



VICTORIA GOVERNMENT GAZETTE.

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No. 183.]

WEDNESDAY, OCTOBER 29.

[1924.

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., 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 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 a Public Half-Holiday (as the case may be) at the places respectively specified, viz. :—

Public Holidays :—

WEDNESDAY, THE 22ND DAY OF OCTOBER, 1924, TUESDAY, THE 28TH DAY OF OCTOBER, 1924, and WEDNESDAY, THE 29TH DAY OF OCTOBER, 1924, throughout the Shire of Goulburn†; TUESDAY, THE 4TH DAY OF NOVEMBER, 1924, throughout Melbourne and Suburbs*; SATURDAY, THE 8TH DAY OF NOVEMBER, 1924, throughout the South and West Ridings of the Shire of Dimboola; WEDNESDAY, THE 12TH DAY OF NOVEMBER, 1924, throughout the Shire of Mt. Ivort† and the Balmoral Riding of the Shire of Wannon; SATURDAY, THE 15TH DAY OF NOVEMBER, 1924, and SATURDAY, THE 22ND DAY OF NOVEMBER, 1924† throughout the Shire of Colac; WEDNESDAY, THE 26TH DAY OF NOVEMBER, 1924, throughout the Shire of Seymour†.

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

FRIDAY, THE 31ST DAY OF OCTOBER, 1924, throughout the City of Warrnambool†.

* Races; † Agricultural Show.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

T. TUNNECLIFFE,
Chief Secretary.

GOD SAVE THE KING!

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PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., 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 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 (as the case may be) at the places respectively specified, viz. :—

Public Holidays :—

WEDNESDAY, THE 12TH DAY OF NOVEMBER, 1924, throughout the Borough of Inglewood; THURSDAY, THE 13TH DAY OF NOVEMBER, 1924, throughout the Shire of Ballarat†; TUESDAY, THE 18TH DAY OF NOVEMBER, 1924, throughout the Borough of Sale and the Shire of Yackandandah; WEDNESDAY, THE 19TH DAY OF NOVEMBER, 1924, throughout the Borough of Castlemaine; THURSDAY, THE 20TH DAY OF NOVEMBER, 1924, throughout the Borough of Clunes†; SATURDAY, THE 22ND DAY OF NOVEMBER, 1924, throughout the Borough of Horsham.

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

WEDNESDAY, THE 29TH DAY OF OCTOBER, 1924†, throughout the Town of Geelong West and the Town of Newtown and Chilwell; TUESDAY, THE 11TH DAY OF NOVEMBER, 1924, throughout that portion of the Shire of Gordon west of the Loddon River.

† Agricultural Show.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

T. TUNNECLIFFE,
Chief Secretary.

-GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &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 as special days to be observed as Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays.

TUESDAY, THE 4TH DAY OF NOVEMBER, 1924, throughout Melbourne and Suburbs;

WEDNESDAY, THE 19TH DAY OF NOVEMBER, 1924, at Port Melbourne.

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

WEDNESDAY, THE 29TH DAY OF OCTOBER, 1924, at Bacchus Marsh, Violet Town, and Warragul;

WEDNESDAY, THE 12TH DAY OF NOVEMBER, 1924, at Heathcote;

THURSDAY, THE 13TH DAY OF NOVEMBER, 1924, at Traralgon;

WEDNESDAY, THE 19TH DAY OF NOVEMBER, 1924, at Charlton;

THURSDAY, THE 20TH DAY OF NOVEMBER, 1924, at Clunes, Mansfield, and Sale;

THURSDAY, THE 27TH DAY OF NOVEMBER, 1924, at Berwick;

THURSDAY, THE 4TH DAY OF DECEMBER, 1924, at Dandenong.

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

(L.S.)

STRADBROKE

By His Excellency's Command,

T. TUNNECLIFFE,
Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &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 as special days to be observed as Bank Holidays and Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays:—

SATURDAY, THE 8TH DAY OF NOVEMBER, 1924, at Creswick;

WEDNESDAY, THE 12TH DAY OF NOVEMBER, 1924, at Bendigo;

WEDNESDAY, THE 19TH DAY OF NOVEMBER, 1924, at Castlemaine;

SATURDAY, THE 22ND DAY OF NOVEMBER, 1924, at Horsham.

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

FRIDAY, THE 31ST DAY OF OCTOBER, 1924, at Warrnambool;

TUESDAY, THE 11TH DAY OF NOVEMBER, 1924, at Korumburra;

WEDNESDAY, THE 26TH DAY OF NOVEMBER, 1924, at Condamine.

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

(L.S.)

STRADBROKE

By His Excellency's Command,

T. TUNNECLIFFE,
Chief Secretary.

GOD SAVE THE KING!

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 22nd day of October, 1924, been pleased to make the undermentioned appointments, to take effect from the date of commencement of duty, viz:—

DEPARTMENT OF CHIEF SECRETARY.

Medical Superintendent (Acting).

JAMES SYDNEY ALEXANDER ROGERS (Dr.)

to be Medical Superintendent of the Hospital for the Insane, Beechworth (Acting), pursuant to the provisions of the *Lunacy Act 1915*, from 25th October, 1924, during the absence of (Dr.) R. G. Naylor, on leave.

Officer in Charge of Gaol,

GEORGE CAREY

to be Officer in charge of the Ballarat Gaol from 14th October, 1924, during the absence of James Quirke, on leave.

Clerk, Hospital for Insane,

GEORGE MENZIES MUIR,

pursuant to the provisions of the *Lunacy Act 1915*, to be Clerk of the Hospital for the Insane, Yarra Bend, from 9th October, 1924, during the absence of H. F. Simmons, on leave.

Registrars of Births and Deaths,

JOHANNAH RYAN

to be Registrar of Births and Deaths at Tungamah (Acting), fees, pending the appointment of a successor to Jessie E. Mouldsdale, resigned;

NENA MONICA DIXON

to be Registrar of Births and Deaths at Willaura (Acting), fees, pending the appointment of a successor to Hilda M. Holt, resigned;

CHARLES CURNOW PHILLIPS, Esq., J.P.,

to be Registrar of Births and Deaths at Rocky Lead, fees, vice Philippa Phillips, deceased;

WILLIAM JEFFREY

to be Registrar of Births and Deaths at Bungaree, fees, vice Agnes Acton, resigned.

Member of the Marine Board,

ROBERT NELSON,

pursuant to the provisions of the *Marine Act 1915* and the *Statute Law Revision Act 1916*, to be a Member of the Marine Board of Victoria (representative of Merchants and Traders), vice Robert Dickins, deceased.

Chief Inspector of Fisheries and Game.

FRED LEWIS (Senior Clerk, Third Class, Clerical Division, Fisheries and Game Branch),

to be Chief Inspector of Fisheries and Game, Second Class, Clerical Division, a vacancy having occurred, and the Public Service Commissioner having certified that it is expedient to fill such vacancy, and recommends, in accordance with the provisions of the Public Service Acts, the transfer, on trial for a period not exceeding three (3) months, of the person above named, in order to ascertain whether he is fit to perform the duties of such office satisfactorily.

Electoral Registrars,

BENJAMIN JAMES HAZELDINE

to be Electoral Registrar (Acting) for the Portland Subdivision of the Electoral District of Glenelg, to date from 6th October, 1924, during the absence on leave of Phillip Denahy;

WILLIAM EDWIN PENSOM

to be Electoral Registrar for the Ringwood Subdivision of the Electoral District of Evelyn, to date from 1st October, 1924, vice William Phillip Anderson, resigned;

EDWARD KERR

to be Electoral Registrar for the Serpentine Division of the Northern Province, to date from 21st November, 1924, vice Gilbert W. C. Venables, resigned;

CYRIL PATRICK WEISS

to be Electoral Registrar (Acting) for the Cobram Subdivision of the Electoral District of Benalla, and also for the Strathmerton Subdivision of the Electoral District of Goulburn Valley, to date from 16th October, 1924, during the absence on leave of Francis Edward Bolton;

HENRY CHARLES CROOK

to be Electoral Registrar (Acting) for the Doon, Jamieson, and Mansfield Subdivisions of the Electoral District of Upper Goulburn, to date from 9th October, 1924, during the absence on leave of Thomas Leitch Penman;

HAROLD WALTER MCCONNELL.

to be Electoral Registrar for the Glenorchy and Stawell Subdivisions of the Electoral District of Stawell and Ararat, to date from 1st October, 1924, vice James Rogerson, resigned;

ROBERT JAMES DAWTREY (Senior Constable of Police) to be Electoral Registrar for the Barrarbool Division of the South-Western Province, *vice* Constable A. J. Batty, retired.

LUNACY DEPARTMENT—HOSPITALS FOR THE INSANE.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions contained in the *Public Service Act 1915* (No. 2713), and in the *Lunacy Act 1915* (No. 2687), has, by Orders made on the 22nd day of October, 1924, been pleased to make the undermentioned appointments, *viz.* :—

Nurse, Grade III.,

CHARLOTTE WESTPHALEN

to be a Nurse, Grade III., the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the *Public Service Act 1915*, to be appointed to fill such vacancy, such appointment to be on probation for twelve months, and to take effect from the 8th October, 1924.

Attendant,

JAMES WILLIAM YOUNG

to be an Attendant, Grade III., the Permanent Head of the Department having requested that a vacancy 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 5th October, 1924.

DEPARTMENT OF LANDS AND SURVEY.

Manager of Common,

EDWARD MURPHY

to be Manager of the Cape Clear Common for the period ending 31st December, 1924, in the room of Denis Cunningham, deceased.

Land Officer,

ALBERT HAROLD CURNOW

to be a Land Officer in and for the State of Victoria, to date from the 20th October, 1924, inclusive.

Trustees of Site,

The undermentioned persons to be Trustees of the land temporarily reserved on the 16th October, 1888, as a site for a Mechanics' Institute at Stuart Mill, *viz.* :—

JOSEPH H. MEDLYN,
ALEXANDER ERWIN, and
JAMES DOUGLAS.

DEPARTMENT OF LAW—ATTORNEY-GENERAL.

Sworn Valuers,

The undermentioned persons to be Sworn Valuers, pursuant to the provisions of section 14 of the *Transfer of Land Act 1915* (No. 2740), for the districts mentioned opposite their respective names :—

DANIEL RYAN, Werribee—Counties of Bourke and Grant.
THOMAS NEWELL MUNTZ, Shepparton—Counties of Moira and Rodney.

DEPARTMENT OF LAW—SOLICITOR-GENERAL.

Magistrates,

THOMAS HEWITT, 128 Peel-street, North Melbourne,
WILLIAM GLADSTONE CARTER, Elsternwick,
ALFRED EDWARD DE CHENE, Coburg,
MAURICE BOYCE DUFFY, Windsor,
PATRICK THOMAS PEPPARD, 477 Collins-street, Melbourne,
JOHN THOMAS DOUGLAS BECK, Black Rock, and
JOHN THOMAS WILKINS, Metropolitan Fire Brigade, Melbourne,

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

ALEXANDER WILLIAM DENNIS, Warncoort, and
JOHN BLACK, Belmont,

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

MICHAEL BURKE, Lake Gilliar,

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

Bailiff of County Court,

BERTIE GEORGE JUDD (Constable of Police), Swan Hill,
to be also a Bailiff of the County Court at Swan Hill.

Sheriff's Bailiff, &c.,

AUGUST GRANVILLE GERECKE (Constable of Police), Benalla,

to be also a Sheriff's Bailiff and a Bailiff of the County Court and Court of Mines at Benalla, *vice* W. J. Aitchison, resigned.

Clerk of Petty Sessions,

ROBERT LYNDON PAIGE, 5th Class Clerk, Law Department,

to act as Clerk of Petty Sessions at St. Kilda during the absence on sick leave of F. F. Hall, in accordance with the recommendation of the Public Service Commissioner under section 168 of Act No. 2713.

Clerk of Petty Sessions (Acting),

VIVIAN FATTORINI (Constable of Police), Cranbourne,

to be also Clerk of Petty Sessions (Acting) at Cranbourne.

Commissioners for taking Declarations, &c.,

The undermentioned persons to be Commissioners for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the *Evidence Act 1915*, to resign on removing from the neighbourhood of the addresses respectively mentioned :—

STANLEY HORACE NUTT, 476 St. Kilda-road, Melbourne;
LUCRECE GEORGE MARSHALL, Horne-street, Clifton Hill.

The undermentioned persons to be Commissioners for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the *Evidence Act 1915*, not to charge fees, and to resign on ceasing to occupy their present positions :—

GEORGE WALLACE, Registrar, Agricultural College, Dookie;
EDWARD GEORGE JENNINGS, Chief Clerk, Children's Welfare Branch, Department of Chief Secretary.

Probation Officers,

FRANCIS O'CALLAGHAN, Balmoral,
ISABELLA O'CALLAGHAN, Balmoral,
CHARLES INGRAM, Balmoral, and
LUCRECE AMY INGRAM, Balmoral,

to be Probation Officers, pursuant to the provisions of section 8 of the *Children's Court Act 1915*, for the Children's Court at Balmoral;

AINSLIE ARTHUR YEATES, St. John's Vicarage, Carlton,
ARTHUR ALAN BENNETT, 14 Batman-street, West Melbourne,
JOHN HENRY GRIMSHAW RAMWELL, 53 Pelham-street, Carlton, and

FRANCIS HUBERT SWEETING, 131 Stevenson-street, Kew,

to be Probation Officers, pursuant to the provisions of section 8 of the *Children's Court Act 1915*, for the Children's Court at Melbourne;

PERCY WILLIAM TURNER, 124 Napier-street, Fitzroy,

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

DEPARTMENT OF MINES.

Inspector of Mines and Machinery,

THOMAS PLATT

to be an Inspector of Mines and Machinery, Classes "D" and "C," Professional Division; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is a fit and proper person, and duly qualified to be appointed to fill such vacancy on probation for three (3) months.

DEPARTMENT OF TREASURER.

Collector of Imposts,

ROBERT U. BIRRELL

to be a Collector of Imposts at the Police Department for the purpose of collecting fees payable under the Motor Car Act, *vice* P. A. Hogan, relieved.

Receivers of Revenue and Paymasters (Acting),

F. J. SAUER† to act as Receiver of Revenue and Paymaster at Hamilton during the absence of A. S. Hauser, on leave;

LEO A. KING† to act as Receiver of Revenue and Paymaster at Warragul during the absence of H. M. Craig, on leave;

C. R. CROSS to act as Receiver of Revenue and Paymaster at Charlton during the absence of C. E. Williams, on leave;

D. G. BLAIR† to act as Receiver of Revenue and paymaster at Wonthaggi during the absence of T. A. Keely, on leave.

† The Public Service Commissioner has approved, under section 168 of Act No. 2713.

STATE RIVERS AND WATER SUPPLY COMMISSION.
Waterworks Trust Commissioner,

JOHN BRUCE

to be a Commissioner of the Yarrowonga Waterworks Trust, vice J. A. Thom, deceased, and to hold office as such for a period of four years from the 22nd October, 1924, subject to the provisions of the Water Acts.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

DEPARTMENT OF CHIEF SECRETARY.

APPOINTMENT OF A ROYAL COMMISSION TO INQUIRE INTO CERTAIN COMPLAINTS AS TO THE ADMINISTRATION OF THE AFFAIRS OF THE HOSPITAL FOR THE INSANE AT KEW.

WHEREAS complaints were made at an inquiry held by the Inspector-General of the Insane on the 6th, 14th, and 21st days of August, 1924, that Reginald Spencer Ellery, Esq., M.B., B.S., Junior Medical Officer of the Hospital for the Insane, Kew, has been guilty of certain grave acts of commission and omission in respect of his administration of the affairs of the said Hospital, and in particular in his conduct towards the patients therein, and further that proper provision has not been made for the comfort and well-being of the patients, His Excellency the Governor in Council has approved that—

ALFRED ALDRIDGE KELLEY, Esq., P.M.,

be appointed a Royal Commission to inquire into and report as to the truth or otherwise of the said complaints and generally into the administration by the said Reginald Spencer Ellery and others of the affairs of the said Hospital for the Insane, Kew, so far as such administration touches such complaints or matters cognate thereto.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

VICTORIAN RAILWAYS.

APPOINTMENT OF BOARD OF INQUIRY.

WHEREAS a difference of opinion has arisen between the Melbourne Harbour Trust Commissioners, the Victorian Railways Commissioners, the Melbourne and Metropolitan Tramways Board, the Corporation of the Mayor, Aldermen, Councillors, and Citizens of the City of Melbourne and the Corporation of the Mayor, Councillors, and Citizens of the City of Footscray, as to the extent to which, in all the circumstances of the case, they are respectively responsible for the construction (along the route delineated and coloured yellow, green, and purple on the map hereunto annexed), of a new road which it is proposed shall be constructed from the Napier-street bridge over the Maribyrnong River at Footscray to Dudley-street, at West Melbourne; and thence to the Flinders-street Extension in the City of Melbourne: And as to the amounts which they should respectively contribute towards the cost of the construction of the said proposed road: And whereas they have agreed that the matters in difference between them shall be submitted to and determined by a Board to be appointed as hereinafter provided: Now therefore His Excellency the Governor in Council has approved that:—

I. Thomas Ramsden Ashworth, of 325 Collins-street, Melbourne, architect; George Kermode, of the Public Offices, Treasury Gardens, Spring-street, Melbourne, Chief Engineer of Public Works; and William Thomas Bartholomew McCormack, of the Titles Office, Queen-street, Melbourne, a member of the Country Roads Board, be appointed a Board to inquire into and determine:—

1. The extent to which each of the bodies aforesaid is, in all the circumstances of the case, responsible for the construction of the said proposed new road; and
2. The amount of the contribution which each of the said bodies should make towards the cost of the construction of the said proposed new road.

II. That the said Thomas Ramsden Ashworth shall be the chairman of the said Board.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

SUMMONING OFFICERS:

I HEREBY appoint the undermentioned persons, under section 31 of the Education Act 1915, to summon parents within the State of Victoria:—

Constable HEINDRACH OSWALD CLEMAN, No. 7049.
WILLIAM MACONACHIE.

JOHN LEMMON,
Minister of Public Instruction.

Education Department, Melbourne, 25th October, 1924.

CONSUL OF CHILE,

THE Governor directs it to be notified that Mr. CECIL LE PLASTRIER has been appointed Consul of Chile at Melbourne, and that the King's Exequatur empowering Mr. Le Plastrier so to act has received His Majesty's signature.

G. M. PRENDERGAST,
Premier.

Premier's Office,
Melbourne, 24th October, 1924.

CONSUL OF BELGIUM AT MELBOURNE.

THE Governor directs it to be notified, for general information, that the King's Exequatur empowering Monsieur R. VANDERKELEN to act as Consul of Belgium at Melbourne has received His Majesty's signature.

G. M. PRENDERGAST,
Premier.

Premier's Office,
Melbourne, 24th October, 1924.

DEPARTMENT OF LAW—SOLICITOR-GENERAL.

ORDER AMENDED.

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 22nd day of October, 1924, amended the Order in Council of the 30th October, 1923, published in the Gazette of the 24th September, 1924, appointing Charles Augustine Harrell as a Commissioner for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1915, by substituting the name FARRELL in lieu of Harrell.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 22nd day of October, 1924, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

JAMES EDWARD MCCALLUM, as Licensing Inspector under the provisions of the Licensing Act 1915, for each and every Licensing District in the State of Victoria, to date from 12th October, 1924.

AGNES ACTON, as Registrar of Births and Deaths at Bungaree.
JAMES ROGERSON, as Electoral Registrar for the Glenorchy and Stawell Subdivisions of the Electoral District of Stawell and Ararat, to date from 30th September, 1924.

WILLIAM PHILLIP ANDERSON, as Electoral Registrar for the Ringwood Subdivision of the Electoral District of Evelyn, to date from 30th September, 1924.

GILBERT WILLIAM CARLISLE VENABLES, as Electoral Registrar for the Serpentine Division of the Northern Province, to date from 20th November, 1924.

DEPARTMENT OF LAW.

WILLIAM JOHN AITCHISON, as a Sheriff's Bailiff and a Bailiff of the County Court and Court of Mines at Benalla.

ALBERT LEWELLYN BROWN, from the Commission of the Peace for the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks of Victoria.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

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 22nd day of October, 1924, granted permission to the undermentioned officer 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 him only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:—

Name of Officer.	Department.	Nature of Work.
James Edward Hall	Department of Public Instruction	To act as Wharf Manager, Lorne

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

Act No. 2713, Section 71 (I).

REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

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

Department and Office.	Yearly Rate of Salary.	
	Minimum.	Maximum.
DEPARTMENT OF PUBLIC WORKS.		
CLASS "A."		
<i>Repeal—</i>		
Mechanical Engineer	444	516

C. S. McPHERSON,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 26th September, 1924.

Approved by the Governor in Council,
the 22nd October, 1924.

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

Act No. 2713, Section 71 (I).

REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

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

Department and Office.	Yearly Rate of Salary.	
	Minimum.	Maximum.
DEPARTMENT OF LANDS AND SURVEY.		
CLASS "C."		
<i>Add—</i>		
Draughtsman, Lithographic	384	420
Draughtsman	334	420

To take effect as from the 1st July, 1924.

(This Certificate is in lieu of the Commissioner's Certificate, No. 3163, dated the 18th September, 1924, on which an Order in Council was obtained on the 1st October, 1924.)

C. S. McPHERSON,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 15th October, 1924.

Approved by the Governor in Council,
the 22nd October, 1924.

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

Act No. 2713, Section 71 (VIII).

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

CHAPTER VI.

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

Department and Office.	Yearly Salary.	
	Minimum.	Maximum.
DEPARTMENT OF CHIEF SECRETARY.	£	£
PENAL AND GAOLS.		
<i>Repeal—</i>		
Matron, Melbourne Gaol	156	196*
Warder and Nurse, Melbourne Gaol	144	180*

* With quarters when required to reside on premises.

C. S. McPHERSON,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 10th October, 1924.

Approved by the Governor in Council,
the 22nd October, 1924.

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

Act No. 2713, Section 71 (VIII).

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

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

SCHEDULE.

DEPARTMENT OF TREASURER.
Government Printing Office.

For the words—

Any Compositor-Reader acting as Press Reviser or Reader-in-Charge at night shall receive an allowance of Fourpence per day,

Read the words—

Any Compositor-Reader acting as Press Reviser or Reader-in-Charge at night shall receive an allowance of Fourpence per day; and, during the Federal Parliamentary session, any Reader or Compositor-Reader acting as Reader-in-Charge at night shall receive an allowance of One shilling and sixpence per day.

To take effect as from the 26th March, 1924.

C. S. McPHERSON,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 15th October, 1924.

Approved by the Governor in Council,
the 22nd October, 1924.

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

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

IT is hereby notified that an examination of applicants for licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 6th December, 1924, 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 21st November, 1924, and should be accompanied by satisfactory evidence of—

- (1) Name in full;
- (2) having attained the age of twenty-one (21) 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 29th November, 1924.

By order,
W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 22nd October, 1924.

PUBLIC SERVICE EXAMINATION.

NOTICE is hereby given that an Examination of Male Candidates for appointment to the Clerical Division of the Public Service of the State of Victoria will be held at Melbourne, and at such of the undermentioned places, or elsewhere, provided there is a sufficient number of candidates at such centre, commencing at Nine (9) o'clock a.m. on Monday, the 1st December, 1924:—

Ararat	Euroa	Rainbow
Bacchus Marsh	Foster	Rochester
Bairnsdale	Geelong	Rushworth
Ballarat	Hamilton	Rutherglen
Beechworth	Heathcote	Sale
Benalla	Horsham	Sea Lake
Bendigo	Inglewood	Seymour
Berwick	Kerang	Shepparton
Birchip	Kilmore	St. Arnaud
Boort	Korumburra	Stawell
Bright	Kyabram	Swan Hill
Camperdown	Kyneton	Tatura
Casterton	Leongatha	Traralgon
Castlemaine	Lilydale	Wangaratta
Charlton	Mansfield	Warracknabeal
Cobram	Maryborough	Warragul
Colac	Mildura	Warrnambool
Corio	Mirboo North	Werribee
Corryong	Mornington	Wodonga
Dandenong	Murtoa	Wonthaggi
Daylesford	Nathalia	Woodend
Dimboola	Nhill	Yarram
Donald	Orbost	Yarrowonga.
Echuca	Portland	

Applications, accompanied by evidence of good moral character and industrious habits, must be lodged at the office of the State Public Service Commissioner, Geological Museum Building, Gisborne-street, Melbourne, on or before Saturday, the 1st November, 1924. An entry on the proper form must also, on or before such date, be lodged with the Registrar of the Melbourne University, and candidates must state therein that they have entered for the Public Service Examination, and indicate the subjects they desire to be examined in for that examination.

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

Candidates must state at which place they desire to present themselves for examination, and must forward with their application, or before Saturday, the 22nd November, 1924, a postal-note, payable to the Secretary to the Public Service Commissioner (Victoria), for Fifteen shillings (15s.). No fee is payable to the University if a candidate enters for the Public Service Examination only.

Sixty (60) candidates will be selected for registration for appointment as Clerks (30 from those who pass the School Leaving and 30 from those who pass the School Intermediate Examination). Candidates must, on the first day of the examination, be between the ages of fifteen and twenty-one years at last birthday, but a candidate twenty-two years of age or over cannot be appointed. The commencing salary is £91, rising to a maximum of £273 a year, with a long service increment of £13 a year.

The limitation as to maximum age does not apply to any eligible returned sailor or soldier. Provided his certificate of discharge is furnished with his application, he may apply at any age, and may be paid a salary on appointment not exceeding £234 a year.

NOTE.—Detailed particulars of the subjects of examination are published in the *University Handbook of Public Examinations*, procurable from the Registrar of the University, price 2s. 6d. Previous examination papers may likewise be procured, price 2s.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 11th September, 1924.

STATE SCHOOL TEACHERS' APPEALS.

THE appeals of teachers with respect to the sub-class in which they were placed on the Classified Roll of the 27th June, 1924, having been determined, pursuant to the provisions of the *Public Service Act 1915*, the Public Service Commissioner amends such Classified Roll as shown in the Schedule hereunder:—

SCHEDULE.

Record No.	Name.	Classification on Roll of 27th June, 1924.	Classification as amended by Commissioner.
MALES.			
9924	Jennings, J. D.	III., 3, 1	III., 2
9943	McDonnell, H. J.	IV., 3, 1	IV., 2
16228	Smith, R. F. H.	V., 2, 18	V., 1
18638	Newman, W. H.	V., 2, 50	V., 1
18046	Sanderson, G.	V., 2, 61	V., 1
20997	Nicol, H. E.	V., 2, 76	V., 1
14224	Crabtree, J. D.	V., 2, 82	V., 1
17261	Squire, W. J.	V., 2, 95	V., 1
16367	Campbell, W. J.	V., 2, 98	V., 1
18221	Smith, W. F.	V., 2, 116	V., 1
17594	Walsb, D. P.	V., 2, 126	V., 1
20830	Trounson, C. C.	V., 2, 171	V., 1
20573	Caldwell, W. L.	V., 2, 219	V., 1
19132	McNeill, W. J.	V., 3, 23	V., 2
18360	Deller, H. A.	V., 3, 26	V., 2
19526	Stacey, A. G.	V., 3, 29	V., 2
17965	O'Brien, W. E.	V., 3, 38	V., 2
20331	Gourley, F. J.	V., 3, 41	V., 2
20918	Douglas, W. C. M.	V., 3, 48	V., 2
19219	Cook, J. S.	V., 3, 54	V., 2
20200	Pierrehumbert, L. A.	V., 3, 90	V., 2
20537	Turner, R. W.	V., 3, 111	V., 2
20962	Waugh, E. D.	V., 3, 130	V., 2
21902	Pask, J. E.	V., 3, 145	V., 2
22134	Conry, B.	V., 3, 153	V., 2
20590	Southey, R. J.	V., 3, 170	V., 2
21283	Roberts, J. F.	V., 3, 190	V., 2
12175	Tuohey, T. P.	V., 3, 364	V., 2
FEMALES.			
10811	Higgins, Maria	V., 2, 12	V., 1
15503	Walsh, Annie L.	V., 2, 20	V., 1
16357	Moore, Hazel	V., 2, 22	V., 1
19755	Clery, Evaline E. V.	V., 2, 40	V., 1
18588	Murray, Henrietta C.	V., 2, 53	V., 1
17974	Skinner, Annie H.	V., 2, 118	V., 1
20484	Bell, Olive M.	V., 2, 132	V., 1
18494	Wheeler, Harriet A.	V., 2, 133	V., 1
18345	Elliott, Jean M.	V., 2, 201	V., 1
18327	Sweeney, Annie M.	V., 2, 243	V., 1
20547	Boyes, Ellen J.	V., 2, 302	V., 1
18624	Kroger, Rita E.	V., 2, 312	V., 1
19746	Storey, Gladys M.	V., 2, 352	V., 1
17248	Sippo, Annie E.	V., 3, 43	V., 2
19100	Allan, Colina I.	V., 3, 57	V., 2
20923	Wilson, Mary A.	V., 3, 66	V., 2
20277	Killeen, Josephine	V., 3, 80	V., 2
18665	Thom, Ellen M. V.	V., 3, 111	V., 2
20284	Smith, Florence C.	V., 3, 284	V., 2
20296	Wakefield, Marg. V.	V., 3, 291	V., 2
21196	Dunphy, Mary E.	V., 3, 361	V., 2
21610	King, Veronica M. F.	V., 3, 394	V., 2
22034	Neilson, Mercia A.	V., 3, 399	V., 2
17196	Liddell, Ivy J.	V., 3, 539	V., 2

NOTE.—In all other cases where teachers appealed, the Commissioner has not allowed such appeals.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 27th October, 1924.

PROFESSIONAL ASSISTANT, CLASS "C," PROFESSIONAL DIVISION, CROWN SOLICITOR'S OFFICE, DEPARTMENT OF LAW.

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

Yearly Salary.—£396, minimum; £516, maximum. (Revised, £442, minimum; £546, maximum.)

Duties.—Under the direct supervision of the Assistant Crown Solicitor, to prepare cases for prosecution in Courts of Petty Sessions in relation to breaches of the various Acts administered by the several Government Departments, and to prepare the information in respect of such offences, and in connexion with offences committed in a suburban area where the Assistant Crown Solicitor does not consider that he himself should prosecute, to conduct the cases in court.

Qualifications.—To be a barrister and solicitor, and to have a knowledge of the several Acts, for breaches of which prosecutions are most common (e.g., Health, Factories and Shops, Dairy Supervision, Stamps, &c.). To possess a good knowledge of the provisions of the Justices and Police Offences Acts, and of the procedure in Courts of Petty Sessions, and a sound acquaintance with the law of evidence, and a capacity to conduct cases in court.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied with evidence of experience and qualifications) must be lodged at this office not later than Friday, the 7th November, 1924.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 24th October, 1924.

SENIOR CLERK (PUBLIC WORKS) AND ASSISTANT ACCOUNTANT (PUBLIC WORKS AND MINES), SECOND CLASS, CLERICAL DIVISION.

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

Duties.—To supervise detail work in connexion with departmental expenditure. To relieve Chief Clerk and Accountant. To keep register of commitments against all appropriations, other than school buildings. To examine and pass accounts, other than those for annual contract and agreement lines. To prepare financial and other statements. To deal with tenders, returnable. To sign or countersign cheques in absence of Accountant or Officer in Charge of Revenue.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience, &c.) must be lodged at this office not later than Friday, the 7th November, 1924.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 24th October, 1924.

Victoria.—Act 391.—Second Schedule.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination of the Church of England under the provisions of the "Act to provide for the Abolition of State Aid to Religion," for allowance by the Governor, the same was allowed by him on the twenty-second day of October, 1924, and the following is the form in which such statement of trusts has been allowed:—

Description of Land.—Two acres, being allotment 1, section 14A, Town of Euroa: Commencing at the intersection of the south-east side of Clifton-street with the west side of Scobie-street; bounded thence by Scobie-street bearing south 704 links, by the State School Reserve bearing north 68 deg. 15 min. west 612 links; and thence by Clifton-street bearing north 50 deg. east 742 links to the commencing point.

Name of Trustees.—The Church of England Trusts Corporation for the Diocese of Wangaratta.

Power of Disposition.—Power to lease (whether on building lease or otherwise), sell, create easements over, make, reserve, and close roads upon or over mortgage or exchange the said lands, or any part thereof, and to erect buildings thereon, such powers to be exercised with the consent of the Bishop or Administrator of the Diocese of Wangaratta for the time being, acting under the advice of the Council of the Diocese, and subject to such powers and the exercise thereof, to hold the said lands, or so much thereof as may from time to time remain vested in the said Corporation for such purposes of the Church of England within the Diocese of Wangaratta as the said Bishop or Administrator for the time being acting under the advice of the said Council of the Diocese may direct.

Purposes to which Proceeds of Disposition are to be Applied.—To such purposes of the Church of England within the Diocese of Wangaratta as the Bishop or Administrator for the time being acting under the advice of the said Council may direct.

As witness the hand of the Governor of the State of Victoria this twenty-second day of October, 1924.

STRADBROKE,
Governor of the State of Victoria.
Corres. C.74863.

NOTICE TO CLERKS OF COURTS.

IT is hereby notified, for the information of Clerks of Courts, that the date of the Sittings of the Supreme Court at Sale, appointed to be held on the 19th November, has been altered to the 26th November proximo.

A. T. LEWIS,
Secretary to the Law Department.

24th October, 1924.

IT is hereby notified, for the information of Magistrates and Clerks of Courts, that it is intended to hold the sittings of the Supreme Court at St. Arnaud and Maryborough—at present appointed to be held on the 25th and 27th days of November respectively—on the 18th and 20th days of November respectively.

An Order in Council authorizing such change of dates will be sought without delay, and notification of the making of such Order will be duly gazetted.

A. T. LEWIS,
Secretary to the Law Department.

23rd October, 1924.

CITY OF KEW.

THE Minister of the Crown, administering the *Local Government Act 1915* (No. 2686), on the 26th day of October, 1924, confirmed the Order hereinafter referred to, in pursuance of the 467th section of the said Act, viz.:—

An order of the Council of the City of Kew, made on the 15th day of July, 1924, for the purpose of acquiring certain land, being parts of Crown portion 87, Parish of Boroondara, County of Bourke, as shown on plan marked "A" attached to correspondence No. 24/1190 deposited in the Public Works Department, Melbourne, for providing public baths, in accordance with the notice published in the *Government Gazette* of 21st May, 1924.

J. P. JONES,
Commissioner of Public Works.

Department of Public Works (Local Government Branch),
Melbourne, 20th October, 1924.

Electric Light and Power Act 1915 (No. 2645) and State Electricity Commission Acts.

STATE ELECTRICITY COMMISSION OF VICTORIA.

REVOCATION OF THE CORDEN ELECTRIC LIGHTING ORDER, No. 124, 1920.

HIS Excellency the Governor in Council doth, by Order made on the 22nd day of October, 1924, revoke the Corden Electric Lighting Order No. 146, 1920, with the consent and concurrence of the undertakers, the Council of the Shire of Heytesbury, as expressed in the form of application for such revocation, dated eighth day of October, 1924, on the ground that the said Council has applied to the State Electricity Commission of Victoria for a supply of electricity, pursuant to section 2 of the *State Electricity Commission Act 1922*, to all persons or bodies of persons requiring such supply, within the municipal district of the Shire of Heytesbury, and to the said Council, for the purpose of street and other public lighting.

Such revocation to come into force and have effect on and as from the twenty-sixth day of March, 1924.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

NOTICE TO MARINERS.—VICTORIA.

[1924, No. 21.]

DEPTH OF WATER ON BAR—GIPPSLAND LAKES ENTRANCE.

REFERRING to General Notice to Mariners dated 20th June, 1918, page 127, mariners and others are hereby notified that, owing to shoaling of the bar at Lakes Entrance, masters of vessels over 9 feet draught navigating the entrance do so at considerable risk, even when the sea is only moderate and the tidal conditions favorable.

Every precaution should, therefore, be taken, as loading over 9 feet up to 10 feet draught restricts safe navigation of the bar to exceptional circumstances, such as when very favorable conditions of sea and tide obtain.

GEO. KERMODE,
Port Officer.

Department of Ports and Harbours,
Melbourne, 27th October, 1924.

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 under-mentioned 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. 22 William-street, Melbourne, on or before the 24th December, 1924, or they may be excluded from the distribution of the estate when the assets are being distributed:—

CHARLES WILLIS BENNETT, late of No. 119 Napier-street, Fitzroy, old-age pensioner, died 7th July, 1924, intestate.

REGINALD CHARLES CHADWICK, late of No. 57 Lygon-street, Brunswick East, motor and cycle mechanic, died 12th September, 1924, intestate.

JAMES MICHAEL DAVIS (otherwise James Davis), late of Wooroonook, near Charlton, labourer, died 28th August, 1924, intestate.

DANIEL EGAN, late of Ebdon, labourer, died 29th August, 1924, intestate.

HANNAH MARIA HIMSWORTH (with the will annexed), late of No. 98 Brunswick-road, Brunswick East, and formerly of No. 8 Terrace-road, Dulwich Hill, New South Wales, widow, died 10th July, 1924.

JOHN LINDSAY, late of Ashburton, New Zealand, labourer, died on or about 3rd April, 1924, intestate.

WALTER B. HOUSE,
Curator of the Estates of Deceased Persons.
Melbourne, 24th October, 1924.

MINING LEASES AND LICENCES GRANTED.

THE undermentioned Mining Leases and Licences have been granted. Any lease not executed by the 22nd proximo will be liable to forfeiture:—

- 7779, Ballarat; Grand Trunk Quartz Co. N. L.
- 7783, Ballarat; John Ramsay.
- 7677, Castlemaine; Ophir Company N. L.
- 7679, Castlemaine; John E. Gibbs.
- 4904, Gippsland; Evans Brothers Proprietary Ltd.
- 9833, Bendigo; Thos. Harris.
- 9834, Bendigo; Michael D. Cook.
- 9835, Bendigo; Thomas L. Nichols.
- 9836, Bendigo; Thomas L. Nichols.
- 4363, Mineral; Peter Hudson (in lieu of No. 2857, Mineral, expired).
- 809, Tailings licence; Albert L. Thomas.
- 1051, Water, right; Ajax Company N. L.

D. L. McNAMARA,
Minister of Mines.

APPLICATIONS FOR MINING LEASES ABANDONED.

- 7772, Ballarat; Chas. Junghenn & Wm. Trotman; 30a. 2r. 36p.; Ballarat East.
- 7253, Beechworth; John McKeown; 30 acres; Back Creek, near Myrtleford.
- 7254, Beechworth; John McKeown; 30 acres; Back Creek, near Myrtleford.
- 4208, Mineral; Benjamin L. Boon; 20 acres; Wallaby Creek, Parish of Nerran.
- 4306, Mineral; Outtrim Extended Co. Pty. Ltd.; 12a. 0r. 22p.; Outtrim.
- 4497, Mineral; Ivan Jas. Howat; 640 acres; Parish of Bourka.
- 4512, Mineral; Jas. G. S. Stewart; 640 acres; Werribee.
- 4513, Mineral; Lewis W. Shephard; 640 acres; Werribee.

D. L. McNAMARA,
Minister of Mines.

DEPARTMENT OF MINES.
ORDER AMENDED.

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 22nd day of October, 1924, amended the Order in Council of the 11th August, 1924, published in the *Government Gazette* of the 20th idem, in regard to "Advances to Prospecting Syndicates," by substituting the name "W. B. APPERLY" in lieu of that of "H. James."

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES.

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

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence. £ s. d.	Payable to Receiver of Revenue at—
12603	Waters, L., Boort		Gordon	Mesia	68A	1.1.1924	31.12.1926	1 0 0	Boort
12604	Cook, J. E., Helleston, via Yarragon		Mitchel	Allambee East	36C	1.1.1923	31.12.1925	0 2 6	Warragul
12605	Frank George, Boort		Gordon	Mesia	69, 61A, 185, 30A, and water reserve	1.1.1924	31.12.1926	6 12 0	Boort
12606	Muller, F. G. and E. R., Woodstock Estate, Avoca		Leaton	Yalong	E11, E11A	1.1.1921	31.12.1923	0 4 0	Avoca
12607	Purton, E. J., 5 Cuckshaw-street, Tevorak		Upper Yarra	Warburton	11, sec. B	1.1.1924	31.12.1926	0 2 6	Melbourne
12608	Bland, William, 45 Queen-street, Melbourne		Kerang	Gracetale	10; sec. B	"	"	0 8 8	"
12609	Atcock, J., Arden, South via Macoma		Oneco	Tragowel	78A	1.1.1917	31.12.1919	0 6 0	Kerang
12610	McNamara, Thomas J., Oneco		South Gippsland	Cobongra	17, 19, 165; secs. 3, 4	1.1.1922	31.12.1924	0 2 6	Yarram
12611	Shand, I. M., Walbrook		Donald	Toora	21z	1.1.1924	31.12.1926	0 4 0	Donald
12612	Cumming, Hector, McPherson, Rich Avon West, Bayreana			Rich Avon East	17, 17n, 17s, 17b, 17k; sec. 19	1.1.1924	31.12.1926	0 4 0	Melbourne

Licences Nos. 12603 and 12605, rent to be charged from 1st October, 1924; No. 12604, rent to be charged from 1st April, 1923; No. 12609, rent to be charged from 1st August, 1924.
Department of Public Works (Unused Roads and Water Frontages Branch),
Melbourne, 13th day of October, 1924.
J. P. JONES,
Commissioner of Public Works.

ORDERS IN COUNCIL.—(Series 1924-25.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.
VICTORIAN RAILWAYS—			
Railway Stores Suspense Account—			
1727	Purchase of 500 Steel Tires	£ s. d. 5,401 4 11	Vickers Ltd.
1728	Purchase of a quantity of Chrome Nickel Steel	35 18 5	Gilbert, Lodge, and Co. Ltd.
1729	Purchase of supplies of Mechanical Rectifiers	211 0 0	General Railway Signal Co. Pty. Ltd.
1730	Purchase of supplies of Mechanical Rectifiers	30 0 0	Duval Trading Co. Ltd.
1731	Purchase of a quantity of Tallowwood Timber	269 3 2	E. J. Burnsida
1732	Purchase of a quantity of Chrome Nickel Steel	43 10 0	Gilbert, Lodge, and Co. Ltd.
State Coal Mines Suspense Account—			
1733	Purchase of a quantity of Dog Spikes —Approved by the Governor in Council, 17th October, 1924.—F. W. MABBOTT, Clerk of the Executive Council.	120 16 8	F. J. Andrew
WORKS—			
Country Roads Board Fund—			
1734	Supply of complete set of Front and Back Wheels, to be used on the Board's motor lorries	170 0 0	Associated Equipment Co. Ltd.
1735	Supply of Australian-made Tires to fit above, to be used on the Board's motor lorries —Approved by the Governor in Council, 22nd October, 1924.—F. W. MABBOTT, Clerk of the Executive Council.	87 0 0	Associated Equipment Co. Ltd.

Melbourne, 29th October, 1924.

CONTRACTS ACCEPTED.—(Series 1924-25.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
VICTORIAN RAILWAYS—			
Railway Stores Suspense Account, Act 2716, Section 105—			
1736	(10)—Supply and delivery of Broken Metal, &c., as ordered, during period ending 30th June, 1925	Rates as per Annex	Brooklyn Stone Crushing Co., Barkly-st., Ararat
1737	(8)—Supply and delivery of Cattle Pit Logs, 11 feet; at £1 15s. each	Rates ...	J. A. Chambers, Wenden-grove, East St. Kilda
1738	(2)—Supply and delivery of Tin, Block, in 14-lb. or 28-lb. ingots, at £244 5s. per ton —Country of manufacture or production: Australia	Ditto ...	Alexander Fraser Pty. Ltd., Flinders-st., Melbourne
1739	Supply and delivery of Tobacco and Cigarettes, &c. (Not publicly advertised)	£ s. d. 928 4 0	W. D. and H. O. Wills (Aust.) Ltd., Bourke-street, Melbourne
1740	Supply and delivery of Tobacco and Cigarettes. (Not publicly advertised)	141 10 5	W. D. and H. O. Wills (Aust.) Ltd., Bourke-street, Melbourne
1741	Supply and delivery of Steam-heated Café Fountains... .. —Country of manufacture or production: Australia	104 0 0	Gardner and Naylor Pty. Ltd., Queen-street, Melbourne
1742	Supply and delivery of Steam Boiler... .. —Country of manufacture or production: Australia	125 10 0	Gardner and Naylor Pty. Ltd., Queen-street, Melbourne
1743	(2)—Supply and delivery of Pig Iron, at £8 0s. 3d. per ton —Country of manufacture or production: Australia	Rates ...	McPherson's Pty. Ltd., Collins-street, Melbourne
1744	(2)—Supply and delivery of Pig Iron, at £8 2s. 9d. per ton —Country of manufacture or production: Australia	Ditto ...	The Broken Hill Pty. Co. Ltd., Collins-st., Melbourne
1745	(14)—Supply and delivery of Sawn Hardwood Timber, as ordered, from 1st July, 1924, to 30th June, 1925	Rates as per Annex	Brown and Co., Yarra Glen
1746	(14)—Supply and delivery of Sawn Hardwood Timber, as ordered, from 1st July, 1924, to 30th June, 1925	Ditto ...	Wimblelei Sawmill Co., High-st., St. Kilda
1747	Supply and delivery of Tobacco and Cigarettes. (Not publicly advertised)	129 0 1	W. D. and H. O. Wills (Aust.) Ltd., Bourke-street, Melbourne
1748	Supply and delivery of Tobacco and Cigarettes. (Not publicly advertised)	116 8 7	W. D. and H. O. Wills (Aust.) Ltd., Bourke-street, Melbourne
1749	Supply and delivery of Confectionery. (Not publicly advertised)	111 2 0	MacRobertson's Pty. Ltd., Argyle-street, Fitzroy
1750	Supply and delivery of Confectionery. (Not publicly advertised)	130 1 9	MacRobertson's Pty. Ltd., Argyle-street, Fitzroy
1751	Supply and delivery of Firewood, at 9s. 6d. per ton	Rates ...	J. Hogan, Cockatoo
1752	Supply and delivery of Sleepers	100 17 0	Miller and Sons, Bruthen
1753	Supply and delivery of Sleepers	157 14 2	A. O. Jones, Waranga
1754	Supply and delivery of Sleepers	100 3 3	J. McKerlie, Orbst
1755	Supply and delivery of Firewood	200 5 8	W. E. Harbert, Woori Yallock
State Coal Mines Stores Suspense Account—			
1756	(2)—Supply and delivery of Detonators, No. 7, at £4 5s. 9d. per 1,000 No., f.o.r. State Mine Station —Country of manufacture or production: Great Britain	Rates ...	Dalgety and Co. Ltd., Bourke-street, Melbourne
1757	(2)—Supply and delivery of Samsonite, at £2 15s-6d. per case of 50 lbs., f.o.r. Laverton, as ordered from time to time —Country of manufacture or production: Great Britain	Ditto ...	Dalgety and Co. Ltd., Bourke-street, Melbourne
1758	Supply and delivery of K.L. Turbine Pumping Unit, f.o.b. Melbourne	550 0 0	Kelly and Lewis Pty. Ltd., Bourke-street, Melbourne
Votes and Loans—			
1759	Printing and binding V.R. Magazine	103 3 4	Queen City Printers Pty. Ltd., Collins-street, Melbourne
1760	(6)—Supply of Glass and Glazing at the New Overhead Dépôt and Motor Garage, Batman-avenue, Flinders-street Yard —E. C. EYERS, Secretary, by order of the Victorian Railways Commissioners. 21.10.1924.	179 6 0	Brooks, Robinson, and Co. Ltd., Elizabeth-street, Melbourne

Melbourne, 29th October, 1924.

ANNEX TO CONTRACT NO. 1736.
Brooklyn Stone Crushing Co.

Contract.—Supply and delivery of Broken Metal, &c., as ordered, during period ending 30th June, 1925.

Item No.	Description.	Rate per Cubic Yrd.	
		Delivered at Land-Logan.	Delivered at Rosebrook.
1	Bluestone, or other approved Broken Metal, 2½-in. ring gauge	s. d. 7 0	s. d. 8 0
2	Bluestone, or other approved Broken Metal, 1½-in. ring gauge	7 2	8 2
3	Bluestone, or other approved Screenings, ¾-in. ring gauge	7 3	8 3
4	Bluestone, or other approved Toppings, ¼-in. ring gauge	7 3	8 3

ANNEX TO CONTRACT NO. 1745.

Brown and Co.

Contract.—Supply and delivery of Sawn Hardwood Timber, as ordered, from 1st July, 1924, to 30th June, 1925.

No. of Item.	Dimensions.	Rate per 100 super. feet.
SAWN HARDWOOD TIMBER.		
AS ORDERED.		
1	1 in. x 1 in., up to 10 ft. in length	1 7 0
2	1 in. x 1 in., over 10 ft. up to 16 ft. in length	1 7 0
3	1 in. x 1 in., 17 ft. to 20 ft. in length	1 7 0
4	1 in. x 1½ in., 1½ in. x 1½ in., up to 10 ft. in length	1 7 0
5	1 in. x 1½ in., 1½ in. x 1½ in., over 10 ft. up to 16 ft. in length	1 7 0
6	1 in. x 1½ in., 1½ in. x 1½ in., 17 ft. to 20 ft. in length	1 7 0
7	1½ in. x 1½ in., up to 10 ft. in length	1 7 0
7A	2 in. x 1½ in., 2 in. x 2 in., up to 10 ft. in length	1 2 0
8	1½ in. x 1½ in., over 10 ft. up to 16 ft. in length	1 7 0
8A	2 in. x 1½ in., 2 in. x 2 in., over 10 ft. up to 16 ft. in length	1 2 0
9	1½ in. x 1½ in., 17 ft. to 20 ft. in length	1 7 0
9A	2 in. x 1½ in., 2 in. x 2 in., 17 ft. to 20 ft. in length	1 3 0
10	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1½ in., 2 in. x 2 in., 4 in. x 1½ in., 4 in. x 2 in., 4 in. x 3 in., up to 10 ft. in length	1 3 0
10A	3 in. x 3 in., 4 in. x 1 in., up to 10 ft. in length	1 2 0
11	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1½ in., 3 in. x 2 in., 4 in. x 1½ in., 4 in. x 2 in., 4 in. x 3 in., over 10 ft. up to 16 ft. in length	1 1 0
11A	3 in. x 3 in., 4 in. x 1 in., over 10 ft. up to 16 ft. in length	1 2 0
12	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1½ in., 3 in. x 2 in., 4 in. x 1½ in., 4 in. x 2 in., 4 in. x 3 in., 17 ft. to 20 ft. in length	1 2 0
12A	3 in. x 3 in., 4 in. x 1 in., 17 ft. to 20 ft. in length	1 3 0
13	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1½ in., 3 in. x 2 in., 4 in. x 1½ in., 4 in. x 2 in., 4 in. x 3 in., 21 ft. to 25 ft. in length	1 4 0
13A	3 in. x 3 in., 4 in. x 1 in., 21 ft. to 25 ft. in length	1 4 0
19	5 in. x 1½ in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1½ in., 6 in. x 2 in., 6 in. x 2½ in., 6 in. x 3 in., 6 in. x 4 in., up to 10 ft. in length	1 1 0
19A	5 in. x 1 in., 6 in. x 1 in., up to 10 ft. in length	1 2 0
20	5 in. x 1½ in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1½ in., 6 in. x 2 in., 6 in. x 2½ in., 6 in. x 3 in., 6 in. x 4 in., over 10 ft. up to 16 ft. in length	1 3 0
20A	5 in. x 1 in., 6 in. x 1 in., over 10 ft. up to 16 ft. in length	1 1 0
21	5 in. x 1½ in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1½ in., 6 in. x 2 in., 6 in. x 2½ in., 6 in. x 3 in., 6 in. x 4 in., 17 ft. to 20 ft. in length	1 2 0
21A	5 in. x 1 in., 6 in. x 1 in., 17 ft. to 20 ft. in length	1 3 0
22	5 in. x 1½ in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1½ in., 6 in. x 2 in., 6 in. x 2½ in., 6 in. x 3 in., 6 in. x 4 in., 21 ft. to 25 ft. in length	1 4 0
22A	5 in. x 1 in., 6 in. x 1 in., 21 ft. to 25 ft. in length	1 6 0
28	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., up to 10 ft. in length	1 2 0
29	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., over 10 ft. up to 16 ft. in length	1 2 0
30	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., 17 ft. to 20 ft. in length	1 3 0
31	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., 21 ft. to 25 ft. in length	1 6 0
37	7 in., 8 in., and 9 in. wide x 1 in., 1½ in., and 1¾ in. thick, up to 10 ft. in length	1 4 0
37B	10 in., 11 in., and 12 in. wide x 1 in., 1½ in., and 1¾ in. thick, up to 10 ft. in length	1 5 0
38	7 in., 8 in., and 9 in. wide x 1 in., 1½ in., and 1¾ in. thick, over 10 ft. up to 16 ft. in length	1 4 0
38B	10 in., 11 in., and 12 in. wide x 1 in., 1½ in., and 1¾ in. thick, over 10 ft. up to 16 ft. in length	1 5 0
39	7 in., 8 in., and 9 in. wide x 1 in., 1½ in., and 1¾ in. thick, 17 ft. to 20 ft. in length	1 5 0
39B	10 in., 11 in., and 12 in. wide x 1 in., 1½ in., and 1¾ in. thick, 17 ft. to 20 ft. in length	1 6 0
40	7 in., 8 in., and 9 in. wide x 1 in., 1½ in., and 1¾ in. thick, 21 ft. to 25 ft. in length	1 8 0
40B	10 in., 11 in., and 12 in. wide x 1 in., 1½ in., and 1¾ in. thick, 21 ft. to 25 ft. in length	1 9 0
40D	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, up to 10 ft. in length	1 2 0
47B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, over 10 ft. up to 16 ft. in length	1 2 0
48B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, 17 ft. to 20 ft. in length	1 3 0
49B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, 21 ft. to 25 ft. in length	1 6 0
55B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., up to 10 ft. in length	1 3 0
56B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., over 10 ft. up to 16 ft. in length	1 4 0
57B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., 17 ft. to 20 ft. in length	1 4 0
58B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., 21 ft. to 25 ft. in length	1 7 0
WEATHERBOARDS.		
98	Hardwood Weatherboards, two out of 6 in. x 1½ in.	Rate per 100 lin. feet. 0 8 2
FENCING RAILS.		
99	Hardwood Fencing Rails, two out of 4 in. x 4 in. up to 18 ft. long	0 16 0
PICKETS.		
100	Hardwood Pickets, undressed, and plain pointed, 5 ft. long x 3 in. x 1 in.	Rate per 100 No. 0 15 0
101	Hardwood Pickets, undressed, and plain pointed, 6 ft. long x 3 in. x 1 in.	0 19 0
PALINGS.		
104	Hardwood Sawn Palings, 5 ft. long x 4 in. x ½ in.	0 14 0
105	Hardwood Sawn Palings, 6 ft. long x 4 in. x ½ in.	0 17 0
106	Hardwood Sawn Palings, 5 ft. long x 6 in. x ½ in.	1 8 0
107	Hardwood Sawn Palings, 6 ft. long x 6 in. x ½ in.	1 15 0
ANGLE GRIDS.		
100	Angle Grids, 5 in. x 2½ in. up to 8 ft. 6 in. long	Rate per 100 lin. feet. 1 3 0

ANNEX TO CONTRACT No. 1746.

Wimbletield Sawmill Co.

Contract.—Supply and delivery of Sawm Hardwood Timber, as ordered, from 1st July, 1924, to 30th June, 1925.

Item No.	Dimensions.	Rate per 100 super. feet.	
		£	s. d.
SAWM HARDWOOD TIMBER.			
AS ORDERED.			
1	1 in. x 1 in., up to 10 ft. in length	1	7 0
2	1 in. x 1 in., over 10 ft. up to 16 ft. in length	1	7 0
3	1 in. x 1 in., 17 ft. to 20 ft. in length	1	7 0
4	1 in. x 1 1/2 in., 1 1/2 in. x 1 1/2 in., up to 10 ft. in length	1	7 0
5	1 in. x 1 1/2 in., 1 1/2 in. x 1 1/2 in., over 10 ft. up to 16 ft. in length	1	7 0
6	1 in. x 1 1/2 in., 1 1/2 in. x 1 1/2 in., 17 ft. to 20 ft. in length	1	7 0
7	1 1/2 in. x 1 1/2 in., up to 10 ft. in length	1	2 6
7A	2 in. x 1 1/2 in., 2 in. x 2 in., up to 10 ft. in length	1	7 0
8	1 1/2 in. x 1 1/2 in., over 10 ft. up to 16 ft. in length	1	2 6
8A	2 in. x 1 1/2 in., 2 in. x 2 in., over 10 ft. up to 16 ft. in length	1	7 0
9	1 1/2 in. x 1 1/2 in., 17 ft. to 20 ft. in length	1	1 6
10	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1 1/2 in., 3 in. x 2 in., 4 in. x 1 1/2 in., 4 in. x 2 in., 4 in. x 3 in., up to 10 ft. in length	1	2 6
10A	3 in. x 3 in., 4 in. x 1 in., up to 10 ft. in length	1	1 6
11	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1 1/2 in., 3 in. x 2 in., 4 in. x 1 1/2 in., 4 in. x 2 in., 4 in. x 3 in., over 10 ft. up to 16 ft. in length	1	2 6
11A	3 in. x 3 in., 4 in. x 1 in., over 10 ft. up to 16 ft. in length	1	2 6
12	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1 1/2 in., 3 in. x 2 in., 4 in. x 1 1/2 in., 4 in. x 2 in., 4 in. x 3 in., 17 ft. to 20 ft. in length	1	2 6
12A	3 in. x 3 in., 4 in. x 1 in., 17 ft. to 20 ft. in length	1	5 0
13	2 in. x 1 in., 3 in. x 1 in., 3 in. x 1 1/2 in., 3 in. x 2 in., 4 in. x 1 1/2 in., 4 in. x 2 in., 4 in. x 3 in., 21 ft. to 25 ft. in length	1	6 6
13A	3 in. x 3 in., 4 in. x 1 in., 21 ft. to 25 ft. in length	1	1 6
19	5 in. x 1 1/2 in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1 1/2 in., 6 in. x 2 in., 6 in. x 2 1/2 in., 6 in. x 3 in., 6 in. x 4 in., up to 10 ft. in length	1	2 6
19A	5 in. x 1 in., 6 in. x 1 in., up to 10 ft. in length	1	2 6
20	5 in. x 1 1/2 in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1 1/2 in., 6 in. x 2 in., 6 in. x 2 1/2 in., 6 in. x 3 in., 6 in. x 4 in., over 10 ft. up to 16 ft. in length	1	1 6
20A	5 in. x 1 in., 6 in. x 1 in., over 10 ft. up to 16 ft. in length	1	2 6
21	5 in. x 1 1/2 in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1 1/2 in., 6 in. x 2 in., 6 in. x 2 1/2 in., 6 in. x 3 in., 6 in. x 4 in., 17 ft. to 20 ft. in length	1	3 6
21A	5 in. x 1 in., 6 in. x 1 in., 17 ft. to 20 ft. in length	1	5 0
22	5 in. x 1 1/2 in., 5 in. x 2 in., 5 in. x 3 in., 5 in. x 4 in., 6 in. x 1 1/2 in., 6 in. x 2 in., 6 in. x 2 1/2 in., 6 in. x 3 in., 6 in. x 4 in., 21 ft. to 25 ft. in length	1	6 6
22A	5 in. x 1 in., 6 in. x 1 in., 21 ft. to 25 ft. in length	1	2 6
23	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., up to 10 ft. in length	1	2 6
29	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., over 10 ft. up to 16 ft. in length	1	3 6
30	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., 17 ft. to 20 ft. in length	1	6 6
31	4 in. x 4 in., 5 in. x 5 in., 6 in. x 5 in., 6 in. x 6 in., 21 ft. to 25 ft. in length	1	4 6
37	7 in., 8 in., and 9 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, up to 10 ft. in length	1	5 6
37B	10 in., 11 in., and 12 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, up to 10 ft. in length	1	4 6
38	7 in., 8 in., and 9 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, over 10 ft. up to 16 ft. in length	1	5 6
38B	10 in., 11 in., and 12 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, 17 ft. to 20 ft. in length	1	5 6
39	7 in., 8 in., and 9 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, 17 ft. to 20 ft. in length	1	6 6
39B	10 in., 11 in., and 12 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, 17 ft. to 20 ft. in length	1	3 6
40	7 in., 8 in., and 9 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, 21 ft. to 25 ft. in length	1	9 6
40B	10 in., 11 in., and 12 in. wide x 1 in., 1 1/2 in. and 1 3/4 in. thick, 21 ft. to 25 ft. in length	1	3 0
46B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, up to 10 ft. in length	1	3 0
47B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, over 10 ft. up to 16 ft. in length	1	4 0
48B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, 17 ft. to 20 ft. in length	1	7 0
49B	Over 6 in. to 9 in. wide x 2 in. to 6 in. thick, 21 ft. to 25 ft. in length	1	4 0
53B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., up to 10 ft. in length	1	4 0
56B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., over 10 ft. up to 16 ft. in length	1	5 0
57B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., 17 ft. to 20 ft. in length	1	8 0
58B	Over 9 in. to 12 in. wide x 2 in. to 6 in. thick, and 7 in. x 7 in., 8 in. x 8 in., 9 in. x 9 in., 21 ft. to 25 ft. in length	1	8 0
WEATHERBOARDS.			
98	Hardwood Weatherboards, two out of 6 in. x 1 1/2 in.	Rate per 100 ln. feet. 0 8 6	
FENCING RAILS.			
99	Hardwood Fencing Rails, two out of 4 in. x 4 in.; up to 15 ft. long	0 17 3	
ANGLE GRIDS.			
109	Angle Grids, 5 in. x 2 1/2 in., up to 8 ft. 6 in. long, cut to sketch	1 5 6	

CONTRACTS ACCEPTED FOR FIREWOOD, COUNTRY TOWNS, ETC., YEAR 1924-25.—(Series 1924-25.)

From 1st October, 1924, to 30th September, 1925.

Serial No.	Place.	Description of Firewood offered.	Firewood at per ton of 40 cubic feet.					Name for Approval.	Charge against Vote or Fund.
			In 1-ft. billets.	In 2-ft. billets.	In 2 1/2-ft. billets.	In 4 1/2-ft. lengths.	In 5-ft. lengths or as stated.		
			s. d.	s. d.	s. d.	s. d.	s. d.		
1761	Bairnsdale	Red box	11 6					F. A. Overy	
1762	Benalla	Redgum	15 0					T. H. McEwan	
	Colac							Purchase	
	Bchuca							Purchase	
1763	Hamilton	Redgum		13 6				J. S. Williams	
1764	Horsham	Box		20 0				J. S. Vincent	
1765	Kerang	Dry box		13 6				F. Nancarrow	
1766	Kyneton	Peppermint and gum		12 6				C. Mansfield	
1767	Sale	Redgum		16 0			6-ft., 15-	A. D. McQueen	
1768	Shepparton	Grey box		21 0				H. W. Penner	
	St. Arnaud							Purchase	
1769	Stawell	Box and gum mixed		15 0				P. Johnstone	
1770	Wangaratta	Mixed, principally red box		15 0				G. T. Buscombe	
1771	Warracknabeal	Box and bull-oak		14 6				W. A. Newitt	
	Warragul							Purchase	
1772	Warrnambool	Messmate and gum		16 6				A. Lane	

Approved—G. M. PRENDERGAST, Treasurer. 2.10.1924.

Contingencies, 1924-25.

CONTRACT ACCEPTED.—(Series 1924-25.)

Serial No.	Particulars.	Amount.	Name for Approval.	Charge against Vote or Fund.														
1773	PRISONERS' RATIONS, 1924-25— For the supply of Prisoners' Rations, as may be required, in Lock-up at Numurkah, for period ending 30th June, 1925, at the following rates:—																	
	<table border="0"> <tr> <td>Ration No. 7</td> <td>...</td> <td>...</td> <td>...</td> <td>s. d.</td> </tr> <tr> <td>" No. 8</td> <td>...</td> <td>...</td> <td>...</td> <td>0 10</td> </tr> <tr> <td></td> <td></td> <td></td> <td></td> <td>1 9</td> </tr> </table>	Ration No. 7	s. d.	" No. 8	0 10					1 9	Rates	S. Williams...
Ration No. 7	s. d.														
" No. 8	0 10														
				1 9														

Contract Cancelled.

Prisoners' Rations, Contract No. 1924/270, *Gazette*, 16th July, 1924, page 2397, for supply of Prisoners' Rations at Numurkah, in the name of P. Ellis, is hereby cancelled.
—Approved by the Tender Board under clause 6 of the Stores and Transport Regulations.—JNO. G. WHITE, Secretary to the Tender Board. 13.10.1924.

CONTRACT ACCEPTED.—(Series 1924-25.)

Serial No.	Particulars.	Amount.	Name for Approval.	Charge against Vote or Fund.									
1774	BURIALS OF DESTITUTE PERSONS, 1924-25— For the Burials of Destitute Persons at Rochester, as may be required for the period ending 30th June, 1925, at the following rates:—												
	<table border="0"> <tr> <td colspan="2">Coffins.</td> <td colspan="2">Graves.</td> <td rowspan="2">Mileage One Way.</td> </tr> <tr> <td>Adults.</td> <td>Children.</td> <td>Adults.</td> <td>Children.</td> </tr> </table>	Coffins.		Graves.		Mileage One Way.	Adults.	Children.	Adults.	Children.	Rates	L. Humphries	Contingencies, 1924-25
	Coffins.		Graves.		Mileage One Way.								
	Adults.	Children.	Adults.	Children.									
s. d.	s. d.	s. d.	s. d.										
50 0	15 0	40 0	10 0	40s., first two miles; 2s. each additional mile.									

Contract Cancelled.

Burials of Destitute Persons, Contract No. 1924/377, *Gazette*, 16th July, 1924, page 2400, for Burials of Destitute Persons at Rochester, in the name of A. B. Humphries, is hereby cancelled.

—Approved by the Tender Board under clause 6 of the Stores and Transport Regulations.—JNO. G. WHITE, Secretary to the Tender Board. 14.10.1924.

QUOTATIONS RECEIVED BY THE TENDER BOARD, AT WHICH FIREWOOD MAY BE PURCHASED AT THE FOLLOWING PLACES, UNLESS MORE REASONABLE PRICES CAN BE LOCALLY OBTAINED, FOR THE PERIOD ENDING 30TH SEPTEMBER, 1925:—

Place.	Description of Firewood offered.	Firewood at per ton of 40 cubic ft., in 2-ft. billets.	Name of Lowest Tenderer.
Birobip	Red box	0 15 0	M. R. Brooks
Bright	Peppermint	0 10 0	H. W. Ranfers
Cape Schanck	Mixed	1 0 0	L. G. Hazeldine
Charlton	Dry box	0 17 6	W. G. Clark
Chiltern	Green ironbark	0 7 10	C. D. Martin
Eaglehawk	Box	1 1 0	N. Clymo
Heathcote	Grey box	0 15 3	J. Flowers
Jamieson	Mixed	0 17 6	W. Gerrans
Mansfield	Redgum	0 12 6	F. M. Cleeland
Omeo	Peppermint	0 10 0	C. G. Jones
Portland	Peppermint and stringybark	0 9 6	W. G. Smith
Seymour	Red box	0 14 0	M. Hall
Tallangatta	Redgum	0 12 6	M. Abdallah
Yarrain Yarrain	Stringybark	0 10 6	A. H. Stephenson
	"	0 13 0	
Yarrowonga	Box	1 2 6	L. A. Smith
Yea	Grey box	1 5 0	A. C. Tranter

JNO. G. WHITE, Secretary to the Tender Board. 7.10.1924.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE TANNERS BOARD.

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

Representatives of Employers—

ROBERT BROADHURST,
WILLIAM A. GARDNER,
WILFRED ERNEST HOOPER,
EDWARD S. POTTS, and
HENRY PETER ZWAR.

Representatives of Employees—

DENNIS CROMER,
ARTHUR FEWSTER,
HAROLD WILLIAM PLAIN,
HERBERT JULIUS PRATT, and
WILLIAM FREDERICK RYAN.

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

JOHN LEMMON,
Minister of Labour.

24th October, 1924.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 1483.—AMENDING BY-LAW No. 131, FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—KERANG IRRIGATION AND WATER SUPPLY DISTRICT.

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

That By-law No. 131, made by the Commission on the 22nd day of August, 1910, be, and is hereby, amended as on and from the 1st day of November, 1924, by substituting for the fourth clause of the said By-law No. 131 the following:—

4. The charge for the supply of water for the irrigation of lands shall be Four shillings for each and every acre-foot of water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 20th day of October, 1924, and the common seal of the Commission was hereunto affixed the 25th day of October, 1924, in the presence of—

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

Approved by the Governor in Council,
the 27th October, 1924.

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

DEPARTMENT OF CHIEF SECRETARY.

Fire Brigades Act 1915, Section 39.

AMENDMENT OF REGULATIONS.

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 22nd day of October, 1924, pursuant to the provisions of section 39 of the *Fire Brigades Act 1915*, approved of the following regulations which are substituted for clauses 44 and 45 of the present regulations, and which have been prepared by the Metropolitan Fire Brigades Board, viz.:—

REGULATION 44.

If on the day so fixed and notified more than the required number of candidates for the Board are nominated by the Council of any group entitled to elect, the Minister shall prepare ballot-papers showing the names of all persons nominated by such Councils, and shall forward a ballot-paper to the Council of each municipality forming such group, and such Council shall, before a day to be specified at the time of forwarding such ballot-paper, mark such ballot-paper by placing the figure 1 opposite the name of the candidate for whom it is desired to vote as a first preference, and shall give contingent votes for all the remaining candidates by placing figures 2, 3, and 4 (and so on as the case requires) opposite the names of the candidates, so as to indicate by such numerical sequence the order of its preference, and return such ballot-paper within the prescribed time so marked to the Minister.

Notwithstanding anything contained in this Regulation, where there are only two candidates the requirements of this Regulation as to the marking of such ballot-paper shall be deemed to be sufficiently complied with in the case of any such ballot-paper marked so as to indicate the Council's first preference only.

Such ballot-paper shall under this Regulation be rejected if it does not indicate the Council's first preference for one candidate, and in the case of any election where there are more than two candidates such Council's contingent votes for all the remaining candidates.

REGULATION 45.

The Minister shall, on the date specified for the return of such ballot-papers, count all the votes received by him as indicated on the ballot-papers so returned, and the method of counting such votes shall be in accordance with the provisions of the law for the time being regulating the compulsory preferential voting at elections for the Legislative Assembly so far as they can be made applicable, *mutatis mutandis*, to the taking of a vote under these Regulations. The Minister shall then declare the candidate who has received the largest number of votes to be the member of the Board for such group of municipalities.

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

DEPARTMENT OF CHIEF SECRETARY.

The Medical Acts.

THE PHARMACY BOARD OF VICTORIA.

FURTHER REGULATIONS.

WHEREAS by section 11 of the *Pharmaceutical Chemists Act 1920* the Pharmacy Board of Victoria is empowered with the approval of the Governor in Council to make Regulations generally as to any matter or thing necessary or convenient to be prescribed for carrying the said Act into effect.

And whereas in the opinion of the Board it is necessary and convenient that the following further Regulations should be made subject to the said approval: Now therefore the Board doth make the Regulations set forth hereunder, and His Excellency the Governor in Council has, by Order made on the 22nd day of October, 1924, approved of the said Regulations, that is to say—

(1) These Regulations may be cited as the Pharmacy Regulations 1924 and shall be read and construed as one with "The Pharmacy Regulations 1917" and "The Pharmacy Regulations 1921" made by the Board and approved by the Governor in Council, numbered one to eighty-six, and may be cited together as "The Pharmacy Regulations."

(2) After clause 86 of the said Regulations there shall be inserted the following Regulation, namely:—

Names, &c., of Assistants and Apprentices.

87. On application in writing by the Registrar of the Pharmacy Board to any pharmaceutical chemist requesting him to furnish the names, addresses, and qualifications of every assistant and/or apprentice in his employ at any particular pharmacy carried on by the said chemist the said chemist shall thereupon forthwith supply in writing to the said Registrar a list setting out the full names, addresses, and qualifications of each and every assistant and/or apprentice employed by him at the said pharmacy in the retailing, compounding, or dispensing drugs and medicines in the course of his employment and under the actual supervision of the said chemist as provided in section 4 of the *Pharmaceutical Chemists Act 1920*.

The preceding Regulations were adopted by resolution of the Board at the meeting held on the 8th day of October, 1924.

The seal of the Board was hereunto affixed by the Registrar in the presence of—

(SEAL) WM. H. FLEAY, } Members of
GEO. E. GULLIVER, } the Board.
C. L. BUTCHERS, Registrar.

Approved by the Governor in Council,
the 22nd day of October, 1924,

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

Land Act 1915, Section 303.

UNUSED AND UNMADE ROAD CLOSED.

At the Executive Council Chamber, Melbourne, the
twenty-second day of October, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon | Mr. Cain.
Mr. McNamara

IN pursuance of the provisions of section 303 of the *Land Act 1915* (No. 2876), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on this date, direct that the unused and unmade road referred to hereunder be closed, viz.:—

Township of Berringa, Parish of Clarksdale, County of Grenville, being the road lying to the east of allotments 4 of section 10, Township of Berringa, and 3K of section D, Parish of Clarksdale, as indicated on plan marked C/3.10.24 with file in Lands Department 0856/86.—(C.374(4) (0856/86)).

And the Honorable H. S. Bailey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

Local Government Act 1915. REGULATIONS UNDER PART XXII. OF ABOVE ACT FOR DECLARING THE WEIGHT BY MEASUREMENT TO BE CARRIED ON VEHICLES.—SHIRE OF RIPON.

At the Executive Council Chamber, Melbourne, the twenty-second day of October, 1924.

PRESENT:

His Excellency the Governor of Victoria. Mr. Lemmon | Mr. Cain. Mr. McNamara

WHEREAS by section 570 of the Local Government Act 1915 (No. 2686), it is enacted that the Governor in Council may make regulations for declaring the weight of any specified descriptions or classes of goods by measurement: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulation to apply within the Shire of Ripon, viz.:-

The weight by measurement in the aforesaid shire of the descriptions or classes of goods specified in the Schedule hereunder shall be as set out in such Schedule, that is to say:—

SCHEDULE.

Regulations declaring the weight by measurement of certain descriptions or classes of goods, viz.:-

Timber.

Table listing timber items and weights: Firewood (in rough)—60 cubic feet ... 1 ton. Firewood (cut in lengths of 3 feet or under)—50 cubic feet ... 1 ton. Hardwood (sawn)—30 cubic feet ... 1 ton. Hardwood, redgum or jarrah, box or ironbark (sawn)—25 cubic feet ... 1 ton. Building material (mixed)—40 cubic feet ... 1 ton. Palings—350 (5 feet), 300 (6 feet) ... 1 ton. Fencing posts—30 cubic feet ... 1 ton. Fencing rails—40 cubic feet ... 1 ton. Piles, logs, and telegraph poles or electric light poles (rough)—25 cubic feet ... 1 ton. Piles, logs, and telegraph or electric light poles (squared, sawn, or hewn)—30 cubic feet ... 1 ton. Scaffold poles—30 cubic feet ... 1 ton. Sleepers—30 cubic feet ... 1 ton.

Produce.

Table listing produce items and weights: Hay (in sheaves)—300 cubic feet ... 1 ton. Hay (pressed)—135 cubic feet ... 1 ton. Straw (loose)—450 cubic feet ... 1 ton. Straw (pressed)—200 cubic feet ... 1 ton. Wool (unwashed)—6 bales ... 1 ton. Wool (washed)—7 bales ... 1 ton. Chaff—23 bran bags ... 1 ton. Chaff—30 4-bushel bags ... 1 ton. Bran—14 bags ... 1 ton. Pollard—14 bags ... 1 ton. Flour—15 bags of 3 bushels, or 11 bags of 4 bushels ... 1 ton. Wheat—12 bags of 3 bushels, or 9 bags of 4 bushels ... 1 ton. Oats—17 bags of 3 bushels, or 13 bags of 4 bushels ... 1 ton. Barley—15 bags of 3 bushels, or 11 bags of 4 bushels ... 1 ton. Beans—12 bags of 3 bushels, or 9 bags of 4 bushels ... 1 ton. Peas—12 bags of 3 bushels, or 9 bags of 4 bushels ... 1 ton. Maize—12 bags of 3 bushels, or 9 bags of 4 bushels ... 1 ton. Potatoes—16 bags of 3 bushels, or 12 bags of 4 bushels ... 1 ton. Onions—16 bags of 3 bushels, or 12 bags of 4 bushels ... 1 ton. Fruit—45 1-bushel cases ... 1 ton. Wine—3 hogsheds or 6 quarters ... 1 ton. Butter—40 boxes ... 1 ton. Milk and other liquids and cream—224 gallons ... 1 ton.

Road Metals and Materials, Stone, &c.

Table listing road materials and weights: Road metal, screenings, and toppings—25 cubic feet ... 1 ton. Spalls—25 cubic feet ... 1 ton. Gravel—22 cubic feet ... 1 ton. Earth and sand—25 cubic feet ... 1 ton. Bricks—300 ... 1 ton. Lime—13 bags ... 1 ton. Cement—6 casks, or 18 bags ... 1 ton. Iron, in all forms—4 1/2 cubic feet ... 1 ton. Stone (rough)—14 cubic feet ... 1 ton. Stone (dressed)—13 cubic feet ... 1 ton. Stone (pitchers)—19 cubic feet ... 1 ton.

Miscellaneous.

Table listing miscellaneous items and weights: Furniture (loose)—50 cubic feet ... 1 ton. Merchandise (not otherwise enumerated)—50 cubic feet ... 1 ton.

And the Honorable J. P. Jones, 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.

BOROUGH OF SALE DECLARED A TOWN.

At the Executive Council Chamber, Melbourne, the twenty-second day of October, 1924.

PRESENT:

His Excellency the Governor of Victoria. Mr. Lemmon | Mr. Cain. Mr. McNamara

IN pursuance of the provisions of sections 16 and 36 of the Local Government Act 1915 (No. 2686), and in compliance with the prayer of a Petition presented by the Council of the Borough of Sale, notice of which was duly published in the Government Gazette of the 17th day of September, 1924, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order declare the said borough a Town under the designation of the

TOWN OF SALE.

And the Honorable J. P. Jones, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

Handwritten: v. Brown, Gay. Gay 63/1775. 73/2226. F. W. MABBOTT, Clerk of the Executive Council.

Factories and Shops Acts.

At the Executive Council Chamber, Melbourne, the twenty-second day of October, 1924.

PRESENT:

His Excellency the Governor of Victoria. Mr. Lemmon | Mr. Cain. Mr. McNamara

ALTERATION OF HALF-HOLIDAY FOR CERTAIN SHOPS WITHIN THE FRANKSTON AND MOUNT ELIZA RIDINGS OF THE SHIRE OF FRANKSTON AND HASTINGS, BEING PORTION OF THE AREA FORMERLY KNOWN AS THE NORTH RIDING.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlars) keeping shops within the Frankston and Mount Eliza Ridings of the municipal district of the Shire of Frankston and Hastings (the said Ridings being portion of the area formerly known as the North Riding of the said municipal district) of the particular classes to be affected, doth hereby alter, in so far as they relate to the said Frankston and Mount Eliza Ridings, the Regulations made respectively on the sixth day of January, 1915, and on the thirteenth day of August, 1918, relating to all shops (except shops for the sale of fresh uncooked meat, hairdressers' shops, and shops of the classes or kinds mentioned in the Fourth Schedule to the Factories and Shops Act 1915) within the North Riding of the said municipal district by substituting in lieu thereof the following Regulations, that is to say:—

(1) All shops (except shops for the sale of fresh uncooked meat, hairdressers' shops, tobacconists' shops, and shops of the classes or kinds mentioned in the Fourth Schedule to the Factories and Shops Act 1915) within the Frankston and Mount Eliza Ridings of the municipal district of the Shire of Frankston and Hastings, shall be exempted from the provisions of section 77 of the Factories and Shops Act 1915.

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

- (a) Nine o'clock on the evening of Saturday; (b) Seven o'clock on the evening of Friday; and (c) One o'clock on the afternoon of Wednesday.

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

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

GEELONG WATERWORKS AND SEWERAGE TRUST.

POWER TO BORROW £100,000 FOR REDEMPTION OF A LOAN DUE
1st NOVEMBER, 1924.

At the Executive Council Chamber, Melbourne, the
twenty-second day of October, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon.
Mr. McNamara

Mr. Cain.

UNDER the powers conferred by the Geelong Waterworks and Sewerage Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Sewerage Trust borrowing at interest, subject to the Geelong Waterworks and Sewerage Acts, the sum of One hundred thousand pounds (£100,000) for the conversion of a loan of an equal amount falling due on the 1st November, 1924.

And the Honorable Henry Stephen Bailey, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Act 1915, Section 19.

TOWNSHIP PROCLAIMED.

PROCLAMATION

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

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, and in pursuance of the provisions contained in Part I., section 19, of the Land Act 1915 (6 Geo. V. No. 2676), do hereby order that the Proclamations dated the 26th January, 1916, and the 14th December, 1922, defining certain land in the Parish of Giffard as a township under the designation of "Seaspray," are hereby rescinded, and in lieu thereof the land comprised within the boundaries as hereinafter described is hereby proclaimed a township under the designation of Seaspray, viz.:—

TOWNSHIP OF SEASPRAY.

Parish of Giffard, County of Bulu Bulu: Commencing at a point bearing S. 9 deg. 21 min. W. 3,386 5-10 links from the south-west angle of allotment 6 of section 22; bounded thence by lines bearing S. 80 deg. 39 min. E. 900 links and S. 9 deg. 21 min. W. 2,170 links, by a road bearing S. 29 deg. 43 min. E. 298 5-10 links and S. 56 deg. 30 min. E. 743 links, by the Recreation Reserve bearing N. 36 deg. 51 min. E. 1,307 5-10 links; thence by lines bearing N. 53 deg. 7 min. W. 374 links, N. 36 deg. 53 min. E. 3,600 links, and S. 53 deg. 7 min. E. to the margin of Bass Strait at high-water mark, by Bass Strait aforesaid bearing south-westerly to Merriman's Creek; thence by that creek northerly to a point bearing S. 60 deg. 51 min. W. from the most southerly angle of allotment 6a of the Prospect Estate; thence by a line bearing N. 60 deg. 51 min. E. to said angle; thence by said allotment 6a bearing N. 60 deg. 51 min. E. 572 links and N. 33 deg. 30 min. E. 610 links, by a line bearing N. 33 deg. 30 min. E. 101 5-10 links; and thence by a road bearing N. 46 deg. 32 min. W. 389 2-10 links and N. 9 deg. 21 min. E. 1,450 links to the commencing point.—(G.63(A), 63(B), S.461(A), 461(A), O.P.1923/387) (Rs.1360).

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

The Fisheries Acts.

REGULATIONS RE THE USE OF LONG LINES IN PORT
PHILLIP BAY (INCLUDING CORIO AND HOBSON'S
BAYS).

PROCLAMATION

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

THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation repeal the Proclamation made the eighth day of August, 1922, and published in the Victoria Government Gazette of the sixteenth day of August, 1922, re "Long Lines in Port Phillip Bay," and in lieu thereof prohibit the use of long lines and the method of fishing known as "Long Lining" (a) in the waters of Port Phillip Bay (including Corio and Hobson's Bays) from the first day of December in each year to the thirty-first day of March next following; (b) from the first day of October to the thirtieth day of November in each year in the portions of Port Phillip Bay (including Corio and Hobson's Bays) described hereunder:—

1. The waters north of an imaginary line running from Mordialloc Pier to Point Cook.
2. The waters around the shore situated within two miles of high-water mark.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

T. TUNNECLIFFE,
Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts.

PROHIBITION OF ALL FISHING IN PORTION OF THE
CARDINIA CREEK, NEAR BERWICK.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation prohibit during the whole of each year all fishing in or the taking of fish from the portion of the Cardinia Creek between the bridge over such creek on the Prince's Highway and the bridge on the road from Berwick to Upper Beaconsfield.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

T. TUNNECLIFFE,
Chief Secretary.

GOD SAVE THE KING!

Closer Settlement Acts, Section 11(1) No. 2987.

DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

At the Executive Council Chamber, Melbourne, the thirteenth day of October, 1924.

PRESENT :

His Excellency the Governor of Victoria in Council.

WHEREAS an offer under sub-section 1 of section 11 of Act No. 2987 has been made by the Closer Settlement Board (incorporated under the Closer Settlement Acts) dated the 3rd day of September, 1924, to the Union Trustee Company of Australia Limited as executor of the will of Timothy Twomey deceased the owner of the same which has not been accepted within the time notified by the Board in such offer or at all to purchase for the Crown the land referred to in such offer: And whereas in such a case the Governor in Council is empowered by the sub-section cited to direct that the whole or any part of the land the subject of such offer may be acquired by the Board from the owner by compulsory process: And whereas it is deemed desirable that the whole of the land referred to should be acquired for the purposes of closer settlement: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby direct that the whole of the land the subject of such offer aforesaid may be acquired by the Closer Settlement Board from the owner by compulsory process for closer settlement purposes as provided in the Closer Settlement Acts.

And the Honorable Henry Stephen Bailey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria shall give the necessary directions herein accordingly.

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

Closer Settlement Acts.

NOTIFICATION OF THE ACQUISITION OF LAND BY HIS MAJESTY THE KING.

WHEREAS in pursuance of the Closer Settlement Acts an offer to purchase the land indicated below for His Majesty the King has been made to the owner thereof by the Closer Settlement Board and has not been accepted by such owner within the time notified by the Board or at all: And whereas by an Order-in-Council made on the thirteenth day of October, 1924, it was directed that the whole of the land referred to below be acquired from the owner by compulsory process, it is hereby notified and declared by me the Governor of the State of Victoria by and with the advice of the Executive Council of the said State that the land hereunder described with all buildings and fixtures has been acquired under the Closer Settlement Act 1915 as amended by subsequent legislation for the purposes of Closer Settlement.

Dated at Melbourne this thirteenth day of October, One thousand nine hundred and twenty-four.

(L.S.)

STRADBROKE,
Governor.

By His Excellency's Command,

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

SCHEDULE.

DESCRIPTION OF LAND REFERRED TO.
Land under the Transfer of Land Act.

County.	Parish.	Allotment.	Section.	Acreage.	Title.
				A. R. P.	Vol. Fol.
Villiers ..	Yatchaw East	4	1	128 0 10	1,274 765
" ..	"	4A	3	19 3 13	445 989
" ..	"	1	4	65 3 27	141 014
" ..	"	2	4	72 0 0	141 015
" ..	"	3	4	72 0 0	141 013
" ..	"	4	4	81 3 30	141 012
" ..	"	5	4	134 3 7	140 874
" ..	"	1	7	140 2 17	140 876
" ..	"	2	7	184 3 25	140 878
" ..	"	3	7	158 0 13	140 875
" ..	"	4	7	132 2 17	140 877
Normanby	Yatchaw West	B	6	640 0 0	986 078
" ..	"	1	1	115 1 38	157 358
" ..	"	2	1	108 2 2	174 604
" ..	"	3	1	120 0 0	257 351
" ..	"	4	1	151 0 37	191 142
" ..	"	5	1	42 2 0	343 583
" ..	"	1	2	100 1 24	157 362
" ..	"	2	2	122 3 34	157 363
" ..	"	3	2	113 3 0	157 360
" ..	"	1	3	91 0 0	157 357

Land under the Transfer of Land Act—continued.

County.	Parish.	Allotment.	Section.	Acreage.	Title.
Normanby	Yatchaw West	2	3	91 3 3	157 364
" ..	"	3	3	91 0 0	157 361
" ..	"	4	3	95 3 26	157 359
" ..	"	1	4	113 2 19	141 011
" ..	"	2	4	123 0 14	141 010
" ..	"	3	4	146 0 32	261 035
" ..	"	4	4	170 0 32	261 036
" ..	"	5	4	122 0 32	261 037
" ..	"	6	4	85 2 12	858 441
" ..	"	1	5	166 2 6	191 141
" ..	"	1	6	146 1 20	174 636
" ..	"	2	6	92 0 5	343 584
" ..	"	3	6	92 0 5	343 585
" ..	"	4	6	92 0 5	174 635
" ..	"	3	10	320 0 0	1,262 387
" ..	"	4 and 5	10	191 3 13	1,274 766
" ..	Napier	1	C	216 3 0	140 984
" ..	"	2, Sub. A	C	122 0 29	110 992
" ..	"	2, Sub. B	C	122 0 29	313 442
" ..	"	3, Sub. A	C	137 2 14	92 266
" ..	"	3, Sub. B	C	137 2 15	313 443
" ..	"	4, Sub. A	C	69 1 18	205 833
" ..	"	4, Sub. B	C	69 2 6	313 444
" ..	"	5, Sub. A	C	148 1 9	102 351
" ..	"	5, Sub. B	C	148 1 11	313 445
" ..	"	6, Sub. A	C	35 3 22	87 355
" ..	"	6, Sub. B	C	35 3 15	313 446
" ..	"	7, Sub. A	C	147 0 6	140 982
" ..	"	7, Sub. B	C	147 0 7	313 447
" ..	"	8	C	257 1 39	140 986
" ..	"	9	C	240 1 25	140 987
" ..	"	10	C	262 3 31	140 985
" ..	"	Part II.	C	110 3 5	140 983
" ..	Croxton West	8	4	196 0 15	1,259 789
Villiers ..	Croxton East	9	2	19 2 33	1,006 057
" ..	Yatmerone	11c	1	19 2 33	1,006 057
Normanby	Napier	5c	C	1	152 3 6
Villiers ..	Yatmerone	Part 8	1	242 3 13	193 599
" ..	"	9	1	99 1 7	110 917
" ..	"	10, Sub. A	1	99 1 7	313 440
" ..	"	10, Sub. B	1	178 0 27	162 214
" ..	"	11, Sub. A	1	178 0 27	313 441
" ..	"	11, Sub. B	1	15 3 15	2,404 727
" ..	Yatchaw East	5 and 6	1	15 3 15	2,404 727

Land under the Old Law.

Villiers ..	Yatchaw East	1	1	80 1 7	153 852
" ..	"	2	1	71 L 0	
" ..	"	3	1	92 1 30	
" ..	"	1	2	65 2 21	
" ..	"	2	2	72 1 21	
" ..	"	3	2	73 0 7	
" ..	"	4	2	78 1 10	
" ..	"	5	2	81 0 33	
" ..	"	1	3	80 1 26	
" ..	"	2	3	71 0 30	
" ..	"	3	3	60 0 17	
" ..	"	4	3	44 3 38	
" ..	"	6	4	83 1 7	
" ..	"	7	4	77 2 34	
" ..	"	1	5	90 2 5	
" ..	"	2	5	103 1 11	
" ..	"	3	5	102 3 29	
" ..	"	1	6	88 0 33	
" ..	"	2	6	84 0 15	
" ..	"	3	6	65 1 0	
" ..	"	4	6	52 3 15	
Normanby	Yatchaw West	2	5	84 2 9	
" ..	"	3	5	85 1 9	
" ..	"	4	5	82 2 20	
" ..	"	1	7	78 1 36	
" ..	"	2	7	119 1 6	
" ..	"	3	7	170 3 6	
" ..	"	1	8	136 1 38	
" ..	"	2	8	110 2 20	
" ..	"	3	8	100 1 12	
" ..	"	1	9	109 2 11	
" ..	"	2	9	127 2 27	
" ..	"	3	9	88 0 31	
" ..	"	4	9	97 3 18	

Total Area—11,535 acres 2 roods 26 perches (more or less).

(This notice to be read in lieu of that appearing in the Government Gazette of the 22nd October, 1924, page 3463.)

No. 25.

DEPARTMENT OF PUBLIC HEALTH.

VICTORIA.

COMMISSION OF PUBLIC HEALTH.

Health Act 1919.

BUILDING REGULATIONS 1924.

At the Executive Council Chamber, Melbourne, the twenty-second day of October, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon
Mr. McNamara

Mr. Cain.

UNDER the powers conferred by the *Health Act 1919* (No. 3041) and all other powers enabling him in that behalf His Excellency the Governor of the State of Victoria with the advice of the Executive Council of the said State doth hereby make the Regulations following (that is to say):—

1. These Regulations may be cited as the "Building Regulations 1924" and shall come into operation upon publication in the *Government Gazette* and shall be divided into Parts and Divisions as follow:—

Part I.—Introductory.

Part II.—Provisions applicable to public buildings generally.

Division I.—Application for approval of plans and specifications.

Division II.—Fees for examination of plans.

Division III.—Application for permission to open a building.

Division IV.—Sites.

Division V.—Overcrowding.

Division VI.—Exits.

Division VII.—Ventilation.

Division VIII.—Construction.

Division IX.—Closets and Urinals.

Division X.—Drainage.

Part III.—Lighting.

Fire Precautions.

Part IV.—Special provisions applicable to theatres and in certain cases to cinematograph halls only.

Division I.—Proscenium wall.

Division II.—Safety curtain.

Division III.—Construction and Exits.

Division IV.—Fire precautions.

Part V.—General and supplementary.

Schedule A.

Schedule B.

Schedule C.

PART I.

INTRODUCTORY.

2. All Regulations heretofore made touching the matters herein provided for are hereby repealed.

INTERPRETATION.

3. In these Regulations unless inconsistent with the context or subject-matter—

“Approval” means approval in writing by the Commission or by the Council (as the case may be); and

“Approved” has a corresponding interpretation.

“Building” includes public building theatre and every building used for public entertainment.

“Cinematograph” includes cinematograph biograph bioscope kinematograph kintoscope veriscope vitagraph vitascope and every picture-projecting apparatus of a similar nature.

“Cinematograph Hall” includes every public building where cinematograph views are exhibited.

“Door” includes gate; and

“Doorway” includes gateway.

“Electrical Inspector” means an inspector authorized in that behalf by the Commission.

“New Building” means subject to the provisos contained in the definition next following of “Old Building” a building erected at any time after the coming into operation of these Regulations.

“Old Building” means a building erected previously to the coming into operation of these Regulations. An old building shall be classed as a “New Building” if additions (whether made at one time or not) to the extent in the aggregate of not less than 25 per centum of its floor area used or intended to be used by the public are made subsequently to that date.

“Passage” includes passageway corridor vestibule and lobby.

“Person” shall include a corporation unless there is something repugnant to or inconsistent with that interpretation.

“Premises” mean the premises of any building.

“Proprietor” includes the owner the occupier the lessee the manager the trustees the persons by whose authority the building has been is being or is intended to be erected and any person having the management or control thereof.

“Public Building” includes—

(a) any concert music or assembly hall or skating rink or any arena amphitheatre circus building enclosure gallery platform tent or structure whatsoever in or upon which numbers of people are usually or occasionally assembled (whether in any such case the same is or is not part of or appurtenant to any licensed victualler's premises);

(b) any church chapel or meeting house;

(c) any building of any kind or class or any particular building declared by proclamation to be a public building within the meaning of the Act and (whether any public building is permanent or temporary) includes any building room or stage forming part of or appurtenant to or used in connexion with such public building.

“Secretary” means secretary of the Commission and includes acting secretary.

“The Act” means the *Health Act* 1919 (No. 3041) and any Act amending the same.

“Theatre” includes opera house and cinematograph hall.

“Undertaker” means any supplier of electricity for private public or governmental use and includes a council or company

Expressions and terms defined in the Act shall have the same meanings where used in these Regulations unless inconsistent with the context or subject-matter.

APPLICATION.

Application of
Regulation.

4. These Regulations, unless inconsistent with the context or subject matter, shall apply to all new buildings. Old buildings shall be subject only to Part II.—Divisions V. VI. VII. IX. X. and Parts III. IV.—Divisions IV. and to part V. of these Regulations.

Vestries dressing and other rooms not used by the public and rooms of less floor area than 120 square feet whether in any such case they form portion of an old or a new building shall be subject only to Divisions I. II. III. VII. VIII. X. of Part II. of these Regulations.

Regulations Nos. 21, 22, 23, 26, and 27 of Division V. of Part II. of these Regulations shall not be held to be applicable to churches chapels or meeting houses.

PART II.**DIVISION I.—APPLICATION FOR APPROVAL OF PLANS AND SPECIFICATIONS.**

5. (1) Every application for the approval of plans and specifications for the erection or alteration of a building shall be in the form Schedule A to these Regulations and shall be lodged with the Secretary at least fourteen days before such erection or alteration is undertaken or begun.

Application for approval of plans &c. Schedule A.

6. Whenever any building or alteration of a building for which the plans sections and specifications have received the approval of the Commission is not erected or altered or in respect of which substantial progress with such erection or alteration has not been made within twelve months from the date of such approval the said plans sections and specifications shall be re-submitted under cover of a fresh application in the form in Schedule A hereto for review by the Commission and the erection or alteration of such building shall not be commenced or proceeded with (as the case may be) without the further approval of the Commission.

When building not erected within a year.

Every such fresh application shall be accompanied by the minimum fee prescribed in Division II. of this Part of these Regulations: Provided that should such plans or specifications as originally approved be found to be substantially varied such fee appropriate to the case shall be paid as the Commission shall determine.

DIVISION II.—FEES FOR EXAMINATION OF PLANS ETC.

7. (1) The fees to be paid to the Commission for the examination of plans or sections or specifications required by section 164 of the Act to accompany every application for approval of the intended erection or alteration of a building shall be as follows:—

Fees for examination of plans &c.

- (a) When the plans or sections or specifications relate to the erection of a building or to the alteration in whole or in part of any existing building (being a building within the meaning of these Regulations) or to the alteration in whole or in part of any existing building (not being a building within the meaning of these Regulations) with a view to making the same a building within such meaning the aggregate floor area of which does not exceed 500 square feet Five shillings.

For each additional 100 feet or fraction of 100 feet of floor area Eighteenpence unless the Council of the municipal district in which the building is or is to be situated shall have previously notified the Commission that such Council undertakes to satisfy itself concerning the sufficiency or otherwise of the structural strength and stability of such building or part thereof in which case such fee shall be computed at the rate of One shilling up to a maximum fee of Five pounds.

- (b) When the plans or sections or specifications relate to such modification of a building as does not involve addition to or extension of the floor area thereof Ten shillings. Provided that in every case where such modification involves alteration of the provisions for the situation fire-resisting construction exits ventilation or lighting of such building such fee of Ten shillings shall be increased by Two shillings in respect of each such individual provision so involved up to a maximum fee of One pound.

(2) This Division shall apply to all buildings within the meaning of these Regulations.

DIVISION III.—APPLICATION FOR APPROVAL OF COMMISSION (OR COUNCIL AS THE CASE MAY BE) OF THE OPENING OF A BUILDING.

8. Before opening any building or any addition to or extension thereof the proprietor shall make application for the approval of the Commission or of the Council (in any case where the Council has been authorized to give such approval) in the form of Schedule B to these Regulations and except in cases where the Commission has already approved of the plans sections or specifications in conformity with which the said building or any addition or extension thereof was built or made shall forward with his application the plans section and specification required by paragraphs (a) (b) (c) and where such application shall be made to the Commission paragraph (d) of sub-clause (2) and the information required by sub-clauses (3) (4) and (5) of Schedule A of these Regulations in the case of an application for the Commission's approval of plans and specifications for the erection or alteration of a building.

Application. Section 167. Schedule B.

DIVISION IV.—SITES.

Site.

9. The site of a new building shall not be any land liable to flooding. It shall be well drained by gravitation into an existing storm-water drain or channel and shall together with any adjoining land be free from any accumulation of decomposable organic or other unwholesome or dangerous matter. A damp site shall be drained by means of agricultural drain pipes which shall be properly laid and graded to a suitable outfall but shall not directly communicate with any sewer or cesspool or drain containing sewage. Any depression or hollow and any excavation made and not used for basement or cellar purposes shall be solidly filled in with clean soil or concrete or other approved material.

Street frontages required.

10. The site of any building whether a new building or an old building proposed to be altered wholly or in part shall not be approved by the Commission unless it has a frontage or frontages to streets or thoroughfares of not less than the following width or widths namely :—

Site.	Necessary width in feet of Street or Streets on which Frontage abuts.
Having one frontage	40
Having two frontages	40 and 20

Frontages to be for full length.

11. Save as otherwise provided in these Regulations all frontages to streets or thoroughfares shall abut for their full length without any intervening premises on such streets or thoroughfares.

11A. Sites not fully complying with the requirements of Regulations 10 and 11 hereof may be accepted and the erection of lock-up shops or offices as approved by the Commission will be permitted provided such shops or offices are of fire-resisting construction throughout and are completely cut off from the building and subject to escapes from all parts of the auditorium being provided in accordance with these Regulations.

If such shops or offices together with any variation as regards sites are permitted the escapes from the auditorium, stage and dressing-rooms shall have special consideration and be provided in a manner satisfactory to the Commission.

Two courts for building having one frontage.

12. To a site having one frontage only there shall be provided on sides not bordering on the street two courts running the length of the building each not less than 10 feet wide so that exit may be obtained from three sides of the auditorium and in the case of a stage of a theatre from two opposite sides of such stage.

Courts for building parallel to street and having one frontage.

13. Provided that to a site having one frontage only but a depth so much less than the frontage as to necessitate the length of the auditorium being parallel with that frontage two courts shall be provided viz. one not less than 10 feet running parallel with the frontage and connecting with another court not less than 15 feet wide running as nearly as practicable at right angles to that frontage so that exit shall be obtained from three sides of the auditorium and in the case of a stage of a theatre from two opposite sides of such stage.

Courts for buildings on adjoining sites.

14. In case of buildings erected on adjoining sites having a court in common such court shall in respect of buildings occupying sites as described in Regulation 12 of these Regulations be of a width of not less than 14 feet and in respect of buildings occupying sites as described in the next preceding regulation the common court shall be not less than 30 feet and that running parallel with the frontage not less than 20 feet in width respectively or *vice versa* as the case may be.

Widths of courts relative to capacity of buildings.

15. The widths of the aforesaid courts are for a building the officially estimated capacity of which exceeds 500 but does not exceed 1,500 persons. For a building of a capacity exceeding 1,500 persons the aggregate width of the courts required shall be increased by 1 ft. 8 in. for each additional 500 persons or fraction of 500 persons in excess of 1,500 persons. For a building having a capacity of not more than 500 persons one side at least of such building shall abut upon or have a frontage to a public street or thoroughfare at least 40 feet wide.

Courts to extend length and width of building.

16. Every court above required shall extend the full length or width (as the case may be) of the building to the street or thoroughfare and shall be open to the sky except in the case of a passage of fire-resisting construction approved by the Commission.

Buildings to be separate.

17. Every building shall be separated either by an external wall or by a party wall or other proper party structure from any adjoining building.

Restrictions on buildings adjoining courts.

18. All courts shall extend for their full width from or near the proscenium wall of a theatre to the public thoroughfare and excepting the cases of existing courts and also when an adjoining building abutting on the court is a theatre or public hall the walls of such court shall be built so

that there shall not be any opening to the court from such adjoining building below the level of the highest part of the stage or auditorium roofs. And in the case of every building provision satisfactory to the Commission shall be made for preventing the spread of fire to such building from any structure erection or material on any adjacent premises.

19. It is nevertheless hereby provided that any site may be accepted by the Commission which does not wholly comply with the foregoing regulations as to courts but which in addition to the exits to the frontage to a public street or thoroughfare of the prescribed width has in the Commission's opinion facilities for exit equivalent at least to those afforded by courts as specified in these Regulations. Commission may accept other site with exit facilities.

20. Permission to build premises other than a building as defined in these Regulations on the street side of the auditorium of a building shall only be granted subject to the conditions following viz. :— Premises on street side of auditorium.

- (a) That such building has a site with at least two frontages to streets of the prescribed width ; and
- (b) That one or more separate and distinct passages shall continue to the street through such premises from a court or courts to be provided to the Commission's satisfaction.

Every such passage shall—

- (i) have continuous walls of brick or other approved fire-resisting material on each side for its entire length ;
- (ii) have an approved fire-resisting floor and ceiling ;
- (iii) have a width deficient by more than 3 feet from that of the court from which it forms an exit ; and
- (iv) be provided at its outer opening with exit doors capable of being opened towards the street.

No court shall be used for storage purposes or for any purpose whatsoever except for entrance and exit to and from the auditorium and platform or other raised floor or stage and dressing-rooms or retiring-rooms of the building in respect of which it is provided. Every court shall be kept free and clear of any obstruction during performances or entertainments or services and shall at all times be under the complete control of the proprietor of the building.

DIVISION V.—OVERCROWDING.

21. The seating space assigned for each person throughout every building shall be not less than 18 inches wide by 32 inches deep measured in a horizontal direction. In theatres which are in the opinion of the Commission frequently used as such each seat thereof shall be clearly defined by means of fixed and rigid arms spaced at clear horizontal distances apart of at least 18 inches and averaging 9 inches in height above the surface of the seat. Seating accommodation.

There shall be a space of at least 14 inches between the extreme front edge or any point of one seat and the extreme back edge or any point of the next seat situated in front thereof as measured horizontally between perpendiculars.

22. All seats in the auditorium of every theatre shall be firmly fixed to the floor and in the case of other buildings which are used for different classes of entertainment movable seats in groups of not less than three may with the approval of the Commission be provided. Seats to be secured to floor or secured together in rows.

23. The next preceding regulation shall not apply to any building the aggregate floor area of the auditorium of which including gangways is not more than 1,000 superficial feet. Certain buildings exempted from provisions.

24. Aisles or gangways shall be formed near or at each side of the auditorium and between the doors at the front the side or the rear of the seating in every part of the auditorium and so that no seat of a row shall have more than seven seats intervening in such row between it and any aisle or gangway. Position of gangways.

25. The proprietor shall keep all aisles and gangways throughout every building and all exit doorways passages and vestibules leading therefrom free from obstruction of any kind during public occupation of the building. No person shall occupy stand in or place any obstruction in any aisle gangway or passage during any performance lecture concert or any public assembly on the premises. Aisles gangways &c. to be kept clear.

26. The proprietor shall not cause permit or allow any portion of a floor area to be used by the public as standing space unless with the approval of the Commission nor except to the extent and in such parts of the premises as shall have been shown delineated in plans lodged with and approved by the Commission and the area to be allowed for each person in such space shall average Floor area not to be used as standing space without permission.

not less than 2 square feet. Where the use of standing space has been so permitted the total widths of the respective exits as required by Division VI. of this Part of these Regulations shall be increased at the rate of 20 lineal inches for every 400 square feet or part thereof of floor area so used or proposed to be so used: Provided that in every case where such space has not been the subject of requirements issued by the Commission concerning exit for persons sitting in such space the total widths aforesaid in this Regulation shall be increased at the rate of 20 lineal inches for every 200 square feet or part thereof of floor area aforesaid.

Public notice to be given of capacity seating and standing space.

27. There shall be posted and kept posted in prominent positions within each main division (stalls dress circle gallery or other tier) of the auditorium and in every manager's office connected with the building a notice in easily legible characters dated and signed by the Secretary setting forth—

- (a) The total number of persons allowed to be seated in such main division of auditorium;
- (b) The total number of persons allowed to be accommodated therein otherwise than on seats; and
- (c) The total number of persons that may be admitted thereto.

Police required to prevent overcrowding.

28. Every member of the police force and every authorized officer is hereby empowered and required as often as occasion may demand to prevent persons entering any building when there is already within such building a sufficient number of persons to occupy the aggregate area allowed by these Regulations as seating or standing accommodation.

DIVISION VI.—EXITS.

Distribution of exits.

29. Exits shall be provided for each compartment of a building other than a theatre and for the building as a whole and shall be placed as far apart as practicable and shall be subject to the following provisions:—

Dimensions of exits.

- (1) An exit 3 ft. 4 in. or more wide shall be at least 7 feet high; an exit of smaller width shall be at least 6 ft. 9 in. high;
- (2) Every arched exit shall be at least 6 ft. 6 in. in height from sill to springing of arch;

Minimum exit opening. Obstructed way not allowed as exit.

- (3) No opening narrower than 2 ft. 6 in. shall be allowed as an exit;
- (4) No opening to which access from the building is obstructed by an altar or communion railing steps platform or stage door or other impediment whatsoever and no opening in an interior wall of a vestry retiring-room dressing-room or of any other compartment shall be allowed as an exit except with special approval of the Commission;

Exits to increase in width toward thoroughfare.

- (5) If the public have to pass from the inside of a building to a public thoroughfare through two or more successive openings differing in width such openings shall be in ascending order of width from the interior of the building to the thoroughfare and for the purposes of these Regulations the width of the narrowest opening shall be taken as that available for exit;

Exits for art-gallery library museum &c.

- (6) In determining the total width of the exits required for an art-gallery library museum reading-room or room used for like purposes deductions may with the Commission's approval be allowed from the floor area on account of necessary fixtures;

Exits—how measured.

- (7) The width of an exit is to be measured at its narrowest part up to a vertical height of 6 feet 6 inches above its sill; the width of a doorway (not of the door itself) being therefore measured when the door is open to its full extent;

How computed.

- (8) Except where permanent fixed seating is provided the widths and numbers of exits required shall be as given in the following table viz. :-

Width and number of exits required.

Aggregate Widths and Number of Exits Required.

Floor Area in Square Feet.	Aggregate Width of Exit.	Number of Exits.
Not exceeding 200	2 ft. 6 in.	1 exit
201 to 300	3 ft. 4 in.	} 1 exit or 2 exits each 2 ft. 6 in. wide
301 to 400	5 ft. 0 in.	
401 to 800	6 ft. 8 in.	2 exits each 3 ft. 4 in. wide

For every building having a floor area greater than 800 square feet additional exit width of 1 ft. 8 in. shall be provided for each additional 400 square feet or part thereof but so that there shall be on each floor or level or tier of the building

accommodating a portion of the public exits of at least the numbers and widths following, viz. :—

Floor Area In Square Feet.	Number and Widths of Exits required.
801 to 1,600 ..	2. Neither being less than 3 ft. 4 in. wide
1,601 to 2,400 ..	3. Two being at least 3 ft. 4 in. wide each
2,401 to 3,600 ..	4. Two being at least 5 feet wide each
3,601 to 4,800 ..	4. Three being at least 5 feet wide each
4,801 to 8,000 ..	5. Four being at least 5 feet wide each
8,001 to 12,000 ..	6. Five being at least 5 feet wide each
12,001 and over ..	The number and widths of exits shall be determined specially by the Commission according to the circumstances of each case

- (9) Where permanent fixed seating is provided or required to be provided the aggregate widths of exits required may be based on the actual seating accommodation that is to say on the number of seats where these are divided and allowing not less than 18 lineal inches clear width of seat for each person where seating is continuous. For 100 persons accommodated on this basis exit space to the amount of 5 feet shall be provided and for every additional 100 or part of 100 persons additional exit space of 20 inches shall be provided subject to the number of exits being supplied as required by the prescribed table.

When width of exits may be determined from seating provided.

30. No alteration of the arrangement of seating as approved by the Commission shall be made without reasonable notice to and the approval of the Commission.

Alteration of seating arrangement.

31. Whenever a platform or stage is more than 3 feet above the floor level of the auditorium or contains 400 or more superficial feet of floor area separate means of exit directly to the courts or public thoroughfare from the said platform or stage shall be provided.

Exits from stage &c.

32. All exits shall be as conspicuous as possible to the occupants of the building and the word "EXIT" shall except in the case of churches and schools be marked immediately thereover on the inner side of each exit in permanent easily visible block letters at least 5 inches high. The words "NO EXIT" shall be similarly marked in letters as aforesaid immediately over all doorways or other openings in the building accessible to the public assembled therein but not required as exits under the provisions of these Regulations. The use of the words "NO EXIT" or of similar expression or of any means designed or likely to prevent public use of exits required under the provisions of these Regulations to be made available for such use is hereby prohibited. No window of the building shall be barred so as to preclude its use as a supernumerary means of escape from the building in case of emergency.

Exits to be marked.

33. Every door of an exit whether internal or external shall open freely outwards towards the nearest passage court or street.

Exit doors.

34. The proprietor shall allow the public to leave by all exit doors at the conclusion of the performance or entertainment.

All exits to be available.

35. Unless sufficient space is in the opinion of the Commission permanently available for the accommodation of the public between the building and the boundary fence of the premises the exit doors in such fence shall be hung to open freely outwards at least.

Doors in fence to open outwards.

36. Approaches of sufficient width and height not less than eight feet conducting from the external exits of the building to doors in such fence shall be provided.

Approaches from building to fence.

37. Every door in an entrance and every door adjoining a public street shall be hung to open freely both ways but shall not be permitted to encroach on the highway and shall when opened inwards be locked back flush with the wall and in such a manner as to require a key to release it.

Certain doors to open both ways.

Provided that the use of accordion or other collapsible doors may be allowed subject to the following conditions :—

- That they are so constructed and fixed that when in the full open or collapsed position they are recessed so as to be clear of the exit way;
- That when so recessed they become automatically locked in such a way as to necessitate the use of a key to unfasten them; and
- That they are so recessed during public occupation of the building.

Accordion or collapsible doors.

Doors not to open on to steps.

38. No exit door shall be hung so as to open immediately on to a flight of steps nor to obstruct when open any exit doorway passage stairway or landing and no door or other barrier shall be placed across any exit stairway or steps nor across any passage at the foot thereof nor within 3 feet of the lowest step of any flight in the course of a public exit.

39. A single-leaf door shall be allowed as an exit only when the fastening for such door is an approved draw-back lock or some other approved fastening which will allow the door to be opened instantly from the inside of the room

Single-leaf doors.

of which it is an exit without a key. A catch-pin to keep the door locked shall not be provided.

Two-leaf doors.

40. Doors constructed in two leaves may be fitted with any approved fastening.

Approved fastenings.

41. The following fastenings may be used on doors and shall be deemed to be approved fastenings within the meaning of these Regulations:—

- (a) Espagnolette or central-handle bolts provided with handles which afford effective means for gripping and releasing them and which are securely attached and placed not less than 3 and not more than 4 feet above the floor level.
- (b) Monkey-tail or similar approved bolts provided they have handles which afford easy and effective means for instantly gripping and releasing them; that the handle of the lower bolt is not less than 2 nor more than 2½ feet above the floor level; that the handle of the upper bolt is not less than 4 feet nor more than 5 feet above the floor level; and that there is no shoulder or projection or similar locking contrivance on the bolt;
- (c) Horizontal bolts placed not less than 2½ feet and not more than 3½ feet above the floor each bolt being not less than 6 and not more than 9 inches long and being provided with a securely-attached knob or handle measuring at least 1¼ inch by 1¼ inch; and
- (d) Save as otherwise provided in this regulation locks other than padlocks only in the case of a door formed in two leaves;
- (e) A draw-back lock or other approved fastening which will allow the door to be opened instantly from inside the room without a key or other unapproved appliance may be fitted to a single-leaf door;
- (f) Automatic panic bolts or other fastenings that may from time to time be approved by the Commission.

Prohibited fastenings.

42. The following fastenings shall not be used on doors viz.:—

- (a) Short bolts at top or bottom of a door;
- (b) Locking or swivel bars;
- (c) Padlocks ordinary spring bolts doorchains or bolts connected with chains;
- (d) Any lock on a single-leaf door except a draw-back lock (without a catch-pin) which can be instantly opened from inside the building without a key;
- (e) Monkey-tail bolts having shoulder or projection or similar locking contrivance thereon or not provided with handles admitting of their being instantly and effectually gripped or released;
- (f) Fastenings of any kind on the outside of porch doors or of similar doors unless they are so fixed on such doors as to allow the latter to be instantly opened from inside without a key or other unapproved appliance:

Provided that an approved fastening (other than a padlock) is permitted on the outside of a door if the latter is in two leaves.

Fastenings on doors across passages.

43. No fastening shall be used on a door across a passage except such a will allow the door to be instantly opened from either side without a key or other unapproved appliance.

No fastenings on inner doors.

44. No fastening whatever shall be used on the inner of double doors.

Fastenings to be in order.

45. All fastenings shall be maintained in good working order and state of repair. Exit doors unless furnished only with panic bolts acting automatically and resisting pressure from outside only and of a design approved by the Commission shall not be fastened during the presence of the public in the building.

Prohibition of obstructions on doors.

46. No door guard lock or catch or grip handle or door pull or any similar appliances shall be affixed to the door of any exit so that when such door is opened to its full extent such appliance projects and to any extent obstructs the exit.

Method of opening to be indicated.

47. The method of opening an exit door shall be indicated on the inner side thereof in a manner to be approved by the Commission.

Aisles or gangways.

48. No aisle or gangway shall be less than 2 ft. 6 in. wide and 8 feet high in the clear (*vide* Regulation 51 hereof). The aggregate width of aisles and gangways shall be equal to the aggregate amount of exit space required by these Regulations.

Curtains drapery &c. in exits.

49. Save with the approval of the Commission the proprietor shall not cause suffer or permit any drapery curtains decorations or other articles or materials to be placed in any entrance or exit passage at an elevation of less than 8 feet above the floor.

Permission to use curtains in exits shall only be granted in cases where cloth-lined doors cannot be introduced.

Where the use of curtains is allowed these shall in every case be hung clear of the floor and on hinged rods to open outwards.

50. No passage shall be used as a cloakroom and no peg-rack rail or stand shall be provided therein. Passage &c. not to be used as cloak-room.

51. No passage or lobby walled in or otherwise enclosed on each side shall be less than 3 ft. 6 in. wide and 8 feet high in the clear. Passage dimensions.

52. Wherever possible inclines shall be provided instead of steps in every passage or other compartment used by the public but so that no such incline shall have a steeper gradient than 1 vertical to 12 horizontal or have any perpendicular rises. Inclines in lieu of steps in passages &c.

53. There shall be no recesses or projections in the walls of such passage within a vertical distance of 5 feet of the floor surface save for accommodation of approved doors: Provided that all ticket and check takers' boxes shall be fixed in a recess flush with a wall or in such other manner as shall cause no obstruction to exit or entrance. Prohibition of projections in passages &c.

54. Separate exit shall be provided for each stairway from each and every floor of the building and shall lead to the requisite thoroughfare or court in the most direct manner possible. Every such exit stairway shall be separated and fire-isolated from every other stairway. Stairways.

55. Where stairways or stepped or ramped or otherwise inclined ways form the means of exit from any floor or building they shall in respect of that floor or building be equal in their numbers and aggregate width to the exits required in accordance with the foregoing table. (*Vide* Regulation 29 hereof.) Stairways &c. to equal exits.

56. Projection of a wall handrail to the extent of not more than 4 inches shall not be considered a reduction of the effective width of a stairway or passage provided the handrail is fixed in the position prescribed by these Regulations. Handrail not a reduction of width.

57. Stairs from balconies or galleries shall not communicate with any basement or cellar and shall be contained in a well or shaft the walls of which shall extend above the roof of the auditorium or other adjacent part of the building for a distance of at least 3 feet measured at right angles to the slope of such roof. Every staircase stairway and landing shall be constructed of fire-resisting materials among which may be included redgum jarrah iron-bark or other approved hardwood timber of scantlings not smaller than 2 inches finished thickness. The lining (if any) of the underside of stairs and landings shall be also constructed of fire-resisting materials. Staircases and landings to be fire-resisting.

58. All stairs shall be in straight flights shall have half-space or quarter-space landings at intervals of not more than fifteen and not fewer than four rises and shall have on each side a continuous handrail at a vertical height of 2 ft. 10 in. above the nosing of the tread and not less than 3 feet above the landing with sufficient balusters or mid-rails. Flights and landings.

59. No stairway shall have more than two successive flights of fifteen steps each without a turn. Turns in stairs.

60. A central and continuous handrail shall be fixed on every stairway 6 ft. 8 in. or more in width in which case the newel at the head of the flight shall be at least 6 feet in height and securely fixed. This provision shall not apply when the tread of the top step of a flight is less than 2 feet above the level of the landing or floor or other traffic surface at the foot of such flight. Handrails to stairs.

61. Handrails shall be properly ramped to newels.

62. Every stairway shall throughout have a clear vertical height internally above every tread of not less than 7 feet. Internal height of stairway.

63. The steps of every stairway required to be provided for public use shall be securely supported and of uniform dimensions throughout and shall have dimensions corresponding with any one combination only of those set out in the following table:—

Width in inches of Tread exclusive of Nosing.	Height in inches of Rise.
(a) 11	6
(b) 12	5½
(c) 13	5
(d) 14	4½

Circular or winding stairs or stairs having "wheeling" or "dancing" treads shall in no case be provided for the use of the public.

64. Hanging steps (steps fixed at one end only) shall not be used. Hanging steps.

65. There shall be no recesses or projections in the walls of any staircase within a vertical distance of 5 feet from the nearest step or landing. Stairways from different tiers floors or horizontal divisions shall not communicate with but be fire-isolated from one another and be in approved positions. Prohibition of projections.

66. The level of any passage at or to the front entrance to the building shall not be greater than 7 inches above the level of the adjacent footway unless provision for ascent from the said footway to the said passage is afforded by means of an incline or steps (as the case may be) as heretofore provided for. Passage levels at front entrance.

Steps from
external
doorways.

67. (1) Steps at least 6 inches longer than the width of the exit and centrally placed with treads and rises as prescribed in these Regulations shall be provided outside every exit the sill of which is more than 9 inches above the adjoining ground level.

(2) If the sill is more than 21 inches above the adjoining ground level a landing extending at least 3 inches beyond each side of the exit and at least 3 feet in forward measurement and situated between the exit and the first step or the incline (as the case may be) shall be provided.

(3) The width of every landing from which steps return along the side of the building shall be not less than that required for the steps as prescribed in these Regulations and where such landing is common to two flights of stairs going in opposite directions its clear width, as also that of each flight shall not be less than two-thirds of the width of the exit doorway leading to such landing. Such steps and landings shall have a continuous handrail at the vertical heights specified in these Regulations fixed on each side. (*Vide* Regulations 58, 59 *et seq.* hereof).

DIVISION VII.—VENTILATION.

Ventilation :
formation level
under building.

68. If so required by the Commission every part of the finished surface of the ground under a building shall be at least 3 inches above the level of the adjoining ground and the aforesaid ground at that level shall be covered with a layer or layers of properly rendered good Portland cement concrete, natural asphalt or other approved impervious material.

Height of floor
level above
ground.

69. Every person who shall erect a new building shall so construct every room which shall be situated in the lowest story of such building and shall be provided with a boarded floor that there shall be for the purpose of ventilation between the underside of every joist (and every bearer) on which such floor may be laid and the upper surface of the ground or of the concrete or of the asphalt with which in pursuance of the last preceding regulation in that behalf the ground surface or site of such building may be covered a clear space of 3 inches at the least in every part if such ground surface or site be covered with concrete or asphalt as aforesaid and of 9 inches at the least in every part if such ground surface or site be not so covered and he shall cause such space to be thoroughly ventilated by means of suitable and sufficient air gratings or by some other effectual method. At least 1 square foot of clear net opening shall be provided in sub-floor ventilators for each 20 feet length or fraction thereof of the outside walls. At least 1 square foot of opening shall be provided in the internal cross walls for each 10 feet in length or fraction thereof of such cross walls.

Compartments
to be
separately
ventilated.

70. Every compartment of the building shall be adequately ventilated and where natural ventilation (with or without artificial warming) is provided every such compartment shall be separately ventilated.

Ventilation by
natural means.

71. If an approved system of mechanical ventilation is not provided by the proprietor nor required by the Commission to be provided the following provision shall be made and properly utilized for the ventilation of the building :—

Inlet ducts.

(1) Inlet ventilators in the form of ducts shafts tubes or hoppers opening slantingly upwards but otherwise as directly as possible into the compartment through the external walls (either through the walls themselves or partly also through the windows in the walls) shall be provided. They shall as far as practicable be equally distributed along the external sides and ends of each compartment. The upper edges of their external openings shall be below the lower edges of their internal openings for the fully open position of the latter and the lower edges of the internal openings shall be from 6 ft. 6 in. to 7 feet above the level of the adjacent floor of the compartment to be ventilated.

Outlet flues.

(2) Outlet ventilators save as otherwise provided in this regulation shall be provided in the form of flues shafts or tubes extending vertically without avoidable bends or angles from the ceiling line into through and above the roof space and shall have their lower portions formed as trumpet mouths gradually tapered upwards and their upper ends so constructed and so protected by cowls as to prevent entry of rain. Each trumpet mouth shall present an opening double of that required at the outlet of the shaft or tube or flue and there shall be a clear opening between the latter and the cowl equal to at least that in the throat of the flue shaft or tube or flue.

Proviso.
Alternative
means of
ventilating.

Provided that—

(a) for a building consisting only of one floor (the ground floor); and

(b) for the uppermost story of any building consisting of more than the ground floor—

one-third of the total requisite area of the outlet opening may be provided by means of openings situated immediately below the wall-plates and extending through the external walls and

properly shielded outside (provided the least distance between the inner face of the shield and of the nearest opposite surface is 2 inches); or by means of approved ridge-ventilators; and

(c) for each floor below the uppermost floor of a building consisting of more than the ground floor--

the outlets for each may be entirely provided by means of such openings immediately below the wall-plates.

(3) The clear opening for any one inlet may not exceed 70 nor of any one outlet 170 square inches. Dimensions of inlets and outlets.

72. All air flues ducts shafts and openings whether for inlet or outlet of air shall be constructed and formed so as to be capable of being readily cleaned out and shall not communicate with any cavity or space in the thickness of the wall nor with the space intervening between the ceiling and any floor or roof covering (as the case may be) over such ceiling. The inlets and whenever required by the Commission the outlets shall in addition be fitted with regulating valves and appliances suitable for opening and closing them in varying degrees. Situation and construction of air flues &c.

73. The clear opening (i.e. the sectional area of the most contracted part of the ventilators grating-bars and such obstructions being therefore excluded) shall be for inlets at least 1 square inch and likewise for outlets 1 square inch for every 2 square feet of floor area except as regards existing buildings and unlined weatherboard buildings and rooms the condition of the air in which may affect that of the air of the rooms used by the public in which case the amount of ventilation to be provided may with the approval of the Commission be modified or varied but so that in no case shall the total opening alike in inlet and in outlet ventilators clear of all obstruction be less in square inches than the capacity of the room in cubic feet divided by 40. Airway in relation to floor area.

74. Perforated zinc or mesh or network finer than corresponds to eighteen meshes per lineal inch shall not be fixed to either inlet or outlet vents. Gratings for vents.

75. No opening into the roof-space nor into the space between the ceiling and the floor above such ceiling nor into any wall cavity and supplying means of aerial communication between such space and the interior of the auditorium shall be allowed. Openings to roof and ceiling spaces forbidden.

76. In the case of every building capable of accommodating in any one room more than 1,000 persons and of every existing public building proposed to be altered so as to increase its capacity or to be rebuilt or where in the opinion of the Commission the standard of purity of air prescribed below cannot be attained by natural ventilation mechanical ventilation shall be adopted and properly used. Mechanical ventilation may with the approval of the Commission be provided in addition to natural ventilation or *vice versa*. Ventilation—mechanical.

76A. **STANDARD OF PURITY OF AIR.** Standard of purity of air.

At any time during public occupation of a building—

- (a) The amount of carbon dioxide in the air of the room shall not exceed 0.12 per cent. by volume; and
- (b) The moisture contents of the air of the room shall not exceed 1.5 per cent. by volume.

77. Where mechanical ventilation is adopted the following provisions shall apply:— Provisions applicable to mechanical ventilation.

- (1) The temperature of the air shall be maintained at not less than 60° Fahr. nor more than 75° Fahr. during the whole time the public are in occupation of the building; Temperature.
- (2) The inlet air shall be introduced into the building in such a manner that it will be distributed evenly over the floor space at breathing line without causing uncomfortable draughts; Distribution of inlet air.
- (3) Outlets shall be provided of such area that the velocity of the air in the outlet shaft shall not exceed 20 feet per second except with the special approval of the Commission. Outlets.
- (4) All ventilating air introduced into the building shall whenever required by the Commission be efficiently filtered. The filtering medium shall be kept clean and in good order to the satisfaction of the Commission. Filtration of inlet air.
- (5) There shall to the satisfaction of the Commission be provided and maintained in good order and condition a conveniently-situated device for instantly stopping the ventilating machinery in case of an outbreak of fire in the building. Means of stopping machinery in case of fire.
- (6) The ventilating machinery shall be kept working during the whole period of occupation by the public. Provided that in any case of outbreak of fire in the building during public occupation of the latter the ventilating machinery shall be stopped if the stoppage thereof be calculated to prevent spread of fire, access of injurious gases or vapours to the public on the premises, or otherwise to safeguard such persons.

DIVISION VIII.—CONSTRUCTION.

Number of tiers allowed.

78. Except with the express approval of the Commission no building shall be constructed so as to have more than two tiers floors or horizontal divisions intended for public occupation above the ground floor. The slope of a tier shall not exceed 35° measured from the horizontal plane.

Building to be fire-isolated.

79. Every building shall be fire-isolated from other premises by walls of fire-resisting material to the Commission's approval and no part of such building shall overlook or overhang any portion of adjoining premises in such a manner as to facilitate communication to it of fire from such premises.

Isolation of wooden building.

80. Every building that may under the provisions of any extant by-law or regulation be constructed wholly or in part as to the walls thereof of wood including the eaves thereof shall be completely detached by a clear air space of not less than 10 feet from other buildings on the same premises and be distant from the boundaries of the allotment of land on which it stands at least 10 feet.

Restriction on wooden buildings.

81. No wooden building of more than one (the ground floor) story shall be used as a public building.

Roofs Hings &c.

82. No building shall have a shingle roof nor shall the walls or ceilings thereof be lined with scrim hessian canvas or similar material whether the same is treated with chemicals or not.

Public buildings npt to adjoin certain premises.

83. No premises shall be used if situated above or below or immediately adjoining any compartment used as a residence kitchen laundry shop store or for a steam boiler engine or for the storage of inflammable material unless separated from such compartment by an approved fire resisting construction.

Dressing-rooms.

84. Whenever so required by the Commission adequate dressing or cloak room accommodation properly separated for the sexes and constructed and arranged to the satisfaction of the Commission shall be provided in approved positions for the use of artists musicians and other performers. Subject to the provisions of Regulation 124 hereof such rooms shall not be placed under a platform or stage or similar raised floor nor under the auditorium and shall be connected with exits independent of those serving the auditorium. They shall be not less than 10 feet high and shall be adequately ventilated to the outer air by windows in external walls or by other means approved by the Commission. All decoration in such dressing-rooms shall be rendered fire-resisting and secured or fixed close to the surface of the wall or ceiling. The exit doors from a dressing-room block shall be fitted with approved fastenings only.

Building construction generally. Schedule C.

85. In connexion with the erection or alteration of any building—
 (a) the materials and methods of construction employed
 (b) the methods of calculating and testing and
 (c) all work done—

shall be in accordance with the requirements contained in Schedule C to these Regulations so far as such requirements may be applicable.

DIVISION IX.—CLOSETS AND URINALS.

Sanitary conveniences.

86. (1) Closets and urinals suitably situated properly separated for the sexes shall be supplied in numbers as follow:—

Total Number of Persons of both Sexes combined.	For Males.		For Females.
	Closets.	Urinals.	Closets.
Not exceeding 100	1	1	1
Exceeding 100 but not exceeding 200	1	2	1
" 200 " " 400	1	4	1
" 400 " " 600	2	6	2
" 600 " " 800	2	8	3
" 800 " " 1,000	2	10	4
" 1,000 " " 1,200	3	12	4
" 1,200 " " 1,400	3	14	5
" 1,400 " " 1,600	4	16	5
" 1,600 " " 1,800	4	18	6
" 1,800 " " 2,000	4	20	6

For more than 2,000.

(2) For a greater number of persons than 2,000 the requisite numbers of conveniences shall be reckoned to the nearest whole number *pro rata* with those set out above for 2,000 persons.

Sexes assumed to be equal in number.

(3) Unless otherwise determined by the Commission it shall be assumed in computing the numbers of persons to be served by such conveniences that the sexes are equal in number.

"Urinal" defined.

(4) In this Part "urinal" means a crock bowl or stall capable of accommodating one individual user at a time: Provided that where in the absence of a sewerage system conveniences in the form of troughs are permitted every complete 18 inches of available clear length thereof shall be deemed to be one urinal.

DIVISION X.—DRAINAGE.

87. Drains shall be provided for carrying off all rainwater drainage and other liquid and shall be subject to the following provisions:—
- (1) They shall be firmly founded and laid with sufficient fall and proper gradient present smooth impervious surfaces where these are liable to come into contact with liquid and have watertight joints; General provisions.
 - (2) Every underground drain shall be laid in straight lines and have an access or inspection opening fitted with a suitable cover at every change in the direction of its course and if more than 100 feet in length and conveying foul water or if discharging into a covered sewer it shall be efficiently ventilated; Underground drains.
 - (3) All rainwater pipes (hollow columns shall not be used as such pipes) and all waste and overflow pipes from baths lavatories sinks water tanks and like fittings shall be air-disconnected from any drain of the premises receiving foul water or sewage either by being made to discharge over a water-tight channel 12 to 18 inches long leading to a trapped drain inlet or by some other approved method; and with the exception of the aforesaid rainwater pipes they shall also be provided with accessible and self-cleansing traps and if more than 12 feet long be ventilated by pipes consisting of impervious material with air-tight joints and having no abrupt turns or angles; Rain-water and waste pipes.
 - (4) Inlets to drains such as yard-gullies shall be properly trapped and fitted with iron gratings; Inlets.
 - (5) Use of the mason's dip-trap the bell or similar insanitary trap is hereby prohibited; Prohibition of certain traps.
 - (6) Every main drain communicating with a sewer shall be provided with a proper intercepting trap situated as closely as may be practicable to the sewer. A manhole or other separate means of access to the trap must be provided for cleaning purposes and so constructed as to be water-tight up to the level of the surface of the ground; Main drain trapping.
 - (7) In every inspection or other chamber the floor shall not be lower than the outlet and the interior angles shall be well rounded out; Inspection chambers.
 - (8) Open foul-water drains near the doorways windows ventilators or other openings in a public building are hereby prohibited; and Prohibition of certain drains.
 - (9) Every sub-soil drain discharging to a sewer shall be of earthenware field pipes and shall be trapped and ventilated near its junction therewith. Provided that the portion of such drain between the trap and the sewer shall be of glazed stoneware or cast iron or other equally suitable material. Subsoil drains.

Vide Schedule C. hereof Part IV. clauses 31 and 34.

PART III.

LIGHTING.

88. Where a building or any compartment thereof is used for public purposes in the day-time such building or compartment shall—
- (a) have either glazed windows presenting a total area of clear lighting glass or other approved transparent material equal to at least one-tenth of the floor area of such building or compartment and distributed so as to effectually light the whole floor of the building or compartment; or
 - (b) be effectually lighted by artificial means. Lighting of building.

89. Every compartment of the building together with all exits passages and other ways shall be kept properly and continuously lighted so as to render all exits and passages or other ways therein and therefrom to the available public thoroughfare or thoroughfares at all times readily visible during the whole time the public are on the premises. Any darkening even momentarily for any purpose whatsoever of any portion of the auditorium or of the building used by the public so as to render any exit and passage or other way from such exit to the available public thoroughfare or thoroughfares not readily visible by the public in the building at the time is hereby prohibited. And all doorways and other openings hereinbefore required to be marked "NO EXIT" shall likewise be kept properly lighted during such time. Lighting of exits.

PLANS ETC. OF PROPOSED INSTALLATIONS OR ALTERATIONS TO BE APPROVED BY COMMISSION.

90. (1) Before the installation in any building of any system of lighting or warming therefor or of power installation therein or of any work or apparatus in connection therewith and before any alterations to an existing installation are commenced the approval of the Commission for what is proposed to be done shall be obtained. Plans and specifications.

For this purpose plans and specifications together with full particulars of the work it is proposed to carry out including drawings of proposed switchboards shall be forwarded to the Secretary to whom also record copies of the drawings as approved shall on demand be supplied on completion of the work.

DRAWING OF WIRING SYSTEMS TO BE EXHIBITED.

(2) A copy of the approved drawing showing the wiring system shall be posted forthwith or as soon as practicable after approval in a prominent and approved position on such premises and kept therein in good order and condition.

ELECTRIC LIGHTING AND POWER INSTALLATION.

91. The proprietor of every building in which electric light is installed or proposed to be installed shall also cause the provisions of Regulations 92. to 110 inclusive hereof to be complied with so far as the same are applicable.

92. The "General Regulations for Wiring for Utilization of Electrical Energy" of the State Electricity Commissioners where not inconsistent herewith are deemed to be incorporated herein.

CERTIFICATE OF APPROVAL.

93. (1) No electric installation in such premises shall be used unless and until a properly qualified and competent electrical engineer has certified in writing to the satisfaction of the Commission and in behalf of the proprietor that the installation is in proper working order nor until the Commission has signified approval of such installation being used.

TESTS

(2) Tests of electrical installations or of any parts thereof may be made by the Commission from time to time.

SERVICE MAINS AND FUSES.

94. (1) The service mains and fuses in any public building shall not be used for the supply of current to any other electric installation whatever.

MAIN CIRCUITS.

(2) Every such building when lighted by electric light shall when required by the Commission have at least three separate and distinct main circuits, viz. :—

A for the stage and power purposes ;

B and **C** for the auditorium passages exits and all parts of the premises open to the public.

(3) The circuits **B** and **C** shall be so arranged that approximately half the lights in each division of the auditorium and half those in each passage exit and other part open to the public shall be on **B** and the other half on **C** circuit.

(4) As far as practicable the lights on the two circuits shall be placed in alternation.

(5) In no case shall the two circuits be combined in one fitting, nor shall the wires or leads for one circuit be placed in the same box tube casing or other enclosure as those of another circuit.

(6) Exit and entrance lighting circuits shall be controlled solely at the main switchboard.

SUPPLY BY UNDERTAKER.

95. When the current is supplied by an undertaker the circuits shall be separately taken from the street mains and each circuit shall be taken from a separate fuse box or boxes and where practicable from a separate set of mains. The supply for electric motors must be taken from separate fuse boxes. Such fuse box or boxes shall be effectually sealed and such seals shall be broken by only an authorized officer of the undertaker.

MAIN SWITCHBOARDS.

96. (1) Main switchboards shall be placed in approved positions.

(2) In the case of theatres every such switchboard shall be installed in a compartment of fire-resisting construction which shall be properly lighted and ventilated and used solely for such purpose.

CHANGE-OVER SWITCHES.

(3) Change-over switches may only be used if specially approved.

SUB-CIRCUITS.

97. (1) The sub-circuits from **A** **B** and **C** shall be controlled by separate double pole main switches and fuses.

(2) For stage-lighting the final sub-circuits shall not exceed 1,200 watts or 25 amperes at any voltage.

(3) Circuits for power or heating purposes shall be kept distinct and separate from lighting circuits.

(4) For the purpose of these Regulations "sub-circuit" means a circuit proceeding from fuses on a distributing board direct to the lamps or current-consuming device.

CONDUCTORS AND INSULATION.

98. (1) All conductors shall be manufactured and insulated in conformity with the extant standards adopted in the British Engineering Standards Association's specification for insulated annealed copper conductors.

(2) The resistance of the insulation of every conductor shall be in accordance with the standards set out by proclamation under the provisions of the Customs Act 1901-1920 and any Act amending the same.

(3) If it is desired to use any other means of insulation than that above specified special approval shall be obtained from the Commission before using such means.

FLEXIBLE CONDUCTORS AND INSULATION

(4) No flexible conductor smaller than $23/36$ or $23/0076$ inch as per the aforesaid standards shall be used. Such conductors shall be insulated with pure and vulcanized indiarubber and shall be protected on the outside by a stout braiding and rubber tube where necessary, or they may be protected by means of tough rubber compound or other suitable covering to resist abrasion or other injury.

(5) Joints on flexible conductors are hereby prohibited.

CONDUCTORS—FIXING, SUPPORTING AND PROTECTION.

(6) All conductors shall be efficiently protected from mechanical or chemical injury.

(7) Wires and cables covered with lead or other soft or easily fused material shall not be used unless protected by external armour of iron or steel or enclosed in substantial iron or steel tubing or other approved covering up to a height of 8 feet from the floor.

(8) Metal fastenings for fixing conductors shall not be used without special approval of the Commission. When so required by the Commission some additional covering shall be used to protect the conductor unless it be armoured from mechanical injury at the points of support.

WOOD CASING.

(9) If wood casing be used it shall be of hardwood.

In no circumstances shall wires of opposite poles be laid in the same groove, nor wires of the same polarity belonging to the different circuits **A**, **B** and **C**. Wood casings shall as far as possible be placed in sight and the conductors shall always be accessible.

METAL TUBING, EARTHING, ETC.

(10) When iron or steel tubing is used it shall be bushed where necessary be efficiently earthed and provided with screw joints or other means of insuring good and permanent mechanical and electrical connexion which must be continuous with boxes and other fittings.

EXTERNAL CONDUCTORS.

(11) All external conductors shall be enclosed in iron or steel tube protected where necessary and securely fixed and supported where not underground.

(12) Conductors may be supported by insulators where specially approved by the Commission.

CIRCUITS **A**, **B** AND **C**.

(13) Under no circumstances shall wires or cable belonging to the different circuits **A**, **B** and **C** be enclosed in the same tube.

THEATRE STAGE LIGHTING.

99. (1) Every theatre stage shall where practicable be lighted by electric light only.

SWITCHBOARD.

(2) A switchboard fitted with all switches fuses and other fittings necessary for the control and regulation of the theatre stage lighting shall be fixed in some approved position overlooking the stage and so arranged that a fire occurring on such switchboard cannot spread therefrom.

(3) The stage lighting circuits shall be controlled solely from such switchboard.

SWITCHBOARD PLATFORM.

(4) A platform with proper means of access thereto shall be provided for the convenient operation of the switchboard and such platform shall be of fire-resisting material and construction. During public occupation of the premises such board and platform shall be under the immediate control only of a person duly licensed as the holder of either an A or B Grade Wireman's Licence under the Rules made for the Licensing of Wiremen pursuant to the powers contained in the State Electricity Commission Acts or any amendment thereof.

DESIGNATION OF SWITCHES AND FUSES.

(5) The proper designation of each and every switch and fuse shall be legibly and permanently marked on the switchboard pertaining thereto.

FIRE-EXTINGUISHMENT APPLIANCES.

(6) At least one pair of rubber gloves and one bucket kept filled with dry sand and a scoop with an insulated handle and at least one tetra-chloride of carbon fire-extinguisher shall be kept in some approved accessible position on the stage and the said platform respectively in readiness for use in extinguishing an electric fire.

LAMP GUARDS.

(7) Lamps on footlights or battens proscenium lights and when considered necessary by the Commission other lamps shall be protected by stiff wire guards so arranged that no inflammable material can come in contact with any such lamp or light. No readily combustible material shall be placed in such proximity to any lamp as to entail risk of such material becoming ignited.

(8) Gas-filled and high candle-power lamps when used for stage lighting must be properly supported in suitable non-combustible fittings attached to properly secured metallic fixtures.

TEMPORARY INSTALLATION.

(9) In the case of any temporary installation used for stage purposes all connexions with the permanent installations shall be removed immediately after each performance unless the Commission's permission for their retention has first been obtained.

WELLS.

(10) Stage sockets or wells shall be of approved type and substantially constructed of marble slate hardwood or other approved material and shall each be protected by a pair of fuses having a maximum capacity of 10 amperes.

PLUGGING BOXES.

(11) Plugging boxes shall be constructed of hardwood and so used that no live metal is exposed.

GUARDING OF LEADS AT JUNCTIONS WITH BUNCH, ETC., LIGHTS.

(12) The leads to bunch lights portable arc lamps battens movable lengths or portable strips shall be suitably guarded particularly at the points where they adjoin the fittings.

Sufficient length shall be allowed to prevent the leads receiving any injury through movement of the fittings and all leads shall be protected from mechanical injury by means of leather or stout waterproof canvas hose or other approved covering.

(13) Each batten shall be suspended by means of wire ropes attached to insulators on the battens to the satisfaction of the Commission.

(14) On no account shall the same battens be used for gas and electric light.

ARC LAMPS.

100. (1) Arc lamps shall not be used without special permission of the Commission.

(2) Every arc lamp when allowed to be used in any part of the premises shall be provided with an approved double pole switch placed within easy reach of the operator and the leads for a distance of 2 feet from the terminals of the lamp shall be covered with fire-resisting material.

(3) In no case shall such a lamp be suspended by the conductor.

(4) Every arc lamp shall be enclosed in suitable covers or boxes which shall be substantially constructed of metal of not less than 20 gauge (.036 inch) so designed as to provide proper ventilation and to prevent sparks or heated particles of carbon being emitted therefrom and so arranged that live parts of the lamp cannot come into contact therewith.

(5) Every frame for holding a coloured medium and every masking shutter shall be of metal.

(6) Not more than two arc lamps shall be under the control of any one operator and they shall not be more than 10 feet apart.

RESISTANCES AND CHOKING COILS.

101. (1) Resistances and choking coils for regulating the power of the lights or motors or for other purposes shall be mounted on incombustible bases. They shall be so protected and placed at such a distance from any combustible material that no part of the resistance and choking coils if broken can fall on such material or vice versa.

(2) Resistances for arc lamps shall be placed in approved permanent positions and wired with the connecting terminals at the bottoms of the frames.

(3) Liquid resistances shall be placed in a fire-proof room reserved for the purpose.

(4) Liquid resistances with side or bottom connexions shall be provided with proper trays and stands.

(5) All dimmer resistances shall be connected on the neutral side of the supply and so controlled that when not in use the dimmer is entirely disconnected from the mains.

(6) All metal work of dimmer frames must be effectually connected to earth.

CUT-OUTS OR FUSES.

102. (1) All fuses shall be of safe replacement type and except where required to be installed on a switchboard in a special room or with a platform for the operator's use shall be of "factory type" or equivalent pattern, and so constructed that no live metal shall be exposed when the fuse wedge or container is in or out of position.

(2) Supplies of spare wedges or containers ready wired shall be kept available for replacement purposes.

(3) Temporary bridging of terminals is hereby prohibited.

(4) All cut-outs or fuses shall comply with the extant specification of the British Engineering Standards Association.

103.

SWITCHES.

(1) The minimum distance between live metal parts of opposite polarity shall be $2\frac{1}{2}$ inches.

(2) All single-pole switches shall break the circuit on the active side.

(3) All switch covers and handles shall be insulated and so arranged as not to be liable to cause injury to the operator using the same.

SWITCH AND DISTRIBUTING BOARD.

(4) When a switch or fuse board is placed in an exposed position it shall be wholly enclosed in a proper lock-up case.

(5) Switch and fuse boards shall be fixed in accessible positions but so as not to obstruct passage ways or exit ways.

(6) Each switch and fuse shall be plainly marked by paint on the board to show the circuit controlled.

(7) The switchboard used for the control of signal lights or other apparatus must be kept clear of bells telephones or similar fittings.

FITTINGS.

104. (1) All electric fittings shall be suspended or fixed in an approved manner. No electric fitting or electric apparatus or appliance of any description shall be so fixed or arranged that under any circumstances can it interfere with the proper lowering of the proscenial curtain or the safety screen of the proscenium opening of a theatre.

(2) All external fittings if in positions exposed to the weather must be rendered waterproof.

Combined gas and electric fittings shall not be used.

Under no circumstances shall any of the different sub-circuits from **A**, **B** and **C** mains be combined in one fitting.

GENERATING PLANT.

105. (1) Where the supply of current is or is intended to be derived from special generating plant on the premises or otherwise under the control of the proprietor use of such plant together with the switchboard and its fittings shall in all cases be subject to the Commission's approval.

(2) Boilers steam-engines gas-engines dynamos motor generators and converters when used for the supply of electricity to such premises shall be placed in such position only as shall be approved by the Commission.

(3) No other premises shall be supplied with electricity from any part of the installation of a public building.

ENGINE-ROOMS.

(4) All necessary provision shall be made for keeping the temperature of the engine-rooms within proper limits. Cotton and oily waste and similar inflammable material must be kept in suitable metal receptacles which when not required to be open shall be kept closed.

(5) No engine-room switchboard-room or machine-room shall be used for any other purpose.

(6) Gas engines shall be placed in rooms so adequately and continuously ventilated that no explosive mixture of gas and air can accumulate in such rooms.

Exhaust gases shall be conducted as directly as possible to the outer air through a pipe or duct of approved size arrangement and construction.

ACCUMULATORS, ETC.

(7) Rooms in which accumulators or primary batteries are placed shall be adequately ventilated to the outside air to the satisfaction of the Commission.

(8) Such rooms shall be of approved fire-resisting construction with iron doors and shall be used for no other purpose whatever.

(9) All batteries shall be well insulated.

TRANSFORMERS.

- (10) Transformers shall have their live parts properly fixed and protected.
(11) They shall be placed only in positions approved by the Commission.

INSULATION RESISTANCE TEST.

106. The insulation resistance in any single circuit and in any apparatus between the live parts and the frame thereof or earth shall in no case be less than one (1) megohm.

SUPERVISION.

107. (1) The generating plant and switching gear shall be under the control of a thoroughly competent person. The engine-room if any shall be inaccessible to the public and where possible such room shall have an external entrance independent from any other entrance to or exit from the main building.

(2) The electric installation must be in charge only of a person duly licensed as the holder of an A Grade Licence under the Rules for the Licensing of Wiremen made pursuant to the powers contained in the State Electricity Commission Acts or any amendment thereof.

MOTORS.

108. (1) Every motor shall if driving cinematograph or similar projectors be protected by a pair of fuses separate and distinct from circuits or apparatus on any other service.

(2) Every motor operating ventilating machinery shall be provided with an approved device located in an approved position for the purpose of enabling the supply of current to be cut off in the event of fire and such device and motor shall be maintained in good order and condition.

HEATING DEVICES.

109. Every heating device consuming more than 1,000 watts shall be controlled by a double-pole switch.

TEMPORARY LIGHTING.

110. (1) In all cases in which it is intended to install temporary lighting sufficient notice in writing of such intention shall be given to the Commission and its approval shall be obtained before the work of installation is commenced.

(2) All joints shall be soldered and taped.

(3) The sub-circuits shall not exceed 1,200 watts or 25 amperes at any voltage.

(4) All temporary work shall be immediately removed when no longer required for the purpose for which it was installed.

FIRE PRECAUTIONS.

110A. Oil lamps shall have metal fonts or receivers supported on and securely fixed to metal brackets or suspended by metal chains or metal rods. Gas brackets and oil lamp brackets shall not have movable joints. Any inflammable material if within 4 feet vertically or 2 feet horizontally of any gas or oil light must be protected by the intervention in the former case of a hanging and in the latter of a fixed metal shield. Every fixed shield must have an open air-space behind it. Gas oil and electric light fittings shall be at least 6 ft. 8 in. above floor level. All burners within reach of the audience shall be fitted with secret taps and shall be protected by glass or wire globes.

ACCUMULATION OF INFLAMMABLE MATERIAL, ETC., FORBIDDEN.

110B. No proprietor shall cause suffer or permit accumulation or storage of articles or material of an inflammable character on over or under the stage or platform or in under or over the auditorium or any room or compartment having at any time direct aerial communication with the auditorium or with any passageway leading directly or indirectly from the auditorium to the street. He shall cause all scenic properties or decorations to be kept free from accumulations of dust or rubbish.

INTRODUCTION OF EXPLOSIVES.

110C. No proprietor shall cause permit or allow any explosives within the meaning of the *Explosives Act* 1915 to be kept or stored or brought on to the premises of any building unless in a fire-proof safe.

INFLAMMABLE FLUIDS NOT TO BE STORED.

110D. No proprietor shall cause permit or allow any benzine naphtha turpentine or any other fluid whatsoever having a flash point of less than 102 degrees Fahrenheit nor any inflammable paints oils oily waste or any other substance liable to ignition by spontaneous combustion to be kept stored or placed in any building.

MINERAL SPIRIT AND HOLLOW WIRE DISTRIBUTION AND VAPORIZED KEROSENE LIGHTING SYSTEMS.

The installation of mineral spirit and hollow-wire distribution systems and of vaporized kerosene or similar lighting systems shall be permitted only on condition that the rules of the Fire Underwriters' Association of Victoria for the time being are complied with and that such further requirements as the Commission may see fit to impose under the particular circumstances and conditions of each individual case are fulfilled.

PART IV.**SPECIAL PROVISIONS APPLICABLE TO THEATRES AND IN CERTAIN CASES TO CINEMATOGRAPH HALLS ONLY.**

111. The provisions of this Part shall unless inconsistent with the context or subject-matter hereof be applicable only to theatres and to such cinematograph halls as in the opinion of the Commission are frequently used as such.

In this Part the provisions concerning exits and other than structural matters shall apply to all theatres; those concerning structural strength and stability shall apply to all theatres built rebuilt or structurally altered after the coming into operation of these Regulations.

112. No building which is not in customary use as a theatre at the time of coming into operation of these Regulations shall be used as a theatre unless it complies with the requirements hereof.

COPIES OF REGULATIONS TO BE AVAILABLE.

113. The proprietor of every theatre shall cause a copy of these Regulations to be always available for inspection on demand and he shall cause a copy of the Regulations herein of the Governor in Council respecting the provision of appliances and apparatus for the prevention control or extinction of fire and for saving of life at fires to be posted and kept posted in a conspicuous place in the manager's office and to be at all times accessible for inspection on demand during such times as the theatre is occupied by the public.

RESTRICTION OF USE OF PREMISES.

114. No such building in which a stage will be erected and in which scenery will be used shall be constructed underneath or over any part of any other building except with special approval which approval shall not be granted unless approved fire-resisting construction has been adopted throughout and the buildings are isolated from each other and are provided with separate entrances and exits to the Commission's approval.

In no case shall living rooms be allowed in licensed theatres and none other than caretaker's quarters in any buildings shall be attached to the block containing the theatre.

FLOOR LEVEL.

115. Unless under exceptional conditions of configuration of site (of which conditions the Commission shall be sole judge) the Commission otherwise directs in every theatre the level of the highest part of the floor of the pit or where there is no pit, of the stalls, shall be not more than 12 inches above the level of the street at the principal entrance to the pit or stalls (as the case may be) and the level of the lowest part of the floor of the pit or stalls (as the case may be) shall not be lower than the level at which such respective floor can be effectually drained by gravitation into an available public sewer nor more than 12 feet below the mean level of the footpath of the street at the principal entrance of the pit or stalls (as the case may be) but this shall not preclude the use of an additional number of steps at the street entrances to the sides or rear of the building as may be necessary to adjust differences in grades of footpaths.

DIVISION I.—PROSCENIUM WALL.

116. Subject in other respects to the provisions contained in Schedule C. Part V. (3), in the case of every theatre where a stage with a proscenium is erected such stage shall be separated from the auditorium by a proscenium wall not less than 13 inches in thickness if of brick or if of other approved fire-resisting material of such thickness as the Commission shall in each case decide. Such wall shall be carried from a solid foundation below the stage and upwards of the full thickness aforesaid to a height above the proscenium opening that will allow of the free working of the safety curtain hereinafter required and of all scenes being raised above the top of the proscenium opening in one piece and without rolling and that will in combination with the other walls of the stage provide a space of approximately 50 per cent. more cubic capacity than corresponds with the area of the stage floor multiplied by the greatest height of the proscenium opening.

Such wall shall be carried up the full thickness aforesaid to a height of at least 4 feet above the roof of the auditorium such height being measured at right angles to the slope of such roof.

Not more than three openings (exclusive of the proscenium opening) shall be formed in the proscenium wall, and no such opening shall exceed 20 square feet in superficial area.

Every opening through the proscenium wall other than the proscenium curtain or screen opening shall be fitted with a quietly self-closing and fire-resisting door of such construction as shall be approved and such door shall when closed overlap the opening by at least 3 inches all round the opening on the stage side thereof.

No opening formed in the proscenium wall shall at the lowest part be at a higher level than 3 feet above the floor of the stage.

All decorations around the proscenium opening shall be constructed of fire-resisting material.

DIVISION II.—SAFETY CURTAIN.

117. The proscenium opening shall be provided with a rigid fire-resisting drop safety curtain or screen which shall on the stage side overlap such opening at least 12 inches at each side and not less than 24 inches at the top thereof with sheet metal and asbestos facings and shall run in steel guides at the sides.

The curtain shall be so fitted and adjusted in relation to the proscenium opening as to secure in the event of a conflagration occurring on the stage an efficient smoke seal at all parts of the proscenium opening when the said curtain is fully lowered. It shall close the proscenium opening without concussion.

The curtain shall be hung with steel cables attached to at least four points thereof and to counterbalance weights and shall be operated by hydraulic electric or other power approved.

Such cables shall be frequently tested and when defective shall be renewed. Splicing or other modes of uniting cables shall not be used without the Commission's express approval.

In addition to the regular controlling mechanism there shall be an emergency device that will permit of lowering the curtain from either the "Prompt" or from the "Opposite Prompt" side of the stage. The curtain shall be designed so that it shall be capable of withstanding a pressure of approximately 10 lbs. per square foot over its entire surface without undergoing sufficient flexure to interfere with its proper freedom of movement in the aforesaid side guides.

There shall be an approved arrangement for the application of water to the whole of the surface of the curtain next to the stage.

Detail drawings drawn in ink to a scale of not more than 2 feet per inch and setting forth the design construction and operation of the safety curtain shall be submitted for approval.

In any case where a temporary proscenium is required to be used the Commission may in its discretion allow the safety curtain to be formed of heavy woollen fabric or of thick asbestos sheeting fitted to an iron roller and equipped with approved gear for raising and lowering the curtain at will together with a sprinkler system for the automatic spraying of the curtain next to the stage with water in case of outbreak of fire.

Every safety curtain shall when lowered be at least 3 feet distant from the footlights at the nearest point.

DIVISION III.—CONSTRUCTION.

FIRE-RESISTING STAGE CONSTRUCTION.

118. All that portion of the stage which is not movable (excepting that part usually included between the proscenium jambs and from the proscenium to the rear wall of the stage) shall be of fire-resisting construction.

Such of the remaining portion of the stage floor as is not fire-resisting shall be formed with heavy timbers or steel beam construction.

STAGE OVERHANG TO BE OF FIRE-RESISTING CONSTRUCTION.

119. That part of the stage that extends from the stage side of the fire-resisting curtain and from the portion of the proscenium wall under the stage to the outer edge of the apron of the stage shall be fire-resisting. A wood-finish floor without air space thereunder may be used in front of the curtain and on the stage.

WOODWORK, ETC., OF STAGE TO BE RENDERED UNINFLAMMABLE.

120. All woodwork of the stage and accessory compartments and all scenery wings sky-borders cloths gauze cloths floral or other decorations properties and hangings whether on the stage or in the aforesaid compartments or in the auditorium or other part of a theatre and consisting of inflammable material shall be painted or saturated with some approved fire-resisting solution so as to be rendered uninflamable and shall be maintained in such condition. Provided that this Regulation shall not necessarily apply where the compartment concerned is equipped with an approved

automatic wet-pipe sprinkler system capable of coming into operation instantly with rise of temperature due to an outbreak of fire and that such system shall be frequently tested to the Commission's satisfaction.

STAGE WOODWORK, IRONWORK, AND SMOKE OUTLET.

121. The Commission may in its discretion require that all or any constructional ironwork of a theatre shall be embedded in fire-resisting material.

The roof over a stage of a theatre shall not be formed of fire-resisting materials nor be of heavy construction. The stage shall be provided at the back portion thereof with a smoke outlet in the form of an opening or openings aggregating at least one-tenth of the floor area of such stage.

Such opening or openings shall be glazed on the top and at the sides with sheet glass not exceeding one-twelfth of an inch in thickness. Such smoke-outlet shall be so arranged as to open automatically and instantly after outbreak of fire with the lowering of the drop curtain or with the cutting or burning of a cord or by the use of automatic fusible links of metal no thicker than necessary. In any case the area of such opening or openings shall exceed the united airway of all the outlet ventilators in the auditorium.

Manual control of such opening or openings shall also be provided by means of a cord running down to the stage at two points, viz., one on each side of the stage with plates to indicate the positions of the opening portions of such openings.

Independent openings in number and area as prescribed in Part II., Division VII., hereof shall be provided for the ordinary ventilation of the stage.

Detail drawings of such roof and smoke outlet openings drawn in ink to a scale of 4 feet per inch shall be submitted in duplicate for approval, one set of such drawings as approved with or without modifications or conditions being retained by the Commission for purposes of record and reference.

FLY GALLERIES, TIE GALLERIES, AND LIGHT PERCHES, ETC.

122. Fly galleries, bridges, gridirons, rigging lofts, tie galleries and electric light perches shall be of fire-resisting construction and designed to safely bear a live load estimated as equivalent to a dead load of not less than 90 lbs. weight per superficial foot.

Exits from fly galleries shall be so placed and arranged that escape can be made from each side of the stage without crossing the latter.

The gridiron or rigging loft shall be capable of bearing a load of not less than 75 lbs. weight per superficial foot.

Approved means of escape from the gridiron or rigging loft shall be provided.

FIRE-ISOLATION OF WORKSHOPS, STOREROOMS, ETC.

123. All workshops storerooms property-rooms wardrobe or painting rooms in connexion with a theatre shall be placed in approved positions and shall be fire-isolated from the stage and auditorium and from each other by means of fire-resisting walls.

All openings in such walls shall be provided with approved self-closing fire-resisting doors so arranged and fitted as when closed to prevent the passage of fire or smoke through such openings. The floors and ceilings of such rooms shall be fire-resisting.

The storage of scenery or properties in other than approved storerooms is hereby prohibited.

SITUATION OF DRESSING-ROOMS FOR ARTISTS AND MUSICIANS.

124. In no theatre shall any dressing-room be situated under the stage or auditorium except with the approval of the Commission. Every such dressing-room shall be placed only in a block separated from the stage and auditorium by fire-resisting party walls and have only such means of communication therewith as may be approved. All such dressing-rooms shall be constructed of fire-resisting materials and connected with exits independent of those provided for the auditorium and shall lead to a thoroughfare.

All dressing-rooms shall be provided with movable windows placed in the external walls thereof and formed of steel or iron sashes glazed with wired glass and sliding in steel or iron frames.

Such windows shall not be obstructed by iron or other bars or other hindrance to the use of the window openings as supernumerary means of access for purposes of escape or rescue.

FLOORS OF BALCONIES, ETC., TO BE OF HARDWOOD IN CERTAIN CASES.

125. In any case in which the floor of any balcony gallery circle or box is formed of wood not laid on a solid foundation such floor shall be laid with ploughed and tongued boards of hardwood not less than 1½ inch in thickness the grooves as ploughed to be in the lower half of each board and the

tongues to be formed of galvanized hoop-iron or of hoop-iron coated with two coats of anti-corrosive paint the boards being then closely cramped together and securely nailed in position.

BALUSTRADES AND HANDRAILS TO BE PROVIDED TO BALCONIES WHEN REQUIRED.

126. In the case of every theatre where balconies galleries (other than fly and tie galleries) circles or boxes are provided and designed to have one or more of their sides open to space and so as in the Commission's opinion to require a parapet balustrading and handrail of approved design, such shall be so provided, and the height of such handrail above the level of the adjacent floor of such balcony gallery circle or box shall be in no case less than 2 ft. 3 in.

INTERNAL STAIRCASES TO BE PLACED NEXT TO EXTERNAL WALLS WHERE PRACTICABLE.

127. In the case of every theatre every internal staircase shall where practicable be placed next to an outer wall of the theatre and it shall be effectually supplied with daylight and fresh air by means of windows in the outer wall aforesaid or in exceptional cases by other approved means.

DIMENSIONS OF VESTIBULES.

128. In the case of every theatre where vestibules or entrance halls are provided the width of each such vestibule or entrance hall shall be at least one-third greater than the aggregate width of all the doorways or passageways or other exit openings leading thereto. The united widths of all the doorways or other exit openings that lead from a vestibule or entrance hall towards a thoroughfare or way shall be at least of the same width as such vestibule or entrance hall.

The interior height of every vestibule or entrance hall shall be not less than 10 feet.

EXITS—NUMBERS AND WIDTHS.

129. In every theatre where permanent fixed seating is provided or is intended to be provided exits for each compartment of the building and for the building as a whole and placed as far apart as practicable including staircases where necessary in the Commission's opinion for the departure of the public or of the artists from each and every part of the building to the nearest public thoroughfare or thoroughfares shall be provided and be of the number and widths set forth in subjoined Schedule, viz. :—

Schedule of Exits.

Number of Persons for which Accommodation is to be Provided.	Total Width of Exits Required.	Subdivision of Exit Widths.
100 or less number	5 0	One 5 feet or two each 2 ft. 6 in. wide
More than 100 and not more than 200	6 8	Two each 3 ft. 4 in. wide
More than 200 and not more than 300	10 0	Two each 5 feet wide or three each 3 ft. 4 in. wide
More than 300 and not more than 400	11 8	One 5 feet and one 6 ft. 8 in. or two each 3 ft. 4 in. and one 5 feet wide
More than 400 and not more than 600	15 0	One 5 feet and one 10 feet or three each 5 feet wide
More than 600 and not more than 800	18 4	Two each 5 feet and one 8 ft. 4 in. in width or three each 5 feet and one 3 ft. 4 in. wide
More than 800 and not more than 1,000	21 8	Two each 5 feet and one 11 ft. 8 in. in width or three each 5 feet and one 6 ft. 8 in. in width
More than 1,000 and not more than 1,200	25 0	Three each 5 feet and one 10 feet in width or five each 5 feet in width
More than 1,200 and not more than 1,400	28 4	Four each 5 feet and one 8 ft. 4 in. in width or five each 5 feet and one 3 ft. 4 in. in width
More than 1,400 and not more than 1,600	31 8	Five each 5 feet in width and one 6 ft. 8 in. in width or five each 5 feet and two each 3 ft. 4 in. in width
More than 1,600 and not more than 1,800	35 0	Five each 5 feet and one 10 feet in width or seven each 5 feet in width
More than 1,800 and not more than 2,000	38 4	Six each 5 feet and one 8 ft. 4 in. in width or seven each 5 feet and one 3 ft. 4 in. in width

The total width of exit for floors accommodating more than 2,000 persons shall be increased 3 ft. 4 in. for each additional 100 persons or fraction thereof and the number and widths of individual exits shall be determined

specially by the Commission according to the circumstances of the case. No exit shall be more than 11 ft. 8 in. in width except with special approval.

If any floor be divided into two or more parts exits as set out in the above Schedule shall be provided for each of such parts.

EXITS FROM STAGE AND DRESSING-ROOMS.

130. Exits from the opposite sides of the stage and two exits from the dressing-room block of a theatre arranged so far as practicable as to afford alternative means of escape from those parts of the theatre and of widths determined in accordance with the foregoing Schedule of Exits shall be provided and arranged so as to communicate directly with courts or thoroughfares.

DIVISION IV.—FIRE PRECAUTIONS.

ARTIFICIAL LIGHTING.

131. Wherever practicable the lighting of all such premises and of the exits connected therewith shall except where otherwise required by these Regulations be effected by means of electricity.

Where there is to be a stage or where scenery is to be used the footlights or floats shall be protected by fixed wire guards which for gas lights shall be at least 10 inches in diameter.

Individual battens shall be hung by at least three wire ropes and shall be protected at the back by a solid metal guard and wire fixed to a stiff iron frame at such a distance from gas jets that no part of the scenery or decoration can become overheated. Borders shall be suspended by means of strong wire ropes only.

All movable lights shall be fitted with flexible tubes and the gas in every case shall be capable of being turned off by means of the tap on the stage as well as by means of one on the flexible tube.

All movable stage lights shall be of the enclosed type. The rows and lines and gas-burners in the wings (which must commence 4 feet at least from the level of the stage) shall be protected by fixed iron wire guards.

Premises lighted by gas shall have separate and distinct gas services and meters as follows, viz., to—

- (a) the stage;
- (b) the auditorium and to all parts of the building open to the public and
- (c) the staircases corridors and other exits.

Such meters shall be placed outside the external walls of the theatre in properly ventilated chambers of fire-resisting construction the openings of which shall be fitted with self-closing and fire-resisting doors.

All heating apparatus gas generators and gas meters steam boilers or engines and electric plant shall be located outside the external walls of the theatre.

No fireplaces or stoves shall be allowed within the main walls of the auditorium or stage and all fireplaces in other portions of the premises shall be fitted with approved fenders and wire guards of mesh not exceeding 1½ inch fixed in position except where necessary openings to afford access to the fireplace are required.

SAFETY LIGHTS.

132. The proprietor shall take all needful measures and precautions to prevent darkening of the auditorium whilst the public is present therein or such decrease of the illumination of the auditorium as shall in the Commission's opinion reduce the visibility of gangways passages or exits therein or therefrom to an extent incompatible with public safety. He shall also take all needful measures to insure that during the whole time any of the public are on the premises auxiliary or safety lamps burning only vegetable oil such as colza or rape seed oil or animal oil such as whale or sperm or lard oil or candle lamps or lanterns all properly protected against liability to flare and showing a distinct red light are properly secured to incombustible bases and placed over the inner face of every exit and are kept lighted so as to render visible to the audience the word "EXIT" hereinbefore required to be marked in plain block letters not less than 5 inches high over each exit on the interior side thereof. He shall cause all trimming and filling of lamps on the premises to be done only in daylight and before the assembling of the public on the premises. Provided that such auxiliary or safety lamps may if approved be electric lamps equipped with independent self-contained battery current supply.

HEATING APPARATUS, GAS-GENERATING APPLIANCES, ETC.

133. The proprietor shall not cause permit allow or suffer any heating apparatus gas generator retort producer gas holder oil supply tank or reservoir gas-meter steam-boiler steam-pipe or steam or other engine to be located within any theatre nor elsewhere upon the premises except in an approved position.

GAS SERVICE.

134. The proprietor of every theatre shall at least once in every three months and as often as may be necessary cause all gas-pipes and gas fittings within such building to be examined with a view to ascertaining whether there is any leakage of gas and shall cause the date and result of such examination and particulars of remedial action taken if any to be entered in a book kept by him for that purpose and shall cause such book to be available at the manager's office at all times for inspection by any authorized officer. He shall cause all defective pipes or fittings aforesaid to be repaired or renewed without delay.

135. The proprietor of a theatre shall not cause permit or allow any compressed or liquefied acetylene to be brought into or remain within any theatre nor shall he permit any other than an approved apparatus for and an approved method of generating acetylene gas to be used therein.

Provided that dissolved acetylene manufactured under such conditions and contained in cylinders of such capacity under such pressures and kept on the premises and used under such conditions as the Commission may under the circumstances of each individual case approve may be used. Provided further that such dissolved acetylene shall be stored only in steel cylinders that are in good order and condition and that have been tested to a pressure of at least 300 lbs. per square inch, that for the reception of the solvent each such cylinder shall be filled as completely as possible with some approved inert porous substance such as asbestos or infusorial earth, that each such cylinder shall contain not more than 200 cubic feet of acetylene gas referred to a pressure of 1 atmosphere and a temperature of 15° C., that the acetylene so contained shall not be charged to a pressure exceeding 12 atmospheres, that such charging shall not be done on the premises, and that each such wholly or partially charged cylinder shall be kept in a covered and well-ventilated pit located in a cool situation and shaded from the sun's rays or other source of dangerous heat at all times.

He shall not cause permit or allow any carbide of calcium to be stored on the premises unless it is in a dry condition and enclosed in air-tight metal cases and stored in an air-tight covered iron container painted red externally and bearing thereon in plainly visible white letters the words CARBIDE OF CALCIUM such container being protected from access of damp and so placed as to be freely ventilated all round. In no case shall more than 1 cwt. of carbide of calcium be stored at any one time on the premises. When sufficient calcic carbide has been taken for charging the generator from the aforesaid storage container the cover of the latter shall be securely replaced.

136. Where gas is used in any theatre it shall be generated and stored at a pressure sufficient only for forcing it through the burner; the pressure shall not exceed 20 inches in the generator nor 5 inches in the holder or service pipe.

Such gas shall not be mixed with oxygen nor with atmospheric air before it reaches the burner.

137. No apparatus used for generating or storing acetylene gas shall be used unless it has been approved by the Commission after it has been tested and passed by an expert and shall be subject to examination by an authorized officer.

Every such apparatus shall be placed in a building outside the theatre in which the gas is used; such outbuilding being separated as far as practicable from any inhabited building and kept well-ventilated. The generator shall be charged during daylight only. No matches or other artificial light or heat shall be used dangerously close to either the generator or the place where carbide of calcium is stored. All necessary precautions shall be taken to prevent escape of the gas and ignition of the same in the generating room.

138. A person experienced in the design and use of such gas-generating apparatus shall be placed in charge of such apparatus.

139. Acetylene gas shall not be allowed to come into contact with copper or copper alloys or silver either in the generator or storage vessels or in the pipes or fittings.

140. A stop-cock, securely placed, shall be attached to every gas main so that the gas supply may be instantly shut off.

Gas-pipes shall not be of compo nor of lead.

USE OF FIREWORKS.

141. Every proprietor shall take all necessary measures to prevent fireworks or pistol or other shots being used on the premises unless and until Regulations numbered 142 to 150 inclusive hereof shall have been obeyed and that for the plugging of cartridges or other containers of the explosive used for causing such shots only wads of cow-hair or other approved material shall be used and that no preparation of fireworks takes place on the premises.

PROVISION OF JUMPING SHEET OR JUMPING NET.

142. The proprietor of every theatre in which any floor above the ground floor is used by the public shall cause to be provided and kept in good order and condition in the office of the manager on the premises in constant readiness for use and properly protected against damage by rodents mildew rot or otherwise a jumping sheet or jumping net of such make strength weight size (in no case less than 10 feet diameter) and provided with hand buckets in such number position size and strength for affording effective handhold as shall be approved by the Fire Brigade's Chief Officer for the time being.

At least one such jumping net or jumping sheet for each and every floor in the building situated above the ground floor shall be so provided and kept as aforesaid. Provided that in any special case where in the opinion of the Commission the circumstances so require a larger number of such nets or sheets aforesaid shall be provided by the proprietor and kept where the Commission shall direct. Any fireman acting in pursuance of these Regulations and finding any such jumping net or jumping sheet to be defective shall promptly bring such circumstances under the notice of the Chief Officer of the nearest Fire Brigade for direction with the object of causing the appliances to be forthwith either made good or replaced with a new one approved by such officer.

FIRE ALARM.

143. The proprietor of a theatre shall cause the same to be connected with the nearest fire brigade station by telephone alarm or other approved system whenever possible. The positions and number of such alarms shall be determined by the Chief Officer of such Brigade or by some officer authorized by him or by an officer authorized by the Commission in that behalf. The installation shall be inspected and approved by such officer.

FIRE APPLIANCES.

144. Every proprietor of a theatre shall provide and keep provided on each side of the stage and in the flies in conspicuous positions and for use for the purpose of taking down hanging scenery in case of fire a sharp-edged fire hatchet and a sharp-edged steel fire hook affixed to a pole long enough to admit of the uppermost portions of scenery being reached by such hook such hatchet and hook being when not in use suspended at a convenient height above the stage floor and in the flies respectively.

FIRE-EXTINGUISHING APPLIANCES.

145. All theatres shall wherever practicable be provided with such number of hydrants of approved pattern each of a diameter of not less than 2½ inches as the Commission shall require and connected by a rising main of at least 3 inches diameter with a street or other public water-main at least 4 inches in diameter. Where placed in corridors passage-ways or on stairways they shall be recessed into the walls and the recesses shall be fitted with glazed doors hinged to fall down completely.

A water pressure of at least 30 lbs. per square inch shall be maintained in the hydrants in the flies and in the upper tiers of such buildings.

Each such hydrant shall be provided with at least a 30-ft. length of sound hose in good order attached thereto and provided with fitting of pattern approved by the duly constituted Fire Brigade Board in charge of the District for the time being and properly supported in metal swinging brackets.

Three hand fire-buckets of strong make provided with with securely attached handles painted red each of about 2 imperial gallons capacity and having convex bottoms and filled with water or other approved fire extinguishing appliance shall be kept in fixed stands or suspended from fixed brackets or rails placed near each hydrant.

Such hydrant and buckets hand-pumps or other approved fire-extinguishing appliances shall be in approved positions. In all theatre premises where there is no constant supply of water or where the water-main available has not sufficient discharging capacity or does not contain water at sufficient pressure there shall be provided in approved positions tanks or cistern kept filled with water supplied by means of an approved service pipe and fitted with a ball-cock and conducting water from the street main or by some other method approved.

Such tanks or cisterns shall be capable of containing at least 250 gallons of water for every 100 persons the theatre is capable of accommodating and shall be properly protected and maintained in good order and condition.

Water-pipes not less than 3 inches in diameter shall be connected with such tanks or cisterns and have attached to them hydrants in such positions and in such manner as shall be approved.

A 3-in. rising main shall be provided connected with the aforesaid fire hydrant service and fitted with approved couplings at the street level for connexion with Fire Brigade appliances.

The fire service above required shall be independent of the domestic water service of the building.

Woollen blankets or woollen rugs and hand fire-buckets as previously herein described and filled with water and buckets of dry sand in such numbers and positions as shall be approved shall be kept on the stage in the flies scene-stores property-rooms and wings and in the passageways of immediate approach to the dressing-rooms of such premises and attention shall be directed to them by placards legibly printed or painted and kept fixed immediately above them.

MAINTENANCE OF FIRE-EXTINGUISHING APPLIANCES AND LIFE-SAVING APPARATUS IN PROPER CONDITION.

146. The proprietor shall be held responsible for the blankets or rugs and for the various appliances hereinbefore required to be provided for controlling and extinguishing fires and for the saving of life at fires being so provided and kept ready and fit for instant use.

EMPLOYMENT OF FIREMEN.

147. Every proprietor shall on every occasion and during the whole time the theatre is open or occupied by the public cause a fireman or firemen as the case may require in accordance with the following scale to be in attendance on the premises, viz. :—

Capacity of Theatre.	Least Number of Firemen Required to be in Attendance as Aforesaid.
(a) More than 500 and not exceeding 1,000 persons	One fireman
(b) More than 1,000 and not exceeding 1,500 persons	Two firemen
(c) More than 1,500 and not exceeding 2,000 persons	Three firemen,
(d) More than 2,000 and not exceeding 2,500 persons	Four firemen
(e) More than 2,500	As shall be specially determined by the Commission in each case

Provided that in any case if in the opinion of the Commission the circumstances so require the number of firemen in attendance shall be increased or decreased by the proprietor accordingly.

STANDING AND DUTIES OF FIREMEN.

148. Every such fireman aforesaid shall be a skilled fireman and a member of a "Brigade" within the meaning of the *Fire Brigades Act 1915* or a person thereto authorized whether generally or specifically by a "chief officer" within the meaning of that Act. It shall be the primary duty of each and every fireman employed as aforesaid to as far as practicable prevent outbreak of fire on the theatre premises and in the case of such outbreak to promptly and effectually bring under control and extinguish the same and to save the lives of persons endangered by such outbreak or by panic consequent upon such outbreak.

It shall also be the duty of each and every such fireman to promptly report in writing to the Secretary of the Commission the occurrence on the premises of any fire however slight and of any alarm of fire with particulars relevant to such occurrence so far as such particulars tend to afford information as to the immediate cause of the occurrence and the means used successfully or unsuccessfully for suppressing such occurrence.

EMPLOYMENT OF FIREMEN ON OTHER THAN THEATRE PREMISES.

149. Notwithstanding anything elsewhere contained in these Regulations the Commission may if in its opinion the circumstances of the case shall warrant such action in writing require the owner of any building to cause a skilled fireman or firemen to be in attendance and fulfil the duties hereinbefore described and the foregoing Regulations concerning such attendance and duties shall *mutatis mutandis* be held to apply in such case.

DISCIPLINE AND CLEANLINESS OF PREMISES TO BE ENFORCED.

150. The proprietor shall be held responsible for maintaining discipline upon the premises and shall at all times cause the premises to be maintained in a proper state of cleanliness. He shall cause all hay straw or other combustible properties required for a performance to be when not in actual use for the purposes of such performance either removed from the premises or placed in a closed fireproof receptacle. He shall not cause permit or allow shavings waste paper or other rubbish to accumulate but shall cause the same to be removed from the premises daily and at least one hour before the public begins to assemble in the auditorium of the building.

CONSTRUCTION OF PICTURE-PROJECTING APPARATUS.

151. No picture-projecting apparatus shall be used in any building unless it is constructed of incombustible material and so designed and arranged as to eliminate as far as possible danger of fire or explosion. The body of the lantern shall be constructed of metal and on the bottom of the lantern shall be placed an iron tray formed with a continuous vertical flange or rim at least 1 inch high.

Every lantern shall be enclosed in such a manner as to prevent pieces of incandescent carbon lime or pastel from escaping. Every picture-projecting appliance shall be placed on firm supports of fire-resisting construction. Such appliance shall be maintained in a safe working condition and the person using it shall when requested so to do furnish to the proprietor a written statement as to its being in such condition or not which statement shall be shown on demand to any officer of the Commission or of the Council.

OPERATOR'S CABIN AND CARE OF FILM.

156. Every picture-projecting apparatus shall stand in a compartment cabin-room booth or box (hereinafter called a cabin) of such fire-resisting construction throughout of such dimensions and so ventilated as shall be approved and except where the use of a temporary portable or semi-portable cabin shall be approved such cabin shall be of a permanent character and fixed in position. The standards hereinbefore prescribed respecting the amount of carbon dioxide, moisture contents, and temperature of the air in the building during public occupation thereof shall, as far as practicable in the opinion of the Commission, be held to be applicable to the air of every such cabin whilst the latter is in use.

Such cabin shall be so located and constructed as to allow the operator at all times safe and convenient means of ingress and egress and to permit of the safe and expeditious use of the fire-extinguishing apparatus either from inside or outside the cabin in case of fire or accident involving risk of fire.

Such cabin shall have an internal height nowhere less than 7 feet 6 inches and a floor space and horizontal sectional area according to the number of picture-projecting appliances aforesaid accommodated therein as follows, viz. :—

Cabin No.	Number of Picture-projecting Appliances Accommodated in the Cabin.	Horizontal Internal Dimensions of such Cabin from highest part of the Floor or of any platform within such Cabin to a height of 7 feet.
1	1	6 feet wide x 8 feet deep
2	2	9 feet wide x 8 feet deep
3	2 and 1 stereopticon	12 feet wide x 8 feet deep

Every door of the said cabin shall open outwards and be self-closing and smoke-proof, and every external door of such cabin shall, except in case of its use in emerging for escape purposes, be kept closed whilst the building is in public occupation. Openings for purposes of observation or projection shall not exceed 8 inches square and a movable screen formed of incombustible material and capable of being actuated both from the inside and the outside of such cabin shall be provided and so fitted that it may at any time be caused to instantly and simultaneously cover all the said openings so as to prevent emission from the said cabin of fire or smoke through any of such openings.

Every such cabin shall have at least one external wall, the outer surface of which shall be in complete contact with the outer atmosphere. Either in the floor or in one of the external walls at a level not more than 2½ inches above the cabin floor shall be formed a fresh-air opening or openings aggregating the following areas, viz., in :—

No. 1 cabin 150 square inches.
" 2 " 180 " "
" 3 " 210 " "

Such opening or openings are to be connected by the shortest or most direct course with the external atmosphere by means of properly graded circular pipes formed of galvanized iron or other approved incombustible material. The external entrance to each such pipe is to be guarded with a shield or wind baffle and the inner entrance to each such pipe is to be protected with wire mesh firmly secured and formed of wire of No. 19 S.W.G. galvanized tinned or sherardised and showing a uniform mesh of 9 per linear inch and finished with an adjustable damper admitting of the opening being regulated to any extent desired.

At or near the centre of the ceiling or roof if there be no ceiling of such cabin there shall be a circular opening of the following horizontal diameter, viz. :—

Cabin No. 1 13 inches.
" 2 14 " "
" 3 16 " "

as the entrance to an upcast outlet ventilation pipe of two-thirds of such diameter respectively formed of galvanized iron or other approved incombustible material and extending upwards without angles or other disapproved changes of direction to the outer atmosphere and protected at its uppermost opening with a cowl or cap. Wherever electric energy is available the said outlet ventilation pipes shall be fitted with electric fans operating to the Commission's approval. In any case the currents of hot air gas or vapour in such cabin shall as far as practicable be utilized for assisting the ventilation of such cabin.

When the said cabin is of a temporary portable or semi-portable character it shall be placed in a space securely railed off from the public. All material and appliances required in connexion with the use of the said picture-projecting appliances shall during the whole time the building is open to the public be kept absolutely within the railing.

No unauthorized person shall be allowed to be within the said railing or to interfere with any person or thing within the same.

Not less than one nor more than three operators shall be within the said cabin at any one and the same time whilst the theatre is occupied by the public. It shall be the duty of each such operator to give adequate attention to the cleanliness and detailed inspection of the picture projecting appliance and its cabin, and to take charge of the film after it has passed through the said appliance.

Such appliance shall be constantly attended during exhibition of film.

Film liable to ignite by heat rays from the lantern light shall be effectually protected from such ignition to the Commission's satisfaction.

The film gate shall be of substantial fire-resisting construction and provided with ample heat radiation surface and the passageway for the film shall be sufficiently narrow to prevent flame travelling upwards or downwards from the light opening. The said gate shall be so protected as to prevent as far as possible the heat from the condenser being concentrated upon any other portion of the film than that exposed in the aperture.

Film passing through the lantern shall be wound as fast as it emerges from the lantern-front, leaving only the shortest possible portion of film exposed to the light.

The running of overloaded spools, the running of film on the floor of the cabin, and the showing in public of film having torn sprocket-holes is hereby prohibited.

The frame discs of spools bobbins and reels containing film shall in all cases be formed of incombustible material and they as also the whole length of film other than the portions necessarily exposed shall be entirely enclosed in boxes or cases made of incombustible material and of substantial construction and shall in each case have an internal diameter not exceeding that necessary for accommodation of 2,000 lineal feet of film; each such case or box being made without the use of solder and also provided with a fire-trap or other apparatus that shall effectually prevent ignition of the film contained therein. Re-winding of film shall not be done in the said cabin unless means previously approved by the Commission for protecting such film against ignition or damage have been provided, nor shall winding or re-winding of film be done elsewhere on the premises than in a room of fire-resisting construction and fire-isolated from every other building. Such room shall be ventilated and provided with doors and water-sprinkling equipment as prescribed hereunder in the case of storage rooms for film.

Film when not actually in use on the lantern shall be kept wholly enclosed in incombustible cases or boxes. If stored on the premises such boxes or cases shall be kept in storage cabinets or in a storage room in approved positions, each such cabinet and storage room being ventilated directly to the outside air. Each such cabinet shall have a capacity not exceeding 30 cubic feet, and shall be of approved fire-isolating construction. Cabinets having a capacity exceeding 250 pounds weight of film shall be subdivided into at least two distinct compartments each provided with an independent door and a ventilator. Each ventilator shall have a cross-sectional area of 1 square inch per cubic foot of the capacity of the compartment or cabinet as the case may be. Every cabinet holding over 100 pounds weight of film shall be furnished with at least one automatic water sprinkler. A cabinet subdivided into two or more compartments shall have at least one such sprinkler in each compartment thereof. All compartments shall be adequately lighted and fire-isolated from each other. Storage rooms shall be formed of fire-resisting materials and construction. No skylights shall be provided. The storage room shall have no opening of communication with any portion of the building used by the public nor (unless such opening be provided on the outer face of the wall with a self-closing door formed of fire-resisting materials and construction and capable of swinging closely into a rebate or by other means closing so tightly as to prevent passage of flame around its edges) shall it communicate with any other portion of the building. If such door be fastened open it shall be arranged to close automatically in case of fire originating inside or outside of the said storage room. The area to be covered by each sprinkler head

shall not exceed 64 square feet of floor area. Proper baffles between heads shall be provided. On the internal face of the wall a corresponding door formed of fire-resisting materials and construction and automatically closing shall be provided. Film shall not be stored lower than 2 feet from the floor of a storeroom nor higher than 2 feet below sprinklers.

A metal receptacle for carbon ends that may be removed from the arc lamp shall be provided and so constructed as to prevent heated carbon from coming in contact with any inflammable material.

Switchboard controls circuit-breakers motors generators and rotary converters shall be so safeguarded as to effectually protect the projecting apparatus and film from the results of short circuits electrical earths or other electrical faults.

Resistances shall be so fitted that the heat radiated shall not injuriously or inconveniently affect the operator. Except with the approval of the Commission and subject to such conditions as it may think fit to impose in any individual case an electrical resistance shall not be placed within any cabin but in an approved position outside the same.

Every electric fan used exclusively for ventilation of a cabin shall be governed by a switch placed in the-cabin and near the entrance doorway thereof.

Where possible the electric light shall be used as the illuminant for such picture-projecting appliance and for the cabin and for the immediate precincts of the latter.

Electric motors used for driving projectors shall be protected by a pair of fuses separate and distinct from any other circuit or apparatus.

Limelight plant shall be safeguarded and cylinders jets saturators regulators and gauges shall be maintained in good order and safe working condition and any additional precautions that the Commission may deem necessary and require to be taken shall be taken promptly.

The lighting of hydrogen gas in the lantern shall be effected only by means of an electric lighter. No naked gas or oil or other flame or matches shall be used in the said cabin. A miner's safety lamp may be used if necessary.

Smoking of pipes cigars cigarettes or like articles in the said cabin or near films or gas cylinders or tanks or the introduction or use of any naked flame near these by any person whatsoever at any time is hereby prohibited. In film storage rooms of any description whatsoever only incandescent lights protected with substantial wire guards or other approved guards shall be used. Use of portable lights on extension cords in such rooms is hereby prohibited. Conspicuous notices comprising the words "SMOKING PROHIBITED" shall be kept posted up in prominent positions in all cabins cabinets and storage rooms referred to herein. No film shall be stored within a distance of 2 feet of steam pipes radiators chimneys or other dangerous sources of heat.

During the whole time the building is in public occupation there shall be kept inside the said cabin and hanging on the wall containing the entrance doorway thereto and conveniently accessible from the latter and for use only in case of fire two pieces of blanket wholly formed of wool and measuring 3 feet x 3 feet apiece and also for every picture-projecting apparatus accommodated in such cabin at least one approved carbon tetra-chloride fire extinguisher hanging as aforesaid: and in the said cabin there shall also be provided and kept for use in case of fire a 2-gallon bucketful of water and a 2-gallon bucketful of clean dry sand furnished with a scoop (having an insulated handle) for the throwing of such sand.

The use of acetylene gas as an illuminant for projecting appliances or for the containing cabin or for the immediate precincts of the latter is hereby prohibited unless specially approved.

The general lighting of the auditorium or exits therefrom shall under no circumstances be controlled solely from within the cabin aforesaid.

UNAUTHORIZED USE OF CINEMATOGRAPH APPARATUS IS FORBIDDEN.

157. No picture-projecting apparatus involving the use of inflammable film or explosive gases shall be used in any theatre without approval.

ADVERTISEMENT OF USE OF SAFETY CURTAIN.

158. Every proprietor of a theatre that is provided with a fire-resisting safety curtain at the proscenium opening shall cause to be exhibited on such curtain the words "SAFETY CURTAIN" in letters sufficiently large so placed and so easily distinguishable as to be plainly visible from every part of the auditorium.

He shall cause such curtain to be lowered at the first interval of every performance in the presence of the audience and all programmes and playbills to contain printed intimation that such lowering is done to advertise the fact of the curtain and machinery and attachments pertaining to such curtain being in proper working order for use in instantly cutting off the stage and accessory compartments from the auditorium in case of outbreak of fire on the stage. He shall cause that simultaneously with the lowering at any time of the said curtain all lights in the auditorium not controlled from the

stage switchboard shall be lighted and that no wires or other fittings or fixtures provided or used in connexion with gymnastic or other displays nor other apparatus or thing whatsoever shall be allowed to interfere in any way with either the lowering or the raising of the said curtain. He shall cause each and every failure of the working of such curtain to be forthwith reported to the Commission.

ADVERTISEMENT OF POSITIONS OF EXITS.

159. Every proprietor of a theatre shall cause to be depicted or projected upon the said safety curtain for a period of fully five minutes of time immediately before the curtain is raised at the beginning of every performance and to be printed on all programmes a diagram showing in bold outline the relative positions of the stage and the stalls floor and circle and gallery and numbered in progressive serial order the positions of the various exits leading from the building at each such floor level with a brief note of the names of the public thoroughfares to which such exits respectively lead with a prominent intimation that "RED LIGHTS INDICATE EXITS" over the words of advice "OBSERVE NOW THE EXIT NEAREST TO YOUR SEAT."

PART V.

GENERAL AND SUPPLEMENTARY.

Inflammable material not to be stored under building.
Restriction on use of public building.
Responsibility of proprietor.

160. No space under or over or immediately adjacent to any part of any building shall be used for the storage of inflammable material.

161. Use of any part of the building for the purpose of a living or sleeping room or rooms without special approval is hereby prohibited.

162. The proprietor of any public building in which there is a contravention of any prohibition made under these Regulations shall be deemed to be guilty of an offence against these Regulations.

Penalties.

163. Any person doing any act forbidden to be done or failing to do any act directed to be done by these Regulations shall be guilty of an offence against these Regulations and every person guilty of an offence against these Regulations shall be liable to a penalty of not more than One hundred pounds and in the case of a continuing offence a further daily penalty of not more than Ten pounds.

Health Act 1919.

BUILDING REGULATIONS 1924.

Regulation 5.

SCHEDULE A.

Cp section 164. APPLICATION FOR THE APPROVAL OF THE COMMISSION OF PLANS AND SPECIFICATIONS FOR THE ALTERATION* OR ERECTION** OF A BUILDING.

To the Commission of Public Health.

(a) Here describe the building which it is intended to alter or erect.

I the undersigned hereby apply for the Commission's approval of the attached plans and specifications of (a) is described in the said plans and specifications.

Full name of applicant (proprietor)

Short description of premises

Situation of premises

Estate or interest of applicant in premises

Signature

Postal address

Date

* "Alteration" includes alteration addition or extension.

** "Erection" includes erection building re-building re-erection and removal and re-erection on another site.

(2) With such application shall be lodged---

Block plan.

(a) A block plan showing the position of such building in relation to the boundaries of the site to any existing buildings of whatsoever kind on or adjacent thereto and to the thoroughfares upon which the site of such building abuts, the general character of the premises adjacent thereto, the names and widths of such thoroughfares marked thereon, such plan being drawn in ink to a scale not smaller than 1 inch to 20 feet and having such scale and the cardinal points marked thereon;

Plans and sections.

(b) Plans and sections of each floor of the building (drawn in ink to a scale of 1 inch to 8 feet) and such detail drawings drawn in ink to a scale of 1 inch to 2 feet as the Commission may from time to time require;

Specification.

(c) A paged specification written in ink or typewritten giving details of the materials and mode of construction including the sizes and spacings of all members of framed or reinforced structures; and

- (d) The fee for examination of such plans and specifications in accordance with the scale prescribed in Part II. Division 2 hereof. Fee.
- (3) On the said plans and sections (as the case may be) shall be shown the—
 - (a) Internal dimensions in figures (that is to say the length width and height to wall-plate and ceiling respectively) of each story and of each compartment of each story; What plans and section to show.
 - (b) Proposed use of the several compartments of the building and whether these are situated below on or above the ground floor and the uses to which any other building or rooms which are or are proposed to be placed above or below or laterally communicating with or adjacent to such public building will be put;
 - (c) Position of each internal and external exit;
 - (d) Width and height in figures of each exit and the height of each exit sill above the level of the ground beneath and adjoining the building;
 - (e) Position and width and height of each passage;
 - (f) Position length and depth of platform or stage and its rise or height above the level of the immediately adjacent portion of the floor of the auditorium;
 - (g) Where permanent fixed seating is provided or required under the provisions of these Regulations to be provided the intended or actual position and number in figures in serial order of all seats;
 - (h) Position and minimum width of each gangway and aisle;
 - (i) Minimum width and headway of each stairway or flight of steps and the width of treads and height of rises;
 - (j) Structural connexion (if any) with any other building;
 - (k) Provision for access to public thoroughfare or thoroughfares (as the case may be) from the building;
 - (l) Ground-line;
 - (m) Depth of foundation below the ground surface and heights of walls of proscenium and staircases above the auditorium and other adjacent roofs;
 - (n) Thickness of each wall;
 - (o) Positions of floor-bearers beams girders bresssummers trusses or cantilevers; and
 - (p) Form and pitch of roof with height of collar-tie above wall-plates.

(4) With the aforesaid plans and specifications there shall also in the case of every design of a reinforced concrete or metal frame building be submitted the data and calculations upon which such design is based and in any other case as may be specially required by the Commission. Concrete or metal frame buildings.

(5) The name and address of the architect or engineer shall be indorsed on every such block plan plan section detail drawing and specification and in case an architect or engineer is not to superintend the erection of the building the name and address of the person responsible for the supervision of its erection shall be furnished with the said plans sections and specifications. Name of architect or engineer &c. to be indorsed.

Over such name and address shall be marked in prominent characters the aggregate floor area in square feet of such building. Floor area.

Health Act 1919.

BUILDING REGULATIONS 1924.

Regulation 8.

SCHEDULE B.

APPLICATION FOR THE COMMISSION'S APPROVAL OF THE OPENING OF A BUILDING OR OF THE OPENING OF THE EXTENSION OF A BUILDING. Cp. section 167.

To the Commission of Public Health.
Council of the (a)

(a) City Town
Borough or
Shire of
.....

I the undersigned hereby apply for the Commission's approval of the opening of the building (or of the opening of an extension of the building) hereunder described the alteration or erection of which has been duly completed.

- Full name of applicant (proprietor)
- Short description of premises
- Situation of premises
- Estate or interest of applicant in premises
- Signature
- Postal address
- Date

NOTE.—Except in a case where the Commission has already approved of the plans and specifications in conformity with which the said building was erected or the extension made there shall be attached to this application the plans particulars and information required by Regulation 8 hereof

Health Act 1919.
BUILDING REGULATIONS 1924.

Regulation 85.

SCHEDULE C.

PART I.

Definitions.

1. In this Schedule unless inconsistent with the context or subject-matter—

"Area."	"Area" applied to a building means the superficies of a horizontal section thereof made at the point of its greatest surface inclusive of the external walls and of such portions of the party walls as belong to the building.
"Base."	"Base" applied to a wall means the underside of the course immediately above the footings if any or in the case of a wall carried by a bressummer above such bressummer.
"Basement story."	"Basement" means any floor of a building which is under the ground floor.
"Builder."	"Builder" means the master builder or other person employed to execute any work pertaining to the premises or if there is no master builder or other person so employed then the proprietor of the building or other person for whom or by whose orders such work is to be done.
"Building line."	"Building line" means a line beyond which property owners or others have no legal or vested right to extend a building or any part thereof without the Council's approval.
"Cross wall."	"B.W.G." means Birmingham Wire Gauge. "Cross wall" means any internal wall of a building and built in connexion with any external or party walls and bonding them together and not being less than 9 inches in thickness.
"External wall."	"External wall" means an outer wall or vertical enclosure of any building not being a party wall.
"Factor of safety."	"Factor of safety" means the ratio of breaking load to safe load.
"Fire resisting."	"Fire resisting" used with reference to materials includes:—

(a) For general purposes—

Brickwork constructed of bricks well burnt hard and sound or of other approved manufacture and properly bonded and solidly put together with mortar compounded of lime or cement and clean sand hard clean broken brick broken stone grit or approved clinker.

Granite and other stone approved of as being suitable for building purposes by reason of its solidity and durability.

Iron steel copper and other approved metals.

Slate tile brick and terra cotta when used for coverings or corbels.

Flagstones when used for floors over arches and not exposed on the underside nor supported at the ends only.

Concrete composed of broken brick tile stone pumice or coke breeze (subject to approval in the case of reinforced concrete) with sand and lime Portland cement or calcined gypsum in approved proportions and prepared for use and used in an approved manner.

Reinforced concrete.

(b) For special purposes—

In the case of doors windows and shutters and their frames redgum jarrah or other approved hardwood not less than 2 inches thick (nominal) the frames being bedded solidly to the walls or partitions.

In the case of stairs and landings jarrah redgum or other hard timber the treads risers strings and bearers being not less than 2 inches (nominal) thick and the ceilings and soffits (if any) being of plaster or cement approved asbestos sheeting tongued and grooved jarrah or other approved hardwood not less than seven-eighths of an inch thick (actual) or iron not thinner than Number twenty-six (26) B.W.G.

Jarrah redgum and other approved hardwood when used for beams or posts or in combination with iron or steel the iron or steel (if any) being protected by plaster properly attached to stout hardwood laths or to expanded metal lathing or other incombustible or non-conducting external coating not less than 2 inches in thickness.

In the case of floors brick tile terra-cotta or concrete not less than 4½ inches thick in combination with iron or steel; or reinforced concrete not less than 3 inches thick.

In the case of roofs brick concrete terra-cotta or reinforced concrete.

In the case of verandahs outside landings the treads strings and risers of outside stairs outside steps and porches jarrah red-gum or other hard timber not less than 2 inches thick (nominal).

In the case of internal partitions forming party structures enclosing walls to lifts staircases and passages reinforced concrete not less than 4 inches thick terra-cotta not less than 6 inches thick brickwork concrete or other approved incombustible material not less than 9 inches thick.

In the case of glazing for vertical party structures and fixed borrowed lights in partitions of fire-resisting construction two thicknesses of wired glass each not less than one-fourth of an inch in thickness fixed not less than 2 inches apart in panels not exceeding 30 inches by 24 inches the panels being secured in approved metal frames. In the case of glazing for horizontal party structures floor lights of glass not less than three-quarters of an inch in thickness or more than 4 inches square set in approved metal or other incombustible frames—this shall only apply to floors of passages.

(c) Any material from time to time approved.

"First floor" of a building means that floor which is next above the ground floor the successive floors above the first floor being the second floor the third floor and so on to the topmost floor. "First floor."

"Foundation" applied to a wall means the solid ground or the artificially formed support of such wall. "Foundation."

"Frame construction" means a form of construction in which the design provides that the vertical forces due to the weight of the structure itself and of the loading are carried down to the foundations by means of columns in such manner that the walls are not required to assist in supporting such forces. "Frame construction."

"Ground floor" of a building means the floor to which there is an entrance from the outside on or near the level of the ground adjacent and where there are two such floors then the lower of the two: Provided that no floor of which the upper surface is more than 3½ feet below the level of the adjoining ground or pavement shall be deemed to be the ground floor. "Ground floor."

"Height" in relation to any building as a whole means vertical measurement taken from the level of the footway (if any) immediately in front of the centre of the face of the building or (where there is no such footway) from the level of the ground before excavation to the level of the top of the parapet or eaves. "Height."

"Heights" in relation to floors shall mean:—

(a) In the case of the topmost floor the vertical measurement between the floor and the ceiling thereof or between the floor and the under surface of the tie member of the roof or if there is no tie member then up to the level of half the vertical height of the rafters or other support of the roof.

(b) In the case of every floor other than the topmost the vertical measurement between its floor and the floor next above.

"Level of the ground" means the mean level of the ground as determined by the Surveyor or Engineer of the local Council. "Level of the ground."

"Party wall" means a wall forming part of a building and used or constructed to be used for separation of adjoining buildings or a wall forming part of a building built upon the dividing line between adjoining premises for common use by the occupants of such premises. "Party wall."

"Party structure" means any party wall or any partition floor separating vertically or horizontally stories or rooms in separate occupation and approached by distinct staircases or separate entrances from without or separating a shop from the remaining portion of a building or separating a building from a public way leading to premises in other occupation. An external fire escape stairs shall not be deemed a separate entrance when doors opening on to such stairs are capable of being opened from the inside only. "Party structure."

"Pillar" shall include all columns and stanchions or an assemblage of such columns or stanchions properly riveted or bolted together. "Pillar."

"Reinforced concrete" means a form of construction in which cement concrete is reinforced with iron or steel the materials being so combined that the iron or steel takes up and resists the whole of the tensional stresses and assists in the resistance to shear while the concrete takes up and resists the compressional stresses and assists in resistance to shear. "Reinforced concrete."

"Square" applied to the measurement of any area means the space of 100 square feet. "Square."

"Surveyor" means the Surveyor or Engineer of the Council in whose district the building is situated. "Surveyor."

PART II.

Demolition of Buildings.

- Method of demolition.** 2. In carrying out the work of demolition of any building story after story shall be successively and completely removed. No material shall be placed upon the floor of such building in course of demolition; but the bricks timbers and other structural parts of each story shall be lowered to the ground immediately upon displacement and removed except special permission to the contrary is granted by the Surveyor.
- Nuisance to be avoided.** 3. Provision shall be made for avoidance of all nuisance from dust or falling refuse by playing water on same by means of a rose or by other approved method.

PART III.

(1) *Materials.*

- Surveyor may object to materials.** 4. All materials shall be of good quality, and no materials shall be used in the construction of any building or any addition to or alteration of any building if the same have been disapproved by the Surveyor on the ground of their not being of good quality. Any material so disapproved of shall be immediately and permanently removed from the site of the work by the builder.
- Brick.** 5. *Bricks* whether new or old used in all buildings shall be whole good hard well shaped well-burnt and clean bricks free from all defects. When old bricks are used in any wall they shall be thoroughly cleaned before being used. All bricks shall be thoroughly soaked in water before being used.
- Sand.** 6. *Sand* used for mortar in all buildings shall be clean grit sand free from vegetable earthy saline or other foreign matter.
- Lime and lime mortar.** 7. *Lime mortar* shall be made of one part lime and not more than three parts of sand measured dry. All lime used for mortar shall be thoroughly and freshly burnt of good quality and unless ground properly slaked with clean fresh water before it is mixed with the sand.
- Portland cement.** 8. *Portland cement* shall be of approved brand and delivered in original packages. It shall be subject to all requirements prescribed by the British Engineering Standard Committee's Specifications and all subsequent amendments thereof or prescribed by any other approved Standard Specifications and all subsequent amendments thereof.
- Cement mortar.** 9. *Cement mortar* shall be made of cement and sand in the proportion of one part of cement and not more than three parts of sand and shall be used before setting has begun. The cement and sand shall be measured and thoroughly mixed on a clean platform before adding water which latter shall be clean and fresh and applied through a rose.
- Cement concrete.** 10. *Concrete* shall be made of Portland cement clean sand and clean broken stone clinker broken well-burnt brick or terra-cotta.
- (a) *Concrete* for foundations and for solid walls shall be composed of one part Portland cement and not more than three parts of sand and five parts of broken stone well-burnt brick or approved clinker of gauge not exceeding 2 inches.
- (b) *Concrete* for hollow blocks floors backing of ashlar and reinforced concrete shall be composed of one part of Portland cement two parts of sand and four parts of broken stone or other approved aggregate of gauge not exceeding three-quarters of an inch.
- (c) *Concrete for fireproofing* shall be composed of broken stone brick terra-cotta or (except in combination with steel) clinker mixed in the proportion of one part of Portland cement two parts of sand and four parts of broken stone brick terra-cotta or clinker of gauge not exceeding three-quarters of an inch. The stone brick terra-cotta or clinker shall be thoroughly soaked in water before using.
- Timber.** 11. *Structural timber* work used in any building shall be of good sound well-seasoned dry material free from rot large or loose knots sap shakes or any imperfection whereby the strength may be impaired and shall be of such dimensions as the purposes for which the building is intended require.
- Wrought iron.** 12. *Wrought iron* shall be uniform and fibrous. It shall have an ultimate tensile resistance of not less than 42,000 pounds per square inch and an elongation of 18 per centum in 8 inches when tested in small test-pieces.
- Steel.** 13. *Structural steel* used in buildings shall be free from seams flaws cracks defective edges or other defects and shall have a smooth uniform finish.
- Structural steel in beams and columns.** 14. All structural steel used in beams and columns and in other large members shall have an ultimate tensile resistance of from 56,000 pounds to 70,000 pounds per square inch an elastic limit of not less than one-half of its ultimate strength and a percentage of elongation in 8 inches equal to 22.

Such steel shall also when tested bend cold through 180° to a diameter equal to the thickness of the piece tested without fracture on the outside of the bent portion and shall comply with the Specification for the time being of the British Engineering Standard Committee.

15. *Rivet steel* shall have an ultimate resistance of from 48,000 pounds to 58,000 pounds per square inch an elastic limit not less than one-half of its ultimate strength and a percentage of elongation in 8 inches equal to 26 and shall be capable of being bent cold double on itself without fracture on the outside of the bent portion. Rivet steel.

16. *Test bars* of wrought iron and steel shall have a sectional area of not less than one-half of 1 square inch. Test bars.

17. All *steel castings* shall be solid free from flaws and be annealed. Cast steel.

18. All cast-iron castings shall be made of clean tough gray iron. They shall be free from injurious blow-holes cold-shuts and cinder spots. Sample bars 1 inch square cast in sand moulds in a span of 12 inches shall bear a central load of 2,000 pounds. Cast iron.

19. Except where otherwise provided for herein the cost of all tests of materials required under this Schedule shall be borne by the builder. Test of materials.

(2) *Strength of Materials, &c.*

20. The *factor of safety* where the unit stress for any material is not prescribed in this Schedule shall be as four to one for metals (except cast iron) subjected to tension or transverse stress as six to one for timber as ten to one for natural or artificial stones and brick or stone masonry in columns except where working stresses are otherwise prescribed in this Schedule varying the factors of safety here given: The factor for cast-iron columns shall be as eight to one. Factor of safety.

21. The *safe bearing load* for brick-work shall be taken at eight tons per square foot when lime mortar and thirteen tons per square foot when cement mortar is used. The safe bearing load for *ashlar* masonry shall be taken at eight tons per square foot when lime mortar and fifteen tons per square foot when Portland cement mortar is used. Safe loads for brick and masonry work.

22. The safe bearing load for *concrete* when Portland cement is used shall be taken at twelve tons per square foot. The safe bearing load for such concrete may be taken as sixteen tons per square foot when the proportions are one part of cement two parts of sand and four parts of broken stone well-burnt brick or approved clinker of gauged dimensions not more than 2 inches. Concrete.

23. Notwithstanding anything to the contrary herein contained the dimensions of each structural member or combination of materials required for the construction of the building shall be ascertained by computation according to modern engineering practice. Computation for strength of materials.

24. The Commission may permit use of any other materials or methods of construction as being equal to or superior to those provided for in this Schedule. New materials and methods of construction.

The applicants for such permission shall pay all expenses in connexion with any tests that may be required. Cost of tests.

PART IV

Excavations, Foundations, and Footings.

25. All *excavations* for footings shall be taken down to a solid foundation to be approved by the Surveyor except in the case of construction of artificial foundation approved by the Surveyor. The placing of any footing in position shall not be begun until at least 24 hours' notice has been given to the Surveyor that the trenches are ready for inspection. Excavations.
Footing.
Inspection of trenches.

26. Every building shall have *foundations* of solid ground or artificial foundations of hardwood brick stone concrete reinforced concrete steel or iron grillage encased in concrete or piles. Artificial foundations shall be designed so as to reduce the pressure per square foot to the safe bearing capacity of the soil. All foundations must be approved of by the Surveyor before the commencement of any erection thereon. Foundations.

27. Where no test of the sustaining power of the soil has been made the load per square foot on the soil shall not exceed the following, viz. :— Bearing capacity of soil.

Firm clay	Three tons
Hard clay	Four tons
Firm dry sand	Three tons
Compact sand	Four tons
Sound shale rock not exposed			Nine tons
Hard rock	One-tenth of the crushing strength

The Surveyor shall have power to require the builder to test the bearing capacity of the soil and the Surveyor's decision as to such bearing capacity shall be final.

Pile foundations.

28. If pile foundations are used borings of the soil shall first be made at the expense of the proprietor to determine the position of a suitable underlying stratum of hard material and the piles shall be driven to reach such stratum when practicable. When piles are not driven to refusal the safe sustaining powers shall be determined by the formula:—

Safe bearing power of pile:—

$$P = \frac{2WH}{S + 1}$$

Where P = safe load on pile in tons under a factor of safety of 6
 W = weight of ram in tons
 H = fall of ram in feet at last stroke
 S = penetration in inches at last stroke

29. The heads of all piles shall be protected against splitting whilst being driven. After having been driven the piles shall be cut off to a uniform level and covered with a grillage of hardwood timber concrete concrete and steel or iron or stone. The iron or steel shall be thoroughly encased in concrete to prevent rust.

Width and height of footings.

30. Unless with the consent in writing of the Commission every wall other than a wall carried on a bressummer or founded on approved solid rock shall have footings:—The projection of the bottom of the brick footing of every wall on each side of the wall shall be not less than one-half the thickness of the wall at its base unless an adjoining wall interferes in which case the projection may be omitted where that wall adjoins. The diminution of the footing of every wall shall be formed in regular offsets and the height from the bottom of such footing to the base of the wall shall be at the least equal to two-thirds of the thickness of the wall at its base. Provided that concrete may be substituted for such footings subject to the sectional area and depth of such concrete being not less than the sectional area and depth required for footings in regular offsets.

Level of lowest story.

31. The lowest story of any building shall be constructed at such level as will permit of the drainage of the said building being connected to the sewer directly or by pumps or other effective means and having at all times an effective flow to such sewer.

Damp course.

32. Every wall of a new building shall have a proper damp course of sheet lead bituminous asphalt or slates laid in cement or of other durable material impervious to moisture extending throughout its whole thickness beneath the level of the lowest floor and at a height of not less than 6 inches above the surface of the ground adjoining such wall. A vertical damp course or courses shall be provided wherever required by the Commission as also shall damp courses in parapet walls

Floor below surface of ground.

33. Provided that where any part of a floor of the lowest story of such building not being a cellar is intended to be below the level of the surface of the ground immediately adjoining the exterior of such story and so that the ground shall be in contact with the exterior of such wall such story or such part thereof as will be so in contact shall be enclosed with walls impervious to moisture or with hollow walls having an intervening cavity between such walls of a width of 2 inches and extending from the base of such walls to a height of 6 inches above the surface of the ground immediately adjoining the exterior of such story. A proper damp course of sheet lead mineral asphalt or slates laid in cement or of other durable material impervious to moisture shall be inserted in every such hollow wall at the base of such wall and likewise at the level of the top of the cavity and such hollow wall shall together with its cavity be drained to the satisfaction of the Commission or such cavity may be filled solid with bituminous asphalt.

Dampness of site.

34. Where necessary in the opinion of the Surveyor and in the case of every basement and cellar the ground surface of the site shall be properly asphalted or covered with a layer of cement concrete at least 4 inches thick or other approved damp-resisting covering properly graded for drainage to an approved outlet.

PART V.

(1) Loads.

Dead loads.

35. The dead load of a building shall consist of the actual weight of walls floors roof partitions and all permanent construction.

Live loads.

36. The live or superimposed load shall consist of all loads other than the dead load.

Calculation of loads.

37. For the purpose of calculating the loads on pillars floor systems and foundations in buildings the live load on floors shall be estimated as not less than the following dead loads:—

- (a) One hundredweight and a quarter per superficial foot.
- (b) For buildings subject to heavy shocks the loads shall be determined by calculation.

38. The live load on *pitched* roofs shall be estimated in accordance with the circumstances of the case and with the following rules viz. :—

The pressure of wind on a vertical surface shall be taken as the equivalent of 40 lbs. weight per square foot of such surface.

The percentage of such pressure acting normally to a pitched roof shall be derived from one or other of the following formulæ according as the roof is or is not supported by walls namely—

(i) Where the roof is supported by walls

$$y = 2 \cdot 2x;$$

(ii) Where the roof is not supported by walls

$$y = x + 58.$$

Where y = the said percentage and

x = the number of degrees of angle in the roof pitch in excess of 20°.

Provided that in no case shall the pressure acting normally to a pitched roof be reckoned as being less than the equivalent of 10 lbs. weight per square foot of roof surface.

Calculations for wind pressures shall be shown in the case of every tower turret or spire and of every roof the plane of the surface of which inclines from the external or party walls upwards at a greater angle than 45 degrees with the horizon.

The live load on *flat* roofs used as roofs only shall be estimated at five-eighths of a hundredweight per superficial foot.

39. For the purpose of determining the extreme load to be carried on Loads on pillars and foundations in buildings of more than two stories in height a reduction of the live loads shall be allowed as follows :—

For the roof and top story the live load shall be calculated in full ;

For the next succeeding lower story a reduction of 5 per centum from the live load fixed by this Division of this Part of this Schedule ;

For the next succeeding lower story a reduction of 10 per centum ;

For each succeeding lower story the amount of the reduction shall be 5 per centum more than for the story immediately above.

(2) *Thickness of External and Party Walls for all Brick Stone or Concrete Buildings.*

40. Every building unless otherwise provided by this Schedule shall be enclosed with walls constructed of brick stone or other hard and incombustible substances and the footings shall rest on solid ground or upon concrete or upon other approved solid substructure. Structure of buildings.

41. Every wall constructed of brick stone or other similar substance shall be properly bonded and solidly put together with mortar and no part of such wall shall overhang any other part except to the extent of 9 inches and as approved by the Surveyor and provided that the projection is well and solidly corbelled out and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together. Construction of walls of brick stone &c.

42. Ashlar facing shall not be less than 4 inches thick and shall be securely anchored or bonded to the backing of concrete or brick as the case may be ; the thickness prescribed for walls shall be inclusive of facing provided such facing is constructed to bond in not less than half-brick thickness. Facing to walls.

43. External walls of buildings may be constructed as hollow walls in accordance with the following rules but not otherwise :— Hollow walls.

(a) The inner and outer parts of the wall shall be separated by a cavity which shall throughout be of a width not exceeding 2 inches.

(b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength formed of galvanized iron glazed stoneware or other approved material. Such ties shall be placed at distances apart not exceeding 27 inches horizontally and 13½ inches vertically.

(c) The thickness of each part of the wall shall throughout be not less than 4½ inches.

No hollow wall 11 inches or less in thickness shall be greater in superficial extent than three squares unless strengthened by a partition wall fireplace or projecting pier to the satisfaction of the Commission.

(d) The aggregate thickness of the two parts excluding the width of the cavity shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.

(e) Provided that nothing herein contained shall prevent a cavity of not more than 1 inch across being filled in with approved material impervious to moisture in which case the bonding ties may be omitted provided no portion of the wall is less than 9 inches thick.

Hollow concrete blocks. 44. Hollow concrete blocks may be used for the construction of walls of buildings for one floor provided the thickness for walls required by this Schedule does not exceed 9 inches.

The concrete at face and back of such blocks shall be not less than 2½ inches thick and the intervening cavity at least 4 inches wide and the thickness of the cross ties shall be not less than 2 inches for the full height of the block.

Ties shall be spaced not more than 15 inches apart. Blocks requiring to be built up of special sections shall be rebated dovetailed or tongued together to the satisfaction of the Commission.

Concrete blocks shall not be used green and unless special permission is obtained no block shall be used within fourteen days from date of construction thereof. The blocks shall be bedded and jointed in cement mortar.

Joists and beams shall not be let into hollow concrete walls.

Length of walls. 45. Walls are deemed to be divided into distinct lengths by return walls and the length of every wall shall be measured from the face of one return wall to the face of the next provided that such return walls are external party or cross walls of the thickness required by this Schedule and are bonded into the walls so deemed to be divided.

Underpinning. 46. The underpinning of walls and chimneys shall be built with brick or stone bedded in cement to the full thickness and length of the old wall or work or to an additional thickness if the increased height of the wall so requires and shall rest on the solid ground or solid substructure as a foundation and the whole shall be executed to the satisfaction of the Surveyor.

Thickening existing walls. 47. A wall shall not be thickened except after notice served on the Surveyor of the intention to thicken and the thickening shall be executed with brick or stone work in cement properly bonded to the old work to the satisfaction of the Surveyor.

Thickness of external and party walls. 48. The external and party walls of buildings such walls being built of bricks of a length of not less than 8¾ inches or of stone or other blocks of hard and incombustible substance the beds or courses thereof being horizontal shall be made of not less thickness at the base than the thickness specified in the table following:—

Height in Feet not exceeding.	Length in Feet not exceeding.	Thickness at Base in Inches.	Length in Feet not exceeding.	Thickness at Base in Inches.	Length unlimited.	Thickness at Base in Inches.
100	55	26	70	30	Length unlimited	34
90	60	26	70	30	" "	34
80	45	21½	60	26	" "	30
70	30	17½	45	21½	" "	26
60	35	17½	50	21½	" "	26
50	40	17½	70	21½	" "	26
40	30	13	60	17½	" "	21½
30	45	13	" "	17½
25	" "	13
12	20	9	" "	..

Single-story buildings. 49. Walls under 70 feet in length and under 12 feet in height may be constructed 9 inches thick provided they are strengthened with 4½-in. piers equally spaced of which the collective widths amount to at least one-fifth part of the length of the wall.

50. The thickness of walls shall be in no case less than 9 inches.

Walls over 70 feet in length. 51. Walls over 70 feet in length and over 100 feet in height shall have such thicknesses as shall be determined by the Commission in each case.

(3) *General Provision in respect to Walls.*

Cross walls. 52. The thickness of a cross-wall shall be not less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions but never less than 9 inches and no wall subdividing shall be deemed to be a cross-wall unless it is carried up to the plate level of the topmost story and unless in each story the aggregate extent of the vertical faces or elevations of all the recesses and that of all the openings therein taken together does not exceed one-half of the whole extent of the vertical face or elevation of the wall. If a cross-wall is carried on a girder across the ground story and is supported by piers to the satisfaction of the Surveyor it shall be deemed to be a cross-wall in accordance with this clause.

53. Wherever a cross-wall becomes in any part an external wall the external portion of such cross-wall shall be of the thickness required for an external wall of the same height and length but no portion of such cross-wall shall be of less thickness than is required for the external portion thereof.

54. All internal bearing walls and partition walls and foundations thereto shall be constructed in such manner as may be approved by the Commission. Internal walls and partitions.

55. Walls in basements shall be of sufficient strength to act as retaining walls where necessary.

56. No isolated brick or stone pier shall exceed in height eight times the least dimension of same if built with lime mortar nor twelve times if built with cement mortar. Brick or stone piers.

PART VI.

Buildings wholly or partly in Wood including Removal and Re-erection of such Buildings.

57. Subject to the provisions of this Schedule and to those of the *Local Government Act 1915* and any amendments thereof buildings and structures may be built or erected in wood or partly in wood and partly in other materials: Streets in which wooden buildings may be erected. Provided that—

(a) The external walls of such buildings and structures shall not exceed in height 27 feet measured from the floor level to the top of the wall-plates. Height of external walls.

(b) Every such building shall be wholly in one occupation or be constructed or adapted so to be. Buildings to be wholly in one occupation.

58. Wooden buildings erected prior to the coming into operation of the Building Regulations 1924 may be added to in wood subject to the conditions and limitations contained in this Schedule. Additions to wooden buildings previously erected.

59. Buildings transported or removed either in whole or in part into a municipal district or from one part of a municipal district to another part shall when completed comply with all the provisions of this Schedule in regard to the erection of new buildings and such buildings either whole or in sections shall not be brought into a municipal district until the same have been inspected and approved by the Surveyor. Removal and re-erection of wooden buildings.

60. The interior surface linings of all walls and ceilings of wooden buildings shall be metallic lath and plaster metal or other approved materials but in the discretion of the Commission a wooden dado not exceeding 5 feet in height may be allowed. The undersides of rafters in skillion roofs may be lined with tongued and grooved boards. Surface of inner walls and ceilings.

61. Roofs shall be covered with slates tiles metal or other fire-resisting materials approved by the Commission. Roofs and eaves.

62. In the construction of all wooden buildings vermin plates shall be used. Vermin plates.

63. Stucco or rough cast shall be applied to expanded metal lathing not less than No. 22 B.W.G. The first or scratch coat shall be lime mortar gauged with cement and mixed with sufficient long and strong hair to thoroughly bind it. The second coat shall be cement mortar. Final coat shall consist of one part cement one part lime and three parts crushed coke stone or gravel. Stucco and rough cast.

PART VII.

(1) Details of Construction of Buildings.

64. Whenever any buildings which have been united cease to be in one occupation all openings made for the purpose of uniting the same in any party wall between the buildings or in any external wall shall be built up to the satisfaction of the Commission. United buildings ceasing to be in one occupation.

65. Buildings shall be deemed to be united when any opening door is made in the party wall or the external walls dividing such buildings or when such buildings are so connected that there is access from one building to the other without passing into the open air. Buildings deemed to be united.

66. Every party wall shall be carried up a thickness equal to the thickness of such wall in the topmost story but in no case need it be more than 14 inches thick. Party walls.

67. Every party wall shall be carried up of the thickness aforesaid above any dormer lantern-light skylight or other erection of combustible materials fixed upon the roof or flat of any building within 4 feet from such party wall and shall extend at the least 12 inches higher and wider on each side than such erection and every party wall shall be carried up above any part of any roof opposite thereto and within 5 feet therefrom. Height of party walls above roof.

Cornices &c. 68. Every cornice balconette or other projection shall be tailed into the wall of the building and weighted or tied down to the satisfaction of the Commission.

(2) *Bressummers, &c.*

Timber in party walls. 69. A bond timber or wood plate shall not be built into any party wall and the ends of any wooden beam or joist bearing on such walls shall be at least $1\frac{1}{2}$ inches distant from the centre line of the party walls and not less than $4\frac{1}{2}$ inches laterally from beams or joists on the opposite side of the walls. Where the beams or joists are not within $4\frac{1}{2}$ inches of the centre of the party wall no lateral separation shall be necessary.

The end of any timber not permitted to be placed in or to have a bearing on a party wall may be carried on a corbel or template tailed into the wall at least $4\frac{1}{2}$ inches but in no case less than the amount of the projection or otherwise supported to the satisfaction of the Commission.

70. Single joists having a span greater than 10 feet shall be stiffened with herringbone strutting or with cross bridging and the distance between bridgings and bridging and walls shall not exceed 10 feet. Solid bridging not less than $1\frac{1}{2}$ inches thick shall be placed between joists over all girders. All such strutting or bridging shall as far as practicable be ranged in straight lines from joist to joist.

Trimmer joist. 71. Every trimmer receiving or carrying more than four common joists and every trimmer joist receiving or carrying such trimmer at a distance greater than 3 feet from the bearing of such trimmer joist on the wall shall be increased at least $1\frac{1}{2}$ inch in thickness.

Every trimmer over 6 feet in length shall be hung in stirrup irons of strength sufficient to safely carry the same.

Flooring. 72. Floor joists shall be covered with softwood flooring boards at least $1\frac{1}{8}$ inch thick or with hardwood flooring boards at least $\frac{3}{8}$ inch thick as may be required by the Commission.

Girders and stanchions. 73. Every girder shall have a bearing in the direction of its length of $4\frac{1}{2}$ inches at least at each end upon a wall and the Commission may require that every girder shall be supported by such iron columns stanchions or piers of brick or stone or corbels as may be necessary to insure the stability of the superstructure. All metal girders and columns or stanchions supporting a wall floor or roof of fire-resisting construction shall be protected from fire as prescribed hereinafter for buildings of "Frame Construction." This shall not prohibit the bearing of wood joists upon a girder supporting a wall.

At each end of every girder a space shall be left equal to $\frac{1}{2}$ inch for every 10 feet and for any fractional part of 10 feet of the length of such girder to allow for expansion.

Every girder bearing upon a wall shall be borne by a template or corbel of stone or iron tailed through at least half the thickness of the wall and of the full breadth of the girder.

Arches and lintels. 74. Openings for doors and windows in all brick or stone or concrete buildings shall have good and sufficient external arches of brick stone concrete or terra-cotta well built and with good and sufficient abutments or the openings shall have lintels formed of stone iron steel or reinforced concrete of sufficient strength and having a bearing at each end of not less than $4\frac{1}{2}$ inches on the wall. On the inside of all openings in which lintels are less than the thickness of the wall to be supported there shall be timber lintels with ends cut to camber of arch and which shall rest at each end not less than 3 inches on any wall and shall have a suitable internal arch turned over the timber lintels. Or the inside lintels may be of cast iron wrought iron or steel and in such case templates shall not be required at the ends where the lintel rests on the walls provided the opening is not more than 8 feet in width. Tie rods shall be used where necessary to secure stability to the approval of Commission.

Construction of fire-resisting floors. 75. Every floor of fire-resisting construction shall be formed of brick stone or other incombustible material approved by the Commission.

Arches of brick or stone. 76. If an arch of brick or stone is used it shall—
 (a) Where its span does not exceed 10 feet be of a thickness of 8 inches at least;
 (b) Where its span exceeds 10 feet be of such thickness as may be approved by the Commission.

The centre of such arch shall be higher than the springing at the rate of 1 inch at least for every foot and also for any fractional part of a foot of span.

Arches and floors of other incombustible material. 77. If an arch or floor of other incombustible material is used it shall be constructed in such manner as may be approved by the Commission.

Nothing herein contained shall prevent the use of wood or other approved combustible flooring to cover floors of fire-resisting materials provided that every void or hollow space between the combustible and the incombustible materials is filled up with materials of an incombustible nature.

(3) *Flats and Roofs.*

78. The flat gutter and roof of every building and every turret spire dormer lantern-light skylight or other erection placed on the flat or roof thereof shall be externally covered with slates tile metal or other incombustible materials.

Tested and approved non-inflammable bituminous compositions may be used on flat wood boarded roofs and on all roofs of fire-resisting construction.

(4) *Alterations, Additions, &c.*

79. Unless in any case the Surveyor otherwise allows where a party or cross or external wall not in conformity with this Schedule has been taken down burnt or destroyed to the superficial extent of at least one-quarter thereof every remaining portion of the old wall not in conformity with this Schedule shall either be made to conform therewith or be taken down before the rebuilding of such party or cross or external wall.

80. Every addition to or alteration of a building and any other work made or done for any purpose in to or upon a building (except that of necessary repairs not affecting the construction of any external cross or party wall) shall so far as regards such addition or alteration or other work be subject to the provisions of this Schedule relating to new buildings.

81. Every closet built on a flat roof shall be built of brick walls 9 inches thick or reinforced concrete 4 inches thick with roof coverings as provided for other buildings and whether already built or hereafter to be built shall have a door and be properly enclosed screened and fenced from public view.

82. No closet or urinal shall be erected or remain in front of any building facing a public highway or at a less distance than 10 feet from any street or from the door or window of any dwelling.

Nothing in this Schedule shall apply to any closet or urinal forming part of a main building and connected to an underground sewerage system.

83. All sanitary plumbing and drainage other than drainage for storm-water shall be carried out to the satisfaction of the Commission unless provision for supervision of such work is already made in accordance with the provisions of some Act in force in Victoria dealing with such matters. All stormwater led through or under a building shall be carried in cast-iron pipes with lead joints properly caulked or stoneware pipes properly caulked with gasket and cement mortar and surrounded with concrete not less than 6 inches thick.

84. The roof flat or gutter of every building and every balcony verandah or other similar projection or projecting window shall be so arranged and constructed and so supplied with gutters and pipes properly maintained as to prevent the water therefrom from causing dampness in any part of any wall or foundation. Gutters and pipes shall be of metal or other approved material of suitable thickness.

85. Tanks containing more than five hundred gallons of water or other liquid placed on the roof or above the roof of any building shall be supported on iron steel or reinforced concrete beams and the beams shall rest at both their ends on brick walls or on iron steel or reinforced concrete girders or iron or steel columns or piers of brickwork masonry or reinforced concrete. Underneath every such water tank or on a side near the bottom thereof unless the same is used in connexion with fire-sprinkler or spraying installations there shall be a short pipe or outlet not less than 3 inches in diameter fitted with a suitable and easily accessible valve having a lever or wheel handle to the same so that the contents can readily be discharged. Covers on top of water tanks placed as aforesaid if of wood shall be entirely covered with approved metal such as galvanized sheet iron. Tanks shall be of approved construction and securely fixed.

(5) *Chimneys, Flues, Fireplaces, and Heating Apparatus.*

86. Chimneys shall be built on solid foundations and with footings similar to the footings of the wall against which they are built unless they are carried on iron girders with direct bearings upon party external or cross-walls to the satisfaction of the Commission or on corbels of brick stone or other incombustible material if the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately below the corbel. Chimneys may be corbelled out 14 inches from walls 9 inches in thickness on corbels of stone or other incombustible material not less than 10 inches in depth and of the full width of the jambs.

87. Chimneys and flues having proper soot doors of not less than 40 square inches may be constructed at such angle as is approved by the Surveyor but in no other case shall any flue be inclined at a less angle than 45 degrees to the horizon and every internal angle of every chimney and flue shall be properly rounded.

- Position of soot doors. 88. All soot doors shall be distant at least 15 inches from any woodwork.
- Arches. 89. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof. Every camber arch shall have the abutments tied in by an iron bar or bars of sufficient strength turned up or down at the ends and built into the jamb for at least $4\frac{1}{2}$ inches on each side.
- Flues. 90. A flue shall not be adapted to or used for any new oven furnace steam boiler or other fire unless the flue is surrounded with brickwork at least 9 inches thick or reinforced concrete 6 inches thick from the floor of the story on which such oven furnace steam boiler or other fire is situate to a height of 12 inches above the roof.
- Flues in connexion with engines. 91. A flue shall not be used in connexion with a steam boiler or hot-air engine unless the flue is at least 20 feet in height measured from the level of the floor on which such engine is placed.
- Lining &c. flues. 92. The inside of every flue and also the outside where passing through any floor or roof or space enclosed by the roof or behind or against any woodwork shall be rendered or pargetted or lined with fire-resisting piping or stoneware.
- Jamb. 93. The jambs of every fireplace opening shall be at least 9 inches in thickness and of incombustible material on each side of the opening thereof.
- Incombustible material in certain cases. 94. The breast of every chimney shall be of incombustible material at least 4 inches in thickness and the brickwork surrounding every smoke flue shall be at least $4\frac{1}{2}$ inches in thickness. Provided that where a ventilating flue is carried up with a smoke flue they may be separated by a properly constructed withe of cast iron not less than 1 inch in thickness.
- Backs of fireplaces &c. 95. The back of every fireplace opening in party or internal walls from the hearth up to a height of 12 inches above the lintel or arch shall be brickwork at least 9 inches thick or reinforced concrete 6 inches thick. No flue shall be within 2 inches of the centre line of any party wall.
- Position of flues. 96. The thickness of the upper side of every flue when its course makes with the horizon an angle of less than 45 degrees shall be at least 9 inches.
- Thickness. 97. Every chimney smoke flue or chimney shaft shall be carried up in brick or stonework at least 4 inches thick throughout to a height of not less than 3 feet above the roof flat or gutter adjoining such flue or shaft measured at the highest point in the line of junction of such flue or shaft with such roof flat or gutter.
- Height. 98. The highest six courses of every chimney stack or shaft shall be built in cement mortar.
- Top courses. 99. The brickwork or stonework of any chimney shaft except that of the furnace of any steam-boiler shall not be built higher above the roof flat or gutter adjoining thereto than a height equal to six times the least width of such chimney shaft at the level of such highest point in the line of junction of such shaft with such roof flat or gutter unless such chimney shaft is built with and bonded to another chimney shaft not in the same line with the first or otherwise rendered secure.
- Chimney shafts. 100. There shall be laid level with the floor of every story before the opening of every chimney a slab of stone slate or other incombustible substances at the least 8 inches longer on each side than the width of such opening and at the least 18 inches wide in front of the breast thereof.
- Hearth slabs. 101. On every floor except the lowest floor such slab shall be laid wholly on stone or iron bearers or upon brick trimmers or other incombustible supports but on the lowest floor it may be bedded on concrete covering the site or on solid materials placed on such concrete.
- How to be laid. 102. The hearth or slab of every chimney shall be bedded wholly on brick stone or other incombustible substance and shall together with such substance be solid for a thickness of 6 inches at least beneath the upper surface of such hearth or slab.
- Hearth foundation. 103. A flue shall not be built in or against any party structure or existing wall unless it is surrounded with good sound brickwork or other approved material at least $4\frac{1}{2}$ inches in thickness properly bonded to the satisfaction of the Commission.
- Flues in party walls &c. 104. A chimney breast or shaft built with or in any party wall shall not be cut away unless the Surveyor certifies that it can be done without injuriously affecting the strength or stability of any building.
- Cutting away chimney breast or shaft. 105. A chimney shaft jamb breast or flue shall not be cut into except for the purpose of repair or doing some one or more of the following things, viz.:—
- Cutting into chimney shaft &c. (a) Letting in or removing or altering funnels flues or pipes for the conveyance of smoke hot air or steam.
- (b) Forming openings for soot doors in which case each such opening shall be fitted with a close iron door and frame.
- (c) Making openings for the insertion of ventilating valves subject to the following restriction:—That an opening shall not be made nearer than 12 inches to any timber or other combustible substance.

106. Timber or woodwork shall not be placed—

- (a) Under any chimney opening within 6 inches from the upper surface of the hearth of such chimney opening; or
- (b) Within 4 inches from the face of the brickwork or stonework about any chimney or flue.

Position of timber work in relation to chimneys &c.

107. Wooden plugs shall not be driven nearer than 4 inches to the inside of any flue or chimney opening nor any iron holdfast or other iron fastening nearer than 2 inches thereto.

Wooden plugs.

108. No iron or steel joist or other ironwork shall be placed in any flue except in so far as the same may be required for insuring stability.

Ironwork.

109. Unless otherwise permitted every brick or masonry chimney shaft for the furnace of a steam-boiler shall be constructed in conformity with this clause of this Schedule viz. :—

Furnace chimney shafts.

- (a) Every shaft shall be carried up throughout in masonry or brickwork and mortar of the best quality and if detached shall be built with a batter from the base to the top of the shaft at the rate of at least $1\frac{1}{4}$ inches per 10 feet of height ;
- (b) The thickness of brickwork at the top of the shaft and for 25 feet below the top if the external dimension does not exceed 5 feet shall be at least 9 inches. For chimneys of greater dimensions the thickness shall be at least 14 inches and every chimney shall be increased at least one-half brick for every additional 25 feet measured downwards ;
- (c) Every cap cornice pedestal plinth string course or other variation from plain brickwork shall be provided as additional to the thickness of brickwork required under this Schedule and every cap shall be constructed and secured to the satisfaction of the Commission. The foundation of the shaft shall be made to the satisfaction of the Commission on concrete or other sufficient foundation.
- (d) The footings inside and outside the shaft shall spread all round the base by regular offsets to a projection equal to the thickness of the enclosing brickwork at the base of the shaft.
- (e) The width of the base of the shaft if rectangular shall be at least one-tenth of the proposed height of the shaft or if the same is round or of any other shape then one-twelfth of the height unless otherwise permitted by the Commission.
- (f) When in the opinion of the Commission it is necessary the chimney shaft shall be built with an independent lining of fire-bricks or other approved material to such a height as the Commission may direct.
- (g) The height of the shaft shall be measured from the top of the footings.

Chimney shafts in other material than brick or masonry such as steelplate steel and concrete or reinforced concrete or other materials may be built subject to the approval of the Commission.

110. The floor under every oven copper steam boiler or stove which is not heated by gas or electricity and the floor round the same shall for a space of 18 inches in front of furnace and 9 inches elsewhere be formed of an incombustible and non-conducting nature not less than 6 inches thick or 3 inches thick when covered by $\frac{1}{4}$ -in. steel or iron plate. A fender 2 inches in height shall be formed round the front of furnace.

Close fires and pipes for conveying vapour &c.

111. Unless otherwise permitted by the Commission a pipe for conveying smoke shall not be fixed against any building on the face adjoining any street lane or alley.

Pipes for conveying smoke.

112. A pipe for conveying smoke or other products of combustion shall not be fixed nearer than 9 inches to any combustible material.

Position.

113. A pipe for conveying heated air (excepting air heated by hot water at low pressure and by bath heaters) or steam shall not be fixed nearer than 6 inches to any combustible material.

Pipes for heated air &c.

114. Any lagging to pipes for conveying smoke or other products of combustion heated air steam or hot water shall be of incombustible material.

Lagging to pipes.

115. The restrictions imposed with respect to the distance at which pipes for conveying hot water or steam may be placed from any combustible materials and the lagging thereto shall not apply in the case of pipes for conveying hot water or steam at low pressure.

Low-pressure pipes.

116. Steam shall be deemed to be at low pressure when its pressure is not greater than fifteen pounds per square inch above that of the atmosphere and hot water shall be deemed to be at low pressure when its temperature does not exceed 250 degrees Fahr.

Low pressure.

Bath-heater
gas-fire
gas-cooking
stove.

117. Every gas-fire gas cooking stove or bath heater or other appliance yielding products of combustion or partial combustion shall be provided with a vent pipe not less than 3 inches in diameter extending at least 12 inches above the roof and fitted with an approved hood. Every such vent pipe shall be formed of incombustible material, have an air space of not less than 1½ inches round same for the full length of such pipe, and shall be so arranged as to discharge the products of combustion or partial combustion directly to the outer air.

Floors above
furnaces an
ovens.

118. The floor or roof over any room or enclosed space in which a furnace is fixed and any floor within 18 inches from the crown of an oven shall be constructed of fire-resisting materials.

Furnace.

119. The expression "furnace" shall include any closed fireplace or fire-box or fire-chamber used for the purpose of generating steam pressure exceeding fifteen pounds to the square inch above that of the atmosphere or hot air or hot water the temperature of which exceeds 250 degrees Fahr.

Setting of
stoves.

120. Every stove other than a self-setting range shall unless the Surveyor is satisfied that such a course is impracticable be set solid in brickwork or concrete and so as to leave no cavities at the back or sides of such stove or chimney-piece in which soot may accumulate.

PART VIII.

Ventilation and Lighting.

Minimum
height of rooms.

121. Every room shall be in every part at least 10 feet in height from the floor to the ceiling.

Light.

122. Every room unless exempted by the Commission shall have one or more windows opening directly into the external air with a total superficies clear of the sash frames and of any other obstruction to admission of daylight equal to at least one-tenth of the floor area of the room and so constructed that a portion equal to at least one-twentieth of such floor area can be opened and the opening in each case shall extend to at least 8 feet 6 inches above the floor level.

PART IX.

Means of Escape and Provisions for Reducing Risk of Fire in Buildings.

Construction
of shafts.

123. The shaft of every lift or elevator shall be constructed and enclosed with brickwork not less than 9 inches thick reinforced concrete not less than 6 inches thick or other approved fire-resisting material as follows:—

- (a) The sides of the shaft of every such lift or elevator shall be enclosed throughout its height and such shaft shall be enclosed (in cases where such shaft is not carried down to the foundations of the building) at the bottom and (in cases where such shaft is not carried up to the roof of the building) at the top.
- (b) The shaft of any lift or elevator constructed within the well hole of a fire-resisting staircase and landings may be enclosed with open metal grilles or guards and open metal doors but save as aforesaid the materials used for enclosing shafts shall be solid fire-resisting materials (other than wood) not less than 3 inches thick. Doorways to enclosed shafts shall be fitted with fire-resisting and self-closing doors so constructed fitted and supported in position that when any such door is closed both it and the doorway shall be smoke-tight.

Goods lifts.

124. No goods lift shall be constructed in or communicate with an enclosed staircase in any building.

Shaft of lift.

125. When the shaft of any such lift or elevator is carried up to the roof of the building such shaft shall be carried through and above the roof and glazed with thin glass protected on the outside with strong wire guards.

Openings in
external walls.

126. All openings which abut on land in other occupation shall be fitted with fire-resisting glazing or alternatively such openings shall be protected with solid iron-armoured or gauze shutters as may be approved. All openings in external walls abutting on enclosed light courts common to separate buildings shall be fitted with metal frames and sashes and glazed with wire rolled glass or prisms or protected with steel-clad or wire gauze shutters as may be approved.

Skylights &c.

127. All skylights or lantern-lights which are placed in courts or wells constructed in buildings or constructed on roofs of fire-resisting construction shall so far as regards the frames and glazing thereof be constructed of fire-resisting materials and wire rolled glass respectively.

Rooms used for
storage of
inflammable
liquids &c.

128. All rooms used for the storage of petroleum or any products of petroleum turpentine or other similar volatile fluids or for the storage of inflammable cinematograph films or calcium carbide shall be dry throughout internally have walls floors and ceilings of damp-proof and fire-resisting construction and be properly ventilated. Doors unless opening directly to the outer air shall be steel clad or iron cased. The Commission may, if it thinks fit, in any individual case require that the quantity of such inflammable or dangerous material stored in any room or on the premises shall be limited to a specified extent.

129. Doors to enclosed staircases shall be fire-resisting self-closing and so constructed fitted and supported that when such door is closed both it and the door-way shall be smoke-tight. Doors to stairways.

PART X.

(1) *Fire-resisting Construction.*

130. The provisions contained in any other Part of this Schedule shall apply to every building erected or constructed in accordance with the provisions of this Part of this Schedule so far as they are not inconsistent with the provisions of this Part. Application of other provisions of this by-law to buildings constructed under this Part.

131. The adoption of frame-building construction will be permitted for all buildings whether required by this Schedule to be fire-proof or otherwise; subject to the employment in combination of cement concrete and of steel as substantially the sole component materials for the frames of such buildings and provided that the conditions and stipulations hereinafter contained are complied with. Frame-building construction when permitted.

132. Wherever in this Part of this Schedule it is provided that buildings or specified portions of buildings shall be fire-resisting the employment for columns or girders of steel alone unprotected by a casing of concrete or other approved material in the manner hereinafter provided will not be approved. Unprotected steel columns &c. not permitted in fire-resisting &c. construction.

(2) *Steel Frame Construction.*

133. Buildings of steel frame construction shall be so designed that the whole of the stresses shall be provided for in the frame structure. Steel frame construction.

134. Every person proposing to erect an iron or steel frame building shall deposit with the Commission a complete set of the drawings of such building showing the details of construction of all its parts together with a detailed copy of all the calculations of the stresses and particulars of material. Deposit of plans.

135. All buildings shall be designed so as to resist a *wind pressure* in any horizontal direction of at least twenty-five pounds per square foot. Wind pressure.

136. Subject to the provisions of Part V. (1) hereof calculations for wind pressure need not be shown when height of building does not exceed four times the least width thereof.

137. The skeleton framing in any wall shall be capable of safely sustaining independently of any masonry or brickwork the whole weight bearing upon such wall including the weight of such wall and the due proportion of any floors and roofs bearing thereon together with the live loads on such wall floors and roofs. Sustaining capacity of skeleton framing.

138. All parts of the steel frame shall be riveted except where rivets cannot be driven in which case fitted bolts may be used in reamed holes.

139. The *pillars* supporting all iron or steel girders that carry walls or fire-resisting floors or roofs shall be of iron or steel and shall be completely enclosed and protected from the action of fire as hereinafter provided. The term "pillar" shall include all columns and stanchions or an assemblage of such columns or stanchions properly riveted or bolted together. Pillars.

140. *Girders* to support the enclosing walls shall be fixed at or within 4 feet of the floor line of each story. Girders.

141. No steel or wrought-iron pillar shall in any part be less than $\frac{1}{4}$ inch thick nor shall any such pillar have an unsupported length of more than forty times its least lateral dimensions nor more than one hundred and sixty times its least radius of gyration. Dimensions &c.

142. The ends of every such pillar shall be true plane surfaces at right angles to the axis of such pillar. Ends of pillars.

143. All *joints* in such pillars shall be closely butted with cover plates properly riveted and unless unavoidably no joint shall be made except at or near the level of a girder. Joints.

144. The *foot* of every such pillar shall have a proper planed baseplate riveted thereto with sufficient gusset pieces to properly distribute the load on the foundations. Feet of pillars.

145. Where any such pillars are built up hollow the cavities shall be filled solid with cement concrete composed as specified in Part III. 10 (b) of this Schedule. Pillars built up hollow.

146. In any cast-iron pillar the metal shall not be in any part of less thickness than $\frac{3}{4}$ inch nor less than one-twelfth of the least lateral dimension. Nor shall such pillar have an unsupported length of more than twenty times its least lateral dimension nor more than eighty times its least radius of gyration. Cast-iron pillars.

147. The *caps and bases* of such pillars shall each be in one piece with the columns or be connected thereto with a properly turned and faced joint securely fixed. Caps and bases.

148. Every such pillar shall be turned and faced top and bottom to a true plane face at right angles to the axis. Face.

- Joints.** 149. All joints in such pillars shall be at or near the level of a floor and shall be fixed and made with not less than four bolts each at least $\frac{3}{4}$ inch in diameter.
- Foot.** 150. The foot of every such pillar shall have such area as may be necessary to properly distribute the load on the foundations.
- Girders carrying walls &c.** 151. All girders that carry walls or floors or roofs shall be of wrought iron or mild steel.
- Iron or steel carrying loads in floors &c.** 152. All iron or steel forming portion of the framed structure and used in the construction of any floor or staircase or landing shall be protected from the action of fire by being encased to the satisfaction of the Commission in concrete brickwork terra-cotta or metal lathing and plaster or cement without any wood blockings.
- Structural metal work to be free from rust &c.** 153. All structural metal work shall be cleaned of all scale dust and rust and except where in contact with concrete be thoroughly coated with one coat of boiled oil or paint or other approved material before erection and after erection shall where practicable receive at least one additional coat.
- Working stress of pillars.** 154. In pillars the working stress per square inch of net section shall not exceed that given in the following table and in like proportion for intermediate ratios :—

Ratio of Length to Least Radius of Gyration.	Working Stress in Tons per Square Inch of Net Section.					
	Cast-Iron Pillars.			Mild Steel Pillars.		
	Hinged Ends.	One End Hinged and One End Fixed.	Both Ends Fixed.	Hinged Ends.	One End Hinged and One End Fixed.	Both Ends Fixed.
20	3.5	4.0	4.5	4.0	5.0	6.0
30	3.0	3.5	4.0
40	2.5	3.0	3.5	3.5	4.5	5.5
50	2.0	2.5	3.0
60	1.5	2.0	2.5	3.0	4.0	5.0
70	1.0	1.5	2.0
80	.5	1.0	1.5	2.5	3.5	4.5
100	2.0	3.0	4.0
120	1.0	2.5	3.5
140	0.0	2.0	3.0
160	1.0	2.5
180	0.0	1.5
200	0.5
210	0.0

- Pillars built into walls.** 155. Where a pillar is built into a wall the radius of gyration of that pillar in the direction of the thickness of the wall shall be taken for the purpose of the above table.
- Working stress of iron and steel.** 156. The actual working stress of iron and steel (except in the case of pillars as hereinbefore set out) in tons per square inch of sectional area shall not exceed those given in the following table :—

	Tension.	Compression.	Shearing.	Bearing.
Cast iron ..	11	6	11	8
Wrought iron ..	5	5	4	8
Mild steel ..	7	7	6	10
Cast steel ..	6	10	6	10

- Testing pillars.** 157. The Surveyor may for the purpose of supervision of the building and at the expense of the owner of the building cause any pillar to be drilled at any point to ascertain its thickness and may cause to be made any other tests he may consider desirable.
- Method of encasing pillars beams and girders. Concrete.** 158. All pillars shall be wholly protected with a layer of concrete brick or terra-cotta.
159. Concrete shall be of such thickness as to fill all outer spaces of the pillars and to extend at least 3 inches outside of the extreme surface of the metal of the columns. Concrete shall be composed of one part Portland cement two parts sand and four parts of broken stone broken brick broken terra-cotta or clinker of not more than $\frac{3}{4}$ in. gauge. A binding of metal lathing or other metal reinforcement shall be placed in this concrete not less than 1 inch from the outer surface thereof.
- Brick.** 160. Brick shall be at least $4\frac{1}{2}$ inches thick outside of pillar metal and set in cement mortar. The main re-entrant portions of the pillar shall also be filled with brick or concrete.

161. Terra-cotta shall not be less than 4 inches thick. A space of 1 inch shall be left between the metal of column and the inside of the terra-cotta which space shall be filled with concrete grouted in. The terra-cotta shall be set in cement mortar and every block fastened with metal ties of approved pattern. Terra-cotta.

162. In all cases satisfactory connexion shall be made at floors and ceilings. Connexions.

163. Beams and girders shall be protected as specified for pillars except that the covering shall be at least 2 inches in thickness. Soffits of beams and girders when protected by concrete shall have approved metal binding embedded in the concrete in an approved manner. Beams and girders.

164. No enclosing wall of the building shall be of less thickness than 9 inches for the topmost two stories of its height nor less than $13\frac{1}{2}$ inches in thickness for the remainder of its height below such topmost two stories provided that window backs may in all cases be 9 inches in thickness. Enclosure walls.

165. All brick and concrete work shall be executed in cement mortar and shall be bedded close up to the iron or steel without any intervening cavity and all joints shall be made full and solid.

166. Nothing in this Part of this Schedule shall prevent the use of stone as an external facing for buildings provided that all work faced with stone shall be 4 inches thicker than hereinbefore provided unless bonded in as described in clause 42 of this Schedule. Stone facing.

167. Enclosing walls of reinforced concrete may be used as provided for hereinafter in buildings of reinforced concrete construction.

168. Self-supporting or curtain walls built in between columns or piers and not supported on steel or iron girders shall be not less than $13\frac{1}{2}$ inches thick for the three upper stories and shall be increased $4\frac{1}{2}$ inches in thickness every additional four stories downwards. Curtain walls shall be executed in cement mortar and shall not be used for bearing walls. Curtain walls.

169. No openings for windows shall be made in curtain walls unless the openings are framed. Openings for windows.

(3) Reinforced Concrete Buildings.

170. Every building of reinforced concrete construction shall be designed as a framed structure and so that the whole of the stresses shall be provided for in the frame.

171. All reinforced concrete work shall be built in accordance with approved detailed working drawings and specification and in accordance with the extant regulations made by the London County Council with respect to the construction of buildings wholly or partly of reinforced concrete and with respect to the use and composition of reinforced concrete in such construction *mutatis mutandis*. In the construction of the said regulations made by the London County Council any reference to "the District Surveyor" shall be read and construed as if it were a reference to the Commission. Drawings.

172. No reinforced work will be permitted to be carried out except under the immediate and continuous supervision of a builder or his foreman who shall produce to the satisfaction of the Surveyor evidence of having had not less than twelve months' practical experience in the actual execution of this form of construction. Supervision.

173. All stairs for the use of the public shall be supported to the approval of the Commission and the stairs or stair or stair case shall be enclosed by walls of brick not less than 9 inches thick or of reinforced concrete not less than $4\frac{1}{2}$ inches thick. Stairs to be enclosed.

174. Where not otherwise expressed provided for in this Schedule the Council of every municipality shall superintend and see to the execution of the provisions of such Schedule and shall at its own cost do and provide all such acts matters and things as are necessary for that purpose.

And the Honorable J. P. Jones, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

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

APPROACHING LAND SALES.

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

	No of Gazette.
Geelong—Tuesday, 23th November, 1924 ...	180.
Murrayville—Friday, 5th December, 1924 ..	183
Orbost—Wednesday, 19th November, 1924 ..	178
Ouyen—Thursday, 4th December, 1924 ...	183
Red Cliffs—Wednesday, 12th November, 1924	175
St. Arnaud—Thursday, 20th November, 1924	178
Tongala—Thursday, 1st December, 1924 ...	183
Warragul—Thursday, 13th November, 1924 ..	175

Lands and Survey Office, Melbourne.

SALES (Nos. 9570 AND 9571) OF CROWN LANDS IN FEE SIMPLE AT THE TIMES AND PLACES SHOWN HEREUNDER. TO BE CONDUCTED BY G. L. WOOD, ESQ., LAND OFFICER.

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

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 19th day of October, 1915, and published in the *Government Gazette* of the 21st October, 1915, page 4046, as amended by Order in Council dated the 8th day of February, 1921, published 16th February, 1921, page 585.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the Receiver and Paymaster, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

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

SCALE OF PAYMENTS.

- £20 and under, not more than 6 instalments.
- Over £20, and not exceeding £50, not more than 8 instalments.
- Over £50, and not exceeding £100, not more than 10 instalments.
- Over £100, and not exceeding £200, not more than 12 instalments.
- Over £200, and not exceeding £300, not more than 14 instalments.
- Over £300, and not exceeding £400, not more than 16 instalments.
- Over £400, and not exceeding £500, not more than 18 instalments.
- Over £500, not more than 20 instalments.

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,
Melbourne, 27th October, 1924.

OUYEN.—Sale (No. 9570), at TEN o'clock a.m., THURSDAY, 4th DECEMBER, 1924, at the COURT HOUSE. To be conducted by G. L. WOOD, Esq., Land Officer. Auctioneers: Messrs. W. J. WESTON & CO., Underbool.

TOWN LOTS.

West of railway, adjoining allotment reserved for Country Fire Brigades Board.

Upset price £60 per lot.—Charge for survey £1.

- Lot 1. Area 1r. 39p., allotment 20, section 8.
- Lot 2. Area 1r. 39p., allotment 21, section 8.

East of railway.

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

- Lot 3. Area 2r. 17p., allotment 15, section 16.
- Lot 4. Area 2d. 17p., allotment 16, section 16.
- Lot 5. Area 2r. 17p., allotment 1, section 16.
- Lot 6. Area 2r. 17p., allotment 2, section 16.
- Lot 7. Area 2r. 17p., allotment 3, section 16.
- Lot 8. Area 2r. 17p., allotment 4, section 16.
- Lot 9. Area 2 roads, allotment 9, section 17.
- Lot 10. Area 2 roads, allotment 10, section 17.

- Upset price £25 per lot.—Charge for survey £1.
- Lot 11. Area 2r. 14p., allotment 27, section 7.
- Lot 12. Area 2r. 5p., allotment 26, section 7.
- Lot 13. Area 2r. 3p., allotment 25, section 7.
- Lot 14. Area 2r. 3p., allotment 24, section 7.

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

- Lot 15. Area 2 roads, allotment 13, section 17.

Fronting railway, west of line.

Upset price £80 per lot.—Charge for survey £1.

- Lot 16. Area 2 roads, allotment 14, section 13.

KIAMAL, PARISH OF KIA, COUNTY OF KARKAROO.

Upset price £12 10s. per lot.—Charge for survey £1.

- Lot 17. Area 1r. 29 6-10p., allotment 13, section 4.
- Lot 18. Area 1r. 29 6-10p., allotment 14, section 4.
- Lot 19. Area 1r. 29 6-10p., allotment 15, section 4.

NOWINGI, PARISH OF NURNURNEMAL, COUNTY OF KARKAROO.

East of railway station.

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

- Lot 20. Area 1r. 8p., allotment 1, section 1.
- Lot 21. Area 1r. 8p., allotment 20, section 1.

Upset price £15 per lot.—Charge for survey £1.

- Lot 22. Area 1r. 8p., allotment 2, section 1.
- Lot 23. Area 1r. 8p., allotment 3, section 1.
- Lot 24. Area 1r. 8p., allotment 4, section 1.
- Lot 25. Area 1r. 8p., allotment 19, section 1.
- Lot 26. Area 1r. 8p., allotment 18, section 1.
- Lot 27. Area 1r. 8p., allotment 17, section 1.

BOONONAR, PARISH OF NURNURNEMAL, COUNTY OF KARKAROO.

New railway siding between Nowingi and Caruarp—opposite the siding.

Upset price £15 per lot.—Charge for survey £1.

- Lot 28. Area 1r. 8p., allotment 1, section A.

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

- Lot 29. Area 1r. 8p., allotment 2, section A.
- Lot 30. Area 1r. 8p., allotment 3, section A.
- Lot 31. Area 1r. 8p., allotment 4, section A.
- Lot 32. Area 1r. 8p., allotment 5, section A.

UNDERBOOL, PARISH OF UNDERBOOL, COUNTY OF WERAH.

Sheep-dipping site, adjoining Race-course.

Upset price £3 per acre.—Charge for survey £3 17s. 6d.

- Lot 33. Area 14a. 3r. 37p., allotment 35A.

MURRAYVILLE.—Sale (No. 9571), at half-past TEN o'clock a.m., FRIDAY, 5th DECEMBER, 1924, at the COURT HOUSE. To be conducted by G. L. WOOD, Esq., Land Officer. Auctioneers: Messrs. LACKMANN, KRUSE PTY. LTD.

TOWN LOTS.

MURRAYVILLE, PARISH OF DANYO, COUNTY OF WERAH.

At west end of station ground.

Upset price £15 per lot.—Charge for survey £1.

- Lot 1. Area 39 perches, allotment 8, section 7.
- Lot 2. Area 39 perches, allotment 9, section 7.
- Lot 3. Area 39 perches, allotment 10, section 7.
- Lot 4. Area 1r. 19p., allotment 11, section 7.
- Lot 5. Area 1r. 19p., allotment 12, section 7.
- Lot 6. Area 1r. 19p., allotment 13, section 7.

Adjoining old State School reserve.

Upset price £20 per lot.—Charge for survey £1 3s.

- Lot 7. Area 1r. 10 4-10p., allotment 6, section 11.
- Lot 8. Area 1r. 4 8-10p., allotment 5, section 11.
- Lot 9. Area 1r. 4 8-10p., allotment 4, section 11.
- Lot 10. Area 1r. 4 8-10p., allotment 3, section 11.
- Lot 11. Area 1r. 4 8-10p., allotment 2, section 11.
- Lot 12. Area 1r. 10 4-10p., allotment 1, section 11.

South of Lots 7 to 12.

Upset price £17 per lot.—Charge for survey £1 3s.

- Lot 13. Area 2r. 20p., allotment 5, section 12.
- Lot 14. Area 2r. 20p., allotment 4, section 12.
- Lot 15. Area 2r. 20p., allotment 3, section 12.
- Lot 16. Area 2r. 20p., allotment 2, section 12.
- Lot 17. Area 2r. 20p., allotment 1, section 12.

Near new State School site.

Upset price £25 per lot.—Charge for survey £1.

- Lot 18. Area 38 1-10 perches, allotment 4, section 6.

Fronting Poole-street.

Upset price £35 per lot.—Charge for survey £1.

- Lot 19. Area 1 rood, allotment 18, section 5.

Formerly Public Hall site, Gray-street.

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

- Lot 20. Area 1r. 0 3-10p., allotment 6, section 4.

COWANGIE, PARISH OF TUTYE, COUNTY OF WERAH.

Near the railway station.

Upset price £15 per lot.—Charge for survey £1.

- Lot 21. Area 1r. 8p., allotment 19, section 1.

Fronting the station.

Upset price £20 per lot.—Charge for survey £1.
 Lot 22. Area 1r. 8p., allotment 7, section 2.

North-west of school site.

Upset price £15 per lot.—Charge for survey £1.
 Lot 23. Area 1r. 8p., allotment 11, section 2.
 Lot 24. Area 1r. 8p., allotment 12, section 2.

West of State School site.

Upset price £15 per lot.—Charge for survey £1.
 Lot 25. Area 1r. 25 2-10p., allotment 4, section 3.
 Lot 26. Area 1r. 29 6-10p., allotment 5, section 3.
 Lot 27. Area 1r. 38 2-10p., allotment 7, section 3.
 Lot 28. Area 1r. 22 6-10p., allotment 8, section 3.
 Lot 29. Area 1r. 27 4-10p., allotment 10, section 3.
 Lot 30. Area 1r. 22 6-10p., allotment 11, section 3.

Site of improvements of Mr. P. Gerrans.

Upset price £15 per lot.—Charge for survey £1.
 Lot 31. Area 1r. 33 9-10p., allotment 6, section 3. Valuation of improvements, £160 (P. Gerrans).

DANYO, PARISH OF DANYO, COUNTY OF WEEAH.

Directly opposite station.

Upset price £10 per lot.—Charge for survey £1.
 *Lot 32. Area 1r. 8p., allotment 10, section 2.
 *Lot 33. Area 1r. 8p., allotment 9, section 2.
 *Lot 34. Area 1r. 8p., allotment 8, section 2.
 *Lot 35. Area 1r. 8p., allotment 1, section 2.
 *Lot 36. Area 1r. 8p., allotment 2, section 2.
 *Lot 37. Area 1r. 8p., allotment 3, section 2.
 * Sold subject to re-marking of boundaries. Additional cost of such re-marking to be borne by purchasers.

Closer Settlement Act 1915, Section 111.

SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC COMPETITION.

A SALE of the under-mentioned CROWN LANDS in fee simple by public competition will be held at the PUBLIC HALL, TONGALA, on THURSDAY, 4th DECEMBER, 1924, at THREE o'clock p.m. To be conducted by Mr. W. H. BURNS, Crown Lands Department. Auctioneers: Messrs. J. S. KELLY & SON, Echuc.

The lands will be sold in fee simple, subject to conditions which will be read at the sale.

A deposit of one-eighth of the purchase money must be paid by each purchaser at the sale, and the residue of the purchase money will be payable in ten equal half-yearly instalments on the last day of each successive period of six months from the date of sale, or at any earlier time or times, being one of such last days referred to. The residue of payment will bear interest at the rate of £5 per cent. per annum.

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

TOWNSHIP OF TONGALA, PARISH OF TONGALA, COUNTY OF RODNEY.

North of Presbyterian Church Site.

Lot 1. Area 2r. 4p., allotment 3, section E.
 Lot 2. Area 2r. 29 8-10p., allotment 4, section E.

East of Methodist Church Site.

Lot 3. Area 2r. 16p., allotment 1, section F.
 Lot 4. Area 2r. 16p., allotment 2, section F.

East of Post Office and Memorial Sites.

Lot 5. Area 1r. 31 4-10p., allotment 13, section G.
 Lot 6. Area 2r. 9p., allotment 12, section G.
 Lot 7. Area 2r. 2 3-10p., allotment 11, section G.
 Lot 8. Area 2 roads, allotment 10, section G.
 Lot 9. Area 2 roads, allotment 9, section G.
 Lot 10. Area 2 roads, allotment 8, section G.

NOTE.—Lots 1 to 10 inclusive are sold subject to the provisions of section 113, *Closer Settlement Act 1915*, "No person shall purchase at auction or otherwise acquire the fee simple of more than two allotments of any land acquired for the purposes of closer settlement and proclaimed a township."

PARISH OF TONGALA, COUNTY OF RODNEY.

West of the Township, Adjoining Butter Factory Site.

Lot 11. Area 1a. 2r. 24 2-10p., allotment 28, section C.
 Survey fee £1 on each allotment.

Plans showing the lands may be obtained from the auctioneers, from State Rivers and Water Supply Commission, Tongala, or Inquiry Office, Lands Department, Melbourne.

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

Melbourne, 27th October, 1924.

No. 183.—16805.—5

Closer Settlement Act 1915, Section 111.

SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC COMPETITION.

TENDERS are invited for the purchase of the under-mentioned Crown lands, and will be received up to noon on Friday, 31st October, 1924.

All tenders must be addressed to the Closer Settlement Officer, State Rivers and Water Supply Commission, Melbourne, and endorsed "Tender for Mildura land." Each tenderer must clearly specify the amount he is prepared to pay for the property, and lodge with his tender a deposit of one-fourth of the purchase money.

DESCRIPTION OF LAND.

Allotment parts 6 and 7, section 89, block F, Parish of Mildura, County of Karkaroo, containing 5 acres 1 rood 12 perches.

TERMS AND CONDITIONS.

Deposit to be lodged with tender, one-fourth of purchase price.

Balance of purchase money payable by ten equal half-yearly instalments, with interest on unpaid balance at 5 per cent. per annum.

Full balance of purchase money may be paid up at any time prior to due date, with interest to date of payment only.

At any time prior to final payment purchaser may transfer his interest in the purchase on payment of a fee of 10s.

Immediate possession. Crown grant on completion of purchase. —No residence restrictions.

The highest or any tender will not necessarily be accepted.

Plan may be inspected at offices of State Rivers and Water Supply Commission, Treasury Gardens, Melbourne, and Red Cliffs.

L. B. SCHARP,

for the State Rivers and Water Supply Commission.
Melbourne, 17th October, 1924.

DEPARTMENT OF LANDS AND SURVEY.

CORRIGENDUM.

IN regard to the notice appearing on pages 3109, 3177, 3408, and 3466 of the *Government Gazette* relating to the abolition of the Buninyong United Town and Goldfield Common, in lieu of the word "diminish" appearing in the fourth line of such notice, read the word "abolish."

The *Gazette Office*,
Melbourne, 27th October, 1924.

LAND EXCEPTED OR WITHHELD.—ORDER PARTLY REVOKED.

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 22nd day of October, 1924, revoked the Order in Council of the 12th January, 1885, withholding from the operation of the 42nd and 65th sections of the *Land Act 1884* the unappropriated Crown land in the Parishes of Commercialghip and Dercel, comprised within the boundaries of the Rokewood Gold-fields Common, so far as the said Order relates to the portion thereof hereinafter described, viz.:—10 acres, more or less, lying to the south-west of allotment 17k, Parish of Dercel, and being the land licensed to William Burnett, sen.—(D.172(4) (0682/86).

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

At the Executive Council Chamber,
Melbourne, the 22nd October, 1924.

LAND PROPOSED TO BE PERMANENTLY RESERVED.

IN pursuance of the provisions of the *Land Act 1915*, section 10, notice is hereby given that it is the intention of the Governor in Council to permanently reserve the land hereunder described, viz.:—

The following notice was gazetted 10 on 8th October, 1924, pursuant to Order of 1st October, 1924.

Land proposed to be permanently reserved as a site for a Public Park and Recreation, also excepted from occupation for mining purposes, or for residence or business, under any miner's right or business licence.—9 acres 2 roads 6 perches, situate in section 6, Town of Warragul, Parish of Drouin East:—Commencing at the north-east angle of allotment 14 of section 6; bounded thence by Clifford-street, bearing S. 80 deg. 35 min. E. 498 links; by allotments 12 and 6, bearing S. 9 deg. 25 min. W. 2,065 links; by Albert-street, bearing N. 70 deg. 34 min. W. 277 5-10 links; by lines bearing N. 9 deg. 25 min. E. 257 9-10 links and N. 80 deg. 35 min. W. 224 8-10 links; and thence by allotments 4 and 14 bearing N. 9 deg. 25 min. E. 1,768 8-10 links to the commencing point.—(W.313a(1) (Rs.3011).

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

LAND PROPOSED TO BE PERMANENTLY RESERVED.

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 permanently reserve and except from occupation for residence or business under any miner's right or business licence the land hereunder described, viz. :—

The following Notice was gazetted 1^o on 22nd October, 1924, pursuant to Orders of 13th October, 1924.

Land Act 1915, Section 10.

Land proposed to be permanently reserved for Public purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Parishes of Flinders, Bittern, Lang Lang, and Corinella, and the Township of San Remo, Parish of Woolamai, County of Mornington, being the land marked AB, CD, EF, GH, JK, and LM on plan marked M/26.9.24 with file in the Lands Department numbered C.74728.—(B.397 (6), B.72, C.246 (5.6), A. D, P.16 (2), A1, G.198, L.133 (5), W.189D) (C.74728, Rs. 3017).

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, 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. :—

The following Notices were gazetted 1^o on 8th October, 1924, pursuant to Orders of the 1st October, 1924.

Fryers.—The temporary reservation, by Order in Council of the 28th February, 1871, of 3 roods 5½ perches of land, being allotment 28 of section 15, Parish of Fryers, as a site for a Common School.—(F.46 (3) (0615/86).

MARYBOROUGH.—The temporary reservation, by Order in Council of the 31st May, 1910, of 1 rood 24 6-10 perches, situate in section 41, Town of Maryborough, as a site for drainage and for Storage of Metal.—(M66 (7) (W.48968, C.42174).

The following Notice was gazetted 1^o on 22nd October, 1924, pursuant to Order of the 13th October, 1924.

NEILBOROUGH.—The temporary reservation, by Order in Council of the 18th August, 1879, of 1 acre 3 roods 28 perches of land in the Parish of Neilborough, at Neilborough, as a site for Reservoir.—(N.52 (5) (Rs.2467).

The following Notices were gazetted 1^o on 29th October, 1924, pursuant to Order of the 22nd October, 1924.

GIFFARD.—The temporary reservation, by Order in Council of the 7th January, 1878, of 255 acres 0 roods 25 perches of land (incorrectly described as 225 acres 0 roods 25 perches) in the Parish of Giffard as a site for Recreation purposes, revoked as to part by Orders of the 19th October, 1915, and the 20th January, 1923, so far as regards the portion thereof hereinafter described, viz. :—15 acres 3 roods 25 perches, Parish of Giffard, County of Buln Buln : Commencing at a point bearing S. 9 deg. 21 min. W. 3,386 5-10 links from the north-west angle of the Recreation Reserve; bounded thence by a road bearing S. 80 deg. 39 min. E. 900 links, by a road and a line bearing S. 9 deg. 21 min. W. 2,170 links; and thence by roads bearing N. 29 deg. 43 min. W. 315 links, N. 46 deg. 32 min. W. 847 5-10 links, and N. 9 deg. 21 min. E. 1,450 links to the commencing point.—(G.63 (3), O.P. 1923/387) (Rs.1360).

KANIVA.—The temporary reservation, by Order in Council of the 22nd May, 1882, of 129 acres 3 roods 30 perches in the Parish of Kaniva as a site for the Conservation of Water, revoked as to part by Order of the 22nd October, 1890, so far as regards the remaining portion comprising 127 acres 3 roods 30 perches.—(K.147 (2) (Rs.2962).

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

Department of Lands and Survey,
Melbourne, 17th October, 1924.

RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

It is hereby notified, for the information of all persons entitled to depasture stock on commons, that successors to the individual managers thereof, who will retire on the 31st December, 1924, should be elected before the close of the year by the persons interested at public meetings duly convened for the purpose.

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

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

(First published on 29th October, 1924.)

COMMITTEES OF MANAGEMENT OF RESERVES.

WHEREAS by section 184 of the *Land Act 1915* it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the *Land Act 1915*, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named :—

RESERVE FOR RECREATION PURPOSES IN THE TOWNSHIP OF MORRADOO.

John Francis Chalmers, Ashton Woolley, William Allen, Elijah James Stranger, Albert E. Huckstepp, Josiah Richards, and William Herbert Emmins, as Members of the Committee of Management, for a further period ending 30th November, 1924, of the land temporarily reserved by Order in Council of 27th January, 1920, as a site for Recreation purposes in the Township of Morradoo.—(Rs.2125.)

RESERVE FOR PUBLIC RECREATION IN THE TOWN OF HEYWOOD.

John Beavis, Thomas James Jex Edrich, and John Best, as Members of the Committee of Management, for a term of three years, of the land temporarily reserved by Order in Council of 23rd November, 1891, as a site for Public Recreation in the Town of Heywood, in the room of John Beavis, John Best and John Barclay, whose term of appointment has expired.—(Corr. Rs.76.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF STRATFORD, KNOWN AS "THE KNOB."

John Samuel Chandler as a Member of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 28th August, 1906, as a site for Public Recreation in the Parish of Stratford (known as "The Knob"), in the room of the said John Samuel Chandler, whose term of appointment has expired.—(Corr. Rs.1036.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF LANG-KAL-KAL, AT WATERLOO.

George Alfred Russell, John Dunn, George Thomas Vowles, Henry Scott Stewart, Joseph Lyttle, Walter James Jones, and William John Kay, as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 17th October, 1892, as a site for Public Recreation in the Parish of Langi-kal-kal, at Waterloo.—(Corr. C.75026.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF GERANG GERUNG.

Edmund Joseph McCabe, Gustav Reinhold Klinge, and Cornelius Mellington, as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 6th July, 1915, as a site for Public Recreation in the Parish of Gerang Gerung, in the room of Edmund Joseph McCabe, Joshua John Greenwood, and Thomas Henry Barelett.—(Corr. Rs.106.)

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF BRIM.

Alexander Banneruan, Michael John Wardle, Frank Dalgety King, and Clifford Leslie Walker Dixon, as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 18th March, 1902, as a site for Public Recreation in the Township of Brim, in the room of Alexander Banneruan, Michael John Wardle, Frank Dalgety King, and Arthur Wellesley Hood, whose term of appointment has expired. And doth also hereby appoint Lewis Peter Arthur King and Henry Denison Taylor as additional Members of the Committee of Management thereof for a similar term of three (3) years.—(Rs.2176.)

RESERVE FOR PUBLIC PARK AND RECREATION IN THE PARISH OF CASTLE DONNINGTON, TOWNSHIP OF SWAN HILL.

Frank Robert Legge, Edward Pickering, Thomas Purton, George H. Rowe, and Michael Kevan Smyth, as Members of the Committee of Management, for a term of three years, of the land temporarily reserved by Order in Council of 1st September, 1924, as a site for Public Park and Recreation in the Parish of Castle Donnington, Township of Swan Hill.—(Corr. Rs.2984.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-fifth day of October, One thousand nine hundred and twenty-four, in the presence of—

(SEAL)

H. S. BAILEY, President.
A. A. PEVERILL, Member.

COMMITTEE OF MANAGEMENT OF RESERVE.

WHEREAS by section 184 of the *Land Act 1915* it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the *Land Act 1915*, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned body to be a Committee of Management of the Reserve named:—

COMMITTEE OF MANAGEMENT OF PORTION OF A RESERVE ALONG THE RIVER MURRAY AT MILDURA.

The Council of the Town of Mildura as a Committee of Management of such portion of the reserve along the bank of the River Murray at Mildura as is indicated by pink tint on plan marked M/16.10.24 with Lands Correspondence C.74988, but excepting the rights of the First Mildura Irrigation Trust and the Mildura Urban Water Trust.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-fifth day of October, One thousand nine hundred and twenty-four, in the presence of—

(SEAL) H. S. BAILEY, President.
(Corr. C.74988.) A. A. PEVERILL, Member.

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

NOTICE 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 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.

H. S. BAILEY,
Commissioner of Crown Lands and Survey, and
President of the Board of Land and Works.
Department of Lands and Survey,
Melbourne, 28th October, 1924.

SCHEDULE.

MANANGATANG, Tuesday, 11th November, 1924, at Ten a.m., J. W. Macpherson, Esq.
MANANGATANG, Wednesday, 12th November, 1924, at Ten a.m., J. W. Macpherson, Esq.
PIANGIL, Tuesday, 18th November, 1924, at Ten a.m., J. W. Macpherson, Esq.
PIANGIL, Wednesday, 19th November, 1924, at Ten a.m., J. W. Macpherson, Esq.
SWAN HILL, Thursday, 20th November, 1924, at Two p.m., J. W. Macpherson, Esq.
BENDIGO, Tuesday, 25th November, 1924, at Ten a.m., J. W. Macpherson, Esq.
ORBOST, Wednesday, 19th November, 1924, at Ten a.m., J. D. Coady, Esq.

DARGO, Monday, 10th November, 1924, at One p.m., A. H. Curnow, Esq.
MAFFRA, Wednesday, 12th November, 1924, at Eleven a.m., A. H. Curnow, Esq.
KOOLONONG, Tuesday, 11th November, 1924, at Eleven a.m., A. Young, Esq.
ANNUELLO, Thursday, 13th November, 1924, at Ten a.m., A. Young, Esq.
MANANGATANG, Thursday, 13th November, 1924, at half-past One p.m., A. Young, Esq.
ULTIMA, Wednesday, 19th November, 1924, at Two p.m., A. Young, Esq.
CHARLTON, Thursday, 20th November, 1924, at half-past Nine a.m., A. Young, Esq.
MELBOURNE, Monday, 24th November, 1924, at Ten a.m., A. Young, Esq.

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 Acts, will be publicly heard by the person appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the person in the said schedule mentioned as 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.

H. S. BAILEY,
Commissioner of Crown Lands and Survey,
being the Responsible Minister of the Crown
administering the Land Acts.
Department of Lands and Survey,
Melbourne, 28th October, 1924.

SCHEDULE.

ORBOST, 19th November, 1924, Land Officer—
179/46, Albert F. Emphield, 285a. 3r. 24p., Jirrah.

Discharged Soldiers Settlement Acts.

LANDS WITHDRAWN FROM APPLICATION.

IT is hereby notified that the undermentioned lands have been withdrawn from application:—

County.	Parish.	Allotment.	Section.	Area.
Buln Buln	Wonga Wonga	9c	A	132 2 21
"	Doomburrim	17B	...	125 2 0

H. S. BAILEY,
Commissioner of Crown Lands and Survey,
Department of Lands and Survey,
Melbourne, 28th October, 1924.

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.	Section.	Area.	Capital Value.
				A R. P.	£ s. d.
Corangamite (1, 2)	Cundare	4	...	43 1 20	759 0 0
" (1)	"	4A	...	20 0 0	500 0 0
" (1)	"	5A	...	32 1 0	558 0 0

(1) Soldier in occupation.—(2) £90 14s. 11d., cost of windmill, tank, and bore to be paid for.

Department of Lands and Survey,
Melbourne, 22nd October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

The Closer Settlement Act 1915.

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

Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
Red Cliffs (1, 2) ...	Mildura ..	269	..	A. R. P. 16 1 0	£ s. d. 406 5 0	£ s. d. 15 0 0	£ s. d. 11 15 6	04401/86.6
Dreite (3) ...	Dreite ..	58D	..	73 0 6	2,500 0 0	76 5 0	72 15 0	3628/86.6
Warrnambool Common (4)	Wangoom (City of Warrnambool)	7, 7A, 12, 12A, 12B	..	43 2 31 1/2	1,945 19 10	57 4 10	56 14 0	3421/86.6
Mt. Widderin (5, 6)	Borriyalloak ..	3	A	334 0 3	2,500 0 0	76 5 0	72 15 0	3172/49
Section 20 (Oram) (7)	Wonga Wonga ..	9C	A	132 2 21	1,459 18 9	46 3 9	42 9 0	5476/86.6
" (Falls) (8)	Doomburrim ..	17B	..	125 2 0	1,831 10 0	57 15 0	53 5 0	5144/86.6
Tatchera (9) ..	Nowie ..	21	..	638 0 31	2,151 18 1	68 3 1	62 11 0	03644/86
Booley's (10) ..	Nyang ..	53	..	833 1 31	2,454 2 3	74 2 3	71 8 0	0998/86.6
Tatchera (11) ..	Piangil ..	31	..	476 0 18	2,380 11 3	71 16 3	69 6 0	03818/86.6
Boorool (12, 13) ..	Mardan ..	5	..	115 0 0	2,500 0 0	76 5 0	72 15 0	..
" (12, 13) ..	" ..	6	..	108 0 0	2,320 0 0	71 5 0	67 10 0	..
" (12, 13) ..	" ..	8	..	60 0 0	1,980 0 0	61 5 0	67 12 0	..
" (12, 13) ..	" ..	20	..	136 1 35	2,600 0 0	81 5 0	75 12 0	..
" (12, 13) ..	" ..	21	..	138 1 34	2,420 0 0	76 5 0	70 7 0	..

(1) Valuation of improvements, £677.—(2) Charges for irrigation, &c., £9 4s. 7d.—(3) Improvements, £468 16s. 9d., to be paid for in addition.—(4) Improvements to be paid for in addition.—(5) Capital value includes part of improvements, £245 7s. 6d.—(6) Balance of improvements, £261 12s. 6d., and crops valued £184 to be paid for in addition.—(7) House by Board, £290 7s. 3d., and previous lessee's improvements (to be valued) to be paid for in addition.—(8) House by Board, £343 8s. 7d., and previous lessee's improvements, £173 17s., to be paid for in addition.—(9) Previous lessee's improvements to be paid for in addition.—(10) Subject to payment for existing improvements and advances and to a charge of £206 4s. 4d. to include rabbit destruction.—(11) Existing advances to be taken over at Board's valuation.—(12) Subject to alteration after survey completed. (13) Capital value not including buildings.

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

Department of Lands and Survey,
Melbourne, 29th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Closer Settlement Acts, Sections 49 and 86.

LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	Section of O.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
Ballaarat ...	3173	George Smith, the elder	49	Borriyalloak...	3, sec. A	A. R. P. 334 0 3	...	Non-payment of instalments	Ballaarat
Melbourne ...	4961	Eliza Owens	86	Tarneit ...	14, sec. B	104 2 34	...	" " "	Melbourne

Department of Lands and Survey,
Melbourne, 17th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

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

PERMITS CANCELLED.

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

District.	Corr. No.	Name of Permit Holder.	Parish.	Allotment.	Section.	Reason for Forfeiture.	Area.	Pay Office.
Geelong ...	3628/86.6	Thomas J. Keating	Dreite	58D	A. R. P. 73 0 6	Colac
" ...	3421/86.6	Keith T. Johnson	Wangoom	7, 7A, 12, 12A, 12B	43 2 31 1/2	Warrnambool
Melbourne ...	5144/86.6	Robert E. G. Griffiths	Doomburrim	17B	125 2 0	Warragul

NOTE.—GEELONG DISTRICT.—The notice gazetted 15th August, 1923, page 2174, cancelling permit 3882/86.6, W. T. Mollenoyuk, allotments 9 and 10, section B, 100 acres, Parish of Dreite, is hereby cancelled.

Department of Lands and Survey,
Melbourne, 28th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

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

LEASES UNDER THE CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	Section of C.S. Act under which leased.	Parish.	Allot.	Area.	Reasons for Forfeiture, &c.	Pay Office.
Geelong	3971	Reginald O. Hogg ...	86.6	Nalangil ...	7	A. R. P. 33 3 27	Surrendered	Colac
	4387	Alfred H. Wickham	86.6	Kariah ...	1, sec. 1	53 3 20	Non-payment of instalments	Camperdown
Benalla	3324	Henry Medhurst ...	86.6	Shepparton ...	10, sec. F	25 3 33	Non-compliance with conditions	Shepparton
Melbourne	3816	Isaac R. Batterham	86.6	Scoresby ...	51A	47 0 17	Non-payment of instalments	Melbourne

Department of Lands and Survey,
Melbourne, 17th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Acts.
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 Lease.	Name of Lessee.	Parish.	Class.	Extent.	Amount to be Collected.				Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—	
					Rent payable Half-yearly.	Rent due to date.	Lease Fee.	Total to pay.		
					A. R. P.	£ s. d.	£ s. d.	£	£ s. d.	
Under Section 56 of the <i>Land Act</i> 1901.										
1.1.23	James Kerr ...	Jallakin...	3rd	182 2 8	2 5 9	9 3 0	1	10 3 0	Horsham	0390
Under Section 49 of the <i>Land Act</i> 1901.										
1.7.24	Laurence Comer, jun.	Kimbolton	2nd	274 2 16	5 3 2	5 3 2	1	6 3 2	Bendigo	0389

Department of Lands and Survey,
Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Act 1915, Section 2.
LEASES UNDER THE LAND ACTS 1901 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.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
Lease under the <i>Land Act</i> 1901 revoked.									
Sale	5039	Michael J. Butter	47-49	Callignee	120, sec. C	199 1 12	1st	Non-payment of rent	Traralgon
Lease under the <i>Land Act</i> 1915 declared void.									
Castlemaine	469	Elizabeth J. Edson	46	Wahla	1L, sec. B	39 0 8	1st	Non-compliance with conditions	Inglewood

Department of Lands and Survey,
Melbourne, 17th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Act 1915.
TRANSFERS APPROVED.

The 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 Transferor.	Name of Transferee.	Area, subject to modification of boundaries and areas.	Parish.	Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid.	Rent Payable to Revenue Officer at—
			A. R. P.				£ s. d.		
2291	James Meehan ...	Denis J. Warren ...	9 0 0	Lilliput ...	88	1.2.02	0 10 0	10s., Melbourne	Rutherglen
3893	Hans P. C. Olholm ...	Edwin A. Plastow ...	14 0 0	Chiltern ...	86	2.5.10	0 14 0	10s. "	Chiltern
0335	J. Hatton ...	Walter Sutherland ...	11 0 0	Wonthaggi	121	1.10.17	3 6 0	10s. "	Wonthaggi
067	James Rowe ...	Mary Carter ...	2 0 0	Nerring ...	129	1.1.12	1 0 0	£1 "	Bendigo

Department of Lands and Survey,
Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

Corr. No.	Name.	Area.	Parish.	Date of Payment.	AMOUNT COLLECTED.				Paid to Receiver of Revenue at—
					Balance.	Grant Fee.	Assurance Fee.	Total Amount.	
		A. B. F.			£ s. d.	£ s. d.	s. d.	£ s. d.	
Under Section 44 of the <i>Land Act</i> 1890 as amended by the <i>Land Act</i> 1898.									
2959	Theodore E. Moller (1, 2, 3) ..	103 0 18	Dimboola ..	19.2.21	3 18 0	1 6 0	3 6	5 7 6	Horsham - 1.4.07
Under Section 49 of the <i>Land Act</i> 1901.									
2385	Thomas Henderson and Francis Leslie Henderson	155 0 39	Natte Yallock ..	22.9.24	..	1 6 0	0 6	1 12 6	Melbourne 1.10.09
3380	Thomas Henderson and Francis Leslie Henderson (4)	20 0 0	Rathscar ..	22.9.24	..	1 1 0	1 2	1 2 2	" 1.7.09
3378	Thomas Henderson and Francis Leslie Henderson (5)	20 0 0	" ..	22.9.24	..	1 1 0	1 1	1 2 1	" 1.1.10
3884	Thomas Henderson and Francis Leslie Henderson (5)	20 0 0	" ..	22.9.24	..	1 1 0	1 1	1 2 1	" 2.1.11
3377	Thomas Henderson and Francis Leslie Henderson (5)	20 0 0	" ..	22.9.24	..	1 1 0	1 1	1 2 1	" 1.7.10
0420	Janet A. Hart (6) ..	19 3 26	Barkly ..	2.10.24	..	1 1 0	0 8	1 1 8	" 1.7.11
0421	Benjamin C. Hart (6) ..	19 3 23	" ..	2.10.24	..	1 1 0	0 8	1 1 8	" "
0422	Benjamin C. Hart (6) ..	19 3 24	" ..	2.10.24	..	1 1 0	0 8	1 1 8	" "
0544	Alexander N. Robertson (6) ..	19 3 27	Moliagul ..	6.10.24	2 5 0	1 1 0	0 8	3 6 8	Dunolly 1.7.13
2156	Fredk. Wm. Atkins (4) ..	99 1 8	Numbie ..	20.3.24	2 10 0	4 0 2	Omeco 1.9.10
			Munjie	8.9.24	..	1 6 0	4 2		Melbourne
Under Section 61 of the <i>Land Act</i> 1898.									
2586	Christina M. Ovens (7) ..	56 0 0	Jancourt	{ 16.9.21 17.12.23	2 2 0	1 6 0	1 2	3 9 2	Melbourne 1.6.05
Under Section 56 of the <i>Land Act</i> 1901.									
3394	Dudley Edward Timmins (7)	60 0 10	Tambo	{ 11.3.24 8.9.24	0 15 3	1 6 0	1 4	2 2 7	Bairnsdale 1.11.09
3183	William H. Cambridge (7) ..	114 2 17	"	{ 10.1.24 29.9.24	1 8 9	2 17 2	Melbourne 1.11.10
015	Frances Emanuel White (7, 8)	177 1 38	Narrang ..	10.6.24	6 13 6	1 6 0	3 9	8 5 9	Sale 1.7.10
2483	Janet A. Hart (7) ..	122 0 18	Barkly ..	2.10.24	..	1 6 0	2 7	1 8 7	Avoca 1.9.10
Under Section 218 of the <i>Land Act</i> 1901.									
375w	R. H. Smith ..	134 2 30	Willenabrina	23.10.24	29 16 3	1 6 0	2 10	31 5 1	Melbourne
409w	R. H. Smith ..	54 0 1	"	23.10.24	11 16 3	1 6 0	1 2	13 3 5	"
Under Section 322 of the <i>Land Act</i> 1901.									
8174	Arthur E. Cartledge (9, 10) ..	6 0 0	Sale	{ 24.3.24 27.9.24	0 16 6	1 1 0	1 5	2 13 11	Sale 1.2.04
Under Section 8 of the <i>Land Act</i> 1911.									
299	James Cox (11) ..	25 3 37	Yandoit ..	16.9.24	8 2 6	1 1 0	0 7	9 6 4	Castlemaine 1.12.14
Under Section 46 of the <i>Land Act</i> 1915.									
587	Septimus Wright (12) ..	20 0 0	St. Arnaud	15.9.24	..	1 1 0	0 10	1 1 10	St. Arnaud
140	Mary E. Cable (1) ..	65 2 0	Boort ..	2.10.24	32 3 6	1 6 0	2 1	33 11 7	Melbourne 1.1.18
895	William Archer (7) ..	19 0 0	Faraday ..	10.10.24	..	1 1 0	0 5	1 1 5	Castlemaine
Under Section 88 of the <i>Land Act</i> 1915.									
0483	Hannah McKindley (13) ..	5 0 0	Castlemaine	10.10.24	4 17 6	1 1 0	0 4	5 18 10	Castlemaine
Under Section 131 of the <i>Land Act</i> 1915.									
3001	Mary O'Hehir (14) ..	1 0 0	Bullarto ..	1.10.24	..	0 10 6	0 3	0 10 9	Daylesford
03094	E. M. Baker (15) ..	0 2 5	Merbein ..	7.10.24	4 8 4	1 1 0	0 5	5 9 9	Melbourne
Under Section 175 of the <i>Land Act</i> 1915.									
3545	Annie Maxwell (16) ..	0 0 28 7/8	Ballaarat ..	8.10.24	7 0 0	1 1 0	0 9	8 1 9	Ballaarat
Under Section 93 of the <i>Closer Settlement Act</i> 1915.									
95	The Trusts Corporation of the Diocese of Gippsland	0 1 0	Stratford	{ 19.6.23 18.4.23 31.3.22 24.9.24	6 0 0	Sec. C.S. Board, Melbourne
96	Education Department	2 0 0	"		48 0 0	1 1 0	0 3	7 1 3	" "

- (1) Second class.
- (2) Partly in lieu of *Gazette* notice dated 1st February, 1922.
- (3) Assurance paid covers area transferred to T.C. Block Crown Grant, *Gazetted* 21st March, 1923.
- (4) First class.
- (5) First class, special valuation, £1 7s. 6d. per acre.
- (6) First class, special valuation, £1 5s. per acre.
- (7) Third class.
- (8) Includes 2s. 6d. interest.

- (9) Capital value £33.
- (10) Includes 15s. balance of monetary aid instalments.
- (11) Third class, includes 2s. 3d. interest.
- (12) First class from licence, section 86, *Land Act* 1915.
- (13) Capital value £1 10s. per acre.
- (14) £5 rent paid credited.
- (15) £5 11s. 8d. rent paid credited.
- (16) Rent paid, £11, credited as portion of purchase money.

Department of Lands and Survey,
Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

LIST OF CROWN LANDS AVAILABLE (OTHER THAN MALLEE LANDS).

THE undermentioned areas are available for application, as provided by various sections of the Land Act 1915, and all applications received on or before the 8th November, 1924, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria. 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 to enable them 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. Market plans of any particular area, application forms, and any further information, may be obtained from the Inquiry Office, Lands Department, Melbourne, and Land Officers, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, Sale, Seymour, Stawell, St. Arnaud, and Warracknabeal.

H. S. BAILEY,
Commissioner of Crown Lands and Survey,
Melbourne, 28th October, 1924.

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

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.		Survey Fee.	Valuation of Improvements (if any).	Location of Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Soil, Timber, Suitability (Grazing, &c.).
						Classification.	Value per Acre.							
		A.	R.	F.	£ s. d.		£ s. d.							
AGRICULTURAL AND GRAZING LANDS—SELECTION PURCHASE ALLOTMENTS.—Division 4, Part I, Land Act 1915.														
Bairnsdale (a)	Tanjil	Glenakdale	8a	C	625 2 15	3rd	0 10	0 18 15 0	To be valued	In west of parish (871/46)	15 miles from Fernbank R.S.	Bush roads	Woolshed creek	Hilly country, suitable for grazing; timbered with stringybark and gum
"	Dargo	Bullmivaal	18	B	168 0 6	3rd	0 10	0 14 10 0	To be valued	In east of parish (236/46)	15 miles from Bairnsdale R.S.	Bush roads	Creek	Hilly country, suitable for grazing; timbered with stringybark
"	Croajingolong	Bendock	78-79	B	639 1 35	3rd	0 10	0 25 17 6	To be valued	In east of parish (866/29)	56 miles from Orbest R.S.	Bush roads	Creek	Hilly country, suitable for grazing; timbered with stringybark
Alexandra (a)	Anglesey	Niagaroon	53	B	419 0 0	3rd	0 10	0 22 12 6	To be valued	In west of parish (0195/121)	15 miles from Alexandra R.S.	Bush roads	Crystal Creek	Hilly country, suitable for grazing; timbered with messmate and stringybark
"	"	Eildon	72	B	400 0 0	4th	0 5	0 16 10 0	To be valued	In north of parish (262/50)	7 miles from Alexandra R.S.	Bush roads	U T Creek	Hilly country, suitable for grazing; timbered with stringybark
Beechworth (a)	Benambra	Thologolong	24	A	444 0 0	4th	0 5	0 16 10 0	To be valued	In south-west of parish (905/29)	16 miles from Tallangatta R.S.	By road	To be conserved	Hilly country, fair soil, suitable for grazing; timbered with gum, box and stringybark
Hamilton	Follett	Wanwin	32	"	872 2 27	3rd	0 10	0 14 7 6	To be valued for 640 acres	Near centre of parish (01219/121)	9 miles from Dartmoor R.S.	By road	To be conserved	Flat country, sandy soil; timbered with stringybark
Melbourne (a)	Evelyn	Woori Yallock	68c, 68d, 68e	"	257 0 0	2nd	0 15	0 12 12 6	To be valued	In south-east of parish (046/35)	4 miles from Launching Place R.S.	By road	Leather-Creek	Hilly country; timbered with apple, messmate, and stringybark
LAND AVAILABLE UNDER SECTION 111, LAND ACT 1915 (SWAMP LAND).														
Ararat (b)	Ripon	Bunnagal (Heifer Swamp land)	6	C	44 0 0	5th	Half-yearly instalment	5 5 0	£18	In south of parish	5 1/2 miles from Glonthompson R.S.	By road	To be conserved	Grey clayey and good black soil, well grassed, suitable for grazing

(a) Subject to special mining condition, section 81, Land Act 1915.

(b) Capital value, £220.

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

APPLICATIONS FOR LEASES APPROVED.

THE following applications for Leases under Section 86 of the *Closer Settlement Act 1915*, as varied by the Discharged Soldiers Settlement Acts, having been approved, it is hereby notified that the instalment specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

No. of Lease.	Name of Lessee.	Estate.	Parish.	Area.	Allotment.	Section.	Date of Lease.	Term.	Capital Value.	Adjustment Amount.	First Instalment Due.	Half-yearly Instalment.	Payable to Receiver of Revenue at—
		A. R. P.							£ s. d.	£ s. d.	£ s. d.	£ s. d.	
641/86.6	George Maxwell	Valor	Woondallah	222 0 13	10	C	1.9.22	3 1/2 years	1,900 12 11	0 12 11	1.3.25	57 0 0	Sale
4807/86.6	William G. Lawrence	Caldermeade	Yallock	47 2 5	23		11.4.21	3 1/2 years	2,213 2 8	3 2 8	11.10.23	66 6 0	Warragul
5023/86.6	Charles E. Thorne	Section 20	Jindivick	97 3 34	88A, 88B		22.7.20	3 1/2 years	1,451 17 0	1 17 0	22.1.22	43 10 0	
3758/86.6	Andrew B. Shaw	"	Sherwood	104 0 0	65D		27.7.21	3 1/2 years	2,465 0 0		27.1.23	73 19 0	Melbourne
	John J. Green	"	Windham	290 1 34	42B, 42E, 42F, 53A		18.2.21	3 1/2 years	1,800 0 0		18.8.22	54 0 0	Seymour
3902/86.6	Ronald H. Burslem	"	"	445 0 32	66, 66A, 68, 69, 70		17.8.21	3 1/2 years	2,452 10 0		17.2.23	73 11 6	"
3860/86.6	Thomas E. Snowden	"	Bonegilla	200 0 20	3, 3A	5	17.5.22	3 1/2 years	2,452 8 3	2 8 3	17.11.23	73 10 0	Wodonga
3647/86.6	George H. Rae	Merriang	Murrungee	141 1 13	3, 3A	K	6.12.20	3 1/2 years	2,163 15 3	3 15 3	6.6.23	64 16 0	Beechworth
3803/86.6	William J. Bell	Whorouly	Whorouly	476 2 14	85A, 88D		21.7.22	3 1/2 years	2,158 12 11	3 12 11	21.1.24	64 13 0	
3889/86.6	Percy C. Barber	Section 20	Walwa	119 1 12	3B, 3C, 4A	1	7.6.22	3 1/2 years	2,334 3 3	4 3 3	7.12.23	69 18 0	Tallangatta
4455/86.6	John O'Donnell	"	Lismore	47 3 5	3	2	7.11.21	3 1/2 years	2,392 0 0	2 0 0	7.5.23	11 14 0	Camperdown
4443/86.6	Percival J. Londrigan	"	Kelora	150 0 31	B1		26.4.21	3 1/2 years	2,500 0 0		26.10.22	78 0 0	"
4468/86.6	John E. Londrigan	"	"	149 0 11	A1	7	26.4.21	3 1/2 years	2,400 0 0		26.10.22	72 0 0	"
4561/86.6	Samuel R. Cairns	"	Glenormiston	320 0 1 1/2	2		12.9.19	3 1/2 years	2,400 0 0		12.3.21	72 0 0	"
4534/86.6	George O. R. Tarrant	"	"	35 0 8	6	13	23.2.22	3 1/2 years	2,498 16 9	3 16 9	23.8.23	74 17 0	"
4208/86.6	Alfred H. Niblett	"	"	92 2 30	23A	16	16.9.21	3 1/2 years	2,490 0 0		16.3.23	74 14 0	"
4247/86.6	Walter A. Alderson	Dreelite (Calvert's)	Dreelite	75 0 29	25E		17.9.21	3 1/2 years	2,500 0 0		17.3.24	72 0 0	Colac
4200/86.6	Frederick L. Baggis	Dreelite (Davie's)	"	104 3 5	11, 11A, 11B		8.8.21	3 1/2 years	2,500 0 0		8.2.24	75 0 0	"
4191/86.6	Frank G. Stratton	Dreelite (Calvert's)	"	98 3 22	24A		15.8.21	3 1/2 years	2,290 0 0		15.2.23	68 14 0	"
4133/86.6	Neil A. McKenzie	"	"	88 0 27	24B		8.8.21	3 1/2 years	2,400 0 0		8.2.24	72 0 0	"
4132/86.6	Arthur E. Helm	"	"	107 2 17	11C		8.8.21	3 1/2 years	2,250 0 0		8.2.24	67 10 0	"
4131/86.6	John H. W. Law	"	"	99 0 25	8, 8A		8.8.21	3 1/2 years	2,350 0 0		8.2.24	75 0 0	"
4120/86.6	Francis Rowwick	"	"	107 2 11	8B, 8C		8.8.21	3 1/2 years	2,350 0 0		8.2.24	70 10 0	"
4124/86.6	Albert C. Ranbrook	Dreelite (Calvert's)	"	92 2 35	22B		8.8.21	3 1/2 years	2,350 0 0		8.2.24	70 10 0	"
4097/86.6	Percy G. Rippon	"	"	88 3 16	24		17.9.21	3 1/2 years	2,500 0 0		17.3.23	75 0 0	"
4280/86.6	George Abernethy	"	"	93 3 40	54	B	1.6.21	3 1/2 years	2,500 0 0		1.12.23	75 0 0	"
	Joseph Hemphill	Kenna's and Coverdale's	Ellerslie	168 1 5	40		23.12.21	3 1/2 years	2,500 0 0		23.6.23	75 0 0	Terang
4613/86.6	Arthur Merritt	Section 20	Spring Hill	76 0 26	14		8.3.20	3 1/2 years	1,265 0 0		8.9.21	40 19 0	Creswick
4067/86.6	John J. King	Travalla	Yanparahwill	326 3 9	6	19	2.6.21	3 1/2 years	2,300 0 0		2.12.23	59 0 0	Ballaarat
4412/86.6	Sidney G. Black	Section 20	Mirce	188 1 35	10		29.8.20	3 1/2 years	2,500 0 0		29.3.22	75 0 0	Geelong
4453/86.6	Leslie A. Richmond	"	Lake Lake Wol-lard	240 0 0	1A	15	19.2.21	3 1/2 years	1,966 2 6	1 2 6	19.8.22	58 19 0	"
4473/86.6	Henry St. Omer Dentry	"	Wensleydale	427 2 14	1		3.7.22	3 1/2 years	1,527 0 0	2 0 0	3.1.24	45 15 0	"
4531/86.6	William H. Browne	"	Minners	317 3-30	75B2, 76B2	19	4.11.20	3 1/2 years	1,875 0 0		4.5.22	56 5 0	Ararat

Department of Lands and Survey, Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Act 1915, Sections 2, 121, and 123.

APPLICATIONS FOR LICENCES APPROVED.

THE following applications for Licences under sections 54, 121, and 129 of the Land Acts having been approved, it is hereby notified that the rents and fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Number of Licence.	Name and Address of Licensee.	Area, subject to modification of Boundaries and Area.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence.	Amount to be Collected.				Payable to Receiver of Revenue at—
								Payment, including instalment of Survey Charge (if any).	Fee for Licence.	Total Amount of First Payment.	£ s. d.	
0218	Patrick Cummins the younger, Longwood (1,2,3,4)	104 0 0	Monteas South	104		1st	1.1.1915	1 19 0	1 0 0	Seymour
Under Section 54 of the Land Act 1901.—Payment to be made half-yearly.												
Under Section 121 of the Land Act 1915.—Payment to be made yearly.												
0202	G. Robertson, Denicall Creek (5)	15 0 0	Wickliffe North	1 to 5	C		1.9.1924	3 0 0	0 5 0	3 10 0		Ararat
0767	W. J. Poulter, Woolamai (5)	1 1 0	Murrooing	45			1.10.1924	0 10 0	0 5 0	0 15 0		Wonthaggi
06773	E. Canney, Bonks	52 3 14	Bonks	North of Allot. 9			1.9.1924	2 13 0	0 5 0	3 2 6		Horsham
06758	P. M. Bright, Narrung	769 0 0	Narrung	Departmental reserve between and adjoining allot.			"	12 16 4	0 5 0	14 2 9		Swan Hill
06775	E. H. Heinrich, Rainbow	100 0 0	Pigick	10, 10B, 10, 10B			"	7 10 0	0 5 0	8 7 6		Horsham
06774	A. D. J. King, Narrung	330 0 0	Narrung	Franchise to 4 and 4A			"	5 10 0	0 5 0	6 4 2		Swan Hill
06761	E. J. Dempster, Narrung	700 0 0	"	Adjoining allot. 12			1.8.1924	11 13 4	0 5 0	13 17 4		"
Under Section 129 of the Land Act 1915.—Payment to be made yearly.												
0370	Geo. Morphet, Orbest	3 0 0	Newmerella	12	D		1.7.1924	1 0 0	..	0 10 0		Bairnsdale
0433	Edmund Jas. Tibby, Reglan (5)	2 3 2	Reglan				1.4.1924	1 0 0	..	0 15 0		Ballarat
0444	Olive Maud Coad, Black Lead (5)	3 0 0	Buninyong				1.7.1924	1 0 0	..	0 10 0		"
096	Hilda May Gray, Elmhurst (5)	3 0 0	Glenpatrick				"	1 0 0	..	0 10 0		Avoca
0428	James Williams, Main Lead (5)	2 3 39	Beaufort				"	1 0 0	..	0 10 0		Ballarat
01504	Francis Wright, Waratah Bay (5, 6)	3 0 0	Waratah	5	B		1.7.1920	1 0 0	..	4 10 0		Melbourne
01803	Chas. F. Clark, Woodside (5, 6, 7)	2 0 0	Woodside	12			1.7.1924	0 15 0	..	0 7 6		Yarram
01806	Walter C. Rowley, Woodside (5, 6)	1 0 0	"	3 and 4	9		1.9.1924	0 10 0	..	0 3 4		"
06604	A. A. Cameron, Rainbow (8)	2 3 36	Rainbow	4	A		1.7.1924	1 0 0	..	16 0 0		Horsham

(1) This is an antedated licence.—(2) Portion of lease dated 2nd July, 1900, under section 29, Land Act 1898.—(3) Subject to special mining condition, section 98, Land Act 1901.—(4) Rent paid to 1st January, 1921, £1 fee for licence paid.—(5) Amount paid.—(6) Residence and garden site.—(7) Balance of valuation improvements, £30, payable in instalments of £15 each with the rents which become due on 1st January, 1925, and 1st January, 1926, respectively.—(8) Includes valuation of improvements, £15 10s.

Department of Lands and Survey,
Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

RETURN of all Transfers registered at the Office of Titles issued under sections 42-44, 47-49, 59-61, 54-56, 8, 46, 50, and 110 of the Land Acts 1890, 1898, 1901, 1904, 1909, 1911, and 1915; 10 of the *Settlements on Land Act 1893*; and sections 49, 86, and 86, 6 of the *Closer Settlement Acts* for the following periods:—

Corr. No.	Name of Transferor.	Name of Transferee.	Particulars of Land Transferred.				Receiver of Revenues at—
			Parish.	Allotment.	Section.	Extent.	
							A. B. P.
Period ending the 5th day of September, 1924.							
2815/42.44	H. Askew	His Majesty the King	Wangerrip	Pl. 121	..	1	Colac
0222/47.49	T. J. Elliott, J. H. Elliott, and G. S. Elliott (executors of M. A. Elliott)	George Stanley Elliott, Rathscar West	Rathscar	30E	..	19	Avoca
3816/47.49	C. E. Sadler, administrator of J. H. Sadler	Christine Eden Sadler, Cape Clear	Dereel	48	..	20	Ballaarat
3816/47.49	C. E. Sadler, administrator of J. H. Sadler	Christine Eden Sadler, Cape Clear	..	48	..	20	Ballaarat
0222/47.49	M. A. Elliott	Thomas Job Elliott, James Henry Elliott, George Stanley Elliott, Rathscar West (executors)	Rathscar	30E	..	19	Avoca
173/46	M. McK. Adams	Campbell Maxwell Adams, Newarpar (executor)	Talhegeira	34	..	639	Horsham
27/8	A. S. Aylward	Sarah Jane Warren, Rutherglen	Lilliput	14C	..	5	Rutherglen
1642/10	J. Luney	Herbert Henry Hayes, Orbest (administrator)	Lilliput	3	..	10	Traralgon
1642/10	H. R. Hayes	Margaret Lunney, South Yarra; Rupert Lunney, Rosedale	Rosedale	3	..	10	Traralgon
27/8	C. M. Wilson	Adeline Susan Aylward, Rutherglen (administrator)	Lilliput	14C	..	5	Beechworth
LEASES UNDER THE CLOSER SETTLEMENT ACTS.							
06/49	J. Gough (administrator of W. F. Gough)	Edward David Gough, by direction John Gough, Howe's Creek	Howqua West	90, 90A, 91	..	640	Alexander
07/49	J. Gough (executor of J. T. Gough)	Mary Jane Gough, Howe's Creek	Sale	7 to 11, 91A	..	555	Sale
1059/49	J. J. Kennedy	Archibald Stuart McToll, The Heart, Sale	Barrarbool	19A	A	52	Geelong
3270/86	E. M. Harrower	Abraham Barrer Wallace, Belmont	Nunawading	10	..	5	The Secretary
4014/86	F. Russell	Thomas Edward Toulson, Box Hill	..	97A	..	11	Closer Settlement Board, Geelong
3960/49	W. Vanstan	Mary Ann Vanstan, Balliang (executrix)	Balliang	32	A	179	Melbourne
Period ending the 12th day of September, 1924.							
025/47.49	J. S. Glendinning	John Bailey Glendinning, Christie's	Ringwarri	Pt. 52A	..	170	Varnam
4426/47.49	C. Irwin	James Albert Terrill, Rutherglen	Chilfern West	286, 287	..	40	Rutherglen
14250/54.56	A. Donald	George Young Terrill, John Rose Young Hendry, Stony Creek	Tarwin South	23A	..	531	Melbourne
3544/54.56	E. J. Mahoney	Henry Hayes, Barungarook	Barungarook	32B	..	257	Colac
3544/54.56	J. Mahoney	Edward John Mahoney, Eilmany (administrator)	..	32B	..	257	Colac
2561/53.61	G. R. Phillips	Andrew Ernest Commons, Delegate River	Cabamandra	4C, 4D	A	198	Bairnsdale
2232/59.61	W. P. Ryan (executors of M. B. Deane)	Thomas Tehan, Mitchell's Creek	Moornbool East	46, 47	..	425	Heathcote
572/46	W. P. Ryan (administrator of A. M. Ryan)	James Alphonsus Ryan, Tarwin	Nerrina	34G, 34H	..	199	Melbourne
152/46	L. E. L. Kirby (executor of T. Kirby)	Laundy Edward Ingham Kirby, Woodvale	Nerring	3D	..	32	Bendigo
572/46	A. M. Ryan	William Patrick Ryan, Rockhampton, Queensland (administrator)	Nerrina	34G, 34H	5A	199	Melbourne
101/50	W. Waller	Harry Hillman, Buaar	Warak	27A, 27B	..	232	Ararat
0223/54.56	W. F. Graham	William Patrick Smith, Briargolong	Briargolong	123A	..	52	Sale

LEASES—TRANSFERS REGISTERED AT THE OFFICE OF TITLES—continued.

Cort. No.	Name of Transferor.	Name of Transferee.	Particulars of Land Transferred.			Receiver of Revenue at—
			Parish.	Aliotment.	Section.	
LEASES UNDER THE CLOSER SETTLEMENT ACTS.						
5093/86.6	W. Wilden	John Barclay Farrington, Meeniyan	Nerrera	20D		The Secretary Closer Settlement Board, Melbourne
3357/86.6	A. Smith	Henry Thomas Hester, North Cundare	Cundare	10		Colac
4009/86.6	A. J. O'Mahony,	James Gordon George, Beaufort	Yangerahwill	3	15	Ballaarat
959/86	A. M. Byrne	Barbara Elizabeth Sampson, Moyhu	Moyhu	14	9	Wangaratta
1946/49	M. Petersen	Gordon John Lyndon, Callignee	Loy Yang	15v, 15v1, 15v3, 15w, 16s, 16t, 16t1	A	Traralgon
Period ending the 26th day of September, 1924.						
0488/47.49	H. W. M. Speed	Charles Herbert Kerry, 46 Selwyn-avenue, Elwood	Woori Yallock	58		Melbourne
0488/47.49	F. S. Marshman, S. M. Marshman	Harrie William Matthew Speed, 20 Collins-street, Melbourne	"	58		"
3863/47.49	R. Siveswright	Carl Frederick Muller, Gymbowen	Gymbowen	8A		Horsham
5535/47.49	C. Moran	Thomas Chambers Fraser Bright, Jumbuk	Jeeralang	19	A	Traralgon
14401/47.49	T. B. Hansen, L. L. Pollard, J. M. Holmes (executors of A. H. Hansen)	Rosalie Carolino Hansen, Surrey Hills	Warburton	41, 41b		Melbourne
2520/47.49	R. F. Leven	Maria Rebecca Lewen, 75 Studley-road, Ivanhoe, (executrix)	Echuca North	11		Echuca
6811/54.56	M. Goode	Union Trustee Company of Australia Limited, 333 Collins-street, Melbourne (as executors)	Moe	165F		Warragul
6387/54.56	R. Montgomery	Mary Ann Montgomery, Kybyllite, South Australia (executrix)	Boorookpi	85b		Horsham
0560/110	P. Clarke	Leslie Roberts Rundell, Myamyn	Condah	1	12	Portland
LEASES UNDER THE CLOSER SETTLEMENT ACTS.						
737/49	T. C. Schulz	John Stephen Hancock, Swan Hill	Tyntynder	1	D	Swan Hill
291/86.6	N. K. Simmons	William Edwin Medew, Morwell	Hazelwood	17A	A	Traralgon

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 27th October, 1924.

Land Act 1915.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTICE is hereby given that permits to occupy Crown Lands have been issued to the following approved-applicants, and that the rents and fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Number of Lease.	Name and Address of Lessee.	A. E. P.	Parish or Situation.	Allotment.	Section.	Class.	Date of Lease.	Amount to be Collected.				Payable to Receiver of Revenue at—
								Survey Charge Payable in 15 Half-yearly Instalments.	Payment, including Interest on Survey Charge (if any).	Fee for Lease.	Total Amount of First Payment.	
Under Section 46 of the Land Act 1915.—Payment to be made half-yearly.												
898	Albert Samuel Enoch Shay, Moliagul (1)	150 0 0	Moliagul	61	10	1st	1.10.24	..	3 15 0	1 0 0	4 15 0	Dunolly
476	Albert J. Goodear, Loose Bag, Geelong (2)	100 0 0	Durridwarrah	B20	..	3rd	1.10.24	..	1 5 0	1 0 0	2 5 0	Geelong
900	George Trower, Archdale (1)	480 0 0	Archdale	28D	..	1st	1.10.24	..	2 0 0	1 0 0	3 0 0	Dunolly
478	Catherine McInerney, Lovely Banks	59 3 36	Durridwarrah	F1	..	3rd	1.11.24	..	0 15 0	1 0 0	1 15 0	Geelong
475	William Cunningham, Bell Brae	57 0 3	Jan Juc	3rd	1.11.24	..	0 14 6	1 0 0	1 14 6	Geelong
851	Luke O'Bryan, Mumbanner	407 0 0	Wanwin	3rd (V.C.)	1.10.24	..	2 10 11	1 0 0	3 10 11	Portland
Under Section 50 of the Land Act 1915.—Payment to be made half-yearly.												
1260	Benjamin Barker, Railway-street, Morwell	74 2 39	Warburton	361, 365	..	2nd	1.11.24	..	1 8 2	1 0 0	2 8 2	Melbourne
783	R. P. Conole, Dartmoor	640 0 0	..	29	..	3rd	1.10.24	..	8 0 0	1 0 0	9 0 0	Portland
784	Annie Conole, Dartmoor	331 0 0	..	29A	..	3rd	4 2 9	1 0 0	5 2 9	..
Under Section 198 of the Land Act 1915.—Payment to be made half-yearly.												
04906	W. Coghlan, Sandringham (3)	866 2 0	Margooya	28	..	4th, 8s	1.11.24	..	8 15 0	5 1 4	13 6 4	Swan Hill

(1) Subject to special mining condition, section 81, Land Act 1915. (2) In lieu of notice gazetted 15th October, 1924, page 3414.

(3) Subject to charge on land, 5520, advances £97 10s., and valuation of improvements, £203 15s.

Department of Lands and Survey,
Melbourne, 27th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198, as varied by the Discharged Soldiers Settlement Acts.—Mallee.
APPLICATIONS FOR LEASES APPROVED.
 THE following applications for Leases under section 198 of the *Land Act 1915*, as varied by the Discharged Soldiers Settlement Acts, having been approved, it is hereby notified that the rents and fees specified in each case may be received by the undersigned Officers authorized by the Treasurer to collect Territorial Revenue. Payment to be made half-yearly.

Number of Lease.	Name and Address of Lessee.	Area.	Parish.	Allotment.	Section.	Class.	Date of Lease.	Term.	Amount to be Collected.			Payable to Receiver of Revenue at—
									Survey Charge made in 12 Half-yearly Instalments.	Half-yearly Rent Instalment of Charge (if any).	Date of First Payment.	
02707	F. N. Cox, Patchewellook	633	...	37	...	3rd, 18s.	28.6.22	41 years	£ s. d.	28.6.23	£ 6 1 8	Birchip
04856	J. Green, Hattah	751	...	7 and 8	...	4th, 10s. 6d.	13.11.21	43 years	£ s. d.	19.11.24	5 19 5	Mildura
04942	O. Pyke, Natya	656	...	50	...	3rd, 18s.	16.11.21	43 years	£ s. d.	15.11.24	4 6 6	Swan Hill
04923	E. S. Ackland, Ouyen	661	...	18	...	3rd, 18s.	24.10.21	42 years	£ s. d.	6.8.23	6 8 3	Birchip
04597	M. E. Mumford, Chillingollah	459	...	36	...	2nd, 20s.	5.4.21	42 years	£ s. d.	6.4.23	6 12 3	Swan Hill
04585	A. Hoeking, Rainbow	503	...	26	...	4th, 8s.	1.6.21	43 years	£ s. d.	1.4.23	7 4 6	Swan Hill
05705	P. J. Foley, Natya	674	...	1	...	3rd, 15s. 6d.	22.3.20	43 years	£ s. d.	1.9.23	4 8 3	Swan Hill
05306	L. G. Oxon, Natya	696	...	25	...	3rd, 15s. 6d.	22.3.20	43 years	£ s. d.	22.3.23	7 11 7	Mildura
05304	H. E. Horsley, Nowingi	784	...	32	...	3rd, 14s. 8d.	25.3.22	43 years	£ s. d.	23.3.25	8 14 0	"
05302	J. Smith, Nowingi	718	...	38	...	3rd, 13s. 8d.	6.4.21	43 years	£ s. d.	23.3.25	8 1 6	"
04589	C. H. Saunders, Bolton	613	...	38	...	4th, 10s. 6d.	6.4.21	43 years	£ s. d.	6.4.24	4 19 3	Swan Hill
02773	G. R. Wakley, Kooloonong	744	...	10	...	3rd, 13s.	14.6.21	42 years	£ s. d.	14.6.23	7 1 9	"

H. S. BAILEY,
 Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198.—Mallee.
APPLICATIONS FOR LEASES APPROVED.
 THE following applications for Leases under section 198 of the *Land Act 1915* having been approved, it is hereby notified that the rents and fees specified in each case may be received by the undersigned Officers authorized by the Treasurer to collect Territorial Revenue. Payment to be made half-yearly.

Number of Lease.	Name and Address of Lessee.	Area.	Parish.	Allotment.	Section.	Class.	Date of Lease.	Term.	Amount to be Collected.			Payable to Receiver of Revenue at—
									Half-yearly Rent.	Fee for Lease.	Total Amount of First Payment.	
04914	E. Edleston, Yaaapeet	A. B. P. 26 0 0	...	16A	...	1st, 25s.	2.1.22	40 years	£ s. d.	£ 1 8 2	£ 1 8 2	Horsham
05320	E. Blythman, Woomelang	60 0 0	...	25A, 25B	...	1st, 20s.	1.2.21	"	£ s. d.	1 0 0	1 12 6	Birchip
04626	C. J. Leard, Ouyas	29 0 0	...	20A	...	"	1.8.22	"	£ s. d.	1 0 0	1 7 3	Wycheproof
01597	S. Stepper (the younger), Ouyen	751 0 0	...	16	...	3rd, 13s.	1.11.22	"	£ s. d.	1 0 0	7 2 1	Mildura
01697	H. W. Wood, Yaaapeet	311 0 0	...	7A, 7B, 7C	...	1st	1.5.14	"	£ s. d.	1 0 0	5 7 6	"
01716	E. A. Buckingham, Kulwin	751 0 0	...	2	...	2nd, 6d.	2.10.22	"	£ s. d.	1 0 0	9 4 4	Birchip
02973	I. H. Grayling, Rainbow	176 0 0	...	28	...	17s. 6d.	1.7.22	"	£ s. d.	1 0 0	2 2 0	Horsham
05708	H. N. Emmett, Nunga	88 0 0	...	8	...	3rd, 10s.	1.7.21	"	£ s. d.	1 0 0	1 19 3	Birchip
05553	L. Munro, Tiesga	60 0 0	...	59A	...	17s. 6d.	1.8.22	"	£ s. d.	1 0 0	1 15 0	Warracknabeal
05321	E. Blythman, Woomelang	61 0 0	...	28A	...	1st, 20s.	1.2.21	"	£ s. d.	1 0 0	1 19 3	Wycheproof
05605	W. H. Dunstan, Waitecho	85 0 0	...	3A, 3B, 3C	...	"	1.9.22	"	£ s. d.	1 1 3	2 1 3	Swan Hill
05292	E. E. Lattimer, Ouyen	89 0 0	...	Wagant	...	2nd, 18s.	1.4.22	"	£ s. d.	1 0 1	2 0 1	Birchip

H. S. BAILEY,
 Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
 Melbourne, 24th October, 1924.

Department of Lands and Survey,
 Melbourne, 24th October, 1924.

The Closer Settlement Act 1915.—Mallee.

Section 86, as varied by the Discharged Soldiers Settlement Acts.

LEASES SURRENDERED.

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

District.	Corr. No.	Name.	Section of C.S. Act under which Leased.	Parish.	Allot.	Area.	Class.	Reason.	Pay Office.
Mallee ..	03606	O. F. Daley ...	86-6	Mildura ...	1, sec 44, Block F	A. R. P. 10 2 25 ⁹ / ₁₆	...	New lease to issue for amended area	Mildura
" ..	03604	L. D. Park ...	86-6	" ..	3, sec. 44, Block F	10 0 0	...		" " "

Department of Lands and Survey,
Melbourne, 17th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

MALLEE LANDS.

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

Allotment.	Parish.	Area in Acres.	Name of former Lessee.	Name of present Lessee.	Next rent due.	Pay Office.
18	Carina ...	597	R. G. Sherwell ...	Sam Fisher and Susannah Marion Fisher	1.11.24	Horsham
62	Wilkur ...	961	T. H. Mann and G. E. Young	George Ernest Young ...	1.1.25	Warracknabeal
64	" ..	628	T. H. Mann and G. E. Young	George Ernest Young	"	"
65	" ..	329	T. H. Mann and G. E. Young	George Ernest Young ..	"	"
23	Eureka ...	558	J. Tynan ...	Joseph Albert Storer	"	Swan Hill
10	Walpeup ...	758	E. McMahon ...	Joseph Henry McMahon ...	1.10.24	Warracknabeal
1A	D. ddo ...	676	W. H. Kruse and C. Cahl ...	Stanley Clifford Green ...	1.1.25	Horsham
3	Hindmarsh ...	1,201	F. J. Chaplin ...	John Chaplin and Alexander Ephraim Chaplin	"	"
64	Werrap ...	480	F. J. Chaplin ...	John Chaplin and Alexander Ephraim Chaplin	"	"
28	Murnungin ...	556	W. J. M. McAuley, deceased, executors of	Thomas Good ...	"	Wycheproof
78, 80 & 80A	Willenabrina ...	495	T. W. Atkin ...	James Martin Brennan ...	"	Warracknabeal
81 and 81A	" ..	313	T. W. Atkin ...	James Martin Brennan	"	"
59	Wargan (1) ...	315	Elizabeth Lloyd ...	John Griffiths, sen. ...	1.10.24	Mildura
20	Polisbee ..	640	E. D. Wilkinson ...	Michael Crotty ...	1.7.21	Swan Hill

(1) Previously held as composite holding with allotment 98n, Merbein.

Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Act 1915, Section 129.—Mallee Lands.

LICENCE FOR MALLEE ALLOTMENT CANCELLED.

IT is hereby notified that the Licence specified in the Schedule hereunder has been cancelled.

Corr. No.	Date of Licence.	Section of Act.	Name of Licensee.	No of Allot.	Parish.	Reason.	Area.	Pay Office.
05727	1.10.21	129	H. A. Guice ...	5, sec. 21	Merbein ...	Land abandoned ...	A. R. P. 0 2 15	Mildura

Department of Lands and Survey (Mallee Branch),
Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

Land Act 1915, Section 121.—Mallee.

LICENCE FOR MALLEE ALLOTMENT CANCELLED.

IT is hereby notified that the Licence specified in the Schedule hereunder has been cancelled.

Corr. No.	Date of Licence.	Section of Act.	Name of Lessee.	No. of Allotment.	Parish.	Reason.	Area.	Pay Office.
02483	1.10.14	187	R. S. Williamson ...	Reserve between allots. 22 and 24	Chinangin ...	Land abandoned ...	Acres. 116	Wycheproof

Department of Lands and Survey (Mallee Branch),
Melbourne, 24th October, 1924.

H. S. BAILEY,
Commissioner of Crown Lands and Survey.

COURTS.

DUNOLLY.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Dunolly, on Tuesday, the 25th day of November, 1924, at Ten o'clock in the forenoon. Dated at Dunolly this 15th day of October, 1924.—E. E. O'GRADY, Clerk of Petty Sessions.

MILDURA.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Mildura, on Tuesday, the 25th day of November, 1924, at Ten o'clock in the forenoon. Dated at Mildura this 21st day of October, 1924.—W. H. MOHR, Clerk of Petty Sessions.

OUYEN.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Ouyen, on Tuesday, the 25th day of November, 1924, at Eleven o'clock in the forenoon. Dated at Ouyen this 21st day of October, 1924.—T. KILLEEN, Clerk of Petty Sessions.

STAWELL.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Stawell, on Tuesday, the 25th day of November, 1924, at Ten o'clock in the forenoon. Dated at Stawell this 22nd day of October, 1924.—P. W. T. NORRIS, Clerk of Petty Sessions.

WARRAGUL.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Warragul, on Tuesday, the 25th day of November, 1924, at Eleven o'clock in the forenoon. Dated at Warragul the 20th day of October, 1924.—J. HOGAN, Clerk of Petty Sessions.

WEDDERBURN.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Wedderburn, on Tuesday, the 25th day of November, 1924, at Ten o'clock in the forenoon. Dated at Wedderburn this 25th day of October, 1924.—JOHN J. T. CAHILL, Clerk of Petty Sessions.

YARRAWONGA.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Yarrawonga, on Tuesday, the 25th day of November, 1924, at Ten o'clock in the forenoon. Dated at Yarrawonga this 22nd day of October, 1924.—H. CRISFIELD, Clerk of Courts.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the year 1924, pursuant to Order in Council of 4th day of December, 1923.

BALLARAT	Tuesday, 2nd December
BENDIGO	Tuesday, 9th December
CASTLEMAINE	Thursday, 11th December
GEELONG	Tuesday, 11th November
MARYBOROUGH	Thursday, 20th November
MELBOURNE	Monday, 17th November
SALE	Wednesday, 26th November
ST. ARNAUD	Tuesday, 18th November

GENERAL SESSIONS for the year 1924, pursuant to Order in Council of 18th day of December, 1923:—

BALLARAT	Tuesday, 11th November
BENDIGO	Wednesday, 19th November
CAMPERDOWN	Tuesday, 9th December
CASTERTON	Wednesday, 19th November
CASTLEMAINE	Tuesday, 2nd December
COLAC	Tuesday, 2nd December
DAYLESFORD	Thursday, 4th December
ECHUCA	Tuesday, 18th November
GEELONG	Wednesday, 3rd December
HAMILTON	Tuesday, 18th November
HORSHAM	Tuesday, 11th November
KYNETON	Wednesday, 3rd December
MELBOURNE	Monday, 3rd November
MILDURA	Tuesday, 11th November
NHILL	Wednesday, 12th November
SHEPPARTON	Tuesday, 25th November
WANGARATTA	Wednesday, 12th November
WARRNAMBOOL	Wednesday, 10th December

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1924 at the under-mentioned places on the days hereunder named:—

BALLARAT	Tuesday, 11th November
CAMPERDOWN	Tuesday, 9th December
CASTERTON	Wednesday, 19th November

CASTLEMAINE	Tuesday, 2nd December
COLAC	Tuesday, 2nd December
DAYLESFORD	Thursday, 4th December
ECHUCA	Tuesday, 18th November
GEELONG	Wednesday, 3rd December
HAMILTON	Tuesday, 18th November
HORSHAM	Tuesday, 11th November
KYNETON	Wednesday, 3rd December
MELBOURNE	Monday, 3rd November
MILDURA	Tuesday, 25th November
NHILL	Wednesday, 12th November
OUYEN	Wednesday, 26th November
SHEPPARTON	Tuesday, 25th November
WANGARATTA	Wednesday, 12th November
WARRNAMBOOL	Wednesday, 10th December

This notice is in lieu of that previously published in the *Government Gazette*, on page 2753, of the 3rd day of October, 1923. 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 3rd day of December, 1923.

(By order of the Judges),

A. J. CLARK,
Registrar, Melbourne.

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1924 (i.e., the day to be appointed in any summons or proceeding for the appearance of the party summoned) shall be as follows:—

RETURN DAYS		
In cases under £50.	£50 and under £250.	Other cases.
November 3rd and 17th December 1st	November 3rd ... December 1st ...	November 17th December 1st

Dated at Melbourne this 10th day of December, 1923.

By order of the Judges,

A. J. CLARK,
Registrar, Melbourne.

ALTERATION OF DATES OF SITTINGS.

NOTICE is hereby given that the sittings of the County Court and Court of Insolvency appointed to be holden at the under-mentioned places have been altered as follows:—

Place of Court.	From—	To—
Mildura	Tuesday, 11th November, 1924	Tuesday, 25th November, 1924
Ouyen	Wednesday, 12th November, 1924	Wednesday, 26th November, 1924

Dated at Melbourne this 23rd day of October, 1924.

By order of the Judge,

R. McIVER,
Registrar, Melbourne.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.

Particulars may be learnt at this office, and also at the offices named in each instance. The Board of Land and Works will not necessarily accept the lowest or any tender.

30th October, 1924.

Collingwood.—Supply and delivery of electric motors and generator, Technical School. Preliminary deposit, £5. Final deposit, 5 per cent.

Cranbourne.—Repairs to residence, Police Station. Particulars at Police Station, Cranbourne and Dandenong. Preliminary deposit, £5. Final deposit, 5 per cent.

Dimboola.—New outbuildings, State School No. 1372. Particulars at Police Station, Stawell, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Gardenvale.—Additions, State School No. 3397. Preliminary deposit, £25. Final deposit, 5 per cent.

Geelong.—New bathroom, fencing, &c., H.M. Gaol. Particulars at Inspector of Works. Preliminary deposit, £5. Final deposit, 5 per cent.

Kew.—Supply and delivery of electric motors, Hospital for Insane. Preliminary deposit, £20. Final deposit, 5 per cent.

Warrnambool.—Depositing rubble outside Breakwater. Particulars at Inspector of Works. Preliminary deposit, £25. Final deposit, 5 per cent.

6th November, 1924.

Brunswick.—Remodelling State School No. 1213. Preliminary deposit, £25. Final deposit, 5 per cent.

Brunswick North.—New school, State School No. 3535. Preliminary deposit, £50. Final deposit, 5 per cent.

Glen Iris.—Additions and remodelling, State School. Preliminary deposit, £20. Final deposit, 5 per cent.

Melbourne.—Renovations and repairs, Police Station, St. Kilda-road. Preliminary deposit, £5. Final deposit, 5 per cent.

Moreland.—Repairing building damaged by fire, State School No. 2837. Preliminary deposit, £5. Final deposit, 5 per cent.

Sunshine.—Additions, Technical School. Particulars at Police Station. Preliminary deposit, £15. Final deposit, 5 per cent.

Waranga West.—New State School No. 4216. Particulars at Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Wonthaggi.—Additions, Technical School. Particulars at Police Station. Preliminary deposit, £15. Final deposit, 5 per cent.

Woranga.—New building, State School No. 4203. Particulars at Police Station, Yarram. Preliminary deposit, £10. Final deposit, 5 per cent.

13th November, 1924.

Camberwell South.—New brick building, State School No. 4170. Preliminary deposit, £50. Final deposit, 5 per cent.

Neerim South.—Repairs, painting, fencing, &c., State School No. 2432. Particulars also at Police Station, Warragul, and Inspector of Works, Traralgon. Preliminary deposit, £3. Final deposit, 5 per cent.

Woods Point.—Additions and repairs, Police Station. Particulars at Police Stations, Alexandra and Woods Point. Preliminary deposit, £5. Final deposit, 5 per cent.

20th November, 1924.

Armadale.—Remodelling, &c., State School No. 2634. Preliminary deposit, £20. Final deposit, 5 per cent.

Banawm Central.—Repairs, painting, &c., State School No. 3726. Particulars also at Police Stations, Echuca and Rochester. Preliminary deposit, £5. Final deposit, 5 per cent.

Casterton.—Repairs, painting, &c., Court House. Particulars also at Inspectors of Works offices, Hamilton and Warrnambool. Preliminary deposit, £5.

Malvern.—Repairs, painting, &c., State School No. 1604. Preliminary deposit, £5. Final deposit, 5 per cent.

Orbost.—New brick building, High School. Particulars at Inspector of Works, Bairnsdale. Preliminary deposit, £20. Final deposit, 5 per cent.

Warragul.—Repairs to school and residence, State School No. 2104. Particulars also at Police Station, Warragul, and Inspector of Works office, Traralgon. Preliminary deposit, £5.

Rushworth.—Painting State School No. 1057. Particulars also at Police Station, Rushworth, and Inspector of Works office, Shepparton. Preliminary deposit, £3. Final deposit, 5 per cent.

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

J. P. JONES,
Commissioner of Public Works.

Melbourne, 29th October, 1924.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works; &c. Tenders, endorsed "Tender for ———," must be lodged, with preliminary deposit, in Tender-box, Room 154, second floor, Railway Offices, Melbourne, at or before Eleven a.m. on the date specified. Particulars at Contractors' Room, Spencer-street, and as stated.

5th November.—Glass, wire embedded, new (plate and ribbed, &c.); for sale. Deposit, 5 per cent.

5th November.—Steel tubes and steam pipes (new), for sale. Deposit, 5 per cent.

5th November.—Enamelled notice plates, supply of. P.D., ½ per cent.

5th November.—Steel tyres, supply of. P.D., ½ per cent.

5th November.—Copper plates, supply of. P.D., ½ per cent.

5th November.—Porcelain insulators, supply of. Preliminary deposit, ½ per cent.

5th November.—Steel flat fishplates, supply of. P.D., ½ per cent.

5th November.—Enamelled leather, supply of. P.D., ½ per cent.

5th November.—Cotton waste, supply of. P.D., ½ per cent.

12th November.—Copper telephone wire and accessories, supply of. P.D., ½ per cent.

12th November.—Insulated copper wire, supply of. P.D., ½ per cent.

12th November.—Pig iron, supply of. Preliminary deposit, ½ per cent.

12th November.—Scrap copper, copper wire, &c., for sale. Deposit, 5 per cent.

12th November.—Scrap brass and copper, borings, &c., for sale. Deposit, 5 per cent.

12th November.—Mild and spring steel scrap, for sale. Deposit, 5 per cent.

12th November.—Electric run-about crane, supply of. Preliminary deposit, ½ per cent.

12th November.—Electric welding plant, supply of. Preliminary deposit, ½ per cent. (Extended from 29th October.)

12th November.—Platform gravel (1,000 cubic yards, stacked in station yard at Argyle or Heathcote station), supply of. Preliminary deposit, £1.

19th November.—Second-hand turbo alternators and boilers, for sale. Deposit, 5 per cent. (Fresh tenders.)

19th November.—Mild steel plates, supply of. Preliminary deposit, ½ per cent.

19th November.—Telephone cable, supply of. Preliminary deposit, ½ per cent.

19th November.—Mild steel sheets, lead coated or galvanized, supply of. P.D., ½ per cent.

19th November.—Scrap material (pipe, steel cable, wire rope, ovens, &c.), for sale. Deposit, 5 per cent.

19th November.—Old signal box (dismantled), telegraph registers, telephone buzzers and relays, for sale. Deposit, 5 per cent.

19th November.—Second-hand machinery (vertical boiler, grinding, drilling machines, &c.), for sale. Deposit, 5 per cent.

19th November.—Second-hand material (old pipes, tanks, pulleys, &c.), for sale. Deposit, 5 per cent.

26th November.—Iron and steel scrap (rails, structural steel, wrought iron, &c.), for sale. Deposit, 5 per cent.

26th November.—Compressed felt, for car body cushioning, supply of. P.D., ½ per cent.

26th November.—Mild steel plates, supply of. Preliminary deposit, ½ per cent.

26th November.—Superheater elements, supply of. P.D., ½ per cent. (Extended from 12th November.)

3rd December.—Mild steel, sheets, supply of. P.D., ½ per cent.

10th December.—Three-phase alternating current induction motors, starting apparatus, and accessories, supply of. P.D., ½ per cent.

10th December.—Mild steel angles, tees, and cope. Supply of. P.D., ½ per cent.

10th December.—Mild steel channel bars, supply of. P.D., ½ per cent. (Extended from 26th November.)

17th December.—Steel tires, supply of. P.D., ½ per cent.

17th December.—Steel work and machinery for two-lift spans complete for bridges over Murray River at Easton and Gonn Crossing, manufacture, supply, and delivery of. P.D., £80.

17th December.—Planished steel sheets and hoop, supply of. P.D., ½ per cent.

17th December.—Time element relays, supply of. P.D., ½ per cent.

17th December.—1½-in. brass padlocks with steel shackles, supply of. Preliminary deposit, ½ per cent.

24th December.—Draught gauges, supply of. P.D., ½ per cent.

7th January, 1925.—Tarpaulin canvas, supply of. Preliminary deposit, ½ per cent.

21st January, 1925.—Timber, suitable for pattern making, supply of. P.D., ½ per cent.

LEASING RAILWAY LANDS.

Applications are invited for letting on building lease 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.

E. C. EYERS, Secretary.

Melbourne, 29th October, 1924.

INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne.
NOTICE is hereby given that the estates of Duncan Crawford, of 63 Essex-street, Surrey Hills, labourer; Herbert Hargraves Boyce, of 185 Separation-street, Northcote, plumber; Emily Cox, of 163 Kooyong-road, Toorak, housekeeper; John James Helliar, of 183 Chomley-street, East Prahran, formerly picture showman, now out of employment; Richard Donovan, formerly of 77 Bridge-street, Sandringham, but now, of 12 Carew-street, Sandringham, railway employee; Henry James Drayson, of Almond-street, Caulfield, railway employee; Harold George Bridgeland, of 367 Glen Eira-road, Caulfield, painter; and Frederick Joseph Forde, formerly of Point Nepean-road, Chelsea, but now of Keith-avenue, Edithvale, painter, 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 fifth day of November, A.D. 1924, 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 27th day of October, A.D. 1924.

C. H. BROWN,
 a Chief Clerk.

In the Court of Insolvency, Southern District, at Colac.
NOTICE is hereby given that the estate of Malcolm Mitchell, of Colac, in the State of Victoria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Law Courts, Colac, on Friday, the 7th day of November, A.D. 1924, 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 Colac this 24th day of October, A.D. 1924.

A. H. A. STEWART,
 Chief Clerk.

In the Court of Insolvency, Seymour.
NOTICE is given that the estate of William Edward Hill, of Seymour, saddler, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Seymour, on Wednesday, the 5th day of November, A.D. 1924, 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 Seymour this 22nd day of October, A.D. 1924.

M. C. CAMPBELL,
 Chief Clerk.

In the Court of Insolvency, Western District, at Warracknabeal.
NOTICE is hereby given that the estate of William Tarrant, formerly of Warracknabeal, farmer, but now of address unknown, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Warracknabeal, on Wednesday, the 12th day of November, A.D. 1924, 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 Warracknabeal this 22nd day of October, A.D. 1924.

P. MAHONY,
 Chief Clerk.

In the Court of Insolvency, Western District, at Warracknabeal.
NOTICE is hereby given that the estate of James Thomas Stork, of Rainbow, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Warracknabeal, on Wednesday, the 12th day of November, A.D. 1924, 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 Warracknabeal this 20th day of October, A.D. 1924.

P. MAHONY,
 Chief Clerk.

In the Court of Insolvency, Northern District, at Wangaratta.
NOTICE is hereby given that the estate of Carl Hermann Mischke, of Wodonga, in Victoria, market gardener, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Wodonga, on Thursday, the sixth day of November, A.D. 1924, 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 Wodonga this 23rd day of October, A.D. 1924.

A. O'LEARY,
 a Chief Clerk.

In the Court of Insolvency, Western District, at Warrnambool.

NOTICE is hereby given that the estate of Samuel Hubert Sims (trading as R. F. Kennedy & Co.), of Timor-street, Warrnambool, in Victoria, chemist, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Warrnambool, on Thursday, the 6th day of November, A.D. 1924, 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 Warrnambool this 22nd day of October, A.D. 1924.

W. A. L. FOSTER,
 Chief Clerk.

PRIVATE ADVERTISEMENTS.**CITY OF RICHMOND.****SUMMARY OF BY-LAW No. 95.**

NOTICE is hereby given that the Richmond City Council has made a By-law, which has been approved by the Governor in Council, under section 197 of the *Local Government Act 1915* and section 10 of the *Local Government Act 1921*, prescribing areas within the municipal district as residential areas, and prohibiting within the whole of such residential areas the erection (including adaptation for use) or the use of any building for the purposes of such classes of trades, industries, manufactures, businesses, as are specified.

Clause 1 repeals By-law No. 88.

Clause 2 prescribes the residential areas Nos. 1 to 12.

Clause 3 specifies that no person shall in any residential area erect, adapt for use, or use any building for the purposes of such classes of trades, industries, or manufactures as are specified therein.

Clause 4 preserves certain statutory rights to enlarge, re-build, or extend any building used for any purpose before the coming into operation of the By-law.

A copy of the By-law is open for inspection, free of charge, during office hours, at the office of the Council.

1924

C. C. BLAZEY, Town Clerk.

Sewerage Districts Acts.**BENDIGO SEWERAGE AUTHORITY.****GENERAL NOTICE.**

THE Bendigo Sewerage Authority, 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 in the sewerage areas hereinafter described, doth hereby declare that on and after the first day of December, 1924, 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 seweraged property within the meaning of the Sewerage Districts Acts.

The boundaries of the sewerage areas hereinafter referred to are—

Sewerage Area 19 (1st Section).

Commencing at the intersection of the centres of Bendigo Creek and Short-street; thence south-east by the centre of Short-street to centre of Queen-street; south-west by the centre of Queen-street to centre of Wattle-street; north-west by centre of Wattle-street to centre of Bendigo Creek; and thence north-east by centre of Bendigo Creek to the commencing point.

Sewerage Area 20.

Commencing at the intersection of High and Short streets; thence south-east by Short-street to centre of Bendigo Creek; south-west by centre of Bendigo Creek to a point in line with the south-west boundary of allotment 7, section 127c, City of Bendigo; north-west by a line and the south-west boundaries of allotments 7, 6, and 5 to the easternmost angle of allotment 37, section 127c; south-west by the south-east boundary of that allotment and a line to the centre of Burr-street; north-west by centre of Burr-street to south-east boundary of allotment 12, section 127c; north-east and north-west by the boundaries of that allotment to High-street; and north-east along High-street to the commencing point.

Sewerage Areas 100 (2nd Section) and 101.

Commencing at the northernmost angle of allotment 12, section "E," City of Bendigo; thence south-east by the north-east boundary of that allotment to a point on the north-west boundary of allotment 364; south-west and south-east by the boundaries of that allotment and a line to centre of Bendigo Creek; south-west by centre of Bendigo Creek to Nolan-street; north-west along Nolan-street to centre of Bridge-street; north-east by centres of Bridge-street and White Hills-road to a point in line with the north-east boundary of allotment 12, section "E"; and thence south-east by a line to the commencing point.

By order of the Bendigo Sewerage Authority,

E. M. VAINS, Chairman.

H. C. INGLETON, Secretary.

Sewerage Authority Offices, Bendigo, 23rd October, 1924.

SHIRE OF BROADFORD.

NOTICE is hereby given that at a meeting of the Council of the Shire of Broadford, held on Friday, 17th October, 1924, the Council did agree to the following resolution, that is to say:—

"That in order to raise the sum required to carry out an electric lighting scheme for the Township of Broadford the Council of the Shire of Broadford hereby authorizes the borrowing of the sum of £1,500, at 6½ per cent. per annum, repayable in ten equal yearly instalments of £203 12s. 1d., including principal and interest, by providing out of the Municipal Fund the said amount on the 10th day of December in each respective year."

Notice is hereby further given that a meeting of the said Council will be held at the Shire Hall, Broadford, on Friday, the 24th November, 1924, when the resolution set out above will be submitted for confirmation.

J. R. TUFFS, Shire Secretary.

Shire Office, Broadford, 23rd October, 1924. 849

SHIRE OF DIMBOOLA.

RAINBOW POUND.

NOTICE is hereby given that George McIntosh, of Rainbow, has been appointed Poundkeeper at the above Pound, in lieu of Nehemiah Rogers, resigned.

By order,

E. LOCK, Shire Secretary.

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SHIRE OF GLENELG.

NOTICE is hereby given that Donald Campbell, of Merino, has been appointed Poundkeeper for the Merino Pound in the place of Thomas Denton Clarke, resigned.

J. GLANCY, Shire Secretary.

Council Chambers, Casterton, 23rd October, 1924. 850

SHIRE OF GLENELG.

NOTICE is hereby given that Thomas Andrew Kennedy, of Chetwynd, has been appointed Ranger for the East and West Ridings of Glenelg Shire, in the place of William Edward Mills, who has resigned.

J. GLANCY, Shire Secretary.

Council Chambers, Casterton, 23rd October, 1924. 851

SHIRE OF GLENELG.

NOTICE is hereby given that Arthur Harvey has been appointed Weighbridge Keeper at Merino in the place of William Gornalle Parker, who has resigned.

J. GLANCY, Shire Secretary.

Council Chambers, Casterton, 23rd October, 1924. 852

SHIRE OF MANSFIELD.

NOTICE OF INTENTION TO BORROW THE SUM OF FIVE THOUSAND FIVE HUNDRED POUNDS FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF MANSFIELD.

TAKE notice that the Council of the Shire of Mansfield proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said shire, the sum of Five thousand five hundred pounds, such sum to be raised by the issue of debentures in accordance with the provisions of the *Local Government Act, 1915*.

The rate of interest to be paid is £7 per centum per annum. Such moneys shall be repayable by twenty-nine half-yearly instalments of £299 0s. 11d., and a final instalment of £298 17s. 4d., including principal and interest, by providing out of the municipal fund the above amounts on the first day of January and the first day of July, in each respective year, during the currency of the loan.

Such moneys shall be repayable at Mansfield, at the Bank of New South Wales, or at the council's bankers for the time being, in Mansfield.

The purposes for which the loan is to be applied are:—

- | | |
|---|--------------|
| 1. Metalling, gravelling, and other improvements, High and Highest streets, Mansfield | £2,200 |
| 2. Opening quarry, providing road-bins, &c. | 720 |
| 3. Motor lorry | 780 |
| 4. Erection Delatite Homestead bridge and road deviation | 1,000 |
| 5. Erection bridge, Burnt Creek | 250 |
| 6. Gravelling and general repairs, Jamieson, Gaffney's Creek, and Woods Point | 550 |
| | <hr/> £5,500 |

The plans, specifications, and estimate of cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the shire offices, Mansfield.

Dated this twenty-second day of October, One thousand nine hundred and twenty-four.

904

E. W. FINLASON, Shire Secretary.

SHIRE OF LAWLOIT.

NOTICE OF INTENTION TO BORROW THE SUM OF FOUR THOUSAND POUNDS FOR ELECTRIC LIGHT WORKS.

NOTICE is hereby given that the dates for repayment of interest and principal on the loan have been altered. For line sixteen (16) of advertisement inserted on 28th August, 1924, read first day of June and first day of December, in lieu of first day of April and first day of October.

By order of the Council,

THEO. P. KELLY, C.E., Shire Secretary.

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SHIRE OF UPPER MURRAY.

NOTICE OF INTENTION TO BORROW THE SUM OF £1,500.

TAKE notice that the Council of the Shire of Upper Murray proposes to borrow the sum of £1,500 on the credit of the President and Councillors of the Shire of Upper Murray, such sum to be raised by the issue of debentures, in accordance with the provisions of Part XIV. of the *Local Government Act 1915*.

1. The rate of interest to be named in such debentures shall be 6 per cent. per annum.

2. The moneys borrowed shall be repayable by the redemption of one debenture each year, together with interest at the Bank of Australasia, Corryong, or the Council's bankers for the time being.

3. The purpose for which the loan is to be applied is the erection of Shire Hall in Corryong.

4. The loan is to be liquidated by the provision out of the Municipal Fund of £100 each year for a period of 15 years.

5. The plans, specifications, and estimates of the cost of permanent works referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Council Office, Corryong.

J. THOMAS SULLIVAN, C.E., Shire Secretary.

Corryong, 22nd October, 1924. 890

SHIRE OF WALPEUP.

NOTICE is hereby given that Henry E. McWhirter has been appointed Ranger for the Underbool and Murrayville Ridings of the Shire in place of William H. Wiltshire, resigned.

K. MATHESON, Shire Secretary.

Shire Office, Ouyen, 24th October, 1924. 853

THE SHIRE COUNCIL OF WHITTLESEA.

NOTICE is hereby given that pursuant to section 464 of the *Local Government Act 1915*, maps, specifications, sections, and other works for the construction of a road deviation have been deposited for inspection at the office of the Shire Council of Whittlesea, at Mernda, through Crown portion VII, Parish of Toorourrong, County of Bourke, and Crown portion VI of the said parish and county. All persons affected by the proposed work or undertaking are called upon to set forth, in writing, addressed to James Ryan, the municipal clerk to the said Council, within forty days from the publication of this notice in the *Government Gazette*, all objections which they may have to the work or undertaking.

Dated this twenty-third day of October, 1924.

JAS. RYAN, Secretary to Council.

J. Sabelberg, "Whitehall," Bank-place, Melbourne, solicitor for the said shire. 848

NOTICE is hereby given that the partnership heretofore existing between Clarence Leopold Simmons and Alfred Ernest Simmons, carrying on business as tobacco merchants at 89 Condell-street, Fitzroy, under the firm name or style of M. Simmons, was, on the thirtieth day of June, One thousand nine hundred and twenty-four, dissolved by mutual consent.

Dated the 22nd day of October, One thousand nine hundred and twenty-four.

(Signed) ALFRED E. SIMMONS.

Witness—ALBERT E. JONES, solicitor, 317 Collins-street, Melbourne. 894

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Alfred Claude Sussems and Robert Charles Ballantyne, carrying on business of motor engineers and motor garage proprietors (including motor hire work), under the style of "Tooronga Motor Works," at 166 Malvern-road, Malvern, has been dissolved by mutual consent as from the sixteenth day of September, One thousand nine hundred and twenty-four, as far as concerns the said Alfred Claude Sussems, who retires from the said firm. All debts due to and owing by the said Tooronga Motor Works will be received and paid respectively by the said Robert Charles Ballantyne, who will continue to carry on the said business in his own name.

Dated the fourth day of October, One thousand nine hundred and twenty-four.

Signed by the said ALFRED CLAUDE SUSSEMS, in the presence of A. C. Sussems.

Witness—J. A. STENNER.

Signed by the said ROBERT CHARLES BALLANTYNE in the presence of Robert C. Ballantyne.

Witness—J. A. STENNER.

Lawson and Jardine, solicitors, 123 William-street, Melbourne. 932

NOTICE is hereby given that the partnership in the business of timber agents and brokers carried on by Herbert John Watkins and Ernest Harold Ward, at No. 50 Market-street, Melbourne, under the name of Watkins & Ward, has been dissolved as from the thirtieth day of June, One thousand nine hundred and twenty-four. The said Herbert John Watkins will carry on the business at the same address under his own name, and will receive and pay all debts due to or by the said firm.

Dated the twenty-seventh day of October, 1924.

HERBERT JOHN WATKINS.
ERNEST H. WARD.

Weigall and Crowther, solicitors, 459 Chancery-lane, Melbourne. 867

NOTICE is hereby given that the partnership heretofore carried on by us, the undersigned, as estate agents at Bentleigh, under the style or firm of "W. & H. P. Anstee," has been dissolved as from the twenty-fourth day of September, 1924. The said business will in future be carried on by Henry Phillip Anstee alone, under the name of "Anstee's Estate Agency."

Dated this 30th day of September, 1924.

M. M. A. ANSTEE.
H. P. ANSTEE.

Witness to both signatures—W. O. BURT, solicitor, Melbourne.

Geo. Bullen and Son and Burt, solicitors, 60 Queen-street, Melbourne. 868

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned William Edgar Grierson and Harold Williams, in the business of electrical engineers and contractors, carried on by us at No. 154 Race-course-road, Newmarket, has been dissolved by mutual consent as from the eleventh day of October, 1924, and the business will henceforth be carried on by the said William Edgar Grierson alone, who will pay and discharge all debts and liabilities and receive all moneys payable to the said late firm.

Dated this eleventh day of October, 1924.

W. E. GRIERSON.
HAROLD WILLIAMS.

Witness to both signatures—RICHARD H. RODDA, solicitor, &c., Melbourne.

R. H. Rodda and Ballard, solicitors, 490-4 Little Collins-street, Melbourne. 926

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Edward Lawson, Thomas Harvey, and William Swindall Turner, as roof tilers and slaters, lately of 133 High-street, Prahran, under the name of Harvey and Son, has been dissolved as from the 6th day of September, 1924. The said Edward Lawson Thomas Harvey will receive all debts and pay all liabilities of the said partnership and carry on business under the said name of Harvey & Son at the above address.

Dated at Prahran this 22nd day of October, 1924.

W. S. TURNER.
E. L. T. HARVEY.

Witness to the above signatures—S. KANE, 133 High-street, Prahran. 891

Companies Act 1915.

LEEDS MANUFACTURING PROPRIETARY LIMITED.
NOTICE OF EXTRAORDINARY RESOLUTION.

(Pursuant to Section 185.)

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the above-named company duly called and held at the registered office of the company, 1st Floor, 17 Queen-street, Melbourne, on Saturday, the eleventh day of October, 1924, at Eleven o'clock in the forenoon, the following extraordinary resolution was passed unanimously, that is to say:—

"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that Mr. George Stevenson, of 17 Queen-street, Melbourne, public accountant, be appointed liquidator for the purposes of such winding up."

930 (Sgd.) A. I. TAUBMAN, Secretary.

THE GALLEY REACH RUBBER ESTATES LIMITED
(IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the *Companies Act 1915*, that a General Meeting of the members of the above-named company will be held at the registered office of the company, 84 William-street, Melbourne, on Wednesday, the 10th day of December, 1924, at a quarter past Two o'clock p.m., for the purpose of having an account laid before the members showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 21st day of October, 1924.

M. S. CARO, Liquidator.

84 William-street, Melbourne. 900

No. 183.—16605.—7

RE MESSRS. BURSTON & TRELEAVEN PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that at a Meeting of the above company held on 13th October, 1924, it was resolved—

- (1) By special resolution that the company be wound up voluntarily.
- (2) That William Buck, public accountant, Bank-place, Melbourne, be the liquidator in such winding up.

923

WILLIAM J. BUCK, Liquidator.

THE AUTOMOBILE FINANCE COMPANY OF AUSTRALIA LIMITED.

NOTICE is hereby given that a Call (the 1st) of Two shillings and sixpence per share has been declared on all shares, Nos. 13196 to 28375 inclusive, and is due and payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 12th November, 1924.

By order of the Board,

JOHN BRANDON, Secretary.

Melbourne, 24th October, 1924. 905

In the Supreme Court.—In the matter of the *Companies Act 1915* and in the matter of LIXIE PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the twenty-seventh day of October, 1924, presented to the said Court by Allen Percy Potter, of 37 Drake-street, Elsternwick, commercial agent, and that the said petition is directed to be heard before the Court sitting at Melbourne on the tenth day of November, 1924, and any creditor or contributory of the said company desirous to support or oppose the making of any order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned on payment of the regulated charge for the same.

NORRIS & NORRIS, of 340 Collins-street, Melbourne, solicitors for the petitioner.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to reach the above-named not later than Four o'clock in the afternoon of the ninth day of November, 1924. 933

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of William Frederick Salmon, late of Woodland-street, North Essendon, in the State of Victoria, accountant and grazier, deceased (who died on the 12th day of September, 1923, and probate of whose will was, on the 21st day of February, 1924, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, and Daniel Robert Dossetor, architect, and Herbert George Howe Colclough, manager, both of Woodland-street, North Essendon aforesaid), are hereby requested to send particulars, in writing, of their claims to the said executors, in the care of the said company, at its address as above, on or before the 16th day of December, 1924. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said William Frederick Salmon, deceased, which shall have come to their hands or possession among 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 so distributed to any person of whose claim they shall not then have had notice.

Dated this 21st day of October, 1924.

DERHAM, ROBERTSON, & DERHAM, 465 Collins-street, Melbourne, solicitors for the said executors. 931

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Mary Agnes Leahy, late of Big Hill, near Bendigo, spinster, deceased (who died on the 17th day of September, 1922, and probate of whose will, dated the 15th day of February, 1921, was, on the 10th day of November, 1922, granted to Joseph Patrick Leahy, of Big Hill, farmer; Robert Leahy, of Hargreaves-street, Bendigo, hotel-keeper; and John Leahy, of Jarklan, farmer, the executors appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, in care of Hogan and Gleeson, solicitors, Bull-street, Bendigo, on or before the 3rd December, 1924, after which date the said executors will proceed to distribute the assets of the said Mary Agnes Leahy, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice as aforesaid.

Dated this 24th October, 1924.

HOGAN & GLEESON, of 53 Bull-street, Bendigo, solicitors for the executors. 877

PURSUANT to the *Trusts Act 1915*, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Boota Singh, late of Nambour, in the State of Queensland, and formerly of Sale, in the State of Victoria, labourer, deceased (letters of administration of whose estate, with his will annexed, have been granted by the Supreme Court of Victoria to The Union Trustee Company of Australia Limited, of Collins-street, Melbourne), are hereby required to forward particulars thereof to the undersigned, on or before the eighth day of December, 1924, after which date the said company will proceed to distribute the assets amongst the persons entitled thereto, having regard only to those claims or demands of which it shall then have had notice; and will not be liable to any person of whose claim or demand it shall not then have had notice.

Dated the twenty-seventh day of October, 1924.

GEO. H. WISE, Foster-street, Sale, proctor for the said company. 879

PURSUANT to the *Trusts Act 1915*, notice is hereby given that all persons having claims against the estate of Catherine Flynn, late of McCrea-street, Bendigo, in the State of Victoria, widow, deceased (who died on the fourth day of December, One thousand nine hundred and twenty-three, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twentieth day of March, One thousand nine hundred and twenty-four, to Patrick Flynn, of Bridge-street, Bendigo aforesaid, labourer), are hereby required to send particulars of such claims to John Thomas Keane, solicitor, Commercial House, Charing Cross, Bendigo, on or before the tenth day of December, One thousand nine hundred and twenty-four, after which date the said Patrick Flynn will proceed to distribute the assets of the said Catherine Flynn, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall have then had notice. And notice is hereby further given that the said Patrick Flynn will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated the twenty-ninth day of October, One thousand nine hundred and twenty-four.

J. T. KEANE, B.A., LL.B., Commercial House, Charing Cross, Bendigo, proctor for the executor. 882

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 John Lawrence Robbins, late of Barnedown, in the State of Victoria, labourer, deceased, intestate (who died on the sixth day of September, One thousand nine hundred and twenty-four, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the third day of October, One thousand nine hundred and twenty-four, to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, in the said State), are required to send in particulars of such claims, in writing, to the said company, on or before the twenty-ninth day of November, One thousand nine hundred and twenty-four. And notice is hereby given that on and after that date the said company will proceed to distribute the assets of the said John Lawrence Robbins, deceased, among the persons entitled thereto, having regard only to the claims whereof the said company shall then have had notice; and it will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim the said company shall not then have had notice.

Dated this twenty-third day of October, 1924.

WATSON & JAMES, of Bull-street, Bendigo, proctors for the said company. 847

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 James Stephens, late of Mittyack, in the State of Victoria, farmer, deceased, intestate (who died on the sixth day of August, One thousand nine hundred and twenty-four, and letters of administration of whose estate, during the minority of the eldest surviving child of the said deceased, were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-ninth day of September, One thousand nine hundred and twenty-four, to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, in the said State), are required to send in particulars of such claims, in writing, to the said company, on or before the twenty-ninth day of November, One thousand nine hundred and twenty-four. And notice is hereby given that on and after that date the said company will proceed to distribute the assets of the said James Stephens, deceased, among the persons entitled thereto, having regard only to the claims whereof the said company shall then have had notice; and it will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim the said company shall not then have had notice.

Dated this twenty-third day of October, 1924.

WATSON & JAMES, of Bull-street, Bendigo, proctors for the said company. 848

NOTICE TO CREDITORS.—RE MARY ANN HELWIG, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Mary Ann Helwig, formerly of Culgoa, in the State of Victoria, but late of Drouin West, in the said State, married woman, deceased (who died on the twenty-second day of May, 1924, and probate of whose will was, on the thirtieth day of July, 1924, granted to David Herbert Scott, of Fern-tree Gully-road, Notting Hill, in the said State, estate agent, one of the executors named therein), are hereby required to send particulars, in writing, of such claims to the said executor, at his said address, on or before the fifteenth day of December, 1924. And notice is hereby further given that after that date the said executor will proceed to distribute the assets of the said 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 notice is also hereby given that he will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this eighteenth day of October, 1924.

LEACH & THOMSON, Law Court Chambers, number 191 Queen-street, Melbourne, solicitors for the said executor. 843

NOTICE TO CREDITORS.—RE ANN JANE ROBERTSON, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Ann Jane Robertson, late of 416 Queen's-parade, North Fitzroy, in the State of Victoria, married woman, deceased (who died on the sixth day of July, 1924, and probate of whose will was, on the sixth day of August, 1924, granted to Margaret Ellen Baulderstone, of 5 Delbridge-street, North Fitzroy aforesaid, married woman, and William Hill, of 11 Westgarth-street, Fitzroy aforesaid, checker, the executrix and executor named therein), are hereby required to send particulars, in writing, of such claims to the said executrix and executor, in care of the said William Hill, at 11 Westgarth-street, Fitzroy, on or before the eighth day of December, 1924. And notice is hereby further given that after that date the said executrix and executor will proceed to distribute the assets of the said deceased which shall have come to their hands amongst the persons entitled thereto, having regard only to claims of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this eighth day of October, 1924.

LEACH & THOMSON, Law Court Chambers, number 191 Queen-street, Melbourne, solicitors for the said executrix and executor. 844

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having claims against the estate of Alfred John Padbury, late of 203 Whitehorse-road, Box Hill, in the State of Victoria, undertaker, deceased (who died on the seventeenth day of April, 1924, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of July, 1924, to Archibald Thompson, of 450 Collins-street, Melbourne, solicitor, the executor named therein, or against the firm of A. W. Padbury, carrying on business as undertakers, at Cotham-road, Kew; Whitehorse-road, Box Hill; and at Burwood-road, Hawthorn), are hereby required to send particulars, in writing, of such claims to the said Archibald Thompson, at his address as above set out, on or before the sixth day of December, 1924, after which date the said Archibald Thompson will distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice. And the said Archibald Thompson will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated the twenty-first day of October, 1924.

OAKLEY, THOMPSON, & DAVIES, "Cornhill," 450 Collins-street, Melbourne, proctors for the said Archibald Thompson. 845

NOTICE TO CREDITORS.

NOTICE is hereby given that Arthur William Edson Fewster, of Bona Vista, via Nilma, in the State of Victoria, farmer, has, by deed dated the 8th day of October, 1924, conveyed and assigned all his estate, property, and effects whatsoever and wheresoever to Godfrey Montague Fosbery, of 60 Queen-street, Melbourne, public accountant, upon trust for realization and otherwise for the benefit of the creditors of the said Arthur William Edson Fewster, as in the said deed mentioned. All persons having any claims against the estate are hereby requested to send the same, and particulars thereof, accompanied by a sworn proof of debt, to the said Godfrey Montague Fosbery, on or before the 10th day of November, 1924, after which date the trustee will distribute the trust funds amongst those persons only of whose claims notice shall have been given.

Dated the 24th day of October, 1924.

G. M. FOSBERY, Trustee.
G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435. 925

PURSUANT to the *Trusts Act 1915*, notice is hereby given that all creditors and others having any claims against the estate of Hugh Brady, late of 412 Drummond-street south, Ballarat, in the State of Victoria, retired farmer, deceased (probate of whose will was granted to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat aforesaid, the sole executor named in and appointed by the said will), are hereby required to send particulars of such claims, on or before the fourth day of December, 1924, to the said company. And notice is hereby given that after the said 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 may then have had notice; and it 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-seventh day of October, 1924.

CUTHBERT, MORROW, & MUST, Ballarat, proctors for the said company. 888

STATUTORY NOTICE TO CREDITORS.—ALEXANDER CORRY, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all creditors or other persons having any claims or demands against the estate of Alexander Corry, late of 28 Millswyn-street, South Yarra, in the State of Victoria, medical practitioner, deceased (who died on the eleventh day of March, One thousand nine hundred and twenty-three, and probate of whose last will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of October, One thousand nine hundred and twenty-four, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State, the executor appointed by the will of the said deceased), are hereby required to send particulars, in writing, of such claims to the said company, addressed to the manager of the said company, at its Melbourne office, 408 Collins-street, Melbourne, on or before the tenth day of December, One thousand nine hundred and twenty-four, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice in writing. And the said company will not be liable for the assets or any part thereof, to any person of whose claim it shall not then have had notice in writing.

Dated this twenty-third day of October, One thousand nine hundred and twenty-four.

HOAD & RICHARDS, 440 Chancery-lane, Melbourne, proctors for the said company. 927

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 Theodore Napier, late of "Magdala," Woodlands-street, Essendon, in the State of Victoria, gentleman, deceased (who died on the 29th day of August, 1924, and probate of whose will and three codicils thereto was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 20th day of October, 1924, to Harry Emmerton, of 352 Collins-street, Melbourne, in the State of Victoria, solicitor, and The Trustees, Executors, and Agency Company Limited of 412 Collins-street, Melbourne aforesaid, the executors named in the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, at the address of the said Harry Emmerton, on or before the 30th day of November, 1924, after which date the said executors will proceed to distribute the assets of the said Theodore Napier, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And they will not be answerable or liable for the said assets, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the twenty-ninth day of October, 1924.

J. M. SMITH & EMMERTON, solicitors, 352 Collins-street, Melbourne. 928

NOTICE TO CREDITORS.

NOTICE is hereby given that Charles Wyndham Franklin and Cyril Geoffrey Franklin, trading as Luxatone Co., of 112 Chapel-street, Windsor, in the State of Victoria, music sellers, have by deed dated the 3rd day of October, 1924, conveyed and assigned all their estate, property, and effects, whatsoever and wheresoever, to Godfrey Montague Fosbery, of 60 Queen-street, Melbourne, public accountant, upon trust for realization and otherwise for the benefit of the creditors of the said Charles Wyndham Franklin and Cyril Geoffrey Franklin, as in the said deed mentioned. All persons having any claims against the estate are hereby requested to send the same and particulars thereof, accompanied by a sworn proof of debt, to the said Godfrey Montague Fosbery, on or before the 10th day of November, 1924, after which date the trustee will distribute the trust funds amongst those persons only of whose claims notice shall have been given.

Dated the 24th day of October, 1924.

G. M. FOSBERY, Trustee.
G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435. 924

NOTICE TO CREDITORS.—BRIDGET NOONAN, DECEASED.

ALL persons having any claims against the estate of Bridget Noonan, formerly of Dudley-street, West Melbourne, and of "Tasma," Parliament-place, Melbourne, but late of Coonil-crescent, Malvern, in the State of Victoria, spinster, deceased (who died on the thirtieth day of June, One thousand nine hundred and twenty-four, and probate of whose will and three codicils was granted by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the executor named therein), are hereby requested to send particulars, in writing, of such claims direct to the said company, on or before the twenty-ninth day of November, One thousand nine hundred and twenty-four, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its possession, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the twenty-ninth day of October, One thousand nine hundred and twenty-four.

M. MORNANE, 125 Queen-street, Melbourne, proctor for the said company. 897

STATUTORY NOTICE TO CREDITORS.—In the will of MICHAEL DOWLING, DECEASED.

PURSUANT to the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Michael Dowling, formerly of North Coburg, but late of "Tipperary," Major-road, Fawkner, in the State of Victoria, retired farmer, deceased (who died on the sixteenth day of July, 1924, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-third day of October, 1924, to the National Trustees, Executors, and Agency Co. of Australasia Limited, of 113 Queen-street, Melbourne, in Victoria aforesaid), are requested to send particulars, in writing, of such claims to the executor, the National Trustees, Executors, and Agency Co. of Australasia Limited, on or before the first day of December, 1924, after which date the said National Trustees, Executors, and Agency Co. of Australasia Limited will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to and being liable only in respect of claims of which the said National Trustees, Executors, and Agency Co. of Australasia Limited shall then have had notice.

Dated this twenty-eighth day of October, 1924.

FRANK BRENNAN & Co., 20 Queen-street, Melbourne, proctors for the executor. 901

STATUTORY NOTICE TO CREDITORS.—ELIZABETH BRIDGET KRABBE, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Elizabeth Bridget Krabbe (otherwise known as Bridget Krabbe), formerly of No. 82 Story-street, Parkville, in the State of Victoria, married woman, but late of No. 109 Macpherson-street, North Carlton, in the said State, widow, deceased (who died on the third day of July, One thousand nine hundred and twenty-four, and probate of whose will was, on the eighth day of October, One thousand nine hundred and twenty-four, granted by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, in the said State, the executor named therein), are hereby required to send particulars, in writing, of such claims to the said National Trustees, Executors, and Agency Company of Australasia, on or before the eighth day of December, One thousand nine hundred and twenty-four, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, to any person of whose claim the said company shall not then have had notice.

Dated this twenty-fourth day of October, 1924.

L'ESTRANGE & KENNEDY, Nos. 291-3 Bridge-road, Richmond, proctors for the said company. 917

RE THOMAS McCORRY, DECEASED.

ALL Persons having claims against the estate of Thomas McCorry, late of Yarragon, retired farmer, deceased, are required to send particulars to the undersigned solicitors for George Terrill Ascott, farmer, and Charles Henry Standing, carter, both of Yarragon, the executors of the will of the said deceased, on or before the 29th day of November, 1924, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto; and will not be liable for assets so distributed to any person of whose claim they shall not have had notice.

Dated this 22nd day of October, 1924.

GRAY & FRIEND, proctors, Warragul. 920

STATUTORY NOTICE TO CREDITORS.—*RE* JOHANN FRIEDRICH WILHELM HELWIG, DECEASED.

PURSUANT to the *Trusts Act* 1915, notice is hereby given that all persons having claims against the estate of Johann Friedrich Wilhelm Helwig, late of Jeparit, in the State of Victoria, retired farmer, deceased (who died on the eleventh day of June, 1924, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the fifteenth day of October, 1924, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State), are hereby required to send particulars of such claims to the said company, at 333 Collins-street, Melbourne aforesaid, on or before the first day of December, 1924, after which date the said company will proceed to distribute the assets of the said Johann Friedrich Wilhelm Helwig, deceased, which shall have come to its hands amongst the beneficiaries entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the twenty-second day of October, 1924.
MURPHY & AINSLIE, solicitors, Roy-street, Jeparit, proctors for the said company. 929

NOTICE TO CREDITORS.

NOTICE is hereby given that Reginald Burke and Ernest William Oliver, of 837 Rathdown-street, North Carlton, in the State of Victoria, trading as R. Burke, slipper manufacturers, have by deed dated the 17th day of October, 1924, assigned all their estate, property, and effects whatsoever and whosoever to Samuel Wilfrid Garside, of Chancery House, Little Collins-street, Melbourne, upon trust for realization or otherwise for the benefit of the creditors of the said Reginald Burke and Ernest William Oliver, as in the deed mentioned. All persons having any claims against the estate are hereby required to forward same and particulars thereof, accompanied by a sworn proof of debt, to the said Samuel Wilfrid Garside, Chancery House, 440 Little Collins-street, Melbourne, on or before the twelfth day of November, 1924, after which date the trustee will distribute the funds among those persons only of whose claims he shall have had notice.

Dated this 29th day of October, 1924.
S. W. GARSIDE, Trustee.
S. W. Garside, public accountant, Chancery House, Little Collins-street, Melbourne. 916

PURSUANT to the *Trusts Act* 1915, notice is hereby given that all creditors and other persons having any claims against the estate of Maggie Jane Mackie, late of 43 Littlewood-street, Hampton, in the State of Victoria, widow, deceased (who died on the sixth day of August, 1924, and probate of whose will was granted to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, in the said State, the executor thereof), are hereby required to send in particulars, in writing, of such claims to the said company, at its address aforesaid, on or before the 9th day of December, 1924, after which date the said company will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which 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 such notice shall not have been given as aforesaid.

Dated the 28th day of October, 1924.
BURT, STEWART & SON, proctors, 31 Queen-street, Melbourne, and at Rushworth, Murchison, and Tatura. 921

NOTICE TO CREDITORS.—*RE* ERNEST HYDE, DECEASED.

PURSUANT to the provisions of the *Trusts Act* 1915, notice is hereby given that all persons having any claims against the estate of Ernest Hyde, late of Yuille-street, Brighton Beach, in the State of Victoria, electrician, deceased (who died on the thirteenth day of August, One thousand nine hundred and twenty-four, and probate of whose will was, on the third day of September, One thousand nine hundred and twenty-four, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Amelia Kate Hyde, of Yuille-street, Brighton Beach aforesaid, widow, the sole executrix named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned Henry Wasdale Shepherd, at his address set out below, the proctor for the said Amelia Kate Hyde, on or before the thirtieth day of November, One thousand nine hundred and twenty-four. And notice is hereby given that after that date the said executrix will proceed to distribute the assets of the said deceased which shall have come into her hands or possession amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and that she will not be liable for the assets, or any part thereof so distributed to any person of whose claim she shall not then have had notice.

Dated this twenty-eighth day of October, 1924.
H. W. SHEPHERD, of the Southern Cross Chambers, 317 Collins-street, Melbourne, proctor for the said executrix. 893

STATUTORY NOTICE TO CREDITORS—*RE* RACHEL KARMEL, DECEASED.

PURSUANT to the provisions of the *Trusts Act* 1915, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Rachel Karmel, late of No. 68 Grosvenor-street, St. Kilda, in the State of Victoria, married woman, deceased (who died on the twenty-fourth day of March, One thousand nine hundred and twenty-four, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-sixth day of June, One thousand nine hundred and twenty-four, to Raphael Karmel, of "Bute," Ellamatta-avenue, Mosman, in the State of New South Wales, accountant, the sole executor named in and appointed by the said will), are hereby requested to send in particulars of such claims or demands, in writing, to the undersigned, at No. 331 Collins-street, in the City of Melbourne, in the State of Victoria, on or before the twenty-ninth day of November, One thousand nine hundred and twenty-four, after which date the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of such creditors and other persons of which the said executor shall then have had notice; and that the said executor will not be answerable or liable for the claims and demands of such creditors and other persons of which it shall not have had notice at the time of such distribution.

Dated the twenty-seventh day of October, One thousand nine hundred and twenty-four.

BRAHAM & PIRANI, 331 Collins-street, Melbourne, proctors for the said executor. 918

JAMES CONSTABLE, DECEASED.

PURSUANT to the provisions in that behalf contained in the *Trusts Act* 1915, notice is hereby given that all creditors and others having any claims against the estate of James Constable, formerly of Hartington-street, Elsternwick, in the State of Victoria, but late of Montague-avenue, East St. Kilda, in the said State, commercial traveller, deceased (who died on the 1st day of September, 1924, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 17th day of October, 1924, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, the executor named in the said will), are hereby required to send particulars, in writing, of such claims, on or before the fourth day of December, 1924, to the said company, at its address abovementioned. And notice is hereby also given that after the said fourth day of December, 1924, 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 the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice.

Dated this 22nd day of October, 1924.

WISEWOLD & DUNCAN, Imperial Chambers, 408 Collins-street, Melbourne, solicitors for the said company. 895

MONDAY, 1st DECEMBER, AT ELEVEN O'CLOCK.

In the Supreme Court of the State of Victoria.—*Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Lily Carter, Royert, Illawarra-road, Newmarket, married woman, being her separate property not subject to any restriction against anticipation unless by reason of section 22 of the *Married Woman's Property Act* 1915, such property should be liable to execution notwithstanding such restriction, the said Sheriff will, on Monday, the first day of December, 1924, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Wellington-street, Flemington (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 Lily Carter, in and to all that piece of land, being lot 51 on plan of subdivision, number 3456, lodged in the Office of Titles, and being part of Crown allotment 15, section 4, at Newmarket, Parish of Doutta Galla, County of Bourke, and being the whole of the land more particularly described in certificate of title, volume 4043, folio 808594.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 25th day of October, 1924.

922

THOMAS WOOD, Sheriff's Officer.

MINING NOTICES.

NEW DEBORAH REEF GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 16th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 12th November, 1924.

J. J. STANISTREET
880 (McColl, Rankin, & Stanistreet), Manager.

AJAX SOUTH GOLD MINING COMPANY NO LIABILITY,
DAYLESFORD.

A CALL (22nd) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 12th November, 1924, at the company's office, 19 A.M.P. Chambers, Lydiard-street north, Ballarat.

J. H. PETERS, Manager.
887

SOUTH LONG TUNNEL GOLD MINING CO. N.L.

NOTICE is hereby given that a Call (the 9th) of One penny per share on the uncalled capital of the above company has been made, due and payable to the manager, at the registered office of the company, Commercial Bank Chambers, 330 Collins-street, Melbourne, on Wednesday, the 12th day of November, 1924.

W. J. BECK, Manager.
898

NORTH BIPLANE GOLD MINING CO. N.L.

A CALL (the 19th) of One penny per share on the uncalled capital of the above company has been made, due and payable to the manager, at the registered office of the company, Commercial Bank Chambers, 339 Collins-street, Melbourne, on Wednesday, the 12th day of November, 1924.

W. J. BECK, Manager.
899

UNITED GLEESON'S GOLD MINES NO LIABILITY.

MACHINERY CALL.

NOTICE is hereby given that a Call (the 8th) of sixpence per share (making shares 6s. paid up) has been made upon contributing shares in the above company, due and payable at the registered office, 31 Queen-street, Melbourne, on Wednesday, the 12th November, 1924.

By order of the Board,
R. W. STRINGER, Manager.
909

KAMPAR RIVER TIN DREDGING CO. N. L.

NOTICE OF CALL.

NOTICE is hereby given that a Call (the 2nd) of Two shillings and sixpence per share (making shares called up to 10s. per share), has been made on the contributing shares of the company, payable to the undersigned, at the N.S.W. Office, B.N.Z. Chambers, George and Wynyard streets, Sydney, on or before Wednesday, 12th November, 1924.

By order of the Board,
EDW. EDWARDS, Secretary.
25th October, 1924. 913

SOUTH NEW MOON GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 49th) of Threepence per share has been made on the capital of the company, due and payable at the office of the company, Beehive Chambers, Bendigo, on Wednesday, 12th November, 1924.

GEORGE H. GREEN, Manager.
937

WELCOME NELSON GOLD MINING COY., ST. ARNAUD.

NOTICE is hereby given that all shares in the above-named company (Nos. 1 to 45,000) upon which the 23rd Call of Threepence per share remains unpaid (and all calls in arrears) are forfeited, and will be sold by public auction at the registered office of the company, on Tuesday, the 4th day of November, 1924, at Eleven o'clock, unless previously redeemed.

Dated this 25th day of October, 1924.
JAMES A. GEDDES, Manager.
887

THE LOCK'S REEF GOLD MINING SYNDICATE
NO LIABILITY.

NOTICE is hereby given that all shares in the above syndicate forfeited for non-payment of the 17th Call of Twenty shillings per share will be sold by auction at the syndicate's office, High-street, Maldon, on Saturday, the 8th day of November, 1924, at Twelve o'clock noon, unless previously redeemed.

Dated at Maldon this 24th day of October, 1924.
JOHN SOMER, Manager.
858

THE LOCK'S REEF GOLD MINING SYNDICATE
NO LIABILITY.

NOTICE is hereby given that all shares in the above syndicate forfeited for non-payment of the 18th Call of Twenty shillings per share will be sold by auction at the syndicate's office, High-street, Maldon, on Saturday, the 8th day of November, 1924, at Twelve o'clock noon, unless previously redeemed.

Dated at Maldon this 24th day of October, 1924.
JOHN SOMER, Manager.
860

THE LOCK'S REEF GOLD MINING SYNDICATE
NO LIABILITY.

NOTICE is hereby given that all shares in the above syndicate forfeited for non-payment of the 19th Call of Forty shillings per share will be sold by auction at the syndicate's office, High-street, Maldon, on Saturday, the 8th day of November, 1924, at Twelve o'clock noon, unless previously redeemed.

Dated at Maldon this 24th day of October, 1924.
JOHN SOMER, Manager.
860

ANNANDS NORTH & SOUTH GOLD MINING COMPANY
NO LIABILITY, MALDON.

NOTICE is hereby given that all shares forfeited for non-payment of the 23rd (October) Call of One penny per share will be sold by public auction on Saturday, 8th November, 1924, at Somer and Dabb's office, High-street, Maldon, at half-past Twelve o'clock p.m., unless previously redeemed.

W. E. PREECE, Manager.
864

AJAX SOUTH GOLD MINING COMPANY NO LIABILITY,
DAYLESFORD.

ALL shares on which the 21st Call of Threepence per share remains unpaid on Saturday, 8th November, 1924, will be sold by public auction, at half-past Twelve p.m., at the Mining Exchange, Ballarat, on that date.

J. H. PETERS, Manager.
19 A.M.P. Chambers, Lydiard street north, Ballarat. 886

FORTH VALLEY TIN COMPANY NO LIABILITY.

ALL shares upon which Calls Nos. 1 and 2 of One shilling per share remain unpaid are forfeited, and will be sold by public auction, at the Stock Exchange of Melbourne, on Monday, 10th November, 1924, at a quarter to Twelve o'clock a.m., unless previously redeemed.

WM. JACKSON, Manager.
47 Queen-street, Melbourne. 902

IRONBARK GOLD MINING COMPANY NO LIABILITY.

POSITIVE SALE.—NO POSTPONEMENT.

ALL shares upon which the 7th Call of Threepence per share remains unpaid will be sold by public auction, in the Vestibule of the Stock Exchange, Melbourne, on Tuesday, 11th November, 1924, at half-past Eleven a.m., unless the Call be previously paid.

J. G. STANFIELD, Manager.
60 Queen-street, Melbourne. 906

CARLISLE GOLD MINING COMPANY NO LIABILITY.

POSITIVE SALE.—NO POSTPONEMENT.

ALL shares upon which the 9th Call of Sixpence per share remains unpaid will be sold by public auction, in the Vestibule of the Stock Exchange, Melbourne, on Tuesday, 11th November, 1924, at half-past Eleven a.m., unless the Call be previously paid.

J. G. STANFIELD, Manager.
60 Queen-street, Melbourne. 907

UNITED GLEESON'S GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 7th Call of Sixpence per share will be sold by public auction, in the Vestibule of the Stock Exchange, 90 Queen-street, Melbourne, on Tuesday, the 11th day of November, 1924, at half-past Eleven a.m., unless previously redeemed.

By order of the Board,
R. W. STRINGER, Manager.
31 Queen-street, Melbourne. 908

CENTRAL AJAX COMPANY NO LIABILITY,
DAYLESFORD.

ALL shares on which the 21st Call of Threepence per share remains unpaid on Tuesday, 11th November, 1924, will be sold by public auction, at half-past Eleven a.m., at the Stock Exchange, Melbourne, on that date.

W. M. WILLIAMS, Manager.
Clarke's Buildings, 430 Bourke-street, Melbourne. 912

NEW RISTORI MINING COMPANY NO LIABILITY.

SHARES forfeited for non-payment of 20th Call of Fourpence will be sold by public auction, at Mining Exchange, Ballarat, on Monday, 10th November, 1924, at half-past Twelve o'clock p.m.

H. W. PYVIS, Manager.
919

GROWLERS CREEK GOLD DREDGING COMPANY
NO LIABILITY.

NOTICE is hereby given that the office of Growlers Creek Gold Dredging Company No Liability is situated at 31 Queen-street, Melbourne, and that John Brandon has been appointed manager of the said company.

Dated this 27th day of October, One thousand nine hundred and twenty-four.

(L.S.) A. A. MCCREA,
P. R. SUTHERLAND, } Directors.
934.

The Companies Act 1915.—Form 11.

THE No. 1 NORTH COOLGARDIE SURPRISE GOLD MINES LIMITED.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

At a General Meeting of the members of the said company duly convened and held at the registered office, 60 Queen-street, Melbourne, on the seventeenth day of October, 1924, the following extraordinary resolution was duly passed and confirmed:—

Resolution.

“That by reason of the company's inability to continue its work for want of capital, it is advisable to wind up the company voluntarily.” Carried unanimously.

Dated this twenty-seventh day of October, 1924.

903

WM. LASCELLES, Secretary.

INSOLVENCY NOTICES.

The Insolvency Acts.—In the matter of DAVID HERBERT BREWSTER, of Tongala, in the State of Victoria, boot merchant, whose estate was assigned on the 6th September, 1924.

A FIRST and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debt by the 15th November, 1924, will be excluded.

J. MOFFITT GRAHAM, Trustee.

Dated this 29th day of October, 1924.

Edward Graham and Sons, public accountants, Equitable Building, Collins-street, Melbourne. 871

The *Insolvency Act 1915.*—In the Court of Insolvency, Central District, at Melbourne.

A SECOND and Final Dividend of 1s. 7 13-16d. in the £1 in the matter of Albert Gates Hughes, of 223-5 High-street, Kew, in the State of Victoria, boot and shoe dealer, is this day payable at my office, 51 Queen-street, Melbourne.

Dated this 29th day of October, 1924.

915

P. J. W. DANBY, Trustee.

The *Insolvency Act 1915.*—In the Court of Insolvency, Central District, at Melbourne.

A SECOND and Final Dividend is intended to be declared in the matter of Thomas Pollard, of 123 Bridge-road, Richmond, in the State of Victoria, motor engineer, whose estate was assigned to me on the 29th day of February, 1924. Creditors who have not proved their debts by the 12th day of November, 1924, will be excluded.

Dated this 29th day of October, 1924.

P. J. W. DANBY, Trustee.

Wilson, Rattray, and Danby, public accountants, 51 Queen-street, Melbourne; and at Sydney, Adelaide, and Perth. 914

In the Court of Insolvency, Melbourne District.—In the matter of JOHN PASSMORE, formerly of 246 Glenferrie-road, Glenferrie, in the State of Victoria, but now of Baker-street, East Malvern, in the said State, upholsterer.

THE above-named John Passmore intends to apply to the Court of Insolvency, at Melbourne, on the twenty-fifth day of November, 1924, at half-past Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the Act.

Dated the twenty-seventh day of October, 1924.

J. PASSMORE.

E. Hamilton Serle, of 31 Queen-street, Melbourne, solicitor for the above-named applicant. 911

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

NOTICE TO CREDITORS.

NOTICE is hereby given that Mary Jessie Ryan, of 392 and 412 Sydney-road, Brunswick, in the State of Victoria, confectioner and bootery proprietor, has, by deed of assignment No. 4099, dated the 22nd October, 1924, conveyed and assigned all her estate, property, and effects whatsoever and whosoever as set out in such deed, to me, John Vivia Montgomery Wood, of 438 Bourke-street, Melbourne, accountant, in trust for the benefit of her creditors as in the said deed mentioned. Persons having claims against the estate must forward sworn proof of debt to me as such trustee on or before Monday, the 10th November, 1924.

Dated this 24th day of October, 1924.

J. V. M. WOOD, F.I.C.A., Trustee.

J. V. M. Wood and Co. Pty. Ltd., accountants and auditors, trustees, liquidators, &c., 438 Bourke-street, Melbourne. Central 7324. 892

In the Court of Insolvency, Melbourne District.—In the matter of LESLIE LYLE EMERY, of 16 Cowper-street, North Brighton, in the State of Victoria, traveller.

THE above-named Leslie Lyle Emery intends to apply to the Court of Insolvency, at Melbourne, on the twenty-fifth day of November, 1924, at half-past Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the Act.

Dated the twenty-seventh day of October, 1924.

LESLIE LYLE EMERY.

E. Hamilton Serle, of 31 Queen-street, Melbourne, solicitor for the above-named applicant. 910

EMPOUNDINGS.

BALLAARAT.—Impounded at the Ballaarat City Pound.

- 1 brown horse, tan muzzle, like + near shoulder
- 1 chestnut mare, star, streak, and snip, few grey hairs on body, like + near shoulder
- 1 red heifer, white spots on belly, star, two notches out of near ear, indistinct brand off rump

If not claimed and expenses paid, to be sold on 21st November, 1924.

C. D. CADDEN,

885-6/8

Poundkeeper.

BANNOCKBURN.—Impounded at Bannockburn.

- 1 strawberry shorthorn cow, no visible brand
- If not claimed and expenses paid, to be sold on 18th November, 1924.

J. SWEENEY,

939-4/

Poundkeeper.

BENDIGO.—Impounded at Bendigo, 23rd October, 1924.

- 1 bay mare, saddle marked, like ISJ near shoulder

If not claimed and expenses paid, to be sold on 20th November, 1924.

A. MOOG,

881-4/

Poundkeeper.

BROADMEADOWS.—Impounded at Campbellfield.

- 1 bay gelding, about 15.2 hands, white streak, hind and off front feet white, like S off shoulder
- 1 roan cow, crooked horns, both ears marked

If not claimed and expenses paid, to be sold on 20th November, 1924.

A. OLIVER,

875-5/4

Poundkeeper.

COBURG.—Impounded at Coburg.

- 1 red-roan pony mare, white face, white spots on body, little white on near front and hind legs, long tail, shod, no visible brand

If not claimed and expenses paid, to be sold on 19th November, 1924.

G. H. BULL,

936-5/4

Poundkeeper.

DROMANA.—Impounded at Dromana, by Shire Herdsman.

- 1 chestnut mare, like X on near shoulder
- 1 bay pony mare, like K on off shoulder
- 3 dark Jersey heifers, no visible brand
- 1 brindle Jersey heifer, no visible brand
- 1 strawberry heifer, no visible brand
- 1 red and white heifer, V out of ear, no visible brand

By B. Wilson.

- 1 brown horse, no visible brand

If not claimed and expenses paid, to be sold on 24th November, 1924.

J. G. CHAPMAN,

842, 878-8/8

Poundkeeper.

HEYTESBURY.—Impounded at Heytesbury, off Cobden Grazing Area, by T. Spark.

- 2 red and white heifers, notch under near ear, like N under half-circle near rump
- 1 yellow and white Jersey cow, V out of off ear, 22 under half-circle off rump
- 1 red and white heifer, centre quarter out of near ear, S off rump

If not claimed and expenses paid, to be sold on 14th November, 1924.

R. SPALL,

863-8/

Poundkeeper.

K EILOR.—Impounded at Keilor.

1 big red cow, back notch near ear, indistinct brand near rump
If not claimed and expenses paid, to be sold on 20th November, 1924.

MATTHEW McGRATH,
935—4/
Poundkeeper.

K ERANG.—Impounded at Kerang.

1 brown buggy mare, aged, hind feet white, star on forehead, near front foot deformed, like K (in circle) left shoulder

1 bright-bay heavy draught mare, about 6 or 7 years, near hind foot white, white on right neck and left wither, white stripe on face, breast-bone slightly projecting, cob tail, no visible brand

1 piebald pony gelding, about 13 hands, feet white, small navel rupture, long tail, no visible brand

If not claimed and expenses paid, to be sold on 21st November, 1924.

F. NANCARROW,
872—8/8
Poundkeeper.

L ANG LANG.—Impounded at Lang Lang.

1 black or brown pony gelding, aged, short tail, about 14 hands, no visible brand

1 brown pony mare, aged, star, white spots on back, blotch near shoulder

1 iron-grey yearling colt, white face, hind feet white, no visible brand

If not claimed and expenses paid, to be sold on 22nd November, 1924.

C. S. BAKER,
870—7/4
Poundkeeper.

L OCH.—Impounded at Loch Pound.

1 red and white heifer, 1 year old, hole in near ear, slit in off ear, RG on off rump

1 brindle heifer, 1 year old, hole in near ear, slit in off ear, RG on off rump

1 white heifer, strawberry neck, slit in both ears, RG on off rump

If not claimed and expenses paid, to be sold on 14th November, 1924.

G. GRAHAM,
854—7/4
Poundkeeper.

M ELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 21st October, 1924, by A. Thomas.

1 grey pony gelding, G on near shoulder

1 bay pony mare, clipped, FH on near shoulder
On 23rd October.

1 bay draught gelding, half clipped, white face, RR on near shoulder

1 bay pony gelding, star, white under saddle, cross bar through circle between two half-circles, double triangle on near shoulder

If not claimed and expenses paid, to be sold on 20th November, 1924.

C. CAVANAGH,
896—9/4
Poundkeeper.

M ERBEIN.—Impounded at Merbein.

1 upstanding chestnut mare, bald face, hind feet white, like E on off shoulder

If not claimed and expenses paid, to be sold on 11th November, 1924.

F. A. DEACON,
940—4/8
Poundkeeper.

M IRBOO NORTH.—Impounded at Mirboo North.

1 black and white heifer, C near loin

1 brown Jersey heifer, C near loin

1 brown Jersey heifer, C near loin, S (in circle) off rump

1 Ayrshire heifer, white on flank, C near loin

1 red and white heifer, springing

1 black heifer

1 black heifer, wart on neck, piece out front both ears, C near loin

All about 2 years old.
If not claimed and expenses paid, to be sold on 20th November, 1924.

ROY THOMPSON,
856—9/4
Poundkeeper.

M ULGRAVE.—Impounded at Mulgrave Shire Pound.

1 chestnut gelding, white blaze down face, near hind white stocking, little white off hind foot, shoe off near front foot, no visible brand

1 bay pony gelding, aged, knee marked; few spots on back, shod, no visible brand

If not claimed and expenses paid, to be sold on 20th November, 1924.

W. ELLIS,
873, 876—0/8
Poundkeeper.

N ICHOLLS POINT.—Impounded at Nicholls Point.

1 low-set bay jinker mare, hind feet white, narrow blaze, lame in near hind leg, in good condition, no visible brand

If not claimed and expenses paid, to be sold on 11th November, 1924.

B. E. MCGINNISKIN,
884—4/8
Poundkeeper.

O UYEN.—Impounded at Ouyen, by Edward Higgins.

1 yellow heifer, yearling, no visible brand

1 spotted yellow and white steer, yearling, slit out of off ear, no visible brand

If not claimed and expenses paid, to be sold on 18th November, 1924.

THOMAS WALSH,
938—5/4
Poundkeeper.

R INGWOOD.—Impounded at Ringwood, by Ranger.

1 chestnut horse

1 brindle and white cow

If not claimed and expenses paid, to be sold on 7th November, 1924.

J. HANN,
865—4/8
Poundkeeper.

R UTHERGLEN.—Impounded at Rutherglen Shire Pound.

1 brown pony mare, no visible brand

1 black pony mare, like J off shoulder

1 Lincoln ram, diamond hole and split out of off ear

1 Lincoln ram, diamond and square holes off ear

If not claimed and expenses paid, to be sold on 8th November, 1924.

S. D. HOSSACK,
941—6/
Poundkeeper.

S OUTH GIPPSLAND.—Impounded at Foster, 10th October, 1924, by Herdsman.

1 bay mare, star, hind feet white, near foreleg crooked, no visible brand

1 bay mare, star, hind feet white, blind in off eye, no visible brand

1 bay filly foal, blaze face

If not claimed and expenses paid, to be sold on 5th November, 1924.

On 16th October, by Herdsman.

1 red-roan bull, white belly, quarter out under side off ear, no visible brand

1 roan and white heifer, piece off top and underside point near ear, no visible brand

If not claimed and expenses paid, to be sold on 12th November, 1924.

L. S. ASTBURY,
866—12/
Poundkeeper.

S WAN HILL.—Impounded at Swan Hill, by H. C. Gordon, Goschen.

1 bay mare, light, front feet white, white spots on neck, streak, B near shoulder

1 bay gelding, light, near coronet white, star, W on thighs, C over HP (conjoined) on shoulder, 935 over U (upside down) under saddle, all near side

By E. Makepeace, Ranger.

1 white cow, brown cheeks, brown spots on neck and body, slit near ear

If not claimed and expenses paid, to be sold on 20th November, 1924.

R. COCKERELL,
874—9/4
Poundkeeper.

T ERANG.—Impounded at Terang.

1 light-brindle heifer, top off both ears, HN off rump

1 yellow heifer, MK off rump

1 Ayrshire heifer, calved, no visible brand

If not claimed and expenses paid, to be sold on 11th November, 1924.

R. STEWART,
862—5/4
Poundkeeper.

T RARALGON.—Impounded at Traralgon, 24th October, 1924, by Road Ranger, from Loy Yang.

1 red and white heifer, small notch out of both ears, top off off ear, like VE (conjoined) off rump

If not claimed and expenses paid, to be sold on 24th November, 1924.

H. F. DU VE,
889—5/4
Poundkeeper.

WARRAGUL.—Impounded at Warragul.

1 red heifer, white spots, notch out of ear
 1 brown and white heifer, notch out of ear, like OH off rump
 1 dark-red and white heifer, no visible brand
 1 red heifer, white spots, no visible brand
 If not claimed and expenses paid, to be sold on 20th November, 1924.

M. EVERARD,
 Poundkeeper.

883—6/

WARRANDYTE.—Impounded at Warrandyte, 24th October, 1924.

1 Jersey bull, small blotch brand off rump
 If not claimed and expenses paid, to be sold on 19th November, 1924.

J. HUTCHINSON,
 Poundkeeper.

869—4/8

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTER acknowledges the receipt of the under-mentioned sums:—

1924.	£	s.	d.
October 27—R. Stewart	0	14	8
October 28—W. Nancarrow	0	10	0
October 28—J. Hutchison	0	6	0
October 28—C. S. Baker	0	6	0
October 29—S. D. Hossack	0	6	0

H. J. GREEN,
 Government Printer.

29th October, 1924.

THE "VICTORIA GOVERNMENT GAZETTE."

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On an average, eleven words make a line, but for the description of a brand consisting of more than one letter, &c., placed perpendicularly, thus B, each additional letter under the first is charged as a line.

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The final words of a paragraph, though only portion of a line, must be counted as one line.

Signatures (in particular) and proper names must be written very plainly in the text, ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

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