats, in the county of Northumberland. England, but late of Melbourne, in the State of Victoria, civil engineer, deceased (who died on the first day of October, 1918, at Hobart, in the State of Tasmania (a certified copy of administration, with the will annexed, granted by the High Court of Justice in England, has been sealed by the Supreme Court of the State of Victoria, on application of The Perpetual Executors and Trustees Assonation of Australia Limited, carrying on business at 89-91 Queen-street, Melbourne, the duly authorized attorney under power of Catherine Mary Metcalfe Osborne, sister of the said decased, and one of the residuary legatees named in the said will), are hereby required to send particulars, in writing, of deceased, and one of the residuary legatees named in the said will), are hereby required to send particulars, in writing, of such claims to the said Association, at its aforesaid address, on or before the 31st day of December, 1921. And notice is hereby further given that after the last-mentioned date the said Association will proceed to distribute the assets of the said deceased which shall have been received by it amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice, and it will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated this 22nd day of November, 1921.

NUNN, SMITH, & JEFFRESON, 448 Collins-street, Melbourne, proctors for the said Association.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Archibald Campbell. late of No. 10 Shaftesbury-street. Essendon, in the State of Victoria, auctioneer, deceased (who died on the twentieth day of July, 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 fitteenth day of November. One thousand nine hundred and twenty-one, to Annie Fulton Campbell, of No. 10 Shaftesbury-street. Essendon aforesaid, widow, and The Equity Trustees, Executors, and Agenev Company Limited, of 85 Queen-street. Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said executors, care of the said company, at its abovementioned address, on or before the thritieth day of December, One thousand nine hundred and twenty-one, after which date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said executors will proceed to distribute shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice. And notice is hereby further

given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executors shall not have had notice as afore-

Dated this 21st day of November, 1921.

DUGDALE & CREBER, Queensland Building, 84-88 Williamstreet, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS .- SARAH ANN LINDBLOM, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Sarah Ann Lindblom, formerly of Springagainst the estate of Sarah Ann Lindblom, formerly of Springvale, but late of 1 Tennyson-street, East Malvern, in the State of Victoria, married woman, deceased (who died on the twenty-eighth day of August, 1921, and probate of whose will and codicil was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventeenth day of October, 1921, to John Ewald Lindblom, of 1 Tennyson-street, East Malvern, in the State of Victoria, gentleman, 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, care of the undersigned, Messieurs Maddock, Jamieson, and Lonie, proctors for the said executor or or before the 24th 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 he 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 not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice

Dated this 21st day of November, 1921.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executor.

NOTICE TO CREDITORS.—MARY COLLINS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mary Collins, late of Waterloo-road, Northeote, in the State of Victoria, widow, deceased (who died on the twenty-eighth day of July. 1921, and probate of whose will and codicil was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eighth day of November. 1921, to Patrick Francis Collins, of Wyunaroad, Caulfield, in the State of Victoria, gentleman, 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, enro of the undersigned. Messieurs Maddock, Jamieson, and Lonic, proctors for the said executor, on or before the 24th 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 he shall then have had notice. And notice is hereby further given that the said executor will NOTICE TO CREDITORS .- MARY COLLINS, DECEASED. 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 he shall not then have had

Dated this 21st day of November, 1921.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queenstreet. Melbourne, proctors for the said executor.

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 Thomas Ferguson, the said Sheriff will, on Friday, the 30th day of December, 1921, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Court House, Camperdown (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Thomas Ferguson in and to all that piece of land having a frontage of 125 links to Fenton-street, Camperdown, by a depth of 400 links, and being part of Crown allotment 20, section 16, at Camperdown, parish of Colongulac, county of Hampden, particularly described in certificate of title, volume 3804, fol. 760613.

N.B.—Terms: Cash. No cheques taken. Dated at Cobden this 18th day of November, 1921.

G. A. L. PAYNE, Sheriff's Officer.

JAMES HORATIO O'CONNELL, of No. 303 Richardson-1, street. Middle Park, hereby give notice that I will not be responsible for debts of any kind contracted by any persons whatsoever in my name without my written authority.

Dated this 18th day of November, 1921.

J. H. O'CONNELL. Witness to signature—F. J. Funston, J.P., 17th November

MINING NOTICES.

AJAX CENTRAL COMPANY NO LIABILITY. DAYLESFORD.

DAYLESFORD.

NOTICE is hereby given that an Extraordinary Meeting of the above company is hereby convened, and will be held at the company's office, 22 Lydiard-street north. Ballarat, on Thursday, the first day of December, 1921, at a quarter to Five o'clock in the afternoon, for the purpose of considering, and, if thought fit, passing the following resolutions, namely:—

1. That it is advisable, under the present circumstances of the company, to wind up the company, and accordingly that the company be wound up under the provisions of Part II. of the Companies Act 1915.

2. To confirm the minutes of the said meeting.

Dated the 12th day of November, 1921

Dated the 12th day of November, 1921.

By order of the board,

W. M. WILLIAMS, Manager.

BLOCK 10 MISIMA GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Two shillings and sixpence (2s. 6d.) per share (making 35s. paid up) on the whole of the reserve shares issued (Nos. 150.001 to 200.000) has been made by the directors, and is due and payable to me, at the registered office of the company, 31 Queenstreet, Melbourne, on or before the 14th day of December, 1921.

4951

By order of the Board, JOHN BRANDON, Manager.

TONGKAII COMPOUND No. 2 NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 7th (October) Call of One shilling per share and previous Calls will be sold by public auction, at the Stock Exchange Hall. Collins-street. Melbourne, on Saturday. 3rd December, 1921, at half-past Eleven a.m., unless the said calls be previously paid. calls be previously paid.

By order of the Board.

E. J. KENNEDY, Manager.

KINGSGATE MOLYBDENITE NO LIABILITY.

NOTICE is hereby given that a Call (the 20th) of Three-pence (3d.) per share (making 11s. 9d. paid up) on all shares in the above company has been declared, and is due and payalle to me, at the registered office of the company, 31 Queen-street. Melbourne, on or before Wednesday, the 14th day of December 1921 day of December, 1921.

4953

By order of the Board, THOMAS ROLLASON, Secretary.

Companies Act 1915 .- Tenth Schedule GREAT NORTHERN CENTRAL PETROLEUM COMPANY NO LIABILITY.

THE undersigned, do hereby make application to register Great Northern Central Petroleum Company No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1915.

11. of the Companies Act 1915.

1. The name of the company is to be Great Northern Central Petroleum Company No Liability.

2. The place of mining operations is at Northern Territory, Commonwealth of Australia.

3. The registered office of the company will be situated at 317 Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is Five thousand pounds.

machinery, is Five thousand pounds.

5. The number of shares in the company is Four thousand,

5. The number of shares in the company is Four thousand, of Five pounds each.
6. The number of shares subscribed for is Three thousand.
7. The name of the manager is Arthur James Giffney.
8. The names and addresses and occupations of the shareholders and the number of shares held by each at this date

Name, Address, Occupation. Number of Shares Dick, John L., Lonsdale-street, Melbourne, timber merchant ... • Unsworth, Thomas, 34 Park-street, St. Kilda, mermerchant 10 chant
Sparks, Henry Edgar, Little Collins-street, Melbourne, jeweller
McDougall, R. M., 74 Park-street, St. Kilda, jeweller
Hyman, G., Lygon-street, Carlton, investor
Giffney, Arthur James, 317 Collins-street, Melbourne, legal manager (in trust for shareholders)
Giffney, Arthur James (in trust for company) chant 10 10 10 2.950 1,000 4.000

A. J. GIFFNEY, Manager.

A. J. GIFFNEY, Manager.

LL. Dated this 22nd day of November, 1921.

mber, Witness to signature—WM. L. FIINT, solicitor, 317 Collins.

4973street, Melbourne.

I, ARTHUR JAMES GIFFNEY, of 317 Collins-street, Melbourne, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

A. J. GIFFNEY.

Taken before me, at Melbourne, in the State of Victoria, this 22nd day of November, 1921—P. J. O'CONNOR, J.P. W. L. Flint, 317 Collins-street, Melbourne, solicitor for the

A LL shares forfeited for non-payment of the 10th Call of One penny per share will be positively sold without further notice, by public auction, at the Beehive Exchange, on Tuesday, 6th December, 1921, at half-past Four p.m., unless previously redeemed.

A SIATIC TIN COMPANY.—All shares forfeited for the non-payment of the 3rd and previous Calls of Five shiltings each will be sold by public auction, at the Stock Exchange, Melbourne, on Thursday, 1st December, 1921, at half-past Eleven a.m.—WM. LASCELLES, Manager. 4949

WHITE HOPE GIFT G. M. CO. N. L.

A LL shares on which call No. 1 of One penny per share remains unpaid are forfeited, and will be sold by public auction, at the Stock Exchange of Melbourne, on Tuesday, the 6th December, 1921, at twenty-five minutes to Twelve a.m., unless previously redeemed.

FRED. TRICKS, Manager. 4979

31 Queen-street, Melbourne.

RIVERINA SOUTH G. M. CO. N. L.

A LL shares on which call No. 61 of Sixpence per share remains unpaid are forfeited, and will be sold by public auction, at the Stock Exchange of Melbourne, on Tuesday, the 6th December, 1921, at half-past Eleven a.m., unless previously redeemed. viously redeemed.

FRED. TRICKS, Manager

31 Queen-street, Melbourne.

HUNTERS PERNATTY G. M. CO. N. L.

A LL shares on which call No. 2 of One penny per share remains unpaid are forfeited, and will be sold by public auction, at the Stock Exchange of Melbourne, on Tuesday, the 6th December, 1921, at twenty minutes to Twelve a.m., unless previously redeemed.

FRED. TRICKS, Manager

31 Queen-street, Melbourne.

INSOLVENCY NOTICES.

The Insolvency Acts.-In the Court of Insolvency, Central

District.

A FIRST Dividend is intended to be declared in the matter of Richard George Wintle, of Chestnut-road, Richmond, in the State of Victoria, clerk, whose estate was assigned in part on the Sth day of December, 1920. Creditors who have not proved their debts by the 5th day of December, 1921, will be excluded.

G. M. FOSBERY, Trustee. G. M. Fosbery, incorporated accountant and registered trus-tee, 60 Queen-street, Melbourne. Telephone 2435.

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST and Final Dividend of 8s. in the £1 in the matter of Alfred Craig, of 246 Glenferrie-road, Hawthorn, in the State of Victoria, electrician, is this day payable at my office, 51 Queen-street, Melbourne.

Dated this 22nd day of November, 1921.

P. J. W. DANBY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

A SECOND and Final Dividend is intended to be declared in the matter of Clive Hillary Thom, of Ancona, in the State of Victoria, grazier, who assigned his estate on the 22nd day of June, 1921. Creditors who have not proved 22nd day of June, 1921. Creditors who have not proved their debts by the 7th day of December, 1921, will be excluded from the dividend.

om the dividend.
Dated at Melbourne this 22nd day of November, 1921.
W. T. FORSTER, Trustee, Collins House, 360 Collins-street,

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

A SECOND and Final Dividend of 7d. in the £1 in the matter of John Howard Moffat, of Healesville, in the State of Victoria, motor garage proprietor, is this day payable at my office, 51 Queen-street, Melbourne.

Dated this 18th day of November, 1921.

P. J. W. DANBY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Western District, at Hamilton.

District, at Hammon.

A DIVIDEND (the Third and Final) of Six shillings and fourpence, making 20s. in the £1, is intended to be declared in the matter of Ernest Olle, of Penshurst, in the State of Victoria, butcher, whose estate was assigned on the eighteenth day of August, One thousand nine hundred and nineteen. Creditors who have not proved their debts by the ninth day of December, One thousand nine hundred and twenty-one, will be excluded from this dividend.

E. H. ATKINSON, Trustee.

/ E. H. ATKINSON, Trustee Thomson-street, Hamilton, 22nd November, 1921. 4

The Insolvency Acts .- In the Court of Insolvency.

DIVIDENDS are intended to be declared in the undermentioned estates. Creditors who have not proved their debts by the 30th day of November, 1921, will be excluded:—

DORIS HARRIET GEARD, of Fitzroy, trading as Our Boys Butchering Co., butcher, assigned 30th March, 1921. First

and final.

LEBLE MCLEOD and LESLIE FREDERICK SMITH, of Thornbury, trading as McLeod & Smith, grocers, assigned 17th October. 1921. First.

KAPHLEEN CAREY, of Ascot Vale, trading as A. Carey, grocer, assigned 12th October, 1921. First and final.

HAROLD EUGENE GREGORY, of Wahring, storekeeper, assigned 14th September, 1921. First.

CHARLES JOSEPH STRIBLING, of Nar-nar-goon, storekeeper, assigned 13th July, 1921. Second.

VIVIAN JAMES ROWE, of Geelong West, pastrycook, assigned 28th June, 1921. First and final.

JOHN JAMES REED, of Elsternwick, builder, assigned 3rd February, 1921. Second and final.

Dated this 15th day of November, 1921.

EDWARD W. SMAIL, F.C.P.A., public accountant and

EDWARD W. SMAIL, F.C.P.A., public accountant and registered trustee, Broken Hill Chambers, 31 Queen-street,

NOTICE is hereby given that John Sylvester Dunn, of Manangatang, in the State of Victoria, farmer, has by deed dated the 10th day of November, 1921, conveyed and assigned all his estate, property, and effects whatsoever and wheresoever to me, Horatio Samuel Vincent Busst, of Beehive Chambers, Bendigo, as registered trustee, in trust for the realization and benefit of all his creditors as in the deed mentioned. All persons having any plant arginst the estate are realization and benefit of an inscreening as in the deed men-tioned. All persons having any claim against the estate are hereby required to forward same and particulars thereof, ac-commanied by a sworn affidavit in proof of debt, to the trustee before the 2nd day of December, 1921.

Dated the 18th day of November, 1921.

H. S. V. BUSST, Trustee, Beehive Chambers, Bendigo. 4927

'IMPOUNDINGS.

RARAT.—Impounded at Ararat Shire Pound, 18th November, 1921, by Mr. Angus McKénzie, Great Western.—Damages 15s. 28. Black horse (medium draught), star, streak, and snip, heavy mane, collar-marked, like Int off shoulder

If not claimed and expenses paid, to be sold on 21st December, 1921.

M. GIBSON, Poundkeeper.

4938-5/4 -

A RCHIE'S CREEK.—Impounded at Archie's Creek.

1 black horse, aged, like OC near shoulder

1 black stag, 2 years old, nick under off ear

If not claimed and expenses paid, to be sold on 28th November, 1921.

M. A. BUCKLEY, Poundkeeper.

A VOCA.—Impounded at "Avoca, 19th November, 1921, by R. Youren.

1 grey mare, hack, knees broken, near hip down, like E near shoulder If not claimed and expenses paid, to be sold on 17th December, 1921.

W. BRERETON,

Poundkeeper.

RASS.—Impounded at Bass.

grey pony gelding, no visible brand dark-chestnut gelding, hack, no visible brand

If not claimed and expenses paid, to be sold on 8th December, 1921.

B. MACKENZIE, Poundkeeper.

RERWICK.—Impounded at Berwick.

1 yellow and white heifer, like H on milking rump 1 bay gelding, star and snip, shod, H near shoulder 1 dark-bay or brown mare, hind feet white, star and snip

If not claimed and expenses paid, to be sold on 16th December, 1921.

ERNEST H. SHERRIFF,

RANXHOLME.—Impounded at Branxholme.

1 red and white bullock, both ears much marked, like 3 on off rump 1 red and white bullock, near ear marked, like J off rump, near rump branded twice, like LH, rebranded LH (with B on H)

If not claimed and expenses paid, to be sold on 17th December, 1921.

GEO. H. E. ALLEN, Poundkeeper.

ROADMEADOWS.—Impounded at Campbellfield.

1 brown pony gelding, about 13.2, near hind foot white, branded like a "heart" near shoulder

If not claimed and expenses paid, to be sold on 15th December, 1921.

A. OLIVER.

BUNYIP SOUTH.-Impounded at Bunyip South.

1 bay mare, aged, small star, off hip down, off hind foot white, no visible brand

Visite trains

1 black filly, streak and broad snip, no visible brand

1 light-red and white yearling bull, no visible brand

2 red heifers, yearlings, no visible brand

1 cream gelding, aged; saddle mark, like JF conjoined near shoulder If not claimed and expenses paid, to be sold on 16th December, 1921.

4918-6/8

R. H. BENNETT, Poundkeeper.

CASTERTON.-Impounded at Casterton, 9th November, 1921.

1 red steer, back quarter near ear, double notch off ear, like JL off

If not claimed and expenses paid, to be sold on 30th November, 1921.

4995-4/

G. SHAW Poundkeeper.

CHILTERN.—Impounded at Chiltern, by D. McLean, Herdsman.

1 bay mare, handled, star forehead, black points, GM near shoulder

1 brown gelding, well-bred, unbroken, off hind fetlock white, no visible brand

If not claimed and expenses paid, to be sold on 15th December, 1921.

4919-5/4

Poundkeeper.

COBDEN.—Impounded at Cobden, by C. Pitkethly, off the Cobden Grazing Area.

1 yellow and white steer, two notches under near ear, no visible brand 1 red heifer, two notches under near ear, no visible brand 1 yellow and white steer, top notch off ear, like J off rump

If not claimed and expenses paid, to be sold on 2nd December, 1921.

4904-5/4

R. SPALL, Poundkeeper.

COLERAINE.—Impounded at Coleraine, 21st November, 1921.

1 brindle steer, no visible brand
1 black heifer, front and back notch off ear, no visible brand
1 yellow heifer, front and back notch off ear, no visible brand
1 yellow heifer, front and back notch off ear, no visible brand
1 yellow heiter, front and back notch off ear, no visible brand
1 Jersey steer, white on flank, front and back notch off ear, no visible brand
1 black heifer, white on flank, front and back notch off ear, no visible brand

1 black heifer, white on flank, Tront and back notch off ear, no visible

brand 1 Jersey heifer, front and back notch off ear, no visible brand 1 Jersey heifer, front and back notch off ear, no visible brand

If not claimed and expenses paid, to be sold on 17th December, 1921.

KAINE, Poundkeeper.

4990--4/

ROUIN.-Impounded at Drouin.

1 yellow Jersey poddy heifer, no visible brand If not claimed and expenses paid, to be sold on 17th December, 1921.

1

S. SHADWICK, Poundkeeper

EIDELBERG.—Impounded at Heidelberg, 17th November, 1921, by E. S. Wragge.—Damages, £5.

1 light-brown pony colt, about 14 hands, star, long tail, little white on feet, no visible brand

If not claimed and expenses paid, to be sold on 14th December, 1921.

4948-4/8

E. DOWLING.

ORSHAM.—Impounded at Horsham Shire Pound.

1 blue pony, about 2 years old, no visible brand If not claimed and expenses paid, to be sold on 14th December, 1921.

E. M. CARTER,

EILOR. - Impounded at Keilor.

I brown pony mare, about 14.2 hands, W near shoulder If not claimed and expenses paid, to be sold on 15th December, 1921.

4987 - 3/4

MATTHEW McGRATH, Poundkeeper.

YABRAM.—Impounded at Kyabram.

1 bay yearling filly, like $\widehat{2}$ near shoulder

1 bay gelding, about 3 years old, near front foot white, like Y near shoulder $\overset{\bullet}{\underset{\bowtie}{\mathbb{R}}}$

1 black medium draught mare, about 3 years old, white face, near front foot and off hind foot white, no visible brand

If not claimed and expenses paid, to be sold on 15th December, 1921.

E. CHASTON Poundkeeper.

MALVERN.-Impounded at Malvern.

1 bay pour gelding, white spots under saddle, like YL near shoulder 1 bay pour gelding, aged, white spots under saddle, like TL near shoulder

If not claimed and expenses paid, to be sold on 15th December, 1921.

4911, 4924--4/8

JOHN SUMMERFIELD, Poundkeeper,

MELBOURNE.—Impounded at Melbourne City Pound, Ardenstreet, North Melbourne, 7th November, 1921, by J. V. Richardson.

1 bay gelding, unshod, like K on near shoulder

On 9th November, by C. Meeker.

1 bay pony mare, \(\sigma\) on near shoulder

By Constable S. Nelson.

1 black pony mare, scar on near hind leg, no visible brand

On 10th November, by J. V. Richardson.

1 black gelding, blaze, old scar on rump 1 bay gelding, S on near shoulder

On 12th November.

1 brown gelding, no visible brand

On 18th November.

bay gelding, white star, three white fetlocks, white corn, white spots on back, like S over TS
 bay gelding, white star, one hind fetlock white, knuckled over hind fetlocks, no visible brand
 blue-roan pony mare, hollow backed, no visible brand

If not claimed and expenses paid, to be sold on 15th December, 1921.

4917, 4947-14/8

U. CAVANAGH, Poundkeeper.

MELTON. -Impounded at Melton.

1 bay pony gelding, star, near hind leg mottled white, saddle-marked, no visible brand If not claimed and expenses paid, to be sold on 15th December, 1921.

GEO. MINNS, Poundkeeper.

4986-10/8

... 4004 ,

4942-4/

```
WARRAGUL —Impounded at Warragul Central Pound.
MULGRAVE.—Impounded at Mulgrave Shire Pound.
                                                                                                                 1 Jersey poddy steer, notch out of off ear, no visible brand
1 red poddy steer, notch out of uear ear, no visible brand
1 black and white poddy steer, notch out of off ear, no visible brand
1 brown yearling steer, slit off ear, no visible brand
1 red and white yearling bull, no visible brand
1 red yearling bull, no visible brand
1 spotted yearling beifer, no visible brand
1 spotted yearling heifer, no visible brand
1 spotted yearling heifer, no visible brand
1 spotted yearling beifer, no visible brand
1 red and white cow, D off rump
  If not claimed and expenses paid, to be sold on 15th December, 1921.
                                                           ARTHUR NEWPORT,
                                                                                    Poundkeeper.
4934-3/4
 PAKENHAM-Impounded at Pakenham.
                                                                                                                     If not claimed and expenses paid, to be sold on 15th December, 1921.
bay light draught mare, white face, wall eye, off fore and hind legs white, no visible brand draught gelding, white face, hind feet white, blotch brand near choulder.
                                                                                                                                                                                           M. EVERARD,
Poundkeeper.
                                                                                                                 4926-8/
1 chestnut mare, back, white face, hind feet white, CN or CM on
                                                                                                                    WILLAURA.—Impounded at Willaura.
    shoulder
                                             By Ranger.
1 bay cob gelding, white face, white feet, S near shoulder
1 fawn and brindle cow, ear-marked off ear, voke on, W2 off rump
1 black and white heifer, 2 years old, no visible brand
1 strawberry yearling heifer, red neck, ear-marked off ear
                                                                                                                  1 Lincoln wether, top notch near ear, red smudge on back
                                                                                                                     If not claimed and expenses paid, to be sold on 14th December, 1921.
                                                                                                                                                                                       J. L. BRENNAN,
                                                                                                                                                                                                        Poundkeeper.
    If not claimed and expenses paid, to be sold on 16th December, 1921.
                                                                                                                    VARRA GI,EN.—Impounded at Yarra Glen.
                                                              · JAMES J. AHERN,
Poundkeeper.
4913, 4923-10/
                                                                                                                  1 brown pony mare, no visible brand
1 black mare, hack, star and snip, J1 over 63 shoulder
 DENSHURST.—Impounded at Penshurst, by Shire Ranger.
                                                                                                                      If not claimed and expenses paid, to be sold on 15th December, 1921.
1 bay mare (blood), aged, knees marked
1 roan springing heifer, piece out front of near ear, L off rump
1 red cow, white on forehead, like F and blotch off rump
1 light-red heifer, mottled face, red mottled face, JW off rump; bull
                                                                                                                                                                                       C. FLETCHER.
                                                                                                                                                                                                        Poundkeeper.
                                                                                                                     YINNAR.—Impounded at Yinnar, 19th November, 1921, by C. Payne, Shire Herdsman.—Damages, £5.
 Sant as 1000 . 3 bull calves—brindle; red, with white on belly; red, mottled face; no visible brand
      alf at toot
                                                                                                                  Payne, Shire Herdsman.—Damages, 25.

1 red and white strawberry steer, like V off rump
1 red and white spotted steer, no visible brand
1 brindle helier, no visible brand
1 yellow and white spotted steer, no visible brand
1 black steer, nip out point near ear, brush of tail, AC near rump
1 white strawberry steer, no visible brand
1 red spotted steer, no visible brand
1 yellow spotted steer, no visible brand
1 white and red spotted steer, no visible brand
1 white and red spotted steer, no visible brand
1 white and red spotted Ayrshire bull, about 3 years old, ear marks, hole off ear
    If not claimed and expenses paid, to be sold on 14th December, 1921.
                                                                    JOHN HADDOW,
Poundkeeper.
 4920-7/4
  ROCHESTER.—Impounded at Rochester, 11th November, 1921, by
H. McTernan, Rochester East.
 1 red heifer, about 2 years old, no visible brand
                    On 12th November, by B. Devine, Nanneella.
                                                                                                                      If not claimed and expenses paid, to be sold on 15th December, 1921.
 1 bay horse, medium draught, star and snip on nose, like No. 25 off
shoulder
                                                                                                                                                                                           THOS. KEOGH..
Poundkeeper.
                                 By V. Ryan, Rochester East.
                                                                                                                    4939-10/8
 1 roan-strawberry bull, near ear punched, piece out off ear, like DI
                                                                                                                                         POUNDKEEPERS' REMITTANCES.
     If not claimed and expenses paid, to be sold on 16th December, 1921.
                                                                                                                    THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—
                                                                           J. TOVEY,
Poundkeeper.
                                                                                                                       1921.
  4945--8/
                                                                                                                    1921.

November 22—W. J. Edington ...

November 22—G. Fletcher ...

November 22—G. Chaston ...

November 22—T. Martin ...

November 22—E. Jowling ...

November 22—A. Kaine ...

November 23—G. Shaw ...

November 23—B. Mackenzie ...

November 23—W. Brereton ...
  SHEPPARTON.—Impounded at Shepparton, 17th November, 1921, by F. E. Vandeleur, from Kialla.
  1 white steer, about 18 months old, ears marked, no visible brand
1 black or blue and white heifer, about 18 months old, indescribable
brand off rump
1 red and white heifer, about 18 months old, indescribable brand off
                                                                                                                                                                                                  ...
                                                                                                                                                                                         •••
                                                                                                                                                                                         ...
     If not claimed and expenses paid, to be sold on 15th December, 1921.
                                                                              W. STOREY,
Poundkeeper.
                                                                                                                                                                                A. J. MULLETT, . Government Printer.
  4909--6/8
                                                                                                                       23rd November, 1921.
  ST. KILDA.—Impounded at St. Kilda, 17th November, 1921, by M. H. McInerney.
                                                                                                                                                           CONTENTS.
  185. White or grey mare, unshod, no visible brand
     If not claimed and expenses paid, to be sold on 16th December, 1921.
                                                                                                                                                                                                                   ... 3960
                                                                                                                        Appointments ... ... ...
Bank holidays ... ... ...
Christmas and New Year holidays
                                                                    W. J. EDINGTON,
Poundkeeper.
                                                                                                                                                                                                                  ... 3959
... 3959
... 4000
... 3975
... 4003
... 3974
... 3961
   4941-4/
                                                                                                                        ...
   TRATFORD.—Impounded at Stratford, 15th November, 1921, by
Geo. Maxwell, for Avon Shire Council.
   1 red or dark-yellow heifer calf, like O off shoulder
1 red heifer calf, white on flank, like FU off rump
1 brindle steer calf, piece out back off ear, like VP off rump
                                                                                                                        Government notices ...
Impoundings ... ...
Insolvency notices ...
                                                                                                                                                                                                         ... 4012
... 4005, 1012
... 3984
... 3963
                                                                                                                        If not claimed and expenses paid, to be sold on 19th December, 1921.
                                                                           THOS. POOLE,
Poundkeeper.
    4937--5/4
                                                                                                                        ... 3962, 4011
    TATURA.—Impounded at Tatura.
                                                                                                                                                                                                                    ... 3974
... 4005
... 3959
    1 bay draught golding, blaze face, white hind legs, collar-marked, X
                                                                                                                                                                                                                    ... 3961
       If not claimed and expenses paid, to be sold on 15th December, 1921.
                                                                                                                          Resignations
State Rivers and Water Supply Commission
```

THOS. MARTIN, Poundkeeper.