VICTORIA

GOVERNMENT GAZETTE.

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No. 145.]

WEDNESDAY, SEPTEMBER

[1926.

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency Lieutenant-Colonel the Right Honorable Arthur Herbert Tennyson, Baron Somers; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Military Cross; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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

Public Holidays:

Public Holidays:

SATURDAY, THE 2ND DAY OF OCTOBER, 1926, throughout the Shire of Chiltern;
WEDNESDAY, THE 6TH DAY OF OCTOBER, 1926, throughout the East Riding of the Shire of Gordon;
THURSDAY, THE 7TH DAY OF OCTOBER, 1926, throughout the Shires of Bannockburn+, Barrarbool+, Bellarine+, South Barwon+, and Winchelsea+;
FRIDAY, THE 8TH DAY OF OCTOBER, 1926, throughout the Yackandandah Riding of the Shire of Yackandandah;
WEDNESDAY, THE 13TH DAY OF OCTOBER, 1926, throughout the Shire of Rodney, and the South and East Ridings of the Shire of East Loddon+;
THURSDAY, THE 14TH DAY OF OCTOBER, 1926, throughout the Shires of Korong+ and Numurkah+;
FRIDAY, THE 15TH DAY OF OCTOBER, 1926, throughout the West Riding of the Shire of Bright;
WEDNESDAY, THE 20TH DAY OF OCTOBER, 1926, throughout the Shires of Goulburn+, Numurkah+, and Upper Murray, and (in lieu of Wednesday, the 13th day of October, 1926) throughout the Town of Mildura;
FRIDAY, THE 27DD DAY OF OCTOBER, 1926, throughout the Shire of Bright and the West Riding of the Shire of Karkarooc+;
SATURDAY, THE 23RD DAY OF OCTOBER, 1926, throughout the

Shire of Bright and the West-Riding of the Shire of Karkarooct;

SATURDAY, THE 23RD DAY OF OCTOBER, 1926, throughout the Tatura Riding of the Shire of Rodney, and throughout the Shire of Goulburnt;

SATURDAY, THE 30TH DAY OF OCTOBER, 1926, throughout the South and West Ridings of the Shire of Dimboola.

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

TUESDAY, THE 5TH DAY OF OCTOBER, 1926, throughout the South and Central Ridings of the Shire of Karkarooct; Wednesday, the 6Th day of October, 1926, throughout the City of Geelongt and the Coleraine Riding of the Shire of Wannon.

† Agricultural Show.

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

(L.S.)

SOMERS.

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD BAVE THE KING!

BANK HALF-HOLIDAYS.

PROCLAMATION

By His Excellency Lieutenant-Colonel the Right Honorable Arthur Herbert Tennyson, Baron Somers, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Military Cross; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

IN pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915 (6 Geo. V. No. 2618), I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named hereunder special days to be observed as Bank Half-Holidays at the places respectively mentioned, that is to say:

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

WEDNESDAY, THE 29TH DAY OF SEPTEMBER, 1926, at Korong

WEDNESDAY, THE 6TH DAY OF OCTOBER, 1926, at Echuca, Geelong, and Rochester;

FRIDAY, THE 8TH DAY OF OCTOBER, 1926, at Swan Hill;

TUESDAY, THE 12TH DAY OF OCTOBER, 1926, at Bacchus Marsh and Cobram:

WEDNESDAY, THE 13TH DAY OF OCTOBER, 1926, at Murrayville; WEDNESDAY, THE 20TH DAY OF OCTOBER, 1926, at Kyabram; Wednesday, the 10th day of November, 1926, at Heath-

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

(L.S.)

SOMERS.

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING!

No. 145.—14015.—PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15e. 2d.; Yearly, 30s. 4d.

ROYAL AGRICULTURAL SHOW DAY.

NOTICE is hereby given that on THURSDAY, THE 23RD SEPTEMBER, 1926,

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

tural Show Day Act 1903 (No. 1859):—
Camberwell, Caulfield, Collingwood, Essendon, Fitzroy, Footscray, Hawthorn, Malvern, Melbourne, Northcote, Prahran, Richmond, St. Kilda, South Melbourne, Brighton, Brunswick, Kew, Port Melbourne, Williamstown, Coburg, Oakleigh, Bacchus Marsh, Berwick, Braybrook, Broadmeadows, Bulla, Cranbourne, Dandenong, Doncaster, Eltham, Epping, Fern Tree Gully, Frankston and Hastings, Gisborne, Heidelberg, Keilor, Lilydale, Melton, Merriang, Moorabbin, Mornington, Mulgrave, Nunawading, Preston, Romsey, Springfield, Templestowe, Werribee, Whittlesea.

STANLEY S. ARGYLE,

Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1926.

DEPARTMENT OF PUBLIC INSTRUCTION.

APPOINTMENTS.

II IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of September, 1926, been pleased to make the undermentioned appoint-

SCHOOL COMMITTEES.

The undermentioned persons to be Members of the School Committees for the respective Schools as set forth herein, for the period ending 29th February, 1928:—

School No. 257, Franklinford.

Scheggia, James

School No. 731, Cressy.

Hyatt, Ernest

School No. 806, Newtown Dean, James Pickhard, Mrs. R.

School No. 952, Mia Mia,

Govey, Charles Ferguson, T.

School No. 1005, Graytown. Madden, W.

School No. 1026, Balwyn, Unkles, Russell

Dodrell, Mrs. B. Fisher, Mrs. H.

School No. 1146, Leopold.

Tucker, George

School No. 1372, Dimboola. Moscript, Rev. J. A.

School No. 1385, Greta. Dakers, Rev. Rex

School No. 1395, Templestowe. Smith, Frank

School No. 1396, Richmond. Williamson, Charles

School No. 1492, Ashby. Ashworth, Mrs. A. E. Barber, Rev. G. C.

School No. 1527, Dookie. Le Lievre, W. S.

School No. 1563, Ardmona.

Sprunt, Guy

School No. 1908, Tarrington.

Shore, Margaret

School No. 1971, Navigator. Grigg, Francis Wm. Lyons, Daniel Clark, George Mitchell, Margaret Lyons, Mary Guthrie, Daniel Quirk, Patrick

School No. 1997, Sutherland's Creek. Hose, George F

School No. 2099, Pinc Lodge. McNamara, Thomas King, William

School No. 2156, Milloo East.

Beard, D. H.

School No. 2176, Scotsburn.

Wiggins, Robert

School No. 2198, Yalca South.

Morris, W.

School No. 2324, Tandara.

Lawry, Victor

School No. 2367, Epsom. Scott. G

Bacon, H. Wright, C.

School No. 2490, Kanyapella South.

Martin, James Carter, W.

School No. 2550 Wallaloo School No. 2677. Murrhee.

Flanigan, W.

Lynch, James

School No. 2769, Kiata.

Anthony, Albert

School No. 2902, Kyabram, Thoms, Harry School No. 3009, Derrinal.

Rooney, Alfred

School No. 3020, Gilderoy.

Hoffman, Wm.

Kobiolke, Adolph School No. 3105, Peechelba.

Pike, Harold

Taylor, Ernest A.

School No. 3165, Meeniyan, Russell, W.

Hogan, Thomas

School No. 3179, Brunswick East.

Austin, M

School No. 3192. Grass Flat. Brown, Alexr. D.

Martin, Arthur

Webb, William Webb, Henry, jun.

Barnes, Charles

School No. 3201, Iona. Donald, Arnold

School No. 3229, Outtrim. Whelan, Leslie G. Thomas, Mrs. Jean

School No. 3332, Wallacedale North. Bannam, John

School No. 3575, Rainbow East Hayden, J. W.

School No. 3675, Noble Park.

School No. 3703, Glenhuntly.

School No. 3757, Waitchie Central. Cadby, Mrs. E. F. Cadby, Laurie

School No. 4015, Essendon North. Dixon, Alexr.

Frith, H.

School No. 4126, Corangamite, Anson, J.

School No. 4150, Vinifera.

Anderson, James

MEMBERS OF ADVISORY COUNCILS, HIGH SCHOOLS.

The undermentioned persons to be Members of the Advisory Councils for the respective High Schools as set forth therein, for the period ending 30th June, 1929:-

Bacchus Marsh High School,
McLean, Rev. Robert W. Tolmie, Joseph
Vallence, Packington Frewin, Rev. E
Lawrence, Ernest McMahon, John T. Lidgett, James
McMakon, John T. Lidgett, James

n High School, Tolmie, Joseph W. Frewin, Rev. Ernest Lidgett, James Lidgett, Cr. Robert District Inspector

Castlemaine High School.

Harris, Arthur Woodward, Frederick II. Daniels, James Cameron, Jonathan Pedler, Horace White

Dunn, Rev. Andrew Grey, Colin Freeman, Arthur D. District Inspector

Blakiston, Herbert Milne, George
McKenzie, Duncan B.
Potter, James A.
Gibson, John L.

Geelong High School.

Moore, Thomas G.
Smith, Charles A.
B. McIlugh, Thomas
Mayor of Geelong District Inspector Hamilton High School.

Westacott, J. B. Scarlett, J. R. Walter, R. E. Abbott, A. Slater, W.

Levick, F.
Jessop, Rev. W. B.
Stewart, J. G.
District Inspector

Shepparton High School Bird, H. E. S. Phillips, J. M. Roe, T. Banner, W. R. Cameron, F. O. Thorn, J. Mitchell, J. D. District Inspector

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

At the Law Courts, Melbourne, the 14th September, 1926.

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APPOINTMENTS.

Tis Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of September, 1926, been pleased to make the undermentioned appointments, to take effect from the date of commencement of duty, viz.:—

DEPARTMENT OF AGRICULTURE. '

Inspector of Stock (Tick),

JOHN ERNEST HUTCHINSON (Constable of Police), in accordance with the provisions of section 5 of Part I. of the Stock Diseases Act 1915, to be Inspector of Stock (Tick) at Elmore (vice Michael Quinn, resigned), as from the 17th August, 1926, and to receive payment at the rate mentioned in the Order.

DEPARTMENT OF CHIEF SECRETARY.

Officer of the Fifth Class. JOSEPH EUGENE DAILY

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

Assistant Inspector of Fisheries (Honorary),

PERCY LEONARD HITCH (Constable of Police, No. 6654), pursuant to the provisions of the Fisheries Acts, to be an Assistant Inspector of Fisheries (honorary).

Certifying Medical Practitioner,

ALEXANDER CRAIGIEVAR MATHEW, M.B., B.S., pursuant to the provisions of the Workers Compensation Acts, to be Certifying Medical Practitioner at Brunswick and Coburg.

Registrar of Births and Deaths,

JEAN ANNIE BRIDGET LA FONTAINE

to be Registrar of Births and Deaths at Mitta Mitta, to date from commencement of duty, fees, vice Sarah Ann Courtney,

COMMISSION OF PUBLIC HEALTH.

Public Vaccinators,

LINDSAY B. A. INGLIS, M.B.,

to be Public Vaccinator at Kew, vice Edgar M. Inglis, M.B., deceased, appointment to date from 1st May, 1926;

GEOFFREY A. COOK, M.B.,

to be Public Vaccinator at Rokewood, vice Mary W. Mitchell, M.B., left district;

ARTHUR NORRIS WILKINSON, M.R.C.S.,

Public Vaccinator at Yea, vice Douglas D. McCowan, M.B., resigned.

Trustees for Cemeteries,

SPROULE BRIEN and JAMES HARDY

to be Trustees for Birregurra Public Cemetery, vice John G. Johnson, resigned, and George Hardy, deceased;

GEORGE HARGRAVE DIXON and JOHN JOSHUA HOVEY

to be Trustees for Brim Public Cemetery, vice Henry J. Wurfel and Frederick Marshman, resigned;

ROBERT SCOTT

to be Trustee for Chiltern New Public Cemetery, vice John Douglas, resigned;

JOHN O'BEIRNE

to be Trustee for Linton Public Cemetery, vice Denis Barry, resigned;

WILLIAM MATTHEWS, ARTHUR EDWIN WALLIS, WILLIAM G. WAGNER, and THOMAS KENNY

to be Trustees for Murchison Public Cemetery, vice Charles Salas, Henry Miller, and George W. Welfare, resigned, and Charles J. Gibbon, deceased;

HERBERT THOMAS EDWARDS

to be Trustee for St. Arnaud Public Cemetery, vice Herbert J. Rowe, resigned;

DANIEL AUGUSTUS GUINEY

to be Trustee for Tongala Public Cemetery, $\textit{vice}\ \text{Daniel}\ \text{T}.$ Guiney, resigned.

DEPARTMENT OF LABOUR.

Female Inspector of Factories and Shops,

ADA JEAN BECKWITH STEWART

be a Female Inspector of Factories and Shops, General Division, Department of Labour,

> Members of Wages Boards, Joseph Abrahams, EDMUND FRANCIS FOLEY. WILLIAM HYLAND A. B. TROTMAN, and ERIC F. WATT

to be Members (representatives of Employers), and

HAZEL CUTLER, STEPHEN MANNING FORSCUTT, JOHN HOWELL (the elder), GEORGE KERR, and DAVID AUBURN SMITH

to be Members (representatives of Employees)

of the Shops Board No. 10 (Fish and Poultry) Board, constituted under the provisions of the Factories and Shops Acts.

DEPARTMENT OF LANDS AND SURVEY.

Shorthand Writer and Typist (Female),

FLORENCE ANNIE MOORE

to be a Shorthand Writer and Typist (Female), General Division, Immigration Bureau; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for six (6) months.

Trustees of Site.

WILLIAM RUPERT DEAN

to be a Trustee of the site for Racing, Recreation, and Public Park purposes at Caulfield, in the room of William Albert Wharington, J.P.. who has ceased to hold office as a councillor of the City of Caulfield, provided however that the said William Rupert Dean shall hold office as Trustee for so long only as he may continue to be a councillor of the City of Caulfield;

JOHN WILLIAM CAVANAGH DOWNS, GEORGE ALBERT SHARMAN, and JOHN HUTCHINSON SHARP

to be Trustees of the land permanently reserved on the 27th February, 1878, as a site for an Oddfellows' Asylum and Hall at Melbourne, in the room of Michael Kidston, William Small, and John Mundy, all deceased.

DEPARTMENT OF LAW .- SOLICITOR-GENERAL.

Magistrates,

WILLIAM WILSON, Maroona,

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

RICHARD PERCY HUNT, Balldale, New South Wales, to Keep the Peace in the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks of the State of Victoria;

JEREMIAH JOSEPH DONOVAN, Hawthorn, and DAVID WILLIAM THOMPSON, Werribee,

Keep the Peace in the Central Bailiwick of the State of Victoria:

WILLIAM JOHN STEPHENS, Bendigo.

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

Commissioner for taking Declarations and Affidavits,

CELESTINE JOSEPH KEANE, Geelong,

to be a Commissioner for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Exidence Act 1915; to resign on removing from the neighbourhood

Clerk of Petty Sesions,

RICHARD HAMILTON GOSS, 5th Class Clerk, Law Depart-

to be also a Clerk of Petty Sessions at Portland and Heywood, in accordance with the recommendation of the Public Service Commissioner under section 168 of Act No. 2713, vice F. C. P. Hill, absent on annual leave.

DEPARTMENT OF PUBLIC WORKS.

Wharf Manager, &c.,

THE OFFICER IN CHARGE OF POLICE STATION AT FOSTER, to carry out, at Bowen Wharf (Foster), that portion of Part II. of the Marine Act 1915 which relates to the management of public wharfs, and to be an officer under section 19 of such Act to levy and collect Wharfage Rates thereat.

DEPARTMENT OF TREASURER. Acting Collector of Imposts, W. J. CAHILL

to act as Collector of Imposts in connexion with the office of the State Insurance Commissioner, during the absence of M N. Gow, on leave.

> STATE RIVERS AND WATER SUPPLY COMMISSION. Waterworks Trust Commissioners. ROBERT TWAMLEY and

THOMAS DWYER

re-appointed Commissioners of the Glenrowan Waterworks Trust, their former term of office having expired by effluxion of time, and to hold office as such for a further period of four years, dating from the 3rd September, 1926;

JOHN DRAPER KELLAS

to be a Commissioner of the Maffra Waterworks Trust, vice Robert Colvin, resigned, and to hold office as such for a period of four years from the date hereof, subject to the pro-visions of the Water Acts;

STEPHEN PERCY ASHTON

to be a Commissioner of the Maffra Waterworks Trust, and to hold such position during the persent term of office of W. P. Webster as a Councillor for the Central Riding of the Maffra

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

At the Law Courts, Melhourne, the 14th September, 1926.

· COMMISSIONERS OF THE SUPREME COURT.

H IS Honour the Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of Victoria:— FOR TAKING AFFIDAVITS.

Name.	Profession.	Residence.	Jurisdieti	on.	Duration of Commission (unless revoked).
Frederick George Rossell	Estate and General Agent	Benalla	Victoria	4.5	Until Commissioner ceases to reside at or near Benalla aforesaid
Thomas Magor Williams	Barrister and Solicitor	Bendigo	Victoria	••	Until Commissioner ceases to reside at or near Bendigo aforesaid or until he ceases to practise the profession of a Barrister and Solicitor there
Thomas Meiklejohn Dickson	Barrister and Solicitor	Ivanhoe	Victoria	• •	Until Commissioner ceases to reside at or near Ivanhoe aforesaid or until he ceases to practise the profession of a Barrister and Solicitor there
Henry Isaac Crawcour	Barrister and Solicitor	Geelong	Victoria		Until Commissioner ceases to reside at or near Geelorg aforesaid or until he ceases to practise the profession of a Barrister and Solicitor there
Charles Roland Wemyss	Shire Secretary	Rupanyup	Victoria	• •	Until Commissioner ceases to hold the position of Shire Secretary at Rupanyup as aforesaid
Morgan Davies	Retired Store- keeper	Nyah West	Victoria	••	Until Commissioner ceases to reside at or near Nyah West aforesaid
Robert Costain Garlick	General Mer- chant	Cranbourne	Victoria	••	Until Commissioner ceases to reside at or near Cranbourne aforesaid

Prothonotary's Office, Melbourne, 16th September, 1926.

WM. RICHARDS. Prothonotary.

SUMMONING OFFICER.

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

Constable Christopher James Croft, No. 5996.

A. J. PEACOCK, Minister of Public Instruction.

Education Department, Melbourne, 13th September, 1926.

RESIGNATIONS.

IIs Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of September, 1926, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

HERBERT CORDY (Constable of Police), as Electoral Inspector for the Bannockburn Subdivision of the Electoral District of Polwarth, and the Meredith Subdivision of the Electoral District of Warrenheip, to date from 8th August,

ARAH ANN COURTNEY, as Registrar of Births and Deaths at Mitta Mitta.

DEPARTMENT OF LAW.

JEREMIAH JOSEPH DONOVAN, from the Commission of the Peace for the Midland Bailiwick.

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

OFFICER PERMITTED TO RETIRE.

IIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 14th day of September, 1926, permitted the undermentioned officer to retire from the Public Service, on the recommendation of the Government Medical Officer:—

DEPARTMENT OF CHIEF SECRETARY.

CHARLES FRANCIS HENRY SHELLEW, Assistant, Public Library, from the 27th September, 1926.

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

At the Law Courts, Melbourne, the 14th September, 1926.

SHORTHAND WRITER AND TYPIST (MALE), GENERAL DIVISION, DEPARTMENT OF MINES.

A PPLICATIONS, addressed to the Secretary to the Public Service Commissioner (Victoria), and accompanied by evidence of experience and qualifications, will be received from officers of the General Division of the Public Service of Victoria, who are qualified, for appointment to the above-mentioned position, up to Friday, the 1st October, 1926.

Yearly Salary.—£226, minimum; £281, maximum.

By order,

W. A. ROBINSON,

Office of the Public Service Commissioner (Victoria). Melbourne, 21st September, 1926.

Public Service Acts 1915 and 1920 and Lunacy Act 1915.

REGULATIONS.-LUNACY DEPARTMENT

THE Inspector-General of the Insane, pursuant to the provisions of the Public Service Acts 1915 and 1920 and the Lunacy Act 1915, hereby repeals the Regulations heretofore made under such Acts, and makes the following Regulations, to take effect from the 1st July, 1926.

In these Regulations "Inspector-General" means the Inspector-General of the Insane appointed under the Lunacy Act No. 2687.

The Regulations are divided into the following chapters,

Chapter I.—Professional Division, Classification of. Chapter II.—General Division, Appointment to the. Chapter III.—General Division, Classification of.

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

Melbourne, 6th September, 1926.

CHAPTER I.—CLASSIFICATION OF THE PROFESSIONAL DIVISION, LUNACY DEPARTMENT.

Public Service Acts 1915 and 1920 and Lunacy Act 1915.

- 1. When it is necessary to fill an office in the Professional Division it shall, unless it be absolutely necessary to appoint to such vacancy a duly qualified person from outside the Service, be filled by the promotion thereto of the officer who, in the opinion of the Inspector-General of the Insane, possesses the particular qualifications required for the vacant office, and is next entitled by merit, good and diligent conduct, length of service, relative seniority, and the nature of the work performed by him performed by him.
- 2. In the case of appointments, transfers, and promotions the scale or amount of salary assigned to the several officers mentioned in the Schedule hereto shall be that respectively entered opposite the name of such office in such Schedule in the "Yearly Rate of Pay."
- 3. When a minimum rate and a maximum rate of salary are attached to any office, the person holding such office shall be paid such amount, being not less than the minimum nor more than the maximum rate, as shall be from time to time approved by the Governor in Council on the recommendation of the Inspector-General, provided that an officer on his first appointment to the Service shall be paid the minimum rate of his office.
- 4. Any officer transferred or promoted to any office in the Professional Division shall thereupon be the junior officer in such office or grade to which he is promoted or transferred, but notwithstanding anything in the Schedule hereto, he shall be paid a salary not less than that which he was receiving immediately before such transfer or promotion, provided it be not greater than the maximum rate for such office.
- 5. The following are the classes of the Professional Division which apply to officers appointed, transferred, or promoted under these Regulations:—

PROFESSIONAL DIVISION.

SCHEDULE.

Office.	Class.		y Rate Pay.	incres	s may be sed to shown nder.
Neurologist Senior Medical Officer Junior Medical Officer		Mini- mum.	Maxi- mum.	After First Year.	After Second Year.
Senior Medical Officer	A A B C & B C & B C D D		£ 925* 875 650† 552‡ 552 420 372 \$	348	£ 650 552 552 420 372 372

- * Subject to a charge of £100 a year for rent, fuel, light, water, vegetables, milk, and washing.
- † Subject to a charge of £72 a year for rent, fuel, light, water, vegetables, milk, and washing.
- Subject to a charge of £80 a year for rent, fuel, light, water, vegetables, milk, and washing. Also an additional charge of £14 per annum for rations for one Jun or Med cal Officer. Junior Medical Officers will be provided with quarters partly furnished.
- § Subject to a charge of £50 a year for quarters and allowances.

CHAPTER II .- APPOINTMENT AND PROMOTION IN THE GENERAL DIVISION.

Puble Service Acts 1915 and 1920 and Lunacy Act 1915. Registration and Examination of Applicants.

Registration and Examination of Applicants.

1. Every applicant (except for the position of Messenger) must at the date of his application be between the ages of twenty-one and forty-one years, and must forward to the office of the Inspector-General of the Insane an application in his own handwriting, stating his full name and address, the date and place of birth, and the particular appointment or class of appointment which he desires to obtain. He must also send in a certificate of good moral character and industry, as well as a certificate of suitability for employment from either the Inspector-General of the Insane or the Medical Superintendent of one of the Hospitals.

Inspector-General of the Insane or the Medical Superintendent of one of the Hospitals.

Nurses should be approximately 5 ft. 3 in. in height, and Attendants 5 ft. 8 in., with correspondingly good physical development, and in their form of application they should state what their previous occupation or work has been.

Applicants for the positions of Messenger must be between the ages of sixteen and twenty: Messengers will not be retained after they have reached the age of twenty-one years.

2. Every applicant to be recorded for appointment to any office requiring the exercise of skill usually acquired in some mechanical trade or other occupation must satisfy the Inspector-General, by the production of certificates or otherwise, that he possesses the handicraft and experience necessary for the work of the office.

3. On the production of these certificates applicants may

that he possesses the handicraft and experience necessary for the work of the office.

3. On the production of these certificates applicants may have their names entered in the "Register of Applicants for Employment," and will be nominated as vacancies occur. Prior to nomination, however, it will be necessary for applicants to furnish a certificate of good physical health.

4. New appointments, all things being equal, will be made from among those persons whose names are entered in the "Register of Applicants for Employment" according to priority of registration for vacant offices, combined with fitness in each case for the particular office to be filled, and the Educational Test Examination baving been passed; but the Inspector-General may nominate any applicant who has special qualifications without regard to his position on the Register.

5. If any person decline to accept an appointment which is offered to him, his name will thereupon be removed from the Register. The name of a candidate may also be removed from the Register if he fail to reply within seven days to any communication from the Inspector-General respecting his nomination to the Lunacy Department addressed to him at his last place of residence known to the Inspector-General.

6. No name of any person shall remain on the Register as that of a person qualified for appointment after he shall have attained the age of forty-one years, or for a longer period than two years from date of registration, except in the case of applicants who, subsequent to registration, joined the Australian Expeditionary Forces.

7. Any person appointed under these Regulations will be on

applicants who, subsequent to registration, Joined the Australian Expeditionary Forces.

7. Any person appointed under these Regulations will be on probation for twelve months, and the Attendants will be required prior to their probationary appointment to pass an examination which will prove the sufficiency of their education.

The subjects of examination shall be those specified here-

(a) Handwriting: to be tested by copying out at least 200 words from a passage of simple English.

(b) Spelling: to be tested by writing from dictation an extract from a newspaper—not less than 100 words.

(c) Arithmetic: first four rules, simple and money.

Applicants who have passed any examination for candidates for appointment in the Public Service of Victoria, or any like examination, will be exempted from this examination. Persons appointed to positions in the General Division other than those of Attendants will not be required to pass the Educational Examination. i.e., Hospital Trained Nurses, Nurses, Artisans, and Servants.

and Servants.

Applicants for employment as Attendant on the staff of the Lunacy Department who have enlisted in any Expeditionary Force raised in Victoria or (in the case of a person born in Victoria) raised in Australia for naval or military service with His Majesty's Navy or Army during the war in which His Majesty is at present engaged and have served abroad with such Force, may, on their return, have their names recorded in the Register of Applicants and may be appointed on the staff in preference to all other applicants and without being required to pass the Educational Test Examination provided by Regulation No. 7. Military Discharges must be produced in every case.

First Departmental Examination.

8. Attendants and Nurses appointed under these Regulations must qualify themselves for retention on the staff of the Lunacy Department and for subsequent increments to their salaries by attending the necessary courses of lectures in Elementary Anatomy and Physiology, First Aid to the Injured, and General Duties.

Failure of an Attendant or Nurse to pass the Departmental Examinations within the times specified will be considered to be evidence of incapacity to discharge the duties of his or her office; and the retention of Attendants and Nurses on the staff will be conditional on their passing these examinations.

No Attendant or Nurse will be retained on the staff of the Lunacy Department unless he or she has passed the First

Departmental Examination.
9. The First Departmental Examination cannot be undertaken before the Attendant or Nurse has been in the service of the Lunacy Department for a period of one year. In the event of a failure to pass at the first attempt on the recommendation of the Medical Superintendent the Inspector-General may approve of a second opportunity to pass the examination being given.

Second Departmental Examination.

10. The Second Departmental Examination-in of the second year of service in the Lunacy Department, but the Attendants and Nurses must present themselves for this Examination, before the end of the fourth year of service, dating from the time of appointment on probation. In the event of a failure to pass this second examination at the first

event of a failure to pass this second examination at the first attempt, on the recommendation of the Medical Superintendent the Inspector-General may approve of other opportunities to pass the examination being given. In the event of a second failure to pass, however, the services of the unsuccessful candidate may be dispensed with.

11. The first increment will only be recommended to the Attendant or Nurse conditional on the First Departmental Examination having been passed, and if he or she is approved of by the Medical Superintendent and the Inspector-General, and on the production of a certificate of good conduct and diligence from the Medical Superintendent of the Hospital for the Insane where he or she is employed. The second increment will not be recommended until the Second Departmental Examination has been passed. Attendants will not be recommended for the third increment until the Third Departmental Examination has been passed. Examination has been passed.

Third Departmental Examination,

12. The Third Departmental Examination in mental disorders, nursing and duties, together with elementary anatomy and physiology of brain and nervous system, can only be undertaken after the third year of service and one year after the passing of the Second Examination. On the passing of this examination a certificate will be given to the successful examines esting forth that he or she is a Trained Mental Attendant or Nurse. In the event of failure other opportunities will be given to pass on the recommendation of the Medical Superintendent. This Examination will qualify Attendants and Nurses for promotion to the Second Grade. Attendants and Nurses who passed the Second Nursing Examination provided by the previous Regulations will be eligible for promotion to the Second Grade without passing the Third Nursing Examination provided by these Regulations. Before being eligible for promotion to the position of Head Attendant or Hospital Attendant and Chief Nurse or Hospital Nurse they must pass the Third Examination.

13. In determining the claims of officers to promotion, consideration will be given in respect of merit to the following qualifications:— 12. The Third Departmental Examination in mental dis-

qualifications :-

- (a) Possession of the Departmental Nursing Certificate.
 (b) Ability and knowledge required to fulfil the duties of the superior office, and the possession of the neces-
- sary tact and judgment.

 Industrious habits and careful performance of work.
- (d) Good conduct, regular attendance, and prompt and cheerful service on urgent occasions.

 (e) Mental vigour and sound bodily health.

 (f) Performance of valuable services of a special nature.

- 14. For promotion to the First Grade selection will be made from among those Attendants and Nurses who have passed into the Second Grade, and who have, by reason of their special fitness for the work, as well as by their good conduct and industry, proved themselves capable of taking charge of a large and important ward.
- and important ward.

 15. Except in a case in which the Inspector-General shall certify that some particular office in the Lunacy Department should be filled by a Hospital Trained Nurse, the person to fill the position of Hospital Attendant or Hospital Nurse may be selected from among the Attendants and Nurses who have demonstrated their capacity for the special work required of
- them.

 16. Officers appointed to any position in the Lunacy Department shall not, until they shall have served for a period of five years on the staff of the Department, be transferred to any other Department or Branch unless such transfer is determined to be in the interests of the Public Service.

Board of Examiners.

Board of Examiners.

17. All Departmental Examinations will be conducted by a Board of Examiners, which will consist of the Inspector-General or a Deputy appointed by the Inspector-General, and one or two Medical Superintendents or Deputy Superintendents as may be considered necessary appointed by the Inspector-General.

18. The subjects for the Departmental Examinations shall be those set forth in the syllabus of lectures adopted from time to time and issued to each Hospital for the Insane, the text-book being as prescribed from time to time.

19. The employees at the Idiot Asylum and the Reception House, so far as is practicable, will be subject to the same rules as the employees in the Hospitals for the Insanc.

20. In accordance with the exigencies of the Department, and

20. In accordance with the exigencies of the Department, and in order to facilitate the better training of Attendants and Nurses, the Inspector-General may transfer an Attendant or Nurse from one Hospital to another, or from the female side to the male side of the same Hospital where the nursing of male patients is undertaken by female Nurses.

21. All probationers and persons appointed on the staff of the Lunacy Department will be required to sign the agreement hereunder at the time of entry on duty.

hereunder at the time of entry on duty. LUNACY DEPARTMENT.

Lunacy Department will be considered.

I further make statement and declare my true and proper age to be......years.

Date of birth.

Witness

entered on duty as

6th September, 1926.

CHAPTER III.—CLASSIFICATION OF THE GENERAL DIVISION. Public Service Acts 1915 and 1920 and Lunacy Act 1915.

Public Service Acts 1915 and 1920 and Lunacy Act 1915.

1. In the case of appointments, promotions or transfers to any office in the General Division in the Lunacy Department, the scale or amount of salary assigned to the several offices mentioned in the Schedule hereto shall be that respectively entered opposite the name of the office in such Schedule in the column headed "Yearly Rate of Pay."

2. In cases where no minimum salary is entered opposite the name of his office in the said Schedule every officer shall be entitled to receive pay at the maximum rate without addition thereto.

3. In cases where there is a minimum rate and a maximum rate, every officer shall be entitled to receive salary at a rate within the minimum and maximum limits to be approved by the Governor in Council on the recommendation of the Inspector-General of the Insane, provided that an officer on his first appointment to the Department shall be paid at not more than the minimum rate of his office.

4 Any officer transferred or promoted to any class or grade.

than the minimum rate of his office.

4. Any officer transferred or promoted to any class or grade shall thereupon be deemed to be junior to any officer already in such class or grade, but notwithstanding anything in the Schedule hereto he shall be paid an amount not less than that which he was receiving immediately before such transfer or promotion. Officers who are transferred to the Attendants' or Nurses' staff from the Artisans' and Servants' staff, and who are in receipt of salaries at or above the maximum of the Third Grade, may be transferred to the Second Grade on the recommendation of the Inspector-General without regard to their seniority. They will, however, be required to pass the Educational and Departmental Examinations prior to being so transferred.

Educational and Departmental Examinations prior to being so transferred.

5. In the case of Attendants and Nurses, promotion from Grade to Grade may be approved by the Governor in Council on the recommendation of the Inspector-General, and shall be regulated in accordance with the special regulations for Attendants and Nurses.

6. Increments may be granted to officers appointed to the offices mentioned in the following Schedule, and at the rates set forth in the Schedule.

7. Where an officer previously to his transfer from one office to another has been paid the same salary as in his new office, time served in such former office may be counted in reckoning the interval for the first increment.

8. Every increment shall be discretionary, and no increment shall be payable except on the certificate of the Permanent Head of the Department and of the Inspector-General that such increment has been earned by good conduct and efficient service.

9. If any officer is in receipt of pay greater than the maximum rate, he shall continue to receive such pay until he can be employed upon work equivalent to his salary.

10. Failure on the part of Attendants and Nurses to pass the Nursing Examinations will be taken as inefficient service, and, should the examinations not be passed, increments will

and, should the examinations not be passed, increments will not be granted.

11. If any officer be absent from duty on account of illness, no deduction shall be made from the salary of such officer on account of allowances if the officer is under medical treatment at his own home or at a general hospital. In the case of the single men and the members of the female staff, it shall be at the discretion of the Medical Superintendent as to whether the officers shall remain at the Hospital for the Insane for treatment or be allowed to leave the institution. When an officer on sick leave on full pay is drawing his allowances the full charge for these allowances as provided by these Regulations will be made. When the officer is on half pay only, half the charge will be made. No charge is to be made should an officer be allowed leave without pay.

SCHEDULE OF SALARIES.

0.		y Rate Pay	incre	ries ma ased to n hereu	Rates
Office.	Mini- mum,	Maxi- mum,	After 1st Year.	After 2nd Year.	After 3rd Year.
	£	£	£	£	£
Criminal and Refractory Ward.	-	*	*	-	-
Attendant, Head	1	322*	ļ	1	
Attendant, Relieving Charge		292	١		
Attendant, Reneving Charge	,	202	٠٠.		٠
General Staff (Males).	1				
Attendant, Head, Grade I.	.	346*	١	۱	١
Attendant, Head, Grade II.		322*			
Charge Attendant	,	292			
Attendant, Hospital, Male	- 1	298	٠	١	١
Farm Bailiff, Grade I		346*		1	١
Farm Bailiff, Grade II	- 1	322*			١
Engineer Mechanic, Grade I.	- 1	346*		1	i
Engineer Mechanic, Grade 11.	_ I	322*	١		١
Mechanic, Assistant	- 1	292	١	i	١
Hall Porter	1 000	244	232	238	244
Laboratory Attendant	0.50	268	262	268	
		i	İ	ĺ	i
General Staff (Females).	-	0=44			
Chief Nurse	- 1	274	l .	• • •	
Housekeeper		244†		· · ·	
Nurse, Hospital	• ••	208		٠.	
Artisans and Servants (Male).					İ
Foreman Engine-driver	.	286		٠.	
Engine-driver	.	280			
Fireman	. 226	250	238	244	250
Blacksmith	.	280			
Plumber	.	280			٠
Senior Carter (in sub-charge of Farm)	268		1	
Carter	. 220	250	232	244	250
Carpenter		280			
Carpenter, Assistant		268			
Cook, Senior	.	280			١ ٠٠
Cook	.	268			
Gardener	.	280*			
Gardener, Assistant	.	268			
Painter	.	280			
Painter, Assistant	.	268			٠.
Shoemaker	.	280		٠.	
Shoemaker, Assistant		268			
Soapmaker	.	280			1
Tailor	.	280		1	
Tailor, Assistant	• ••	268			
Upholsterer	.	280		٠.	
Tinsmith	.	280			
Storeman, Grade I		292		••	
Storeman, Grade II		280		2000	0.00
Watchman and Attendant	. 220	250	232	238	250
Chauffeur, Senior	.	262		0.50	
Chauffeur	. 238	256	250	256	٠.

^{*} Less deductions for quarters and allowances.
† Less deductions for quarters, allowances, and rations.

SCHEDULE OF SALARIES-continued.

Office.	Yearly of I	y Rate Pay.	incres	ries ma ised to n hereu	Rates
· ·	Mini- mum.	Maxi mum.	After 1st Year.	After 2nd Year.	After 3rd Year.
Artisans and Servants (Female).	£	£	£	£	£
Cook, Head		196			
Cook	160	184	172	184	
Laundress		190		1	
Laundress, Assistant	154	172	166	172	
Tailoress	160	184	172	184	
Seamstress, Nurse	154	172	166	172	į ··
Sewing Mistress	154	172	166	172	
Attendants (Male).				ļ	
Grade I. (in charge of large Wards, Relieving Attendants in large Hos- pital Wards, and Senior Night Attendant in each Hospital) Grade II. (Relieving Attendants in large Wards, in charge of small Wards and other special duties) Grade III.	220	280 262 250	232	238	250
Nurses.				1 -	
Grade I. (in charge of large Wards. Relieving Nurses in large Hospital Wards, and Senior Night Nurse in each Hospital) Grade II. (Relieving Nurses in large Wards, in charge of small Wards,		190			
vitab, in charge of biliari vitatio,		1 170	1	1	
and other special duties)	142	178	154	166	1

Note.—When an officer is required to reside at the Institution, a charge of £32 per annum will be made (except where otherwise specified in these Regulations) for quarters and rations.

Chief Nurses, Housekeepers, Nurses, Cooks, and Laundresses will be provided with uniforms.

Attendants will be provided with uniforms as under :-

One tunic and two pairs of trousers annually, and caps and helmets as required.

Note to Salaries of Officers residing in Separate Quarters in the Reserves of the various Hospitals for the Insane.

Deductions will be made from the salaries of these officers in accordance with the Schedule hereunder:-

Rent	 	 	As fixed
Fuel	 ,	 	£12
Light	 `	 	£6
Water	 	 	£2
Vegetables	 	 	£2
Milk	 	 	£2
Washing	 	 	£6
***************************************			200
			£30 a year

The Chief Nurses and Housekeepers will be charged £32 per annum for rations and allowances other than quarters.

Rent for quarters will be charged as under :-For quarters occupied by-

Head Attendants Farm Bailiffe Mechanics . .

£20 a year £20 a year £20 a year £20 a year £16 a year . . Gardeners Chief Nurses Housekeepers . .

Officers who are allowed Quarters for themselves only and Rations. Deductions will be made from the salaries of these officers as under :-

.. £14 Rations ٠. £32 a year

Bonus positions at the rate of £4 to £12 per annum.

Approved by the Governor in Council, the 14th September, 1926.

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

PUBLIC SERVICE EXAMINATION.

NOTICE is hereby given that an Examination of Male Candidates for appointment to the Clerical Division of the Public Service of the State of Victoria will be held at Melbourne and at such of the undermentioned places, or elsewhere, provided there is a sufficient number of candidates at such centres, commencing at Nine (9) o'clock a.m. on Wednesday, the 1st December, 1926:—

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

Applications, accompanied by evidence of good moral character and industrious habits, must be lodged at the office of the State Public Service Commissioner, Geological Museum Building, Gisborne-street, Melbourne, on or before Saturday, the 30th October, 1926. 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.

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, on or before Saturday, the 20th November. 1926, 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.

University if a candidate enters for the Public Service Examination only.

Forty (40) candidates will be selected for registration for appointment as Clerks (20 from those who pass the School Leaving and 20 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 £299 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 £247 a year.

Note.—Detailed particulars of the subjects of examination

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), Mclbourne, 16th September, 1926.

DEPARTMENT OF LAW-SOLICITOR-GENERAL.

COURT OF PETTY SESSIONS.—ADDITIONAL DAY APPOINTED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 14th day of September, 1926, approved that, pursuant to the provisions of section fill of the Justices Act 1915, every Monday, at Ten o'clock a.m., commencing on the 4th October, 1926, be appointed an additional day for the holding of the Court of Petty Sessions at Brunswick.

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

At the Law Courts, Melbourne, the 14th September, 1926.

DEPARTMENT OF LANDS AND SURVEY,

UNUSED AND UNMADE ROADS CLOSED.

ORDER REVOKED.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 14th day of September, 1926, evoked the Order made on the 2nd day of August, 1926, and published in the Government Gazette of the 11th idem, page 2362, whereby the unused and unmade roads referred to hereunder were closed, viz.:—

Parish of Jumbunna, County of Mornington, being the road lying between allotments 520, 521, 527, and 52N, and allotments 520, 52H, 52, and 52N, also the road lying between allotment 520 and allotments 52L and 52N.—(J.42(6) (G.52436).

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

At the Law Courts, Melbourne, the 14th September, 1926.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE BOTTLE COVERS

U NDER the powers in that behalf conferred by the Factories and Shops Acts, I hereby nominate the following persons for appointment as members of the Bottle Covers Board.

Representatives of Employers:

ARTHUR PHILLIPS. CHARLES EDWARD RANKIN. CLARENCE VICTOR TAYLOR.

Representatives of Employees:

N. A. BURFORD. R. W. EXTER. GEORGE MONTGOMERY.

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 Bottle Covers Board.

21st September, 1926.

A. J. PEACOCK, Minister of Labour.

AUCTION SALES ACTS.

IST of Auctioneers' Licences issued at the undermentioned Revenue Offices during the month of August, 1926.

Revenue Office.	Name.	Address of Licensee.
Melbourne Geelong Horsham	Farmer, Thomas McDonald, Robert McCabe, Francis T.	5 Moore-street, Hawthorn 44 High-street, Geelong West Horsham

H. A. PITT, Under-Treasurer of Victoria.

The Treasury, Melbourne, 15th September, 1926.

The Fisheries Acts.

NOTICE OF INTENTION RE MINIMUM LENGTH FOR SCHNAPPER.

T is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council ment casette, to move His Excellency the Governor in Council to make a Proclamation substituting a length of ten and a half (101) inches for the length set opposite the name of "Schnapper" in the Second Schedule to the Fisheries Act 1915, by Proclamation made the eighteenth day of October, 1917, and published in the Government Gazette of 24th October, 1917.

STANLEY S. ARGYLE, Chief Secretary.

20th August, 1926.

F. Lewis, Chief Inspector of Fisheries and Game.

Inserted 1º in Gazette of 1st September, 1926.

H. A. PITT, Under-Treasurer of Victoria.

(a) Supplementary list of persons to whom Real Estate Agents' Licences were issued during the period ended 31st August, 1926. (b) Namus removed from the Register of Real Estate Agents during the month of August, 1926. REAL ESTATE AGENTS ACT 1922 (No. 3216).

IN accordance with the provisions of the Real Estate Agents Act 1922 (No. 3216), the following is published for general information:—

The Treasury, Melbourne, 17th September, 1926,

1	Licensee.	_			Mamae of Destroy	Licence held on	Licence Granted, which	which	Bureey.	He	Fee Pald.	Remarks.
Surmame	Christian Names.	1	Frincipal Business Address.	Firm Name of—	(if any).	undermentioned Corporation.	Renewed, or Transferred.		e. Name.	Address.		
Bunkln Dunlop Rorsythe Rarcourt	Ernest F. Alfred W. Alban G. Boughas G. Sydney S. Konneth K.	::::::	47 The Grosent, Ascot Vale 127 Collinsett, Melbourne Platter 243 Collinset, Melbourne 440 Little Collinset, Melbourne	::::::	::::::	Geelong Invest-	Essendon Melbourno Dimboola Tatura Melbourne		Merenntile Mut. Ins. C. Ltd VGG. Gen. Ins. & one. Co. Ltd	Melbourne 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	%000000 %000000	Transferred from B.A.S,
Horton Hanrahau Irvine Johnston	George E Josoph M Henry W David L	::::	Waverley-rd., East Malvern Swan Hill 19 McKenzie-street, Benigo 405 Collins-st., Melbourne	G. B. Horton and Co H. W. Irvine and Co A. B. and R. W. Johnston	Johnston, Arthur B.,	::::	Malvern Swan Hill Bendigo Melbourne		State Assec. Co	* * * *	0000	1900
Jones	Bertrude R.	:હં	Whittlesea 375 Collins-st., Melbourne	::	Robert W.	::	Whittlesen .		Alliance Assee, Co	. :	ee 00	J. Quinn, nominee
Pty. Ltd. Killer McLennan O'Brien	Charles James A Clarence G.	:::	82 Ormond-rd., Elwood High-st., Malvern	T. B. O'Brien	:::	:::	St. Kilda Malvern Donald		6 Q'ld. Insec. Co. Ltd. Mercantile Mut. Insec. Co	:::	8 80	Transfer from T. R. O'Brien,
Parnell	Watter H	::	220 Clarendon-st., E. Melbourne Kyabram	::	::	::	Melbourne Kyabram		6 Commercial Un. Assec. Co 6 Scottlah Un. & Nat. Insec. Co.	::	80	deceased Transfer from T. S.
Powell	Caleb John	::	157 Glenhuntly-rd., St. Kilda 375 (follins-st., Melbourne	W. S. Coppard and Co.	Coppard, Walter	Methourne Es- tates & fil- nance Co. Pry.	St. Kilda Melbourne		Scottish Un. & Nat. Insco. Co. 6 Samarang Sea & Fire Insce. Co. Co. Ltd.	::	8 8	1 00
Robertson Scholes Simmonds Smith	Michael R. Alfred J Ernest A Albert V	::::	430 Bourke-st., Melbourne Bridge-st., Benalla Bridge-st., Benalla Gr. Beach-rd. and Scoud-st., Hark Rock	Scholes and Simmonds Scholes and Simmonds		1.41. :: ::	Benalia Sandringhan			2222	2200	
	Bunkin Dumdop Dondop Dondop Horosurt Harcourt Harcourt Harcourt Hannehan Ivine Johnston O'Brien O'Brien Pell Pell Pell Powell Quinn Robertson Robertson Selbold Sumbord Robertson	Bunkin Ernest F. Dimblop Alfred W. Doneyy Porsythe Harred W. Porsythe Harred W. Horbert Bartourt Kenneth K. Harrbant George E. Harrhan George E. Harrhan Joseph M. Harrhan Henry W. Johnston Bertrude R. Melborne Es Intes and Finance- Pty, Ltd. Miller Ghartes Andere G. O'Brien Gateb Parnell Miller Ghartes John Alfred I. Schoetson Alfred I. Schoetson Michael R. Schoetson Alfred I. Schoots Albort V. Schoods Albort V. Schoods Albort V.	Ernest F	Address. 47 The Crestent, Ascot Vale 127 Collins-st., Melhourne 134 Collins-st., Melhourne 440 Little Collins-st., Melhourne 440 Little Collins-st., Melhourne 19 McKenzle-street, Bengo 19 McKenzle-street, Rengo 19 McKenzle-street, Rengo 19 McKenzle-street, Bengo 19 Gollins-st., Melhourne 19 Collins-st., Melhourne 19 Goldst., Melhourne 10 Goldst., Melhourne 10 G	Address. Firm Name of Address. Address. Firm Name of Address. Address. Melbourne Dimbools. Address. Melbourne G. B. Horton and Co. Waverley-rd., East Malvern G. B. Horton and Co. 10 Monte Str. Melbourne G. B. Horton and Co. 10 Monte Str. Melbourne G. B. Horton and Co. 10 Monte Str. Melbourne G. B. Horton and Co. 10 Monte Str. Melbourne G. B. Monte Str. Melbourne G. B. Ollins-st., Melbourne G. S. Kidda G. S. Kid	Address. 47 The Crescent, Ascot Vale 527 Collins-st., Melbourne 134 Collins-st., Melbourne 430 Little Collins-st., Melbourne 139 McKenzie-street, Benigo 130 McKenzie-street, Benigo 130 McKenzie-street, Benigo 131 Collins-st., Melbourne 132 Claus-st., Melbourne 132 Claus-st., Melbourne 133 Collins-st., Melbourne 134 Collins-st., Melbourne 135 Collins-st., Melbourne 136 Malvern 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 137 Clenhuntly-rd., St. Kilda 138 Gecond-st., Bennila 138 Gecond-st., Scholes and Simmonds 138 Mark Rock 138	Address. Address. Firm Name of (14 any). Corporation. Corporation. Corporation. Corporation. Corporation. Corporation. Corporation. Collins-st., Melbourne. C. B. Horton and Co. Molkecate-greet, Range II. W. Fr'die and Co. Molkecate-greet, Range II. W. Fr'die and Co. Molkecate-greet, Range II. W. Fr'die and Co. Molkecate-greet, Range II. W. Fr'die and Co. Molkecate-greet, Range II. W. Fr'die and Co. Molkecate-greet, Range II. W. Fr'die and Co. Molkecate-greet, Range II. W. Fr R. O'litrien II. Molkecate-greet, Range II. Molkecate-greet, Melbourne II. R. R. O'litrien II. Molkecate-greet, Melbourne II. R. R. O'litrien II. Molkecate-greet, Melbourne II. Molkecate-greet, Melbourne II. Molkecate-greet, Melbourne II. Molkecate-greet, Melbourne III. M	Address. Rinn Name of the style Corposation.	Address. Address. Firm Name of— (H any). Corporation. or Transferred. 27 Cholinest., Melbourne 28 Collinest., Melbourne 38 Collinest., Melbourne 39 Collinest., Melbourne 39 Collinest., Melbourne 30 Collinest., Melbourne 30 Collinest., Melbourne 31 Collinest., Melbourne 32 Collinest., Melbourne 33 Collinest., Melbourne 34 Collinest., Melbourne 35 Collinest., Melbourne 36 Collinest., Melbourne 37 Collinest., Melbourne 38 Kilda 39 Collinest., Melbourne 40 Little Coulinest., Melbourne 41 Collinest., Melbourne 42 Collinest., Melbourne 43 Collinest., Melbourne 44 Collinest., Melbourne 55 Collinest., Melbourne 56 Collinest., Melbourne 57 Ridinest., Melbourne 58 Kilda 5	Address. Address. Firm Name of the 1979. Corporation. Or Thardered Effective. Corporation. Corporation. Corporation. Corporation. Corporation. Corporation. Seemed to the	Address	Address

NAMES REMOVED FROM THE REGISTER OF REAL ESTATE AGENTS DURING THE MONTH OF AUGUST, 1926.

. Хаше.			Address.	Date of Removal.	Reason for Bemoval.
O'Brien, Thomas R. Sclwood, Frank S. Officer, Roy A. S.	:::	:::	Donald Kyabram 440 Lt. Collins-st., Melbourne	5.8.26 19.8.26 31.8.26	Deceased. Transferred to C. G. O'then Transferred to A. Pell Transferred to K. K. Harcourt

THE STATE SAVINGS BANK OF VICTORIA.

CRÉDIT FONGIRE DEPARTMENT.

MONTHLY STATEMENT of Crédit Foncier Debentures, Debenture Stock, Mortgage Bonds, Advances, and Money in Hand, published in accordance with the provisions of the State Savings Bank Acts.

CRÉDIT FONCIER DEBENTURES AND DEBENTURE STOOK.

	Debentures.	Debentures Made and Issued and in course of Issue.	Credit Foncier	Amount received		Redeemed	ned.	Pet	Debentures Gurrent	÷	Orédit Fonc	Crédiv Foncier Dehenture Stock Current.	ck Current.	Stock inscribed in
	Number of Debentures.	Number of Amount of Debentures.	Brock Brock Inscribed.	Stock and Debentures.	Debentures and Stock.	Debentures.	Crédit Foncier Debenture Stock	Held by the Public.	Held by the Savings Bank Public.	Total.	Owned by the Public.	Owned by Total Balance Savings Bank in Stock Inchaent.	Total Balance in Stock Ledgers	for Debentures Redeemed.
Total from last return, 31st	34,481	35,618,150	25,618,150 5,920,300 0 0	£ 8. d.	£ 8, d	£ 22,403,950	2,294,650	£ 2,008,960	£ 11.2n5,300	£ 13,214,290	2,204,650 2,008,900 11,205,300 13,214,230 3,625,650 0 0	£ s. d.	£ s. d. £ s. d 3,625,650 u 0	3 006,148
For month ending 31st August, 1926	1	1,500,000	1,500,000 3,500 0 0	225,000 0 0	:	3,500	;	3,500	-	-3,500	3,500 0 0		3,500 0 0	8,500
Total at 31rt August, 1926 34,482 37,118 150* 5,923,800 0 0	34,482	37,118 150*	5,923,800 0 0		40,783,479 18 4 146,154 8 1 22,407,450 2,294,650 2,005,400 11,305,309 13,210,700	22,407,450	2,294,650	2,005,400	11,205,300	13,210,700	3,629,150 0 0	i	3,629,150 0 0	645,400

* Including Debentures for £121,550, which had been issued in exchange for Mortgage Bonds, and have since been redeemed and cancelled. Debentures in course of issue, £1,500,000; instalments paid, £235,000; balance to be paid, £1,275,000.

	Amount Invested in Government Stock, Bank Fixed Deposit in Hand Receipts, &c.	2. s. d. E. s. d. 332,500 0 0 126,150 11 2	155,850 10 8	332,500 0 0 155,880 10 8
				
	Balance including Properties in Possession after locatocing Repayments	£ 4. d. 16,642,800 0 7	201,308 19 3	16,814,108 19 10
ADVANCES.	Amounts Received in Repayment of Advances.	£ 8. d. 10,396,116 17. 9	45,399 3 6	10,441,516 1 3
	Total Amount of Advances Made.	£ 8. d 27,038,916 18 4	246,708 2 9	27,285,625 1 1
	.	Total from last return, 31st July, 1926	For month ending 31st August, 1926	Total at 31st August, 1926
MORTGAGE BONDS.	43,344 Mortgage Bonds made and issued for £1,083,600 0 0 Моктолов Boxus Redement £926,675 0 0 Repayment of Mortgage Principal 1,375 0 0	_	:	Norg No Morgage Bonds have been issued since 16th January, 1901.

G. A. YOUNG, Commissioners of the State Savings Bank of Victoria. G. FORRESTER, General Manager of the State Savings Bank of Victoria. J. A. NORKIS, Auditor-General lor Victoria.

Melbourne, 10th September, 1926.

GEO. L. GOUDIE, Commissioner of Public Works.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY UNUSED ROADS.

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

Number of Licence,	Name and Address of Licensec.	Area.	Municipality.	Parish,	Abutting on— Allotments and Sections.	nd Sections.	Pate of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to—
		A. R. P.							£ 8. d.	•
19484	Dickensen, Robert, c/o Michael P. Ryan, Esq., barrister and solicitor, Beechworth	6 2 0	Beechworth	Barwidgee	3B, 3, 3c, 3A, sec. 15	:	1.1.26	31.12.28	,1 6 0	Accountant, State Public
	·			,			<u></u>			Works De- partment, Melbourne
19485	Gargan Bros., Orbost	0 2 0	Orbost	Newmerella and	6, 7, sec. 3	:	1.1.25	31.12.27	0 15 0	:
19486	MeBoo James Clear Labe	0	Amorilos	Township	194		1 1 96	20 61 15	0 61 0	
19487	Rowe, J. E. Mt. Steiglitz. Ballan	2 2 16	Ballan	Moorabool East	11		1.1.26	31.12.28	-	: :
19488	Humphries, Henry R., Bahgallah			Killara	2, sec. B	:	1.1.26	31.12.28	8 3	: :
19489	Elliott, Thos., 299 Maribyrnong-road, Ascot Vale	m	Maldon	Ravenswood	21, sec. 1	:	1.1.14	31.12.17	3 0 0	: :
19490	Russell, J. H., jun., Carboor		Oxley	Carboor	35	:	1.1.26	31.12.28	0 20	:
19491	Lancey, G. E., Ragian	6 3 35	Ripon	Raglan	10B, sec. A	:	1.1.24	31.12.26	0	:
19492	Vock, Solomon, Merton	c3 (Mansfield	Merton	5,84	:	1.1.26	31.12.28	0 8:	:
19495	Partingers, S. G., "Emon," Brimin Loose Bag, via	e 8 7	Kuthergien	Norong	Sand 9	:	1.1.24	31.12.20	o II o	:
19494 19495	Davies, W. T. H., Korumburra Laidlaw, W. B. G., c/o Australian Mercantile Land and Finance Cov. Ltd., 122 William-street, Mel-	6 2 21 77 2 30	Korumburra	Jeetho Edenhope . and Murrandarra	374 and 38 66, 65, 32, 664, 31, 684, 688, 644, 648		1.1.26	31.12.28 31.12.28	1 13 0 3 17 2	::
19496	bourne				43 46 44 55 54 ment 53 45 474		1 1 96	31 19 98	8	
	and Finance Coy. Ltd., 122 William-street, Mel-	•	: •	duitailuaita	10, 10, 11, 00, 01. pare 00				0	:
19497	bourne Hall, Jean, Bruce's Creek, Whittleson	1 1 0	Whittlesea	Wallan Wallan	21, sec. E	:	1.1.26	31.12.28	0 5 0	:
19498	Gambold, George T., Whorouly .	5 0 0	Oxley	Whorouly	184B	:		31.12.27	81	: :
19499	Smith, C. W. W., Greta West P.O., via Glenrowan	0 -	:	Larg		:	1.1.26	31.12.28) ()	:
19501	Corragnan, william, Bylands, Kilmore	4 - - 0	Warracul	Allambee	664 and 66n	: :	1.1.20	31 12 28	9 8	: :
	Melbourne		_			:			; ;	:
19502	Conley, Jane, Picola	0 0 0	Numurkah	Narioka	1, 14, 1, 2, 24, sec. 2.	:	1.1.26	31.12.28	0 0 0	"
19504	McFasters W. J. Reid's Creek		Reckandandan	Woorsgoo	14, 210, 217, sec. 55	:	1.1.20	31.12.28	9 2	:
19505	Sanders, Walter, Greta South		Oxlev	Greta	14 5, 5; 500; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;		1.1.25	31.12.27	, r	: :
19506	Dunstan, Mrs. E. Snowden, Kerang	0	Kerang	Meran	8, 10, sec. C	:	1.1.26	31.12.28	0 5 0	
19507	The Trustees, St. Paul's Church of England, Linton	61	Grenville	Argyle	24, 25, 26, sec. 4	:	1.1.26	31.12.28	0 5 3	: :
19508	The Trustees, Methodist Church, Linton	-	:	:	21, 22, 23, sec. 4	:	1.1.26	31.12.28	0 4 6	:
19509	Knights, Hector, Gre Gre Village, via St. Arnaud	0 0	Kara Kara	Tottington	26	:	1.1.25	31.12.27	4.0	"
Algei	allils Dros., Messrs., Gien Cooee, Axedale	~	strathheidsaye	Axedale	' 7, sec. AIV.		1.1.26	31.12.28	0 6 0	"""

Licence No. 19485, special condition:—"Suitable unlocked swing gates to be erected"; No. 19486, "unlocked swing gates to be erected"; No. 19489, licence to be renewed to 31st December, 1926; No. 19490, rent to be charged from 1st July, 1926; Proceed condition:—"Unlocked swing gates to no 2-chain road from N.E. angle of ellocment 47s, thence S.E. through Murrandarra Home Station to Cross Road"; No. 19502, rent to be charged from 1st September, 1926, and special condition:—"Suitable unlocked swing gates to be erected"; No. 19503, rent to be charged from 1st September, 1926, and suitable unlocked swing gates to be erected; No. 19510, rent to be charged from 1st September, 1926, and suitable unlocked swing gates to be erected; No. 19510, rent to be charged from 1st September, 1926, and suitable unlocked swing gates to be erected; No. 19510, rent to be charged from 1st September, 1926, and suitable unlocked swing gates to be erected; No. 19510, rent to be charged from 1st September, 1926, and suitable unlocked swing gates to be erected; No. 19510, rent to be charged from 1st October, 1926.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 16th day of September, 1926.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES.

VOTICE 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 Lloence.	Name and Address of Licensee.	Area.	Municipality.	Parish,	ηV	Abutting on—Allotments and Sections	ctions.		Date of Isane of Licence.	Date of Expiry of Licence.	Fee for License.	Payable to—
13169	13169 McRao, James. Clear Lake	: .	Arapiles	Lowan	9л	:	:	:	1.1.26	31.12.28	6 6 0 0 6 0	Accountant, State Public Works De- partment, Molbournet,
13170 13171 13172 13173	Newman, Percy C., Howe's Creek Ridout, Ernest E., Oxley Flats, via Milwa Smith, Sydney A., Killara, Casterton Casteron Howarth, Mary E., Pirron Yalloak Post Office Wright, Messrs C. J. and F. W., c/o Messrs Silvester	:::::	Mansfield Oxley Glenelg Heytesbury Portland	Loyola Kilbara Pomborneit Narrawong	123 98A 13, 14, sec. A 20 57	:::::	:::::	: : : : :	1.1.26 1.1.26 1.1.26 1.1.21 1.1.21	31.12.28 31.12.28 31.12.28 31.12.23 31.12.23	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	troated the same of the same o
13176 13176	and Williamson, Solicitors, Fordand Sheales, Mary, Redbank Kemp, Geo. S., "Woir Park," Jeeralang Junction,	::	Kara Kara Morwell	Moyreisk Yinnar	Part 27, B2 2, sec. A	; ;	::	::	1.1.26	31.12.28 31.12.28	0 3 0	
13177 13178 13179 13180	via votoven Ellis, Erskine T., Yackendandah Granger, Noel S., Murrabit Jayton, Thos., Kialla, via Shepparton Shalley, John, Rickett's Marsh, Birregura	::::	Yackandandah Kerang Shepparton Winchelsea	Yackandandah Murrabit West Kialla	9, sec. 20 Lot 52A (Murrabit Estate) 44A 2A, sec, 9	it Estate)	::::	::::	1.1.26 1.1.26 1.1.26 1.1.24	31.12.28 31.12.28 31.12.28 31.12.26	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	::::

Licence No. 13180, rent charged from 1st August, 1924.

GEO. L. GOUDIE, Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 16th day of Septembor, 1926.

Marine Act 1915.

AMENDMENT OF SCALE OF HARBOUR PILOTAGE RATES, PORTS OF MELBOURNE AND GEELONG.

THE Marine Board of Victoria, under the powers conferred by section 79 of the Marine Act 1915, with the approval of the Governor in Council to from time to time fix the rates of pilotage on Governor in Council to from time to time fix the rates of pilotage on ships arriving at or departing from any one part to any other part of any port of Victoria, doth, with the approval of the Governor in Council, fix as on and from the date of the coming into operation of this Determination for the services referred to in the Schedule the rates there set out in substitution (where they vary) or in confirmation (where the rates remain unaltered) of the rates for the like service fixed by a Determination of the Board passed on the 26th day of April, 1918, and approved by the Governor in Council on the 21st day of May, 1918, as amended on the 20th day of August, 1925, and approved by the Governor in Council on the 14th day of September, 1925.

- 1. This Determination shall come into operation on 1st November, 1926.
- 2. This Determination shall be accepted as in substitution of Division (B) of the Schedule to the Determination hereinbefore recited, and subject to the alterations now made the several provisions of the latter applicable to the circumstances of the cases herein provided for shall be read as governing its construction.

SCHEDULE.

(B) PORTS OF MELBOURNE AND GEELONG. Ships towed by steam and steamships.

	,									
From one place to another in Hob-										
son's Bay or	1									
Corio Bay	Vessels	not ex	cced	ling 2	,000 to	ns		£2	0	0
From Hobson's	Over	2,000	and	under	3,000	tons		3	0	0
Bay to a Mel-		3,000		,	4,000	,,		3	10	0
bourne Wharf or	,,	4,000		,,	5,000	,,		4	0	0
vice versa	} ,,	5,000		•	6,000	,,		4	10	0
From Newport,	,,	6,000		,,	7,000	,,		5	0	0
Footscray, or	l	7,000		,,	8,000	7,		5	10	0
Yarraville to a		8,000	tons	(net	registe	red t	on-			
Melbourne	ì		nage		Ť.,			6	0	0
Wharf or vice			~	•						
versa or any in-	į									
termediate dis-	1					•				
tance	j									

Ships propelled by Sails or Warped.

	Rate per ton net Register.	Max.	Min.
From one berth or place to another in Hobson's Bay or Corio Bay	d.	£ s. d. 2 10 0	ļ

Note.—If the removal be effected by sails, the services of a licensed Pilot to be compulsory; if removal be effected by means of warps only, the services of a licensed Pilot shall be optional, but, if engaged, the prescribed rates shall be payable.

SPECIAL RATE.

Steam and Sailing Ships and Ships towed by Steam.

_ ·	Rate per ton net Register.	Max.	Min.		
From Port Melbourne or Williams-	d.	£ s. d.	£ s. d.		
town Piers into any dock or to any slip in Hobson's Bay or vice versa From Port Melbourne or Williams- town Piers to the Swinging	į.	2 10 0	0 15 0		
Buoys in Hobson's Bay for adjustment of compasses or vice versa	<u></u>	2 10 0	0 15 0		

The foregoing limits and rates of pilotage were fixed and passed at a meeting of the Marine Board of Victoria held this second day of September in the year of our Lord One thousand nine hundred and twenty-six.

C. W. MACLEAN, President. GEO. KERMODE, Member. C. W. KINSMAN, Acting Secretary. (L.S.)

Approved by the Governor in Council, the 21st September, 1926. F. W. MABBOTT, Clerk of the Executive Council.

MINING LEASES GRANTED.

THE undermentioned mining leases have been granted. Any lease not executed by the 16th prox. will be liable to forfeiture :-

4181, Mineral; James Michael Hannon. 4234, Mineral; James Michael Hannon. 4235, Mineral; James Michael Hannon. 4236, Mineral; James Michael Hannon. 4271, Mineral; James Michael Hannon. 4317, Mineral; James Michael Hannon. 4622, Mineral; Thomas Bottoms.

LICENCES GRANTED TO TRANSFER OR MORTGAGE MINING LEASES.

MINING LEASES.

2295, Ararat; New Langi Logan Gold Mines N. L. to transfer to Langi Logan United N. L.
7525, Castlemaine; The One Tree Hill G. M. Co. N. L. to transfer to Charles Hermann Schultz.
6089, Maryborough; Stanley Bray, James Alex. Geddes, and Frank Bray to transfer to Welcome Nelson G. M. Co. N. L.
6091, Maryborough; Stanley Bray, James Alex. Geddes, and Frank Bray to transfer to Welcome Nelson G. M. Co. N. L.
4184, Mineral; Eustace Duncan to transfer to James Duncan and George Walter Shirrefs.
4185, Mineral; Eustace Duncan to transfer to James Duncan and George Walter Shirrefs.
4431, Mineral; John Francis Ure and George Dance to transfer to Kilcunda Coal Mining Co. N. L.
4431, Mineral; Kilcunda Coal Mining Co. N. L. to mortgage to George Dance.

to George Dance.

GRANTED ICENCES TO LET TRIBUTES.

7275, Beechworth; Al Gold Mines No Liability. 7276, Beechworth; Al Gold Mines No Liability.

GEO. L. GOUDIE, Minister of Mines.

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

RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 22 William-street, Melbourne, on or before the 30th October, 1926, or they may be excluded from the distribution of the estate when the assets are being distributed.

distributed :-

distributed:—

James Leslie Blencowe, late of Samarai, in the Territory of Papua. formerly of Empress-road, East St. Kilda, Victoria, planter, died 4th January, 1922, intestate.

Edwin Foyle, late of Gray-street, Hamilton, stonemason. died 14th June, 1926, intestate.

Harriette Nina Mary Verity (otherwise Nina Mary Verity), with the will annexed, late of Asquith, and formerly of Adelong, Mount Horeb, and of Bent-street, Sydney, all in the State of New South Wales, and of Waimate, in the Dominion of New Zealand, spinster, died 21st July, 1925.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons. Melbourne, 16th September, 1926.

Companies Act 1915.

NOTICE is hereby given that, in pursuance of section 230 of the Companies Act 1915, the names of the "Geelong Starr-Bowkett Building Society" and the "Thrift Permanent Building Society" have been struck off the Register of Building Societies, and that on the publication of this notice in the Government Gazette the said building societies will be discalved.

Dated this 18th day of September, 1926.

GEO. B. VASEY, Registrar of Building Societies. 10 Selborne Chambers, Melbourne.

> Local Government Act 1915, Section 440. MUNICIPAL AUDITORS BOARD.

The following candidates having passed the examination of the Municipal Auditors Board, have been granted certificates to exercise the office of Municipal Auditor or Inspector of Municipal Accounts, viz.:--

Clifford Frederick Loxley George Frederick Barson James Leslie Balfour-Melville Herbert Chapman

Garrett Ernest Fitzgerald Arthur John Graham Austin Stringer William Alexander McDonald

M. V. MATTHEWS, Secretary.

Electricity Commissioners' Buildings, 22 William-street.

MUNICIPAL SURVEYORS BOARD.

EXAMINATION OF CANDIDATES.

NOTICE is hereby given that the One hundred and eighty-fifth (185th) Examination of Candidates for Certificates of "Competency" and "Qualification," in pursuance of provisions contained in sections 168, 171, and 172 of the Local Government Act 1915 (No. 2686), will be held on Tuesday, Wednesday, and Thursday, 12th, 13th, and 14th days of Certificat 1986. October, 1926.

Candidates must give notice, accompanied by a fee of £3 3s., not later than 30th September, 1926, of their intention to appear at the examination.

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

Department of Public Works, Melbourne, 17th September, 1926.

STATE RIVERS AND WATER SUPPLY COMMISSION.

RUSHWORTH WATERWORKS TRUST.

. AUTHORITY TO OBTAIN BANK OVERDRAFT

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 14th day of September, 1926, authorized, in pursuance of section 271 of the Water Act 1915 (No. 2747), the Rushworth Waterworks Trust to obtain an advance or advances from the Bank of Victoria Limited, Rushworth, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Eight hundred pounds (£890).

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

At the Law Courts, Melbourne, the 14th September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

WAITCHIE URBAN DISTRICT.

N OTICE to owners of tenements in the undermentioned streets in the Waitchie Urban District, and the private streets, lanes, courts, and alleys opening thereto:-

Swan Hill-road, from a point opposite allotment 1 of lodged plan No. 5301 to a point opposite allotment 40 of the same lodged plan.

Prichard-street, from Swan Hill-road to a point opposite

allotment 6 of section 1 of lodged plan No. 5695.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 22nd day of October next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

MINYIP URBAN DISTRICT.

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

Mill-street, from the end of existing main southerly to a point opposite allotment 3, section XXIIV. South-street, from the end of existing main northerly to a point opposite allotment 9, section XVIII.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 22nd day of October next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

SEA LAKE URBAN DISTRICT.

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

Lake-road, from Greenswamp-road to Park-street. Park-street, from Lake-road to the north-eastern boundary of allotment 9, section IV.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 22nd day of October next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM. CATTANACH, Chairman, State Rivers and Water Supply Commission. Melbourne, 20th September, 1926.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

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

The main pipe in the said streets being laid down, the owners of all tenemone situated Towners of all tenements situated as under arc hereby required, on or before the 25th October, 1926 next, to cause a proper pipe and stop-cock to be laid so as to supply water within such tenements from the main pipe.

H. S. HIGGINSON, Acting Secretary.

Melbourne, 14th September, 1926.

STREET AND POSITION.

Braubrook.

Anderson-street, from Devonshire-road to Ridley-street Anderson-street, from Devonshire-road to Ridiey-street Ridiley-street, from Anderson-street to Sydney-street. Burnewang-street, from Adelaide-street to Sydney-street. Druham-road, from Watt-street to Sun-crescent. Sun-crescent, from Hampshire-road north-westwards

Camberwell.

Dale-street, from Whitehorse-road northwards 41 chains. Bate-street, from Croswick-street to Pretoria-street, From Kitchener-street to Whitehorse-road. Lockhart-street, from Riversdale-road southwards 104 chains. Hilltop-avenue, from High-street to Vale-street.

Caulfield.
Garfield-avenue, from Wild Cherry-road to Koornang-road.
Wild Cherry-road, from North-road to Garfield-avenue.

Cobura.

Gaffney-street, from Fisher-street to Jersey-street.
Jersey-street, from Gaffney-street southwards 91 chains.
Ross-street, from Ryan-street to Armstrong-street.
Armstrong-street, from Ross-street westwards 51 chains.
William-street, from Gaffney-street to Lewis-street.
Lewis-street, from William-street to Lake-street.

Heidelbgrg.
Railway-avenue, from Kelvin-grove to Yarana-road.
Yarana-road, from Railway-avenue northwards 151 chains.
Bond-street, from Heidelberg-road to Park-crescent. Park-crescent, from Bond-street to Station-street.

Hawthorn.

Condor-street, from Harcourt-street southwards 57 chains.

Keilor.

Birdwood-street, from Keilor-road to Dudley-street.

Dudley-street, from Birdwood-street to Ronald-street.

Ronald-street, from Dudley-street to Devonshire-parade. Devonshire-parade, from Ronald-street westwards 13 chains.

Macariney-street, from Evans-road westwards 14 chains. Dean-street, from Ross-street eastwards 7 chains.

Melbourne.

Painsdale-place, from Swanston-street eastwards 24 chains. Lonie-street (North Melbourne), from Barwise-street south-

Moorabbin. Campbell-street, from Centre-road to Brewers-road.

Box Hill.

Thames-street, from Doucaster-road westwards 9 chains. Mersey-street, from Severn-street to Thames-street. Pendle-street, from Whitehorse-road northwards 20½ chains. Loch-street, from Windsor-crescent southwards 7½ chains. Scottsdale-street, from Florence-street to Elwood-street. Elwood-street, from Scottsdale-street to Burwood-street. Burwood-street, from Elwood-street to Broughton-road. Tyne-street, from Watts-street to Mersey-street.

Prahran.

Yarra-street, from Claremont-street extension southwards Claremont-street extension, from Claremont-street to Yarra-

street. Claremont-street, from Claremont-street extension southwards 31 chains.

Preston.
Devon-street, from Miller-street to Oakover-street. Tusman-street, from Bell-street to Bruce-street.

St. Kilda.

Wimbledon-avenue, from 6 chains south-west of Brighton-road further south-westwards, and north-westwards to Hennessy-avenue.

Hennessy-avenue, from Wimbledon-avenue north-eastwards

Sandringham.
Beach road, from opposite Old Bluff Hotel further southeastwards 23 chains.

Local Government Acts. SHIRE OF AVOCA.

- A By-law of the Shire of Avoca, numbered 9/26, made under sy-taw of the Shire of Avoca, induced of 2,0, made under section 197 of the Local Government Act, and section 2 of the Local Government Act 1915 (No. 2), for regulating the use of the streets, roads, and public places in the Township of Avoca, by street hawkers and itinerant traders dealing in foodstuffs and flowers, and licensing and regulating street hawkers and itinerant traders dealing in such goods.
- N pursuance of the powers conferred by the Local Government Act 1915 and the Local Government Act 1915 (No. 2), and of every other power enabling it on that behalf, the Council of the Shire of Avoca doth hereby make the By-law following, which shall have operation in the Township of Avoca as set out in the Government lithograph plan marked L6447, and shall come into force and have operation on being published in the Government Gazette:—
- 1. The place mentioned in the First Schedule hereto, and such other places as may from time to time be fixed in lieu thereof, or in addition thereto by the said Council, shall be stands for the sale of foodstuffs and/or flowers in the said
- township.

 2. No person shall take up, or occupy, or sell, or attempt to No person shall take up, or occupy, or sell, or attempt to sell, or assist to sell from such stands, or any position in any street, road, or public place unless licensed so to do as hereinafter provided; but this prohibition shall not prevent any itinerant trader holding a permit on that behalf from vending foodstuffs and/or flowers from door to door.
 The Council may from time to time—

 (a) abolish, cularge, or diminish any stand or position;
 (b) move any stand or position to another site in its vicinity;
 (c) appoint additional stands or positions.

 Notice in writing of the exercise of any of the powers conferred

Notice in writing of the exercise of any of the powers conferred in this clause shall be given to any licensee concerned.

4. Any person desiring to sell or to assist in selling foodstuffs and/or flowers from such stands shall apply in writing to the Shire Secretary, hereinafter called the Licensing Officer, in the form or to the effect set out in the Second Schedule hereto, and shall be accompanied by a certificate of good character, signed by at least two ratepayers in the said town-ship.

hereto, and shall be accompanied by a certificate of good character, signed by at least two ratepayers in the said township.

5. The Licensing Officer shall bring all such applications before the Council, and the Council shall in its unfettered discretion grant, refuse, or otherwise deal with such applications.

6. If an application is granted a licence subject to the conditions of this By-law will be issued to the applicant by the Licensing Officer on payment of the prescribed charges as set out in Schedule 3, and such licence shall state the stand to be occupied by the licensee, the goods licensed to be sold, and the days in the week (not exceeding three in each week) on which he may occupy such stand.

7. When a licence is issued pursuant to this By-law to occupy a position on a stand the person named in such licence, or his permitted transferee and/or assistant, and none other shall have the right to use or occupy such position.

8. A licence for a position may, with the consent of the Council, be transferred to any person not already holding a licence for a position or interested therein.

9. When a proposed transferred has been approved by the Council the original licence with the prescribed fee for the transfer shall be handed to the Licensing Officer, who shall endorse thereon the name of the transferce and the date of the transfer.

- transfer.

 10. Council may at any time revoke any licence issued hereunder if the holder, in the opinion of the Council,

 (a) has committed any offence against this By-law;

 (b) has been guilty of offensive or unbecoming conduct or behaviour on or near his position;

 (c) has not kept his cart, truck, or barrow or other vehicle clean, or has not kept himself cleanly in habits while on his nosition:
- clean, or has not kept himself cleanly in habits while on his position;

 (d) has been convicted of any offence under the Health Act, the Fish and Game Act, Fruit, or Weights and Measures Acts.

 11. When the licence is revoked the right thereunder to occupy the position or to act as assistant thereat shall then cease, and any moneys paid in advance shall be forfeited to the said Council, and the licence shall be delivered to the Licensing
- officer.

 12. The hours within which positions or stands may be occupied shall be between 10 a.m. and 6 p.m. on each day of the week, except Sunday, but no licence issued hereunder shall be for more than three days in each week, nor shall it give the right to occupy the position on Sunday, Good Friday, or Christmas Day.

13. The following rules shall be observed by every licensee :— That is to say, he shall—

- (a) keep his position and the street and path round it clean and free from all paper, fruit stems, peelings, refuse, and rubbish of all sorts during the hours each day he is occupying his stand, and leave it in like condition each day;
 (b) not place any box, basket, receptacle, or other thing except his vehicle upon the position, or on the rondway or footpath contiguous thereto;

- (c) not suffer any horse to be attached to his vehicle. or to be unattached thereto on the position, or the roadway or path contiguous thereto;
 (d) not press his wares upon passers by, or solicit their
- custom:
- (e) Personally attend his position during the whole time it is occupied by his vehicle, unless prevented by ill health, or unavoidable absence from Avoca, when a substitute authorized by the Liceusing Officer will be permitted.

14. No cart, truck, barrow, or other vehicle shall be used

on any position or for hawking from door to door unless same has been previously approved by the Licensing Officer.

15. No vehicle shall be approved for the sale of foodstuffs unless the same is provided with a roof or cover, and have provision for the protection of the goods offered for sale from sun dust and flies. sun, dust, and flies.

16. No fish shall be sold or offered for sale on any stand or position, or in any street, road, or lune in the township unless the same shall have been previously cleaned (gutted) to the satisfaction of the Licensing Officer.

17. No fish shall be cleaned (gutted) at or near any stand or position.

position.

18. No person shall sell or attempt to sell foodstuffs and/or flowers from door to door in the township without first obtaining from the Licensing Officer a permit so to do in the form prescribed in the Fourth Schedule hereof, such permit shall be for the term of six or twelve mouths. The charge for same shall be as set out in the Third Schedule hereto, and the holder thereof shall be subject to all the conditions hereof which may be applicable.

19. Where under this By-law notice in writing is required to be served on any licensee such notice may be served personally or through the post in a registered letter to such licensee at the address mentioned in his licence, and where service is by registered letter it shall be deemed to have been made within twenty-four hours from the posting thereof.

20. Any person who shall offend against any provision of this By-law or being a licensee offend against any of the rules enumerated in clause 13 hereof, shall, on conviction, for every such offence be liable to a penalty not exceeding Five pounds (£5). 18. No person shall sell or attempt to sell foodstuffs and/or

(£5).

SCHEDULE NO. 1 HEREINBEFORE REFERRED TO. Situation of Site for Stand.

At the intersection of High and Cambridge streets, in the centre of High-street, between the two roadways.

SCHEDULE NO. 2 HEREINBEFORE REFERRED TO. Application for Licence to Occupy Stand.

Avoca, 192

To the Licensing Officer, Shire Office, Avoca.

1. residing at , ha for licence to occupy stand at yending for the quarter ending on the terms and conditions set forth in By-law No. , hereby apply , Avoca, for I have read and understand.

Signature

Occupation, Address, We, being ratepayers in the Town of Avoca, certify that the above-named applicant is known to us, and is of good character-

Signature, Address, Signature, Address. Signature, Address,

Two signatures at least required.

Application for Licence to Act as Assistant to Street Huwker. To the Licensing Officer, Shire Office, Avoca.

, hereby apply for a licence to act as assistant to in street. Avoca, for vending at his stand for a term of commencing the terms and conditions set forth in By-law No. I bave read and understand. which

Signature, Decupation Place of Residence.

We, being ratepayers in the Town of Avoca, certify that the above-named applicant is known to us, and is of good character-

> Signature, Address. Signature, Address, Signature.

Two signatures at least required.

Application to Hawk Goods from Door to Door. To the Licensing Officer, Shire Office, Avoca

Sir, I, , residing at, , hereby apply for permit to hawk goods from door to door in Avoca for the months ending . 192

Signature, Occupation. Place of Residence,

We, being ratepayers in the Town of Avoca, certify that the above-named applicant is known to us, and is of good. character-

Signature. Address, Signature. Address Signature, Address.

SCHEDULE NO. 3 HEREINBEFORE REFERRED TO.

Charge payable for permit to occupy stand-£1 (One pound)

per quarter.

Charge payable for assistant to stand—5s. (Five shillings) per quarter.

per quarter.

Charge for permit to hawk from door to door—5s. (Five shillings) for twelve months.

Charge to permit to hawk from door to door—2s. 6d. (Two shillings and sixpence) for six months.

The resolution adopting this By-law was passed by special order of the Council of the Shire of Avoca on the 21st day of April, 1926, and was confirmed on the 19th day of May, 1926.

In witness whereof the common seal of the Council was affixed hereto this 19th day of May, 1926, in the presence of-

E. J. HOGAN, President.
ROBERT KAYE,
H. WORTHINGTON,
R. HENSON BROADHURST, Secretary. (SEAL)

Approved by the Governor in Councit, the 14th September, 1926.

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

SHIRE OF CORIO.

PROPOSED SEVERANCE FROM SHIRE OF CORIO AND ANNEXATION TO TOWN OF GEELONG WEST.

In pursuance of the provisions of the Local Government Act 1915 (No. 2686), section 46, the substance and prayer of a petition in accordance with the 36th and 44th sections of the said Act, which has been presented to His Excellency the Governor in Council, are published, viz.:—

The petitioners purport to constitute a majority of the ratepayers in the portion of the Shire of Colac described in the petition, and they desire that the area so described may be severed from the Shire of Corio and annexed to the Town of Geelong West.

Area described in petition-

Commencing at a point being the north-east angle of section 9, Parish of Moorpanyal; thence south by West Melbourne-road to the south-east angle of the said section; thence west by Aberdeen-street to the south-west angle of the last-mentioned section; thence north by Minerva-road to the south-east angle of section 13; thence west by Fyansford-road to the south-west angle of the said section; thence northerly along Asylum-road to the north-west angle of the last-mentioned section; thence easterly by Church-street to the point of commencement.

street to the point of commencement.

The petitioners state that the area described is situated on the outskirts of the Shire of Corio about 10 miles from the Shire Offices, whilst it adjoins the Geelong West territory, the nearest point being within one mile from the Town Hall. The requirements of this locality regarding the construction, drainage, cleaning, and lighting of streets, garbage removal, sanitary service, Health Act, and building supervision, recreation grounds and parks, and municipal government generally are similar to those of the town, where the streets have been constructed up to the boundary of this territory.

The netitioners therefore humbly area that this Excellence

The petitioners therefore humbly pray that His Excellency the Governor in Council may be pleased to sever the area above described from the Shire of Corio and annex such area to the Town of Geelong West.

Notices for the petitioners may be served on Mr. Reginald Rix, 169 Pakington-street, Geelong West.

GEO. L. GOUDIE, Commissioner of Public Works.

SHIRE OF KORUMBURRA.

ROAD DEVIATION.

Order Confirmed by the Governor in Council.

In pursuance of the powers conferred by section 475 and 479 of the Local Government Act 1915, the Council of the Shire of Korumburra doth hereby order that the lands hereinafter described, which have been taken, purchased, or acquired by it, shall be a public highway from and after the date of publication of this Order in the Government Gazette:—

All that piece of land being part of Crown allotments 17c and 17n², Parish of Kongwak, County of Mornington: Commencing at the south-western corner of C.A. 17c; thence by lines bearing N. 89 deg. 52 min. E. 100 links, N. 0 deg. 22 min. W. 5,286 links, S. 87 deg. 5 min. W. 100 links, S. 0 deg. 22 min. E. 5,281 links to the commencing point. mencing point.

And declares that the lastly-described road shall be in lieu of the piece of land being part of an existing Government road as hereinafter described :

- All that piece of land being part of a Government road commencing at the south-eastern corner of Crown allotment 17c, Parish of Kongwak, County of Mornington; thence bounded by lines bearing S. 89 deg. 18 min. E. 100 links, N. 0 deg. 18 min. W. 1,788 links, N. 0 deg. 14 min. E. 1,959 links, S. 89 deg. 38 min. W. 100 links, S. 0 deg. 14 min. W. 1,960 links, S. 0 deg. 18 min. E. 1,787 links to the commencing point.
- In witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Korum-burra was affixed this sixteenth day of December, 1925, in the presence of-

JOHN WESTERN, Shire President. R. N. SCOTT, Councillor. FRANK E. KURRLE, Councillor. F. P. HUNGERFORD, Shire Secretary. (SEAL)

Confirmed by the Governor in Council, the 14th September, 1926. F. W. MABBOTT, Clerk of the Executive Council.

SHIRE OF GLENELG.

ROAD DEVIATION.

Order of the Council of the Shire of Glenelg made the seventeenth day of February. One thousand nine hundred and twenty-six.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915 the Council of the Shire of Glenelg doth hereby order that the land first hereinster described shall be declared a public highway and that such land so described shall be in heu of the existing road secondly hereinafter described.

LAND REFERRED TO.

Land referred to.

Firstly.—All that piece of land being parts of subdivision A of allotment 3 and subdivision A of allotment 1, section 8, and part of Crown portions A and B, known as the Roseneath pre-emptive right, Parish of Warrock, County of Dundas, containing ten acres two roods and twenty-nine perches and two-tenths of a perch: Commencing at a point on the two-chain Government road two thousand seven hundred and seventy-three links and nine-tenths of a link from the north-western corner of allotment three A. Parish of Warrock, County of Dundas; thence south seventy-one degrees ten minutes west two thousand and thirty links to a one-chain Government road; thence south fifty-eight minutes east along said road one hundred and five links and one-tenth of a link; thence north seventy-one degrees ten minutes east two thousand one hundred and twelve links and three-tenths of a link to two-chain Government road; thence along said road bearing north forty-five degrees seven minutes west one hundred and cleven links and five-tenths of a link to the commencing point and containing two acres and eleven perches and four-tenths of a perch. Commencing at a point in the one-chain Government road two thousand seven hundred and forty-nine links from the north-eastern corner of Roseneath pre-emptive right. Parish of Warrock; thence south seventy degrees forty-nine minutes west into thousand two hundred and forty-nine links; thence south fifty-six degrees twelve minutes west nine hundred and seventy-seven links; thence south fifteen degrees fifty minutes west in hundred and fifty-seven links; thence south fifteen degrees fifty minutes west eight hundred and sixty-seven links; thence south forty-seven links; th

links to the Glenelg River; thence south-easterly along river one hundred links; thence north forty-five degrees fifty-five ninutes east two hundred and sixty-one links; thence north forty-seven degrees twenty-eight minutes cast five hundred and seventy-four links; thence north seventy-one degrees fifty-two minutes east three hundred and eighty-seven links and nine-tenths of a link; thence north twenty-three degree forty-nine minutes cast one thousand and eighteen links and five-tenths of a link; thence north fifteen degrees fifty minutes east eight hundred and sixty links; thence north twenty degrees thirty-two minutes east five hundred links and one half of a link; thence north thirty-three degrees thirty-five minutes east two hundred and ninety-six links and eight-tenths of a link; thence north fifty-six degrees twelve minutes east one thousand two hundred and sixty-six links and three-tenths of a link; thence north fifty-seven links and three-tenths of a link; thence north seventy degrees forty-nine minutes east two thousand four hundred and fifty-four links and three-tenths of a link to a one-chain Government road; thence north fifty-eight minutes west along said road one hundred and five links and three-tenths of a link to the commencing point, and containing eight acres two roads and thirty-eight perches and three-tenths of a perch.

Secondly.—All that piece of land in the Parish of Warrock, County of Dundas, formerly a Government road containing 9 acros and 38 perches and one half of a perch or thereabouts; Commencing at the north-eastern angle of allotment C, Roseneath pre-empitive right, Parish of Warrock, County of Dundas; thence south fifth-eight minutes east two thousand seven hundred and forty-nine links; thence north seventy-one degrees ten minutes east one hundred and five links and one-tenth of a link; thence north fifty-eight minutes west two thousand six hundred and thirteen links and one-tenth of a link to a two-chain Government road; thence along said road bearing north forty-five degrees seven minutes west for one hundred and forty-three links and six-tenths of a link to the commencing point and containing 2 acres 2 roods 29 perches. Commencing at a point on the western boundary of allotment 3a, Parish of Warrock, County of Dundas, and two thousand seven hundred and eighteen links and two-tenths of a link from the north-western corner thereof; thence south fifty-eight minutes east six thousand five hundred and seventy-three links and eight-tenths of a link to the Glenelg River; thence westerly along river One hundred links; thence north fifty-eight minutes west for the first properties and forty-four links and seventenths of a link; thence north seventy degrees forty-nine minutes of a link; thence north seventy degrees forty-nine minutes of a link; thence north seventy degrees forty-nine minutes of a link; thence west six thousand the handred and forty-four links and seven-tenths of a link; thence north seventy degrees forty-nin-minutes east thirty-two links and six-tenths of a link; thence west seventy-one degrees ten minutes east seventy-two links and seven-tenths of a link to the commencing point and con-taining six acres two roods nine perches and five-tenths of a perch.

The common seal of the Municipality of the Shire of Glenelg was hereunto affixed this 17th day of February, One thousand nine hundred and twenty-six, in the presence of—

JAMES ROSS, H. J. FILGATE, Councillors, J. GLANCY, Secretary. (SEAL)

Confirmed by the Governor in Council. the 14th September, 1926.

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

POLICE SALE,-POLICE STATION, ROYAL PARK.

The Government Auctioneer will sell the undermentioned unclaimed animal by public auction on Saturday, 25th September, 1926, at half-past Ten a.m.:—

1 chestnut pony, about 14 hands, branded H on near

T. A. BLAMEY, · Chief Commissioner of Police.

Office of the Chief Commissioner of Police, Melbourne, 6th September, 1926.

POLICE SALE.—LITTLE BOURKE-STREET LICENSING OFFICE.

THE Government Auctioneer will hold a sale of unclaimed and confiscated liquor in the hands of the police at Little Bourke-street Licensing Office on Thursday, 30th September. 1926, at half-past Three p.m.

T. A. BLAMEY Chief Commissioner of Police.

Office of the Chief Commissioner of Police, Melhourne, 6th September, 1926.

No. 145.—14015.—2

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1673.—Irrigation Charge.—Comuna Irrigation AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Cohuna Irrigation and Water Supply District to which trands water rights (the extent of which is set out in the revised Begister of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Cohuna.

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

The foregoing By-law was made by the Stete Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of-

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council,

the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION

BY-LAW NO. 1674.—IRRIGATION CHARGE.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall he levied upon the occupiers or owners of all lands in the Dingee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said District, which District is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

Such charge is made, and shall be lavied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Pyramid Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September. 1926, in the presence of-

> WM. CATTAMACH, Chairman. (SEAL) . Commissioner. RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

By-law No. 1675.—Irrigation Charge.—Echuca North Irrigation and Water Supply District.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Echuca North Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said District, which District is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid an Irrigation Charge of Seven shillings and sixpence

- for each and every acre-foot of water apportioned to such lands as water rights.

 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission at Resphesier. sion, at Rochester.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was bereinto affixed the 20th day of September, 1926, in the presence of—

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1676.—Irrigation Charge.—Gannawarra Irrigation and Water Supply District.

- IRRIGATION AND WATER SUPPLY DISTRICT.

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

 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Gannawarra Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission of the sion, at Cohuna.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman E. SHAW, Commissioner, RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

BY-LAW No. 1677.—IRRIGATION CHARGE.—KOONDROOK IRRIGATION AND WATER SUPPLY DISTRICT.

IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Koondrook Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

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

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission. sion, at Kerang.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1678.—IRRIGATION CHARGE.—MYSTIC PARK IRRIGATION AND WATER SUPPLY DISTRICT.

- IRIOATION AND WATER SUPPLY DISTRICT.

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

 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Mystic Park Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission at Mystic Park.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

BY-LAW NO. 1679.—IRRIGATION CHARGE.—ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

al. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rochester Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised legister of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Rochester.
- Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the suid Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION

By-law No. 1680.—Irrigation Charge.—Rodney Irrigation and Water Supply District.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rodney Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district which district is, by notice given in the Government Gazer of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Tatura.
- Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

By-Law No. 1681.—Irrigation Gharge,—Supply District.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Shepparton Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for trigation under the provisions of the said Acts:—

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

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

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September. 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Shepparton.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are herein authorized to demand, receive, collect, and recover the said Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner,

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1682.—Irrigation Charge.—Stanhope
Irrigation and Water Supply District.

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

- 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Stanhope Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised legister of Lands adopted by the Commission on the 20th day of July, 1926), have, under the provisions of the Water Activation of the University of the Commission within the said district, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for trigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, as Irrigation Churge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Tongala.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL) WM. CATTANACH, Chairman. E. SHAW. Gommissioner. RIGHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

By-law No. 1683.—Irrigation Charge.—Swan Hill IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Swan Hill Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts: irrigation under the provisions of the said Acts :-

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

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission of Super Idea. sion, at Swan Hill.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said trigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September, 1926, in the presence of-

(SEAL)

WM. CATTANACH, Chairman. E. SHAW. Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926;

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1684.—Freigation Charge.—Tongala Irrigation and Water Supply District.

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

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

 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tongala Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

 For the supply of water for the irrigation of lands to which
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission of the sion, at Tongala.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

By-law No. 1685.—Treigation Charge.—Tragowel Plains IRRIGATION AND WATER SUPPLY DISTRICT.

IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tragowel Plains Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 26th day of July, 1926), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 18th August, 1926, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

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

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1926, and ending with the 30th day of April, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Pyramid Hill.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September. 1926, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 1688.—General Rate.—Dinger Irrigation and Water Supply District.

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

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

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

 2. Such rate is made and shall be limited.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Pyramid Hill.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, resturned on the 5th day of November, 1925, and adopted by the said Commission on the 9th day of November, 1925, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber. 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW, Commissioner. (SEAL) RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

F W. MARBOTT. Clerk of the Executive Council. 2837

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 1689.—General Rate.—Mystic Park Irrigation and Water Supply District.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Mystic Park Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Mystic Park.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 10th day of April, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW. Commissioner. RIGHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 1690.—GENERAL RATE.—SHEPPARTON IRRIGATION AND WATER SUPPLY DISTRICT.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Shepparton Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Shannardan. Shepparton.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the
- 4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 31st day of August, 1922, and adopted by the said Commission on the 4th day of September, 1922, and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 29th day of September, 1924, and adopted by the said Commission on the 29th day of September, 1924, and adopted by the said Commission on the 29th day of September, 1924, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1691.—GENERAL RATE.—STANHOPE TRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Tongala.

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

The partial and lavying such rate the value of the lands

recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 1st day of September, 1920, and adopted by the said Commission on the 20th day of September, 1920, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1692.—General Rate.—Swan Hill Irrigation and Water Supply District.

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

acts, note nereby make the By-law following:—

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

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1920, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Swan Hill.

- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate, the value of the landset out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of September, 1921, and adopted by the said Commission on the 10th day of October, 1921, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 6th day of October, 1924, and adopted by the said Commission on the 13th day of October, 1924, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL)

WM. CATTANACH, Chairman. E. SHAW. Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1693.—General Rate.—Tongala Irrigation and Water Supply District.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Tongala Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Tongala.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the landset out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 10th day of September, 1923, and adopted by the said Commission on the 17th day of September, 1923, and in the supplementary valuation made by John Augustine Carey, valuer, returned on the 6th day of September, 1926, and adopted by the said Commission on the 6th day of September, 1926, and adopted by the said Commission on the 6th day of September, 1926, shall be deemed and taken to be the rateable value of such lands, and if so altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(sgal)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

By-law No. 1695.—General Rate.—Bookt Preigation and Water Supply District.

- MHE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—
- 1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Boort Irrigation and Water Supply District, except within any Urban Division thereof:—

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

- (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allot ment 183 and allotment 183a, in the parish of Mysia; and allotment 23a of section D, allotment 7 of section C, allotment 7 of section E, allotment 3 of section F, allotment 4 of section F, and allotment 31B of section F, in the parish of Boort, allotment 59a, and an area of three acres (being the holding of the Appin Butter Factory Trading Company), in the Parish of Leaghur—a rate of Twelve pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 36th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Pyramid Hill.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915. by Frank Bassett, valuer, returned on the 28th day of September, 1925, and adopted by the said Commission on the 5th day of October, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common scal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SUAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1696.—General Rate.—Campaspe Trrigation and Water Supply District.

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

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

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

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

- (2) Of all lands in the Second Division, comprising Crown allotments 29, 29A, 36, 37, 42A, 42B, 43, 44, 45, 80, 81, 82A, 82B, and 83, all in the parish of Rochester West; Crown allotment 89, in the parish of Diggorra; Crown allotments 26A, 26B, 60, 78, 79, 80, 81, 82, 83, part of Crown allotment 1, containing 33 acres, part of Crown allotment 2, containing 30 acres, and part of Crown allotment 3, containing 22 acres, all in the parish of Rochester; Crown allotments 7 and 8 in the parish of Bonn—a rate of Twelve pence in the pound of the rateable value of such lands.
- Twelve pence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising Crown allotments 59, 60, 61, 62, part 76 (lot A, containing 240 acres), 89, 90, 91, 92, 93, and 94, lots 41 and 42 of the Restdown Estate, allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 of the township on Restdown Estate, all in the parish of Rochester West; Crown allotments A, B, C, D, E, F, G, H, J, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 58A, 74, 75B, and 76, all in the parish of Diggorra; Crown allotments 21, 22, 23, 66, 67, 68, 69, 70, 75, 76, 77, and S, part of Crown allotment 1, containing 9 acres, part of Crown allotment 2, containing 20 acres, and part of Crown allotment 3, containing 30 acres, all in the parish of Rochester—a rate of Six pence in the pound of the rateable value of such lands. such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at
- Rochester.

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

 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer-returned on the 10th day of September, 1923, and adopted by the said Commission on the 17th day of September, 1923, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

 The foregoing By-law was made by the State Rivers and
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September. 1926, in the presence of-

CATTANACH, Chairman, (SEAL) E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 1697.—General Rate.—Coliuna Irrigation and Water Supply District.

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

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

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

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

 (2) Of all lands in the Second Division, comprising part of allotment 11 of section E. containing 22 acres, being the holding of C. L. King, in the parish of Cohuna; part allotment 30 of section 2, containing 1 acre, being the holding of Alexander Smith; part allotment 2 of section 4, containing 1 acre, being the holding of W. Campbell; and part allotment 9c of section 4, being the holding of Ludiow and Osborne, in the parish of Gunbower West—a rate of Twelve pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Cohuna

- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in respect of the Cohuna Irrigation and Water Supply District. in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto allixed the 20th day of September. 1926, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1698.—General Rate.—Echuca North Irrigation and Water Supply District.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Echuca North Irrigation and Water Supply District, except within any Urban Division thereof: Division thereof :-

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

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

 (2) Of all lands in the Second Division, comprising allotments 118, 119, and 120 of the township of Boileau, suburban allotments 1 to 11 inclusive, 11A, 12, 12A, 13 to 45 inclusive, 45A, 46, 47, 48, 48A, 49 to 59 inclusive, and 117, all of section A, allotment 5c (Village Settlement), and allotments 1, 2, 3, 4, 5, 6, 72a, 72c, and 72b, and parts of allotments 7, 8, 10, and 11, all of the parish of Echuca North—a rate of Six pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Rochester.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 28th day of August, 1923, and adopted by the said Commission on the 17th day of September, 1923, shall be deemed and taken to be the rateable value of such lands unless altered or amended, as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of Septem-ber, 1926, and the common seal of the said Commis-sion was hereunto affixed the 20th day of September, 1926, in the presence of-

WM. CATTANACH, Chairman, E. SHAW, Commissioner, RICHD, HORSFIELD, Commissioner, (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

By-Law No. 1699.—General Rate.—Gannawarra Irrigation and Water Supply District.

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

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

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

- (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotment 1 of section A, in the parish of Cohuna; allotment 78s; and that land known as McDonald's Swamp, containing 940 acres, in the parish of Ganmawarra—a rate of Twelve pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Cohuna.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 9th day of September, 1925, and adopted by the said Commission on the 14th day of September, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL) WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION,

BY-LAW NO. 1700.—GENERAL RATE.—KERANG TRREGATION AND WATER SUPPLY DISTRICT

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

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

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

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

- (2) Of all lands in the Second Division, comprising allotments 5, 16, 17, 17B, 17F, 18B, 18C, 19C, 31, and 46A, in the parish of Tragowel; an area of one acre and a half, being part of allotment 46, in the said parish, and being the site of a store; and an area of three hundred and fifty acres, known as the Twomile Swamp, also in the said parish; allotments 8 and 9 of section 5, allotment 15 of section B, and allotments 47 and 48 of section 1, in the parish of Kerang; allotments 47 and 48 of section 1, in the parish of Macorma—a rate of Fourteen pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising allotments Is and Ic of section D, both in the parish of Macorna—a rate of Seven pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of October, 1925, and adopted by the said Commission on the 26th day of October, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

(SEAL)

WM. CATTANACH, Chairman. E. SHAW. Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926. F. W. Mabbott, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1701.—General Rate.—Koondrook Irrigation and Water Supply District.

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

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

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

- (1) Of all lands in the Pirst Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising four thousand five hundred and ninety-three acres, and known as the Benwell and Guttram Reserve, and allotments 17 and 33s of section D, and allotments 1 and 21 of no section, in the Parish of Murrabitarate of Twelve pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 11th day of October, 1924, and adopted by the said Commission on the 13th day of October, 1924, and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 9th day of September, 1925, and adopted by the said Commission on the 14th day of September, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of-

WM. CATTANACII, Chairman. E. SHAW. Commissioner. RIGHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1702.—General Rate.—Roohester IRRIGATION AND WATER SUPPLY DISTRICT.

IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

Division thereof:

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

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

 (2) Of all lands in the Second Division, comprising lot 33, part of lot 28, containing 44 acres, and part of lot 32, containing 95 acres, all of the Restdown Estate. in the parish of Ballendella; part of allotment 67 containing 60 acres, the holding of Mary Taylor, in the parish of Bamawm; allotments 57, 58, 59, 65, 66, 67, and 69, all in the parish of Echuca North; allotments 1 to 6 inclusive, 8 to 14 inclusive, 16, 17, 22, 24, 28, and 29 of the township of Strathallan, in the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotments 1a, 2a, 12, 13, 23a, 24, 25a, 25a, 25a, 26a, 26a, 35, 36, 55, 59, and lots 69 and 69a of the Marathon Estate. all in the parish of Millewa; Crown allotments 29 and 30 in the parish of Nanneella; Crown allotments 29 and 30 in the parish of Nanneella; Crown allotment 12 of section 1 in the parish of Turrumberry North; Crown allotments 46a, 47a, 48a, 49a, 50, 51, 52, 53, 200, and 200b, in the parish of Wharparilla—a rate of Six pence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division comprising lots 47 and 48 of the Restdown Estate, in the parish of Rochester; Crown allotments 31 to 36 inclusive and 90 to 110 inclusive, in the parish of Echuca North; Crown allotments 1Al to 23al inclusive, 149 to 156 inclusive; lots 51 to 55 inclusive, and the township of Strathallan of the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotments 14, 23, 70, and 75, and lots 17, 18, and 28 of the Marathon Estate, all in the parish of Millewa: Crown allotments 184, 184a, 185, 186, 187a, 187a, 188a, 190a, 191b, in the parish of Wharparilla—a rate of Three pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 10th day of September, 1923, and adopted by the said Commission on the 17th day of September, 1923, in the supplementary valuation made by John Augustine Carey, valuer, returned on the 29th day of September, 1924, and adopted by the said Commission on the 29th day of September, 1924, in the supplementary valuation made by John Hoy, valuer, returned on the 12th day of September, 1925, and in the supplementary valuation made by the said Commission on the 14th day of September, 1925, and in the supplementary valuation made by the said John Roy, valuer, returned on the 24th day of August, 1926, and adopted by the said Commission on the 30th day of August, 1926, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 21st September, 1926.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1703.—General Rate.—Rodney Irrigation and Water Supply District.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Rodney Irrigation and Water Supply District, except within any Urban Division

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

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

 (2) Of all lands in the Second Division, comprising allotment 9 of section 19, part of allotment 87, being the holding of trustees of Byrneside Public Hall, part of said allotment 87, being the holding of Peter and John Buckley, part of allotment 100, being the holdings of Charlotte Byham, parts of allotment 125, being the holdings of Joseph Dunn, Peter and John Buckley, and William Sheales, of the parish of Toolamba West; allotments 7, 59, 71, 79, 80, 112, 113, 133, and 137, part of allotment 9, being the holding of executors of William S. Archer, part of allotment 125, being the site of a public hall, and parts of allotment 94, being the holding of May McKay, of the parish of Toolamba: allotments 7, 17A, 30A, 31A, 231, and 231A, an area of about one and a half acres, being the holding of William Small, the site of an old hotel: Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 1, 2, 3, 3A, 4, 4A, 5, 6, 7, 8, 9, 9A, 10, 10A, 11, 12, 12A, 13, 14, 15, and 16 of section 8, Village Settlement allotments 3 of section 12, an area of about one acre, being part of section 1, the holding of David Cross, areas between the Village Settlement and the River Goulburn, being the holdings of James B. E. Lockwood, Norman Bathman, William Cross, and Robert Barrou, and part of old Cemetery site, being the holding of Mary Ann Bathman, all of the parish of Murchison; allotments 45, 62A, 63B, 75, 91A, 155, and 171; and part of allotment 79M, being the holding of John Ind & Sons, of the parish of Mooroopna; allotment 25A, of the parish of Mooroopna West; parts of allotment 83, being the holdings of Thos. Smith;

part of allotment 16 (being the site of the Lancaster Fruit-growers' Hall), of the parish of Kyabram East; allotment A, parts of allotment 16 of section B, comprising about eleven acres and the site of a ball and hotel, being the holdings of the Executors of the late Frank P. Hodder, and the site of a store and five acres, being the holdings of Frank B. Tonkin and George Myers, parts of allotment 17 of said section B, being the holdings of Sarah Dryden and David K. Myers, and the site of a blacksmith's shop, being the holding of Anne A. Locke, and allotments 1, 2, and 3, of section D of the parish of Undera; allotments 1a, 23, 43a, 60, 63, 63a, 64, 65a, 65a, 67and 69 of the parish of Coombooua—a rate of Six pence in the pound of the rateable value of such lands.

- the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising east parts subdivisions 29, 30, and 31 of allotment 104 (being the holdings of Robert Culkin and William Ponting) of the Parish of Toolamba West; an area of about twenty-nine acres of land south of allotment 40, being the holding of John Small, allotment 89, an area of about thirty acres of Crown land east of allotment 22, subdivisions 1 to 25 inclusive of allotment 22, subdivisions 1 to 25 inclusive of allotment 135, part of said allotment 135, being the holding of William Small and Mary E. Phillips, and the west part of said allotments 8, 58, 100, 114, and 117, and part of allotments 124, being the holding of Mary Ann Taylor, allotments 8, 58, 100, 114, and 117, and part of allotment 124, being the holding of James Teese, of the parish of Toolamba; allotment 11A, 12A, 189A, 205, 205A, 206B, 207, 230, 232, 232A, 233, 235, 235A, and 236, part of allotment 294, being the holding of Win. Thorne, part of allotment 206A, being the holding of William Anderson, the part of allotment 80 east of the Goulburn-Waranga Channel of the parish of Murchison North; parts of allotment 84, being the holding of Charles William Morton, an area of about two acres and a half of land south of allotments 75A, 75E, 75C, 82, 82A, 91, 91c, 161, 184, and 185 of the parish of Mooroopna; allotments 23, 24, 26, and 29, of section A, of the parish of Girgarre East; allotments 53, 54, and 55 of section C; allotments 6A, 7, 8, 9, 9A, 10, 11, 12, 13, 14, 15, 15A, 15B, and 16, of section D; allotments 2, 2A, 3, 4, 7, 8, 9, 10, 11, 12, 13, 13A, 14, 18, and 19 of section E, of the parish of Undera; allotments 57, 61, 70, and 72, of the parish of Wyunn—a rate of Three pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Tatura.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 14th day of September, 1918, and adopted by the said Commission on the 16th day of September, 1918, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

WM. CATTANACH, Chairman.
(SEAL) · E. SHAW, Commissioner,
RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 21st September, 1926. F. W. Mabbott, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW NO. 1704.—GENERAL RATE.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twelve pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotment 28, Lart of allotment 29, and allotment 30 of section B of the parish of Tragowel; allotment 24s of section A of the parish of Macorna; the holdings of John McKay, Henry Manly, Robert Henry Fieldew, Frederick Hawkins, E. T. Quayle, and A. L. Wheeler in the township of Mincha; allotment 55a and allotment 55b of section A of the parish of Loddon; allotment 15a, allotment 27, allotment 1, allotment 2, allotment 3, allotment 6, allotment 14, allotment 13, allotment 13a, part of allotment 14, allotments 8, 8a, 9, 10, 12, 15, and 16 of section B of the parish of Yarrawalla; allotment 17 of section E of the parish of Yarrawalla; allotment 9 and allotment 13s of section F of the parish of Yarrawalla; and the holdings of William Sinclair and Angus McPherson, in the township of Durham Ox; also forty acres, known as part of Duck Swamp P.R., being the holding of Philip Smith—a rate of Six pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1926, and ending with the 30th day of June, 1927, and shall be payable on the 24th day of September, 1926, at the office of the said Commission, at Pyramid Hill.
- Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the '24th day of September, 1923, and in the supplementary valuation made by the said Commission on the 24th day of September, 1923, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 13th day of September, 1926, and adopted by the said Commission on the 13th day of September, 1926, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 13th day of September, 1926, and the common seal of the said Commission was hereunto affixed the 20th day of September, 1926, in the presence of—

WM. CATTANACH, Chairman.

(SEAL) E. SHAW, Commissioner,

RICHD, HORSFIELD, Commissioner,

Approved by the Governor in Council, the 21st September, 1926, F. W. MABBOTT,

Clerk of the Executive Council.

The Constitution Act Amendment Act 1915 (No. 2632)

DIVISION 14 OF PART V. WITH REGARD TO COM-PULSORY PREFERENTIAL VOTING MADE APPLI-CABLE TO MUNICIPAL ELECTIONS OF COUN-CILLORS OF THE CITY OF HAWTHORN UNDER THE PROVISIONS OF SECTION 148 OF THE LOCAL GOVERNMENT ACT 1915 (No. 2686) AS AMENDED BY THE LOCAL GOVERNMENT ACT 1918 (No. 2981).

At the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria. Mr. Allan Colonel Bourchier Mr. McGregor, Mr. Eggleston

IS Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, and pursuant to the petition of the Council of the municipality of the City of Hawthore, does by this Order, under the provisions of section 148 of the Local Government Act 1915 (No. 2686) as amended by section 3 of the Local Government Act 1915, applicable and severally hereinafter set out, shall apply to the election of councillors for the said municipality, with the alterations of such provisions as are shown below, the same being alterations deemed necessary for the purpose of carrying into effect such provisions as so applied.

The Constitution Act Amendment Act 1915.

COMPULSORY PREFERENTIAL VOTING.

(Part V.-Division 14.)

How Votes to be Marked by Voter.

- 292. (1) When at any election for the municipality a person receives a hallot-paper instead of striking out the name of any candidate for whom he does not intend to vote he shall mark his vote on the hallot-paper by placing the figure I opposite the name of the candidate for whom he votes as his first preference and shall give contingent votes for all the remaining candidates by placing figures 2, 3, 4 (and so on as the case requires) opposite their names so as to indicate by such numerical sequence the order of his preference.
- (2) The candidate opposite whose name the figure 1 is so placed shall be deemed to be the candidate to whom the elector gives his vote for the purpose of the election.

Marking of Ballot-paper where only Two Candidates.

293. Notwithstanding anything contained in this Division, at any election where there are only two candidates—

- (a) the requirements of this Division as to the marking (a) the requirements of this Division as to the marking of ballot-papers by electors shall be deemed to be sufficiently complied with in the case of any ballot-paper marked so as to indicate the elector's first preference only; and
 (b) in the case of a postal ballot-paper the elector's first preference shall be deemed to be sufficiently indicated if the surname of only one candidate is written thereon

Invalid Ballot-papers.

294. (i) A ballot-paper shall under this Division be rejected at the close of the poll if it does not indicate the elector's first preference for one candidate, and in the case of any election where there are more than two candidates his contingent votes for all the remaining candidates.

. Ballot-papers Not Invalid.

(2) Except as otherwise expressly provided a ballot-paper shall not be rejected for any reason other than the reasons enumerated in this section but shall be given effect to according to the elector's intention so far as his intention is clear.

Returning Officer to Ascertain Results of Polling.

295. The returning officer (for the ward) shall in manner bereinafter provided ascertain the total number of votes given for each candidate.

Procedure where only Two Candidates

296. At elections where there are only two candidates section one hundred and forty-four of the Local Government Act 1915 shall have full force and effect.

Procedure where more than Two Candidates.

- 297. At elections where there are more than two candidates the procedure by the returning officer and deputy returning officers for each ward to ascertain the number of votes for each candidate shall be as follows:—
- (1) Immediately upon the close of the poll the returning officer and every deputy returning officer at the polling place at which each presides shall in the presence and subject to the

inspection of such of the scrutineers as choose to be present and the poll clerk (if any) and of no other persons-

- (a) open the ballot-box at the polling booth at which he
- (b) arrange the ballot-papers by placing in separate parcels all those on which a first preference is indicated for the same candidate and the full contingent votes are also given for all the remaining candidates omitting ballot-papers which require to be rejected;

- and
 (c) count all such first preference votes given for each candidate respectively; and
 (d) make and keep a record of the number of votes counted from each bailot-box; and
 (e) abstain himself from inspecting the writing upon the back of the ballot-papers and take care that the same is not seen by any person.
- (2) Each deputy returning officer shall--
- (a) certify a list of the number of such first preference votes given for each candidate at the polling place at which he presides and transmit such certified list to the returning officer together with the ballot-pupers and copy of voters' roll as required by section 144 of the Local Government Act 1915.
- (3) The returning officer shall-
- (a) make out in respect of the polling booth at which he presides a list of first preference votes given for each candidate; and
- (b) seal up in separate parcels in respect of the said polling booth the ballot-papers and voters' rolls in like manner as is required in the case of deputy returning officers.
- (4) The returning officer shall as soon as practicable-
- (a) ascertain from the certified lists received from deputy returning officers the number of first preference votes given for each candidate; and
 (b) add the first preference votes on given for each candidate to the votes counted by himself in favour of each such candidate so as to ascertain for the whole ward the number of first preference votes polled by each candidate respectively.
- (5) The candidate who has received the greatest number of first preference votes shall if such number constitutes an absolute majority of votes (including the casting vote of the returning officer if necessary) be declared by the returning officer duly elected.

Counting of Votes by Returning Officer.

- (6) If no candidate has an absolute majority of votes the returning officer shall upon receipt of the several sealed parcels from the deputy returning officers declare the candidate who has obtained the fewest first preference votes to be a defeated candidate, and with the assistance of such officers as he deems necessary shall (notwithstanding anything contained in the Act) in the presence and subject to the inspection of such of the serutineers as choose to be present and the poll clerk (if any) but of no other person then—

 (a) open all the sealed parcels containing used ballot-papers as well as the sealed parcel of used ballot-papers made up by bimself; and

 (b) arrange such ballot-papers by placing in separate parcels all those on which a first preference is indicated for the same candidate and the full contingent votes are also given for all the remaining candidates omitting ballot-papers which require to be rejected; and the ballot-papers counted to such defeated candidate shall be distributed among the non-defeated candidate and distribution the number of votes given to calculate and legality and instribution the number of votes given to calculate and legality and condidate shall the number of votes given to calculate and legality and condidate shall the number of votes given to calculate and legality and condidate shall the number of votes given to calculate and condidate shall the calculations and candidate shall served and candidate shall the calculations are calculated and candidate shall the calculations are calculated and candidate shall the calculations are calculated and candidate shall be distributed among the mon-defeated candidate shall the calculations are calculated and candidate shall be calculated and calculated and calculated and calculated and calculated and calculated and calculated and calculated and calculated and calculated and c
- (7) After such distribution the number of votes given to each non-defeated candidate shall again be ascertained.
- (8) If no candidate then has an absolute unjority of votes the process of declaring the candidate who has the fewest votes to be defeated and distributing his ballot-papers amongst the non-defeated candidates next in order of the voters' preference shall be repeated and the votes recounted after every such redistribution until one candidate has obtained an absolute majority of votes, and such candidate shall then be declared duly elected.

Casting Vote for Exclusion during Progress of Count.

(9) If on any count two or more candidates have an equal number of votes and one of them has to be declared defeated the returning officer shall decide which is to be declared defeated.

Adjournment of Count of Votes to be Announced.

- Adjournment of count of lotes to be announced.

 (10) If on the polling day the count of the votes by the returning officer cannot be completed he shall adjourn such count and inform the scrutineers and the officers appointed to assist him at such count as regards the time and place when and where such count will be continued and conducted by him.

 (11) The count of the votes may from time to time be adjourned as the returning officer may deem necessary until it has been duly completed; and each adjournment shall be announced by the returning officer to the scrutineers and the officers assisting him.
- officers assisting him.

Before Adjournment Ballot-papers, &c., to be Sealed in Ballot-boxes.

- (12) Before every adjournment of the count of the votes-
- (a) all ballot-papers and other documents connected with such count shall be placed in one or more ballotboxes; and
- (b) the returning officer shall then in the presence of such scrutineers and officers as are present seal such ballot-box or boxes; and before re-commencing the count the seal on such ballot-box or boxes shall be exhibited urbroken to such of the scrutineers and officers as are present.
- (13) In declaring a candidate duly elected under this section the provisions of sub-section (5) of section 144 of the Local Government Act 1915 shall have full force and effect.

Separate Parcels to be Enclosed in Packets according to Class and Sealed, &c.

298. At the conclusion of the count of votes the returning officer shall comply with the provisions of section 145 of the Local Government Act 1915.

Deposit Moneys.

299. The moneys paid to the returning officer by or on behalf of the candidates shall be dealt with in manner provided by section 154 of the Local Government Act 1915 as altered as in the said section for the word "votes" wherever occurring there were substituted the words "first preference votes."

Voting by Post.

300. When an elector votes by post, then (in lieu of writing on his hallot-paper the surname of the candidate for whom he votes) such elector shall in the presence of the person authorized to witness his signature, but so that the witness cannot see the vote—

- (a) first write on the ballot-paper the surname of the candidate for whom he votes in the first instance and mark the figure 1 against such surname; and
- (b) also write the surnames of all the remaining candidates underneath such name and record contingent votes for such remaining candidates numbering them 2, 3, 4, and so on in the order of his preference.
- (2) Any instructions to electors required by the Act relating to voting by post to be printed on postal ballot-papers shall for the purposes only of this section be altered so far as is necessary to make them correspond with the provisions of this section, and shall as so altered be printed on the ballot-papers accordingly.

REGULATIONS PRESCRIBING THE FORM OF BALLOT-PAPER AND THE FORMS FOR RECORDING THE DISTRIBUTION OF PREFERENTIAL VOTES

For the purpose of giving effect to the application to the election of councillors for the City of Hawthorn of the provisions of The Constitution Act Amendment Act 1915 relating to compulsory preferential voting at elections the Governoir Council doth make the regulations following prescribing the form of ballot-paper and the forms for recording the distribution of preferential votes.

FORM A.

Form of Ballot-paper.

City of Hawthorn.Ward.

Election (or extraordinary election) of councillor.

Candidates' names (arranged in alphabetical order of surnames, thus-

BROWN, Alfred.

☐ JONES, Robert William.

☐ ROBINSON, Samuel James.

SMITH, John).

Directions.

You must not strike out the name of any candidate.

You must place the figure 1 opposite the name of the candidate whom you wish to be elected.

You must then place opposite the name of each of the remaining candidates the figure 2, or 3, or 4 (and so on as the case requires) to indicate the order of your preference for each such candidate.

The ballot-paper so marked by or for the voter must be dropped by you into the ballot-box.

You must not take this ballot-paper out of the polling booth.

City of Hawthorn.Ward.

Number of First Preference Votes polled by each Candidate at each Polling Booth.

Location of Polling Booths.	First Preference Votes Polled by each Candidate.					Ballot- papers	Number of Votes polled
						as Informal, &c.	(including Informal Votes).
Votes recorded by post							
Totals (or carried forward, as the case may be)							

Returning Officer.

NOTE.—If on the first count no candidate has received an absolute majority of the first preference votes, particulars as on Form C must also be furnished.

FORM C.

City of Hawthorn.Ward.

Date of Election.....

PREFERENTIAL VOTING.

RECORD OF DISTRIBUTION OF PREFERENCE VOTES.

Total valid First Preference Votes polled at election by all Candidates....... Number required to constitute an Absolute Majority......

Majority		Totada.				
	Votes Given to each Caudidate.					
· .						
First count—First preference		•				
Distribution of ballot-papers of , the first defeated Candidate		†				
Totals after first distribution		•				
Distribution of ballot-papers of , the second defeated Candidate		t				
Totals aftersecond distribution		•				
Distribution of ballot-papers of , the third defeated Candidate		†				
Totals after third distribution		•				
Distribution of ballot-papers of , the fourth defeated Candidate		†				
Final count		•				

* This number should agree in each case with the total valid first preference votes of all candidates.

t This number should agree with the total votes distributed of the defeated candidate in each case, including those (if any) transferred from a former defeated candidate.

Returning Officer.

And the Honorable George Louis Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

COUNTRY ROADS BOARD.

41 the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria. Colonel Bourchier Mr. Allan Mr. Eggleston Mr. McGregor.

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

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

ROAD IN THE SHIRE OF MIRBOO.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Mardan road in the Shire of Mirboo (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 14th January, 1914, on page 92) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said man and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for nequiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Excentive Council thereof doth hereby approve of the said road being made, that is to say:—

th hereby approve of the said road being made, that is to recommendate the hereby approve of the said road being made, that is to being a roadway generally one chain wide, the western boundary of which commences at an angle in the eastern boundary of allotment 31 of the said narish formed by the intersection of lines bearing 268 deg, 55 min, and 207 deg, 18 min; thence generally south-westerly and south-casterly through allotment 31, southerly across a one-chain road, south-westerly through allotment 32A; and thence generally south-westerly and south-easterly through allotment 34 to a point on the eastern boundary of the said allotment, distant 0 deg, 7 min, 1293, 3 links from an angle in the eastern boundary of the said allotment formed by the intersection of lines bearing 180 deg, 7 min, and 319 deg, 4 min.

(b) All that piece of land in the Parish of Mardan, and being a roadway generally one chain wide, the eastern boundary of which commences at a point on the western boundary of allotment 514 of the said parish, distant 2 deg, 42 min, 50,8 links from an angle in the said western boundary formed by the intersection of lines bearing 182 deg, 42 min, and 156 deg, 50 min,; thence generally south-westerly neroes a Government, road, generally south-westerly through allotment 51, south-westerly across a one-chain road and thence generally south-easterly through allotment 54 formed by the intersection of lines bearing 228 deg, 6 min, and 195 deg, 14 min.

(c) All that piece of land in allotment 51 in the Parish

the intersection of lines bearing 228 deg. 6 mm. and 195 deg. 14 min.

(c) All that piece of land in allotment 31p in the Parish of Mardan, the boundaries of which are as follow:—Commencing at an angle in the western boundary of allotment 31p of the said parish, distant 176 deg. 45 min. 411 links from the north-western angle of that allotment; thence by lines bearing respectively 176 deg. 37 min. 193.5 links, 222 deg. 18 min. 219.6 links, and 21 deg. 1 min. 381 links to the point of commencement. commencement.

Note.—The route of the portions of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 1872, lodged in the office of the Country Roads Board.

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

WHEREAS by the Resolution set out below and dated the thirtieth day of August One thousand nine hundred and twenty-six the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the First Schedule to the same

is of sufficient importance to be considered a main road resolved that the Besolution passed by the Board on the fourteenth day of April One thousand nine hundred and twenty and confirmed by the Governor in Council by an Order published in the Governor Gazette of the fifth day of May One thousand nine hundred and twenty on page 1748 declaring the highway particulars of which are therein set out or described a developmental road be wholly rescinded: And whereas the said Board by the said Resolution set out below heing further of opinion that the said Resolution is of sufficient importance to be a main road and acting under the powers in that behalf conferred upon it by the Gountry Roads Act 1915 (No. 2635) declared such road to be a main road within the meaning and for the purposes of the Country Roads Act 1918 (No. 2944) amongst other things provide that the Governor in Council may by Order published in the Governoral Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the Country Roads Poard: Now therefore Ilis Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Governoment Gazette the road mentioned in the First Schedule to such Resolution shall cease to be a developmental road and the road mentioned in the First Schedule to such Resolution shall cease to be a developmental road and the road mentioned in the Second Schedule to such Resolution shall cease to be a developmental road and the road mentioned in the Second Schedule to such Resolution shall be a main road within the meaning and for the purposes of the Country Roads Act 1915.

RESCINDING RESOLUTION DECLAPING ROAD & DEVELOPMENTAL ROAD AND DECLARING SAME A MAIN ROAD.

The Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of outsion that the road hereinafter referred to and more naricularly described in the First Schedule hereto is of sufficient importance to be considered a main road hereby resolves that the Recolution passed by the Roard on the fourteenth day of April One thousand nine hundred and twenty and confirmed by the Governor in Council by an Order published in the Covernor of Cazette of the fifth day of May. One thousand nine hundred and twenty on page 1748 declaring the highway narticulars of which are therein set out or described a deventumental road be wholly rescinded: And the said Board being further of opinion that the road mentioned in the Second Schedule hereto is of sufficient importance to be a main road action under the nowers in that behalf conferred unon it by the Country Roads Act 1915 (No. 2635) doth by this Resolution hereby declare such road to be a main road within the meaning and for the purposes of the said Country Roads Act 1915. The Country Roads Board constituted under the Country

FIRST SCHEDULE.

Shire of Otway.

21. Beech Forest-Anollo Ray Road.—Commencing at the western approach to the bridge over the west branch of the Barham River near the north-western angle of allotment 2, section 2. Perish of Krambruk: thence crossing the said bridge and generally easterly to and across the bridge over the Barham River south of allotment 6, section 1, of the said parish; thence generally north-easterly and northerly to the north-western angle of allotment 10, section 10. Township of Krambruk; thence casterly north-easterly, and northerly to the culture to the next. entrance to the jecty.

SECOND SCHEDULE.

2. Beech Forest-Anollo Bay Road (12802).—Commencing at the western approach to the bridge over the west branch of the Barham River near the north-western angle of allotment 2. section 2. Parish of Krambruk; thence crossing the said bridge and generally easterly to and across the bridge over the Barham River south of allotment 6. section 1. of the said parish; thence generally north-easterly and northerly to the north-western angle of allotment 10. section 10. Township of Krambruk; thence easterly, north-easterly, and-northerly to the entrance-to-the jetty.

Note.—Included in the road above described is the land particularly delineated and shown coloured red on survey plans numbered 1222 and 1223, lodged in the office of the Country Roads Board.

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

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

DECLARATION OF A DEVELOPMENTAL ROAD UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRE OF OTWAY.

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

RESOLUTION FOR DECLARATION OF A DEVELOPMENTAL ROAD.

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2035) at a meeting now holden being of opinion that the road set out or described in the Schedule bereunder written is of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918.

SCHEDULE.

Shire of Otway.

4. Hordern Vale Boad (12854).—Commencing at the south-castern angle of allotment 154, Parish of Otway; thence south-easterly to the north-western angle of allotment 138 of the said parish.

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

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

DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRES OF BORUNG AND KARKAROOC.

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

RESOLUTION FOR DECLARATION OF DEVELOPMENTAL ROADS.

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the roads set out or described in the Schedule hereunder written are of sufficient importance and will serve to develop areas of land by providing access to a railway

station or to a main road leading to a railway station acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such roads to be developmental roads within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE.

Shire of Borung.

- 2. Brim East Road (2252).—Commencing at its junction with the Hopetonn (main) road near the south-western angle of allotment 43, Parish of Batchica; thence easterly to the south-eastern angle of allotment 38 of the said parish.
- 3. Brim West Road (2253).—Commencing at its junction with the Hopetoun (main) road at the south-eastern angle of section 10, Township of Brim, Parish of Batchica; thence westerly to the south-western angle of allotment 127, Parish of Willenabrina.
- 4. Lah West Road (2254).—Commencing at its junction with the Hopetonn (main) road at the northern boundary of the Township of Lah, Parish of Warracknabea!; thence westerly crossing the Yarriambiack Creek and continuing westerly to the north-western angle of allotment 57, Parish of Yellangip.
- 5. Donald-Warracknaheal Road (2255.—Commencing at its junction with the Birchip (main) road near the north-western angle of allotment 94, Parish of Werrigar; thence easterly to the north-eastern angle of allotment 98s of the said purish.
- 6. dubrey Road (2256).—Commencing at its junction with the Rainbow (main) road at the south-eastern angle of allotment 24, Parish of Werrigar; thence westerly, south-westerly, and westerly to the north-western angle of allotment 76, Parish of Cannum.
- 7. Booloite-Sheephills Bond (2257).—Commencing at its junction with the Minyip (main) road at the north-western angle of allotment 39, Parish of Nullan; thence easterly, north-easterly, and easterly to the north-eastern angle of allotment 32, Parish of Dunmunkle, at the Township of Booloite.

Shire of Karkarooc.

1. Hopetoun-Yangeet Road (8251).—Commencing at the north-eastern angle of allotment 5, Parish of Garlanungah; thence southerly to the north-eastern angle of allotment 19 of the said parish.

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

(SEAL)

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

And the Honorable George Louis Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

FISH POINT IRRIGATION AND WATER SUPPLY DISTRICT.—DISTRICT EXTENDED.

At the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT .

His Excellency the Lieutenant-Governor of Victoria.

Mr. Allan Mr. Eggleston

Colonel Bourchier Mr. McGregor.

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

That the Fish Point Irrigation and Water Supply District be extended by adding to the same the lands comprising the whole of allotment 4, section 2, in the Parish of Boga, County of Tatchera; and as on and from the first day of August, 1926, such district shall be deemed to be so extended.

The lands described in the foregoing are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

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

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

Local Government Act 1921 (No. 3167).

REGULATIONS FOR THE STORAGE OF PETROLEUM,

At the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Allan Mr. Eggleston

Colonel Bourchier Mr. McGregor,

Mr. Regreston

W HEREAS by section 11 of the Local Government Act 1921
(No. 3167) it is enacted that the Governor in Council
may make Regulations applicable to the whole of Victoria, or
to such ammicipal districts (including the City of Melhourne
and the City of Geelong) as are specified therein for or with
respect to regulating the keeping and storage of petroleum, or
any product of petroleum (including kerosene), turpentine, or
other volatile or inflammable liquids, and carbide or other combustible substances: Now therefore II is Excellency the Lieutenant-Governor of the State of Victoria, by and with the
advice of the Executive Council thereof, in pursuance of the
powers conferred by the said section of the said Act and all
other powers him enabling in that behalf, doth hereby make the
following Regulations, and doth provide that the said Regulations shall apply and have application throughout the whole of
the nunicipal district. of the Shire of Corio; and furthermore
that such Regulations shall be deemed to be in substitution
of any By-law or By-laws made by the said Council of the
said municipality for the purpose for which these Regulations
are now made, and shall take effect from the first day of
October. 1926:—

REGULATIONS.

Storage of More than 50 Gallons of Petrol, &c., or More than 250 Gallons of Kerosene, &c.

- 1. Every person who shall keep, store, or retain in or upon or about any buildings or premises more than 50 gallons in the aggregate of the volatile fluids mentioned in the Schedule hereto or more than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah. Abel close test shall comply with the following requirements:—
 - (1) The site of all buildings shall be first approved of by the Council.
 - (2) The buildings shall be constructed with walls of brick, concrete, iron, or other non-inflammable material except that in the case of a galvanized-iron structure the lower portion of the walls must be in brick.
 - (3) The floor of such buildings shall be made of earth, concrete, or brick. The roof of such buildings shall be constructed of incombustible material.
 - (4) To prevent outflow the lower portion of all walls to be without break or opening, the capacity of such enclosed space to be at least 25 per cent. of the total volume of volatile fluids kept, stored, or retained in any such building. tained in any such buildings.

Storage of Less than 50 Gallons of Petrol, &c., or Less than 250 Gallons of Kerosenc, &c.

- 2. Every person who shall keep, store, or retain in or upon or about any buildings or premises less than 50 gallons in the aggregate of the volatile fluids mentioned in the Schedule hereto or less than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah. Abel close test shall comply with the following requirements:—
 - (1) In quantities not exceeding 50 gallons in the aggregate of any of the volatile fluids mentioned in the Schedule hereto if such volatile fluids are kept in substantial vessels of metal or other approved material including winchesters, so securely closed that neither liquid nor vapour can escape therefrom, and if all due precautions are taken to prevent accident by fire or explosion and to prevent the escape of any such volatile fluids into a sewer or drain, and if the position of storage is free from other easily combustible goods and will not menace exits starways or adjoining premises except that a reasonable quantity not exceeding 12 gallons in the aggregate of the said volatile fluids may be kept in separate glass or carthenware vessels each containing not more than one pint so securely closed or stopped that neither liquid nor vapour can escape therefrom and if the position of storage is free from other easily combustible goods and will not menace exits or stairways.

(2) In quantities not exceeding 250 gallons of petroleum or any product of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah, Abel close test provided such volatile fluids are kept in substantial vessels of glass, earthenware, or metal, and are suitably closed or stopped, and the position of storage will not menace exits, stairways, or adjoining premises. ing premises

Precaution to be Taken when Volatile Fluids are Stored in Bulk Containers.

3. Every tank or other container used for the purpose of the storage or keeping of any volatile fluids shall when not in use be kept tightly closed to prevent the escape of such fluids or any vapour or gas emitted therefrom.

Precautions to be Observed in Buildings.

- 4. Whenever any person shall have in or upon or about any building or premises more than 50 gallons (or more than 12 gallons if kept in glass or earthenware vessels each containing not more than one pint) of the volatile fluids mentioned in the Schedule hereto or more than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah. Abel close test he shall observe the following precautions against fire:—
 - (1) One 2-gallon carbon tetra-chloride or other approved chemical fire extinguisher shall be kept in such a position as to be easy of access at all times in the event of fire and to be under the supervision of the Country Fire Brigade where practicable.
 - (2) At least two iron buckets or other suitable containers each having a capacity of not less than a quarter of a cubic foot, filled with dry sand shall be kept in position in different parts of the building so as to be easy of access at all times in the event of fire fire.
 - (3) Dry sand shall be used for absorbing all volatile fluids spilt or thrown upon the floor and shall after being so used be forthwith removed from the promise. premises.
 - (4) The use of sawdust for absorbing the said volatile fluids is prohibited.

Containers to be Labelled for Retail Sale.

5. Any person who for retail sale fills into small containers on premises any of the volatile fluids mentioned in the Schedule hereto shall have the fire fighting appliances as mentioned in the preceding section and shall clearly label such small containers with the name of the contents and with the following words:—"Highly inflammable. Beware of the vapours. Keer fire away."

Regulations not to Apply to Storage of Alcoholic Spirits.

6. Nothing herein contained shall apply to the storing of alcoholic (other than methylated) spirits.

Conditions to be Observed in the Construction of Tanks.

- 7. Every person who shall erect or construct any storage tank for the storage of more than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids shall comply with the following requirements:—

 - (1) The site of all storage tanks other than underground tanks not exceeding 1,000 gallons capacity shall be first approved by the Council for that purpose.

 (2) Underground tanks not exceeding 1,000 gallons capacity shall be constructed of galvanized steel plate not less than 14 gauge, and be placed not less than 2 feet below the surface of the ground or the lowest floor of any building. Sand shall be filled in over the tank to the level of the ground or floor as the case may require. Tanks shall be adequately ventilated and fitted with safety devices to the satisfaction of the engineer Filling pipes may be placed where the engineer approves, but so as not to cause any obstruction to the traffic when the tanks are being filled.

 (3) Storage tanks which are erected upon or above the
 - to the traffic when the tanks are being filled.

 (3) Storage tanks which are erected upon or above the surface of the ground or partly below and partly above the surface of the ground shall be enclosed by a wall of brick, stone, or concrete, or an earthen dam of approved construction; such wall or dam shall be in no case of less height than 2 feet higher than the level to which the oil would rise should it escape from the tanks. An opening may be made in the enclosing wall to permit access to the tank but such opening shall contain a liquid tight door either sliding or opening inward, made of incombustible material, and of sufficient strength to resist any pressure which may be brought to bear on such door by the bursting of the tank enclosed in such wall.

Power to Enter and Inspect.

Power to Enter and Inspect.

8. Any officer authorized by the Council may for the purpose of securing the due observance of and compliance with the provisions of these Regulations enter and inspect any building or erection at all reasonable times and do therein all such acts and things as are reasonable necessary for the purpose aforesaid, and any persons who shall in any manner interfere with such officer in the execution of his duty shall be guilty of an offence.

Offence.

9. Every person who shall contravene or fail to comply with any of the provisions of these Regulations shall be guilty of an offence.

Penaltu.

10. Every person guilty of an offence under these Regulations shall be liable to a penalty not exceeding Twenty pounds and in the case of a continuing offence to a further penalty of Two pounds for each succeeding day after a written notice of the offence from the Council.

Definitions.

In these Regulations, unless inconsistent with the context, "approved" means approved in writing by the engineer for the time being of the said Shire of Corio or any deputy appointed by the said Council of the said municipality to act for him. "Council" means the Council of the said municipality. "Person" includes firm, corporation, or company; and "volatile fluid" includes any of the volatile fluids mentioned in the Schedule hereto, and also includes petroleum or any products of petroleum, turpentine, or other volatile fluids mentioned in these Regulations that will flash or emit an inflammable vapour at not below 73 deg. Fah. Abel close test if such are stored in immediate contiguity with the volatile fluids mentioned in the Schedule.

SCHEDULE.

Methylated spirits, benzine, petrol. nanhtha, or any other products of petroleum or other volatile fluids that will flash or emit an inflammable vapour below a temperature of 73 deg. Fah. Abel close test.

And the Honorable George Louis Goudie, 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.

Drainage Areas Act 1915.

CONSTITUTION OF NEWMERELLA DRAINAGE AREA.

At the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Allan Mr. Eggleston

Colonel Bourchier Mr. McGregor.

Mr. Eggleston | Mr. McGregor.

NDER the provisions of the Drainage Areas Act 1915 (No. 2642), section 7, and in compliance with the prayer of a petition presented by a majority of the owners of certain land within a portion of the Shire of Orbost, notice of which petition was duly published in the Government Gazette of the 17th March, 1926, and no counter petition having been received. His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Councit thereof, doth by this Order direct that the portion of the said shire referred to in the petition aforesaid, and shown by red colour on plan attached to correspondence numbered 25/1826, deposited in the office of the Department of Public Works. Melbourne, be constituted a Drainage Area within the meaning of the above-mentioned Act under the name of the Newmerella Drainage Area, that is to say:—

Commencing at the north-west corner of Crown allotment 10.

Commoneing at the north-west corner of Crown allotment 10, Parish of Newmerella; thence bearing S. 4,997 links along the eastern side of road; thence N. 79 deg. 20 min. W. 5,133 links N. 89 deg. 53 min. W. 3,155 links to the eastern boundary of Newmerella Township; thence S. 1,070 links; thence W. 4,500 links to eastern side of road; thence S. 5 deg. 56 min. W. 1,392 links. S. 88 deg. 23 min. W. 2,063 links. S. 1,651 links. E. 1,496,2 links. S. 4,410 links to the south-western corner of Crown allotment 16v; thence E. 7,934 links, N. 1,231 links, E. 6,272 links, N. 52 deg. 34 min. E. 3,027 links, S. 253 links to the south-western corner of Crown allotment 13; thence E. 4,561 links, S. 539 links. S. 52 deg. 26 min. W. 1,584 links, S. 43 deg. 36 min. W. 1,859 links, S. 81 deg. 45 min. W. 1,584 links, N. 87 deg. 45 min. W. 515 links, S. 74 deg. 7 min. W. 735 links, S. 35 deg. 58 min. W. 387 links, S. 3 deg. 57 min. W. 887 links, S. 65 deg. 54 min. E. 969 links, S. 52 deg. 51

min. E. 351 links, S. 69 deg. 2 min. E. 767 links, S. 85 deg. 47 min. E. 591 links, S. 87 deg. 45 min. E. 1,918 links, S. 27 deg. 31 min. E. 421 links, S. 14 deg. 8 min. E. 1,918 links, S. 89 deg. 58 min. E. 3,451 links, S. 14 deg. 36 min. E. 100 links, S. 89 deg. 58 min. E. 742 links to the south-eastern corner of Crown allotment 4c; thence N. 87 deg. 50 min. E. 8,884 links to the south-western corner of Crown allotment 1c; thence N. 1 deg. 5 min. W. 2,348 links, E. 791 links, N. 379 links, N. 81 deg. 16 min. E. 970 links, N. 49 deg. 7 min. W. 1,243 links, N. 49 deg. 18 min. W. 598 links, N. 31 deg. 53 min. W. 1,671 links, N. 42 deg. 22 min. W. 997 links, N. 58 deg. 42 min. W. 1,807 links, N. 63 deg. 30 min. W. 2,079 links to the north-western corner of allotment 3; thence N. 87 deg. 44 min. W. 525 links, N. 53 deg. 27 min. W. 851 links, N. 34 deg. 47 min. W. 1,191 links, N. 10 deg. 5 min. W. 1,494 links, N. 15 deg. 32 min. W. 2,868 links, N. 46 deg. 46 min. W. 100 links, N. 27 deg. 33 min. W. 541 links, N. 43 deg. 16 min. W. 476 links, N. 54 deg. 31 min. W. 834 links, S. 128 links to the north-castern corner of Crown allotment 8; thence N. 65 deg. 40 min. W. 4,000 links, N. 88 deg. 1 min. W. 969 links, S. 78 deg. 58 min. W. 950 links, N. 154 links, S. 74 deg. 22 min. W. 1,088 links, S. 78 deg. 11 min. W. 864 links, S. 15 links to the north-castern corner of Crown allotment 10; thence S. 83 deg. 10 min. W. 3,328 links to the commencing point.

And the Honorable George Louis Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Act 1915, Section 303.

UNUSED AND UNMADE ROADS CLOSED.

At the Law Courts, Melhourne, the fourteenth day of September, 1926.

PRESENT .

His Excellency the Lieutenant-Governor of Victoria.

Mr. Allan Mr. Eggleston

Colonel Bourchier Mr. McGregor,

IN pursuance of the provisions of section 303 of the Land Let 1915 (No. 2676). His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order direct that the unused and unmade roads referred to hereunder be closed,

the imused and unmade roads referred to hereunder be closed, viz.:—

Parish of Drouin West, County of Bulu Bulu, being the road lying between the State School and allotments 101 and 137.—(D.173(8) (C.74920).

Parish of Inglewood, County of Gladstone, being the road lying between allotments 1 and IA of section 3, and allotments 13 and 16 of section 3.—(I.5(2) (W.50603).

Parish of Jumbunna, County of Mornington, being the road lying between allotments 520, 52x, 52x, and 52x, and 52x, and allotments 526, 52x, 52, and 52x, also the road lying between allotments 520, and 52x, and 52x, and allotments 526 and allotments 520 and 52x—(J.42(6) (G.52436).

Parish of Korumburra, County of Bulu Bulu, being the road beginnent of the secretary of Bulu Bulu, being the road beginnent of the secretary of Bulu Bulu, being the road beginnent of the secretary of Bulu Bulu, being the road beginnent of the secretary of Bulu Bulu, being the road beginnent of the secretary of Bulu Bulu, being the road beginnent of the secretary of the south-westerly and chord bearing 5. 61 deg. 4 min. E. 183 links from the north-east angle of allotment 93; thence south-easterly 253 4-10 links, by allotment 94n bearing 5. 61 deg. 4 min. E. 152 8-10 links, by allotment 94n bearing 5. 61 deg. 4 min. E. 1178 4-10 links, south-westerly 262 1-10 links in an are of a circle whose centre lies 900 links north-westerly and chord bearing S. 40 deg. 7 min. W. 261 3-10 links; and thence by allotment 93 bearing N. 7 deg. 46 min. W. 1,512 links to the commencing point.—(K.1724).

O.P. 1921-487) (4701/86.6).

Parish of Krambruk. County of Polwarth, being the road hereinafter described, viz.:—Commencing at the north-west angle of allotment 3 of section 2x; bounded thence by allotments 3 and 2 bearing south 722 4-10 links, by allotment 5 and 6 bearing west 1,381 8-10 links, by allotment 6 bearing south 460 links, by allotment 7 bearing west 908 9-10 links and south about 600 links, by a line bearing west 100 links, by the Ruce-course and Recreation Reserve bearing nort

And the Honorable A. Downward, 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,

Electoral Acts.

At the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Colonel Bourchier Mr. McGregor Mr. Allan Mr. Eggleston

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF WAL.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1915, section 196, as amended by the Electoral Act 1923, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the appointment of Gould as a Polling Place within and for the Moe Subdivision, and in lieu thereof appoint the said

as a Polling Place within and for the Walhalla Subdivision of the Electoral District of Walhalla.

APPOINTMENT OF A POLLING PLACE FOR ADJOINING SUBDIVISIONS OF THE ELECTORAL DISTRICT OF WALHALLA.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1915, section 196, as amended by the Electoral Act 1923, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby appoint

GOULD.

which is a Polling Place within and for the Walhalla Subdivision, to be also a Polling Place for the Moe Subdivision of the Electoral District of Walhalla.

REVOCATION OF THE APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF WAL-HALLA,

I N pursuance of the provisions contained in The Constitution Act Amendment Act 1915, section 196, as amended by the Electoral Act 1923, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order revoke the appointment of

HORNER AND MONETT'S SAW-MILLS

as a Polling Place within and for the Warburton Subdivision of the Electoral District of Walhalla.

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

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1915, section 196, as amended by the Electoral Act 1923, Ilis Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint

ORMOND (WITHIN THE SUBDIVISION)

as a Polling Place within and for the Caulfield East Subdivision of the Electoral District of Boroondara.

REVOCATION OF APPOINTMENT OF A POLLING PLACE, FOR THE SOUTHERN ELECTORAL PROVINCE.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1915, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, doth hereby revoke the appointment of the place named in the second column of the Schedule hereunder as a Polling Place within and for the Division of the Electoral Province specified in conjunction therewith in the first column of the said Schedule, viz.:—

SCHEDULE

Electoral Province and Division.	Polling Place Revoked.
Southern Province— Alexandra Division	Darlingford

And the Honorable Stanley S. Argyle, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

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

Factories and Shops Acts.

MEMBERS OF WAGES BOARDS REMOVED.

At the Law Courts, Melbourne, the fourteenth day of September, 1926.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Colonel Bourchier Mr. Allan

Mr. Eggleston Mr. McGregor.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby remove John Quin from the Tanners (Furred Skins) Board, owing to his whereabouts being unknown, and James Frazer from the Wharfs and Jetties Board, owing to his absence from the State

And the Honorable Sir A. J. Peacock, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

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

PUBLIC HIGHWAYS .- SHIRE OF WYCHEPROOF.

PROCLAMATION

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

dencies in the Commonwealth of Australia, &c., &c., &c.

W HEREAS by the Local Government Act 1915 (6 Geo. V. No. 2656), section 472, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the Council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereatter in force: And whereas the Council of the Shire of Wycheproof has requested that the land hereinafter mentioned, which has been reserved, used, or acquired by the said Council for the purpose of making a lane and streets within the said shire, be so declared to be public highways: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land reserved, used, or acquired for the lane and streets hereinafter described, and situated within the Shire of Wycheproof aforesaid, to be public highways within the meaning of the said Act, viz.:—

PUBLIC HIGHWAYS .- SHIRE OF WYCHEPROOF.

Jubilee-street.—Commencing at a point distant 1,333.2 links north of the south-east corner of allotment 51, Parish of Bunguluke; thence west a distance of 412.5 links; thence north 60.6 links; thence east 412.5 links; thence south 60.6 links to the point of commencement.

Webster-street.—Commencing at a point distant 2,666.4 links north of the south-east corner of allotment 51, Parish of Bunguluke; thence west a distance of 412.5 links; thence north 60.6 links; thence east 412.5 links; thence south 60.6 links to the point of commencement.

Webber's-lane.—Commencing at a point distant 4,041 links south of the north-east corner of allotment 50, Parish of Bunguluke; thence westerly 412.5 links; thence southerly 21.3 links to the point of commencement.

The above streets and lane are shown on plans marked "A" and "B" attached to Correspondence No. 26,618, deposited in the office of the Public Works Department, Mel-

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

W. H. IRVINE.

By His Excellency's Command,

GEO. L. GOUDIE. Commissioner of Public Works.

GOD SAVE THE KING!

Land Act 1915.

AREAS OF LAND COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

WHEREAS by the Land Act 1915 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1915, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1915 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 2, 3, 4, 6, and 7 respectively of the classes mentioned in section 5 of the Land Act 1915 aforesaid to the extent set forth in the subjoined Schedule (that is to say):— Schedule (that is to say) :--

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

County	Parish,		Diminished.		Increased.	
County.	rarish,	Allotment.	Area.	Class.	Class.	Description.
Grenville	Clarkesdale Wareek Myrtleford Magorra	29n 12, sec. 11a 5a, sec. 4 10, sec. F	A. R. P. 160 0 0 19 3 38 60 0 0 300 0 0	6 7 7 3	2 2 3 4	,

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

(L,S,)

W. H. IRVINE

By His Excellency's Command,

A. DOWNWARD,

GOD SAVE THE KING!

Commissioner of Crown Lands and Survey.

COMMON DIMINISHED.

PROCLAMATION

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

HEREAS by Division 10 of Part I. of the Land Act 1915 (6 Geo. V. No. 2676) it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia; by and with the advice of the Executive Council of the said State, do hereby diminish the

YAMBUK TOWN COMMON

by deducting therefrom 10 acres, more or less, of land in the Parish of Codrington, Town of Yambuk, comprised within the boundaries as defined by description published in the Government Gazette of 18th August, 1926.

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

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

A. DOWNWARD, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

SALES of Crown Lands in Fee Simple to be held at the undermentioned places and dates, viz.:-

		No. of Gazette
Colac-Wednesday, 20th October, 1926		124
Daylesford—Tuesday, 26th October, 1926		145
Dimboola—Tuesday, 12th October, 1926		124
Geelong-Thursday, 7th October, 1926		120
Korumburra-Friday, 1st October, 1926		116
Korumburra-Friday, 1st October, 1926	•	142
Marnoo-Wednesday, 27th October, 1926		145
Mildura-Tuesday, 5th October, 1926		142
Red Cliffs-Wednesday, 6th October, 1926		120
Red Cliffs-Thursday, 7th October, 1926		120
Rutherglen-Monday, 4th October, 1926		120
Skipton-Monday, 25th October, 1926		145
Warrnambool-Wednesday, 29th September, 19		124

Lands and Survey Office, Melbourne.

Closer Settlement Act 1915, Section 111 (as amended). SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the AUCTION MART, VINCENT-STREET, DAYLESFORD, on TUESDAY, 26TH OCTOBER, 1926, at half-past TEN a.m. To be conducted by J. W. MACPHERSON, Esq., Land Officer. Auctioneer: J. C. POLLOCK, Esq.

DESCRIPTION OF LAND.

PARISH OF WOMBAT, COUNTY OF TALBOT.

Recently occupied by K. Burns.

Area 100 acres, allotments 6a and 7a, section 6, situated on Wallaby Creek, south of Comoora Township, 2 miles from Daylesford. Suitable for dairying and cultivation; subdivided

into seven paddocks. Improvements consist of 6-roomed W.B. house and bathroom, barn, milking shed, pigsty, fowl-houses, windmill, well, tank, &c., and 210 chains of fencing.

TERMS AND CONDITIONS.

The full conditions will be read at the sale.

A deposit of 5 per cent of the purchase money of each lot will be payable to the officer conducting the sale. The balance of the purchase money will be payable in 40 equal half-yearly instalments, together with interest calculated on the unpaid balance at 5 per cent. per annum. Purchaser may pay up the full-balance at any time prior to due date, with interest to time of payment only, or may prior to the final payment transfer his interest in the purchase on payment of a fee of Ten shillings.

Buildings to be insured in favour of the Closer Settlement Board. Immediate possession. Crown grants on completion of purchases. No residence conditions.

Particulars may be obtained and plan of location inspected at the office of the auctioneer, at Land Office. Bendigo, or at Lands Department, Melbourne.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Melbourne, 20th September, 1926.

Closer Settlement Act 1915, Section 86 (17) (as amended).

SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands in fee simple A by public auction will be held at the office of Messrs.
MITCHELL BROS. & WIIITE, MARNOO, on WEDNESDAY,
27th OCTOBER, 1926, at TWO p.m. To be conducted by C.
A. GOURLAY, Esq., Land Officer. Auctioneers: Messrs.
MITCHELL BROS. & WHITE, Marnoo.

TWO VALUABLE WHEAT FARMS ON DYER'S ESTATE.

Parish of Wirchilleba, County of Kara Kara.

Lot 1. Area 212a, 3r. Sp., allotment 35. Recently held by A. McDonald: 7 miles from Marnoo Railway Station. Good chocolate and black wheat land; has all been cultivated; 1 mile from Richardson River. House, stable, and fencing.

Lot 2. Area 214a. 3r. 3p., allotment 36. Recently held by R. J. McDonald: adjoining lot 1 on north; also good wheatgrowing land (black and chocolate). Improvements:—4-roomed house, shed, feed house: frame for stable: 1,500-yard dam. Three paddocks.

TERMS AND CONDITIONS.

The full conditions will be read at the sale.

A deposit of ten (10) per cent, of the purchase money will be payable at the saie. The balance of the purchase money will be payable in 40 equal half-yearly instalments, together with interest on the unpaid balance at 5 per cent, per annum. Full purchase money may be paid at any time prior to the due date, with interest to time of payment only. Prior to final payment of the purchase money, purchaser may transfer his interest in the purchase (fee, 10s.)

Improvements to be maintained and insured in favour of the Closer Settlement Board.

Immediate possession. No residence condition. Crown grant on completion of purchase.

Particulars are obtainable from the auctioneers, Land Officer, Stawell, or from Inquiry Office, Lands Department, Melbourne.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Melbourne, 20th September, 1926.

Closer Settlement Act 1915, Section 86 (17) (as amended). SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the COURT HOUSE, SKIPTON, on MONDAY, 25th OCTOBER, 1926, at half-past TWO o'clock p.m. To be conducted by C. J. JOY, Esq., Land Officer. Auctioncers: Messrs. CHAS. WALKER & CO.

MIXED FARM ON TRAWALLA ESTATE.

Parish of Lillirie, County of Ripon.

Area 330a. 3r. 33p., allotment 47. Fronting Mt. Emu Creek (permanent); 8 miles from Skipton Railway Station by made road. Recently held by P. Exell. Undulating country, reddish-grey loam. Suitable for oat growing and sheep. 200 acres cultivable. Natural grasses, with some subterranean clover. A few shade trees. Six-roomed W.B. house (new), two galvanized-iron sheds. Subdivided into four paddocks.

TERMS AND CONDITIONS.

The full conditions will be read at the sale.

A deposit of 10 per cent. of the purchase money will be payable at the sale. The balance of the purchase money will be payable in 40 equal half-yearly instalments, together with interest on the unpaid balance at 5 per cent, per annum.

Full purchase money may be paid at any time prior to due date, together with interest to the time of payment only. Prior to final payment of purchase money, purchaser may transfer his interest in the purchase (fee 10s.).

Improvements to be maintained and insured in favour of the Closer Settlement Board.

Immediate possession. No residence condition. Grown grant

Immediate possession. No residence condition. Grown grant on completion of purchases.

Particulars are obtainable from the auctioneers, from Land Officer, Ballarat, or Lands Department, Melbourne.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Melbourne, 20th September, 1926.

STATE RIVERS AND WATER SUPPLY COMMISSION. SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC TENDER.

TENDER.

TENDERS are invited for the purchase in fee simple of the undermentioned Crown lands, and will be received up to Noon on Friday, 1st October, 1926.

All tenders are to be accompanied by the necessary deposit, and addressed to the Closer Settlement Officer, State Rivers and Water Supply Commission, Melbourne, endorsed "Tender for Mooroopna Land."

Each tenderer is required to state clearly his full name, occupation, and address, also the amount he is prepared to pay for the land.

for the land.

The highest or any tender will not necessarily be accepted.

PARISH OF MOOROOPNA, COUNTY OF RODNEY.

Area 80a. 0r. 25p., allotment 81p, recently held by J. Haddock. Four miles from Tatura; all irrigable; one-in-four waterright: suitable for fruit growing and mixed farming. Threeroomed house, outbuildings, fencing, channels, &c.

TERMS AND CONDITIONS.

Deposit to be lodged with tender-Five per cent. of purchase price.

Balance of purchase money payable in 30 equal half-yearly instalments, together with interest on the unraid balance at 5 per cent. per annum.
Buildings to be insured in favour of Closer Settlement Board.
No residence condition. Crown grant on completion of purchase

Fuller particulars are obtainable from the Commission's Office at Shepparton.

L. B. SCHARP,

for the State Rivers and Water Supply Commission. Melbourne, 20th September, 1926.

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 10 on 1st September, 1926, pursuant to Orders of the 24th August, 1926.

pursuant to Orders of the 24th August, 1926.

NYANG.—The temporary reservation by Order in Council of the 13th November, 1923, of 569 acres 2 roods 25 perches of land in the Parish of Nyang as a site for Growth and Preservation of Timber, so far as regards the portion thereof hereinafter described, viz.:—251 acres 2 roods 15 perches: Commencing at the south-east angle of allotment 36; bounded thence by said allotment bearing N. 0 deg. 2 min. W. 9,500 links, by a road bearing S. 89 deg. 59 min. E. 2,869 links, by lines bearing S. 26 deg. 53 min. E. 1,414 links, S. 20 deg. 17 min. W. 5,731 links, and S. 27 deg. 44 min. E. 3,318 links; and thence by a road bearing west 3,189 links to the commencing point.—(N.174(3) (Rs.2870). (N.174(3) (Rs.2870).

(N.174(3) (Rs.2870).

OUVEN.—The temporary reservation by Order in Council of the 20th March, 1917, of 83 acres 3 roods 32 perches of land in the Parish and Township of Ouyen as a site for Railway purposes, revoked as to part by Order of the 30th June, 1925, so far as regards the portion thereof hereinafter described, viz.:—3 roods 17 perches, Township and Parish of Ouyen: Commencing at the north-east angle of the site for a Public Hospital; bounded thence by a road bearing N. 87 deg. 38 min. E. 100 links, by lines bearing S. 2 deg. 22 min. E. 855 links, and S. 87 deg. 38 min. W. 100 links; and thence by the Hospital reserve bearing N. 2 deg. 22 min. W. 855 links to the commencing point.—(O.22(1), O.226(4) (Rs.1437).

Wirchtfool.—The temporary reservation by Order in Council

WITCHIFOOL.—The temporary reservation by Order in Council of the 7th January, 1878, of 5 acres of land situate in section 5, Parish of Witchipool, as a site for Public purposes (State School).—(W.299 (4) (C.70141).

The following Notices were gazetted 10 on 8th September, 1926, pursuant to Orders of the 1st September, 1926.

BET BET.—The temporary reservation by Order in Council of the 6th November, 1865, of 5 acres 2 roods in the Parish of Bet Bet, as a site for a Cemetery in lieu of the site temporarily reserved for that purpose on the 1st of May, 1865, is about to be revoked.—(B.325(2) (C.74020).

NETHERBY.—The temporary reservation by Order in Council of the 13th February, 1893, of 9 acres of land in the Township of Netherby, as a site for Public Recreation, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—2 acres 32 perches: Commencing at the north-west angle of the site for Public Recreation; bounded thence by a road bearing east 800 links, by lines bearing south 275 links and west 800 links; and thence by a road bearing north 275 links to the commencing point.—(N.143) (Rs.3124).

The following Notices were gazetted 10 on 22nd September, 1926, pursuant to Orders of the 14th September, 1926.

1926, pursuant to Orders of the 14th September, 1926.

DIMBOOLA.—The temporary reservation by Order in Council of the 24th October, 1887, of 66 acres 2 roods 2 perches of land in the Parish of Dimboola as a site for the Growth and Preservation of Timber, is about to be revoked as regards the remaining partion thereof, comprising 40 acres 13 perches.—(D.150(s) (Z.21156a).

DROUIN WEST.—The temporary reservation by Order in Council of the 3rd February, 1879 (vide Government Gazette, 1879, page 316), of 5 acres of land in the Parish of Drouin West as a site for Public purposes (State School), is about to be revoked.—(D.173(s) (C.74920).

MIAMI.—The temporary reservation by Order in Council of the 26th May, 1885. (vide Government Gazette, 1885, page 1379), of 11 acres 2 roods 13 perches of land in the Town of Miami, being allotments 1 to 12 of section 5, as a site for Public Recreation, is about to be revoked.—(M.110) (W.51295).

A. DOWNWARD, Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

LAND PROPOSED TO BE PERMANENTLY RESERVED.

N pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to 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 10 on 15th September, 1926, pursuant to Order of 7th September, 1926.

The following Notice was gazetted 10 on 15th September, 1926, pursuant to Order of 7th September, 1926.

JIKA JIKA.—Three hundred and fifteen acres, Parish of Jika Jika, County of Bourke: Commencing at the south-west angle of the Queen's Memorial Infectious Diseases Hospital Reserve; bounded thence by said reserve bearing N. 74 deg. 11 min. E. 29 chains 6 links, N. 43 deg. 54 min. W. 6 chains 92 links, N. 61 deg. 40 min. W. 7 chains 35 links, N. 38 deg. 53 min. W. 4 chains 63 links, and N. 65 deg. 55 min. W. 4 chains 70 links, by a road bearing N. 74 deg. 11 min. E. 2 chains, by the right bank of the River Yarra down stream to its junction with the Merri Creek, by the east bank of said creek bearing northerly up stream to the south side of Heidelberg-road, by said road bearing north-easterly 17 chains 49 3-10 links in an arc of a circle whose centre lies 39 chains south-easterly, by Asylum-road bearing S. 22 deg. 6 min. E. 8 chains 6 2-10 links. S. 25 deg. 25 min. E. 1 chain 61 links, S. 28 deg. 35 min. E. 2 chains 37 links, S. 15 deg. 49 min. E. 22 chains 42 links, S. 18 deg. 36 min. W. 3 chains 44 links, S. 11 deg. 37 min. W. 1 chain 1 6-10 links, S. 6 deg. 54 min. W. 1 chain 1 5-10 links, S. 10 deg. 45 min. E. 1 chain 3 links, S. 16 deg. 43 min. E. 1 chain 27 links, S. 26 deg. 38 min. E. 1 chain 15 links, S. 34 deg. 42 min. E. 1 chain 38 links; and N. 54 deg. 15 min. E. 1 chain 17 links, S. 22 deg. 38 min. E. 1 chain 16 links, N. 66 deg. 27 min. E. 7 chains 11 links, N. 24 deg. 33 min. W. 1 chain 48 links, N. 24 deg. 33 min. W. 1 chain 51 links, N. 66 deg. 21 min. E. 7 chains 11 links, S. 21 deg. 11 min. W. 2 chains 78 links, N. 24 deg. 33 min. W. 2 chains 78 links, N. 24 deg. 33 min. W. 2 chains 79 links, N. 26 links 5. 86 deg. 37 min. E. 2 chains 69 links and N. 15 deg. 49 min. W. 16 links to the commencing point, exclusive of the Water Supply Reserve, as hereinafter described, viz.:—Commencing at a point bearing S. 22 deg. 6 min. E. 2 chains 36 links, by Heidelberg-road bearing northerly 93 3-10 links in

A. DOWNWARD,
Commissioner of Crown Lands and Survey.
Department of Lands and Survey, Melbourne.

LAND TEMPORARILY RESERVED FROM SALE, ETC.

In pursuance of the provisions of the Land Act 1915, notice is hereby given that His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of September, 1926, reserved temporarily, and has also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereinafter described:—

Gunbower West.—Site for Public Recreation.—24 acres 3 roods 36 perches, Parish of Gunbower West, County of Gunbower: Commencing at a point bearing S. 0 deg. 2 min. E. 100 links from the south-east angle of allotment 16 of section 6; bounded thence by a road bearing S. 0 deg. 2 min. E. 900 links, by lines bearing S. 60 deg. 3 min. W. 2,409 links, and N. 26 deg. W. 1,046 links; and thence by a road bearing N. 64 deg. E. 2,651 links and N. 89 deg. 58 min. E. 163 links to the commencing point.—(G.199 (7) (C.74544, Rs.3361).

Kaniva.—Site for a State School, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 8th July, 1909.—1 acre 25 1-10 perches, Township of Kaniva, Parish of Kaniva, County of Lowan, situate in section 12: Commencing at the south-east angle of the said State School Reserve; bounded thence by that reserve bearing N. 3 deg. 44½ min. E. 500 links, by a street bearing S. 86 deg. 15½ min. E. 215 links, by Farmers-street south bearing south 501 1-10 links; and thence by a line bearing N. 86 deg. 15½ min. W. 247 7-10 links to the commencing point.—(K.147(4) (C.75002). min. W. (C.75002).

MIAMI.—Site for Camping and Water.—4 acres 2 roods 14 perches, situate in section 5, Town of Miami, Parish of Spring Plains, County of Dalhousie: Commencing at a point bearing N. 75 deg. 11 min. E. 602 links from the south-east angle of allotment 1 of section 21; bounded thence by lines bearing N. 14 deg. 49 min. W. 678 5-10 links and N. 58 deg. 41 min. E. 500 links, by the Bendigo to Melbourne road bearing S. 31 deg. 19 min. E. 856 links; and thence by a road bearing S. 75 deg. 11 min. W. 722 5-10 links to the commencing point.—(M.110) (W.51295, Rs.3364).

MIAMI.—Site for Public Recreation.—II acres 1 rood 10 perches, Town of Miami, Parish of Spring Plains, County of Dalhousie: Commencing at the intersection of the east side of Murchison-street and the south-west side of the road from Bendigo to Melbourne; bounded thence by the latter road bearing S. 31 deg. 19 min. E. 1,500 links, by lines bearing S. 58 deg. 41 min. W. 500 links, S. 14 deg. 49 min. E. 469 links, S. S4 deg. 32 min. W. 508 5-10 links, and N. 0 deg. 39 min. W. 178 5-10 links, by allotnent 13 of section 5 bearing N. 31 deg. 19 min. W. 496 links; and thence by Murchison-street bearing N. 11 deg. 30 min. E. 1,470 links to the commencing point.—(M.110) (W.51295, Rs.3365).

(M.110) (W.31259, RS.3009).

NILLUMBIK.—Site for a Public Hall.—16 perches, Parish of Nillumbik, County of Evelyn: Commencing at a point bearing N. 78 deg. 16 min. W. 457 5-10 links, N. 29 deg. 23 min. E. 104 9-10 links, and S. 78 deg. 16 min. E. 42 6-10 links from the north-east angle of allotment 10a of section 20; bounded thence by lines bearing N. 11 deg. 44 min. E. 100 links, S. 78 deg. 16 min. E. 100 links, and S. 11 deg. 44 min. W. 100 links; and thence by a road bearing N. 78 deg. 16 min. W. 100 links to the commencing point.—(N.69(4) (C.75757, Rs.3360). 100 link Rs.3360).

WOORMERA.—Site for a State School.—I acre 3 roods 22 perches, Parish of Woorarra, County of Buln Buln: Commencing at a point bearing N. 63 deg. 214 min. E. 241 3-10 links from the north-east angle of allotment 6 of section B; bounded thence by lines bearing N. 24 deg. 55 min. E. 140 links, S. 65 deg. 5 min. E. 365 links, S. 24 deg. 55 min. W. 518 links, and N. 65 deg. 5 min. E. 365 links, and thence by a road bearing N. 24 deg. 55 min. E. 378 links to the commencing point.—(W.379(3) (C.71377, Rs.3363).

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

At the Law Courts, Melbourne, the 14th September, 1926.

REVOCATION OF THE TEMPORARY RESERVATION OF

I N pursuance of the provisions of the Land Act 1915, His Excellency the Lieutenant-Governor of the State of Victoria, has, by Orders made on the 14th day of September, 1926, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

BANYENA.—Site for Watering purposes. YAMBUK.—Site for Recreation purposes.

(For descriptions see Gazette, page 2451.)

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

At the Law Courts, Melbourne, the 14th September, 1926.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

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 PUBLIC RECREATION IN THE PARISH OF WOORI YALLOCK.

Charles Christian Seeber as a Member of the Committee of Management, for the period ending 10th May, 1929, of the land temporarily reserved by Order in Council of 21st December, 1910, as a site for Public Recreation in the Parish of Woori Yallock, in the room of Percy James Worsley Payne, resigned.—(Corr. Rs.1956.)

RESERVE FOR PUBLIC RECREATION IN THE VILLAGE OF BOOLOITE, AND KNOWN AS THE BOOLITE RECREATION RESERVE.

William Thomas James Blackley, Herman Wilhelm Habel, and James Penny as Members of the Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order of 26th May, 1902, as a site for Public Recreation in the Village of Booloite, and known as the Boolite Recreation Reserve, in the room of James Blackley (resigned), Herman Habel (deceased), and Archibald McLean (left the district).—(Corr. C.70059.)

EXTENSION OF A RESERVE FOR PUBLIC PARK AND RECREATION GROUND IN THE TOWN OF ECHUCA, MUNICIPAL DISTRICT OF

The Council of the Borough of Echuca as a Committee of Management of the land temporarily reserved by Order in Council of 25th September, 1909, as a site in the Town of Echuca, Municipal District of Echuca, for Public Park and Recreation Ground, in addition to and adjoining the site temporarily reserved therefor by Order of 21st August, 1865.— (Corr. Rs.1456.)

RESERVE IN THE CITY OF SOUTH MELBOURNE FOR THE RECREATION. CONVENIENCE, AND AMUSEMENT OF THE PROPLE, AND KNOWN AS THE "SOUTH MELBOURNE FORESHORE."

Herbert Edward Guy as a Member of the Committee of Management of the land temporarily reserved by Order in Council of 26th July, 1910, for the Recreation, Convenience, and Amusement of the People at South Melbourne, and known as the "South Melbourne Foreshore," in the room of John Edward Floate, who has ceased to be a councillor of the City of South Melbourne; provided, however, that the said Herbert Edward Guy shall hold office for so long only as he may continue to be a councillor of the City of South Melbourne.—(Corr. Rs. 1017.)

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF EGERTON.

William John Brock, Donald Stalker, William James Hoare, James Cantwell, and Richard Phillips as Members of the Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council of 25th September, 1906, as a site for Public Recreation in the Township of Egerton, in the room of Albert Egerton Graham (left the district). George Davidson, Frank Setter, William Stevens. and John Wallish (all deceased).—(Corr. Rs.761.)

PORTION OF WATER SUPPLY RESERVE AND PERMANENT RESERVE (YARRIAMBIACK CREEK FRONTAGES) IN THE PARISH OF WERRIGAR, AND KNOWN AS THE "ASQUITH RESERVE."

The Council of the Shire of Borung as a Committee of Management of such portion of the Reserve for Water Supply purposes and the Permanent Reserve (Yarriambiack Creek Frontages), in the Parish of Werrigar, as is indicated by pink and blue tint on plan marked W.10.9.26 with Lands Corres. C.63503.) and known as the "Asquith Reserve."—(Corr. C.63503.)

RESERVE FOR FRIENDLY SOCIETIES' RECREATION PURPOSES IN THE BOROUGH OF HAMILTON.

Percival William Thurgood (to represent the United Ancient Order of Druids) and Arthur Robert Dark (to represent the Independent Order of Oddfellows) to be Members of the Committee of Management of the land temporarily reserved by Order in Council of 2nd April, 1873, as a site for Friendly Societies' Recreation purposes in the Borough of Hamilton, in the room of Gerald Crean and Arthur Hutchinson, both resigned.—(Corr. Rs.102.)

PORTIONS OF THE FRONTAGES OF THE RIVER YARRA AND SCOTCH-MAN'S AND BACKSTAIRS CREEKS IN THE PARISHES OF WAR-BURTON AND YUONGA.

Theophilus Albert Williams, as a Member of the Committee of Management for the period ending 28th October, 1928, of such portions of the frontages to the River Yarra and Scotchman's and Backstairs Creeks in the Parishes of Warburton and Yuonga as is indicated by pink tint on plan marked W.6.1.25 attached to Lands Corres. C.75270, in the room of Edward Thomas Winterton, resigned.—(Corr.C.75270.)

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

(SEAL)

A. DOWNWARD, President.

A. DOWNWARD, President. H. O. ALLAN, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR A BOTANIC GARDEN IN THE BOROUGH OF PORT FAIRY.

WHEREAS by section 182 of the Land Act 1915 it is enacted that in case of any land which, under the provisions of any Act relating to Crown lands, the Governor in Council has reserved from sale, permanently, for any public purpose whatsoever, or any of the purposes specified in section 10 of the said Act, and has vested such land in trustees, or jointly in the Board and trustees, it shall be lawful for the trustees of any of such land, with the approval of the Governor in Council, to make Rules and Regulations for all or any of the purposes mentioned in sub-section one (1) of the first mentioned section: And whereas under and by virtue of a Crown grant, dated the 18th October, 1875, the Reserve for a Botanic Garden in the Borough of Port Fairy became vested in the Board of Land and Works, and the Mayor, Councillors, and Burgesses of the Borough of Port Fairy Now therefore the said Board of Land and Works and the Mayor, Councillors, and Burgesses of the Borough of Port Fairy do hereby make the Regulations following in respect of the said Reserve (hereinafter called the Garden):—

AMENDED REGULATIONS.

The Garden shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Garden may be set apart for cricket or football matches, fêtes, sports or holiday amusements; on any of these occasions a sum not exceeding One shilling and sixpence may be charged and taken for the admission of every adult to the Garden. That a charge of One shilling be made for all vehicles entering the Garden to sports or such gatherings.

Every person offending against any of these Regulations shall, in accordance with the provisions of section 182 of the Land Act 1915, for each offence be liable to a penalty of not more than Fivé pounds (£5), and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands, or officer or servant of the trustees, or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff, officer, or servant, or member of the Police Force, and taken before some Justice, and shall be liable to a penalty of not more than Ten pounds (£10).

Dated at Port Fairy this 22nd day of July, 1926.

(SEAL)

THOS. H. STOREY, Mayor. E. HANLEY, Councillor. O. R. EVANS, Town Clerk.

The common seal of the Board of Land and Works was hereunto affixed this 29th day of July, 1926, in the presence of-

(SEAL) (Corr. Rs.1729.)

A. DOWNWARD, President. H. O. ALLAN, Member.

Approved by the Governor in Council, the 14th September, 1926.

F. W. MABBOTT, Clerk of the Executive Conneil. HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 25th SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons 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 persons in the said schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto.

A. DOWNWARD,
Commissioner of Crown Lands and Survey, being
the responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey, Melbourne, 21st September, 1926.

SCHEDULE.

GEELONG, 11th October, 1926, Land Officer-355/46, John Price, 330 acres, Gherang Gherang.

TALBOT, 5th October, 1926, Land Officer-0699/86, George Ernest Ferguson, 20 acres, Amherst; 0702/86, Sarah E. M. Ferguson, 9 acres, Amherst.

BALLAARAT, 7th October, 1926, Land Officer-0506/50.98, Rachel Hooley, 20 acres, Yarrowee.

COLAC, 12th October, 1926, Land Officer-2253/42.44, Geo. Didier, deceased (M. S. Pattison, administrator), 193 acres, Moorbanool; 2233/42.44, Brian Devitt, 159 acres, Olangolah.

COBDEN, 13th October, 1926, Land Officer-2991/42.44, John Hy. Rhodes, 309 acres, Latrobe.

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.

A. DOWNWARD, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 21st September, 1926.

SCHEDULE.

CHILTERN, Monday, 4th October, 1926, at Two p.m., J. Hayes, Esq.

TALBOT, Tuesday, 5th October, 1926, at half-past Three p.m., C. J. Joy, Esq.

COLAC, Tuesday, 12th October, 1926, at Eleven a.m., E. Giblett, Esq.

COBDEN, Wednesday, 13th October, 1926, at Ten a.m., E. Giblett, Esq.

CASTERTON, Thursday, 7th October, 1926, at Two p.m., H. S. Williams, Esq.

MILDURA, Wednesday, 13th October, 1926, at Ten a.m., G. G. Gray, Esq.

MURRAYVILLE, Monday, 18th October, 1926, at Three p.m., G. G. Gray, Esq.

OUYEN, Tuesday, 19th October, 1926, at Two p.m., G. G.

Gray, Esq.

Discharged Soldiers Settlement Acts.

LANDS WITHDRAWN FROM APPLICATION.

T is hereby notified that the undermentioned lands have been withdrawn from application :-

County.	Parish.	Allotment.	Section.	Area.
Evelyn Mornington Buln Buln	Greensborough Koo-wee-rup Doomburrim Woodside	47 36c 21 7A	D V 	A. B. P. 37 · 2 15 52 2 30 165 1 9 222 2 5

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 21st September, 1926.

Land Act 1915.

LAND WITHDRAWN FROM APPLICATION.

T is hereby notified that the undermentioned land has been withdrawn from application :—

County.	Parish.	Allotment,	Section.	Area.
Karkarooc	Dattuck	13		A. R. P. 804 3 23

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th September, 1926.

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.	Allotment.	Area.	Reas n for forfeiture, &c.
Geelong Melbourne	3401 4245	Alfred Poole Harold C. Rodda	86.6 86.6	Ettrick Moe	32 137 g	A. R. P. 96 3 24 80 0 0	Abandoned Non-payment of instalments

Department of Lands and Survey, Melbourne, 14th September, 1926.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 46.

LEASE UNDER THE LAND ACT 1916 DECLARED VOID.

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

District,	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Sale	269	Angus McCormack	46	Loy Yang	8r, Sec. A	A. R. P. 312 1 32	3rd	Abandoned

Land Act 1915, Section 2.-Mallee.

LEASE UNDER THE LAND ACT 1915 DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased	Parish.	Allotment.	Area.	Class,	Reason for Forfeiture, &c.
					<u>, </u>			
Mallee	0436	J. A. Thiele	198 {	Warraquil Propodollah	120 and 120B } 35 and 35A }	A. R. P. 1,015 2 15	{ 3rd, 10s.	Non-compliance with condi-

Department of Lands and Survey, Melbourne, 14th September, 1926.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198.-Mallee.

PERMITS CANCELLED.

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

District.	Corr. No.	Name of Permit Holder.	Parigh .	Reason.	Allotment,	Area,
Mallee Mallee	07424 07101	A. E. Wakefield A. McCourt	Kattyong Yarrara	Non-compliance with conditions Land abandoned	56 39	A. B. P. 638 2 30 778 0 0

Department of Lands and Survey, Melbourne, 16th September, 1926. A. DOWNWARD, Commissioner of Crown Lands and Survey.

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

PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

Distric t.	Corr. No.	Name of Permit Holder.		Parish,	Allotment. Section.		Area.
Echuca	5456/86.6	W.L. D. I	_				A. B. P.
Echuca ,	9430/50.0	Walter Parker	•••	Toolamba West	25		93 1 13

2856 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.	Aı	œ.		Capital V	Value.		Depo Inclu Lease Regist Fe	ding	1	Haif-ye Instain	ent.	Remarks,
	-			۸.	R.	P.	£	s. d		£	8. 4	d.	£ s.	d.	
Stanhope (1) (2)	Girgarre	19A	Е	29	1	18	337	0 0	.]	13	5	0	9 15	.0	
Section 20 (3)	Toolamba West	25	1	93	1	13	1.581	0 (52	5	0	45 18	0	5456/86.6
" (Smith's) (4) (5)	Greensborough	47	D	37	2	15	1.886	0 (57	5	0	54 18	0	4331/86.6
Cohuna (6)	Macorna	12	1 G	59	1	14	672 1	10 (23	15	0	19 10	0	23/653
Red Cliffs (7)	Mildura	435		17	0	0	341	0 (12	5	0	9 18	0	05161/86.6
Hornbuckless (4) (5)	Koo-wee-rup	36c	v	52	2	30	2.390	0 (71	5	0	69 12	0	5003/86.6
Section 20 (Sheedy's) (5) (8)	Doomburrim	21	1	165	1	9	2,498 1	10 (74	15	0	72 15	0	5446/86.6
Scott's (5) (9)	Woodside	7A	1	222	2	5	2,500	0 (76	5	0	72 15	0	4187/86.6
Wiseley's (10) (11) (12)	Mundoons	14	В.	314	3	12	3,500	0 (106	5	0	101 17	0	3793/86.6

⁽¹⁾ Improvements, £100, to be paid for in addition.——(2) In lieu of notice, gazetted 15th September, 1926, page 2796.—
(3) Improvements, £500, to be paid for in addition.——(4) Capital value includes all improvements.——(5) Further improvements effected by Board (if any) to be paid for in addition.——(6) Improvements, £112, to be paid for in addition.——(7) Improvements, £700, to be paid for in addition.——(8) House, £132 17s. 6d., to be paid for in addition.——(9) Previous lessee's improvements, £223 17s., to be paid for in addition.——(10) Part valuation of improvements, £121 15s., is to be charged as an advance.——(11) Growing crop valued at £212 10s., to be paid for in cash.——(12) Twelve acres of fallow to be taken over at a later valuation.

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

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotmen's 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.		Class,	Capital Value.	
								Α.	В.	Р.		£ s. d.
arranooke (1, 2)		Burrum B	urrur	n		Pt. 51		74	2	14		506 10 2
,, (1, 2)		ıt	78			Pt. 52		150	1	29	l	1,078 16 1
, (1, 2)		**		•••		Pt. 53 and 54		220	0	13		1,483 4 5
(-, -,						(and closed		1			1	1
					: "	(Faor		j: '	•			
" (1, 2)		17	11			Pt. 54		277	0	39		1,986 15 8
recite (2, 3, 4, 6)		Dreeite				8, 8A		35	1	4		890 7 7
,, (2, 3, 4, 5)		11 10		***	•••	8D, 8B		. 33	ō	0		767 5 0
17 (2, 3, 4)	•••			•••		114		30	3	21	1	G11 5 0.

- Improvements are subject to adjustment.
 Soldier in occupation.
 Capital value subject to adjustment after survey.
- Improvements to be paid for in addition.
 Water supply, £544s, to be paid for.
 Water supply, £1088s, to be paid for.

Land Act 1915, Sections 86 and 129.

LICENCES UNDER THE LAND ACT 1915 EXPIRED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired for the reason specified in each case.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	 Allotment,	Area.	Reason for Forfeiture, &c.
Beechworth Horsham	2204 061	D 1 70	86 129	Harrietville Leeor	 •••	A R. P. 10 0 0 3 0 0	Non-payment of rent Non-compliance with conditions
Ballaarat	0431	Percy F. Truswell	129	Ballaarat	 	2 3 3 9	Non-compliance with
Geelong	2565	Frederick Martinsen	129	Paywit	 	Fisherman's	Non-payment of rent
	2431	Janes Hannigan	129	Barwon Downs	 9, sec. 3B	esidence - ite 2 2 22	Non-compliance with conditions

LIST OF CROWN LANDS AVAILABLE (INCLUDING 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 2nd October, 1926, will be deemed to have been simultaneously made, but any application lodged after such take 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 Enquiry 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.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enguiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararat, Bairnsdale, Ballarat, Becahworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Sale, Seymour, Stawell, and St. Armand.

Department of Crown Lands and Survey, Melbourne, 22nd September, 1926.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

* Improvements may be subject to re-valuation after land has been grapted to an applicant.

	Nearest Hallway Station of Town accessible. Water Supply. 804l, Timber, Suitability (Graing, &c.) miles thereifom.	
	Water Supply.	•
	How acresable.	_
	Nearest Entlway Station or Township and Distance in miles therefrom.	
	location of Land, &c.	
-	Valuation of improve- ments (if any).	
	Survey Fee.	. s. d. £ s. d.
w available.	Value Per Acre.	£ 8. d.
1110	A Garather tion.	A. B. P.
	Section.	
	Allotment.	
	Parish.	
	· ounty.	
	Local Land Office.	

AGRICULTURAL AND GRAZING LANDS .- SELECTION PURCHASH ALLOTHENTS.

Division 4. Part I.. Land Act 1915.

	To be conserved Grey soil, suitable for grazing	valued (T) be In south-west of parish 3 miles from By road To be conserved Hilly country, suitable for grazing; read (1076/121)	0 10 0 6 17 6 To be In south-west of parish 3 miles from By road To be conserved Hilly country, suitable for grazing Chewton R.S.	0 10 0 18 15 0 To bo In north of parish (702/46) 16 miles from By road To be conserved Rangy country, suitable for graz-gavendish valued ranged management and arms attributed with stringy-	6 miles from By road To be conserved Suitable for grazing	o 10 0 14 7 6 To be In centre of parish 10 miles from By road To be conserved Plat country, sandy soil, suitable Casterton R.S. Stringybark stringybark
٠	By road	By road	By road	By road	By road .:	By road
•	25 miles from	Moe K.S. 3 miles from Beetoomba	R.S. 3 miles from Chewton R.S.	16 miles from Cavendish	6 miles from township of	Nelson 10 miles from Casterton R.S.
Division 4, Part 1., Land Act 1919.	In north-east of parish	(T.95402) In south-west of parish (01076/121)	In south-west of parish (0258/121)	In north of parish (702/46)	0 10 0 14 7 6 To be Ineast of parish (Z.19601) for 640 valued	In centre of parish (01533/121)
Division 4,	To be	ralucd To be valued	To be valued	To be valued	To be valued .	To be valued
	0 8 7 6	0 15 5 0	0 6 17 6	0 18 15 0	0 14 7 6 for 640	0 14 7 6
	0 10	0 10	0 10	0 10	01 0	0 10.
	0 3rd	0 3rd	0 3rd	0 3rd		
	20	346 0 0 3rd	0 09	633 3 3	0 088	528 1
	— В	:	A2	· :	:	9
	104	16	24, 25, 26, 27,	15	67, 59, 59A	23A, 24A
	Moondarra	Wabba	Faraday	Bullawin	Glenelg	Follott Nangeela 234, 6 528 1 9 3rd
	(a) Tanjil Moondarra 10a B 50 0 0 3rd	Beechworth Benambra Wabba 91	Bendigo (a) Talbot Faraday 24, 25, A2 60 0 0 3rd	Dundas	Normanby Glenelg 57, 59, 880 0 0 3rd	Follett
	Sale (a)	Beechworth (a)	Bendigo (a)	Hamilton		. :

MALLEE LANDS.—SELECTION PURCHASE ALLOTMENTS.

	4th 0 8 0 12 10 0 Nil In south of parish, west of 7 miles from By road To be conserved Suitable for growing cereals and adjoining C. W. Willa R.S.	Pinder's holding (allotment 46) (M.20305) In south of parish, adjoining 6 miles from By road To be conserved suitable for growing cereals allotment 65, held by J. C. H. McDonald (M.27357)
	To be cor	To be cor
	By road	By road
	7 miles from Willa R.S.	5 miles from Willa R.S.
Division 1, fare 11., Land Act 1910.	In south of parish, west of and adjoining C. W.	Pinder's holding (allotment 40) (M.20605) In south of parish, adjoining allotment 65, held by J. C. H. McDonald (M.27367)
10n 1, F8	Nii	Nil
STATO	8 0 12 10 0	4th 0 8 0 15 0 0 Nii
	0 4th 0	0 4th 0
	780 0	1,200 0
	:	:
	47	57
	fildura .: Karkarooc Baring 47 780 0	Patchewol- lock
	Karkarooc	:
	Mildura	

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEB LANDS)-continued.

applicant.
31)
ţ,
granted
been
has
land
after
re-valuation
ţ
subject
þę
may
* Improvements

How available. Leging a large of large							11				
Area, S. Value Fee. (if any). Area, S. Acre. (if any). A. B. P. E. E. A. G. E. A. G. E. A.			 		flable.						
A. B. P.	کچه	P is is is is is is is is is is is is is	 Area.			Valuation of Improvements (if any).	Nearest Rallway Station of Township and Discuse in miles theretrom.	How accessible.	Water Supply.	General Description of Land— Sod, Timber, Suitability (Grazing, &c.)	
	ĺ	<u> </u> 	4. B. P.	41	e. d. £ s. d	7					

Mallee Lands.—Selection Purchase Allotherts—continued.

Division 1. Part II., Land Act 1915—continued.

	0 0 4th 0 8 0 15 0 0 Nii Insouth of parish adjoining 6 miles from By road To be conserved Suitable for growing cereals allotment 46, parish of Willa R.S.) 6 miles from By road To be conserved Suitable for growing cereals		
	By road		By road		
	6 miles from Willa R.S.	i	6 miles from	Patchewollock	R.S.
Division 1, Part II., Land Act 1915continued.	In south of parish adjoining allotment 46, parish of	Baring, held by C. W. Pinder (M.27357)	In centre of parish (M.29967		
I, Fart	N		0 3rd 0 13 0 8 15 0 Nil		
TATSHOD	<u>-</u>		0		
₽	15 0		8 15		
	8		13 0		
	4th 0		0 F	_	
	-		00		-
			550		
	:		38A 220		
	58		38A		•
	fildura Karkarooc Patchewol- 58 1,200		Patchewol-	lock	North
	rooc		:		
	Karkı		:		
	:		:		_
	Mildura	٠.	:		

LAND AVAILABLE FOR RESIDENCE AND GARDEN.

Section 129, Land Act 1915.

den	
Suitable for residence and gar	
. To be conserved	
from By road .	
Merbein W. R.S.	
Near Merbein West Statt School (06560/129)	
NSI	
3 0 0	
Rent per annum,	
1 0 0	
<u> </u>	
- <u>-</u>	
Merbein	
Karkarooc	
fildura (b)	
.Wildu	

(a) Subject to special mining condition, section 81, Land Act 1915. (b) A dwelling to the value of not less than £150 must be erected on the allotment within 12 months of date of licence.

In accordance with section 16, Land Act 1920, provision for water storage must be made by successful applicant to the extent of approximately four (4) cubic yards per acre within two (2) years from date of lease (Mallee land only).

2859

COURTS.

Auction Sales Act 1915.

KYNETON.—Notice is hereby given that a Special Meeting of Justices to consider the application of Patrick Barry, of Kyneton, for an Auctioneer's Licence, will be held at the Court House, at Kyneton, on the 26th day of October, 1926, at the hour of Ten o'clock in the foremoon. Dated this 16th day of September, 1926.—II. L. JACKSON, Clerk of Petty Sessions.

COUNTY COURTS, 1927.

N OTICE is hereby given that County Courts will be held during the year 1927, at the undermentioned places, on Tuesday, 1st February, 1927:—

Ararat	Geelong	Sale
Bairnsdale	Hamilton	Sea Lake
Ballarat	Horsham	Seymour
Beechworth	Kerang	Shepparton
Benalla .	Korumburra	St. Arnaud
Bendigo	Kyneton	Stawell
Camperdown	Mansfield	Swan Hill
Casterton	Maryborough	Traralgon
Castlemaine	Melbourne	Wangaratta
Charlton	Mildura	Warracknabeal
Colac	Nhill .	Warragul
Daylesford	Numurkah	Warrnambool
Donald	Omeo	Wonthaggi
Echuca	Ouyen	Yarram
77		

Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the day above mentioned at such of the above-mentioned places as have been appointed places for holding such courts.

Dated at Melbourne this 6th day of September, 1926. By order of the Judges,

F. J. SAUER, Assistant Registrar, Melbourne.

... Tuesday, 16th November

Tuesday, 12th October

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the year 1926, pursuant to Order in Council of 30th November, 1925:— ... Tuesday, 19th October BALLARAT ... BENDIGO ... Tuesday, 5th October CASTLEMAINE Thursday, 9th December GEELONG Tuesday, 9th November ... Tuesday, 26th October HAMILTON MARYBOROUGH ... Thursday, 18th November MELBOURNE Friday, 15th October ... Wednesday, 24th November SALE

ENERAL SESSIONS for the year 1926, pursuant to Order in Council of 7th December, 1925:—

ST. ARNAUD

WANGARATTA

Wednesday, 27th October ARARAT ... BAIRNSDALE Wednesday, 6th October ... BALLARAT ••• Wednesday, 3rd November BEECHWORTH Wednesday, 13th October ••• BENDIGO Wednesday, 17th November CAMPERDOWN Tuesday, 14th December CASTERTON Thursday, 11th November CASTLEMAINE Friday, 3rd December CHARLTON ... Tuesday, 19th October COLAC Wednesday, 8th December DAYLESFORD Tuesday, 7th December ... ECHUCA ... Tuesday, 16th November ---GEELONG Tuesday, 7th December ... HAMILTON Wednesday, 10th November ... Tuesday, 9th November HORSHAM ... KERANG Tuesday, 19th October KORUMBURRA Tuesday, 5th October Thursday, 2nd December KYNETON MANSFIELD Wednesday, 29th September MELBOURNE Friday, 1st October MILDURA Tuesday, 23rd November NHILL ... Wednesday, 10th November OMEO Wednesday, 13th October ••• SALE Tuesday, 5th October ... SHEPPARTON Tuesday, 9th November

STAWELL .		Tucsday, 26th October
WANGARATTA	•••	Tuesday, 23rd November
WARRACKNABEA	L	Tuesday, 28th September
WARRAGUL		Tuesday, 12th October
WARRNAMBOOL		Wednesday, 15th December
YARRAM	·	Thursday, 7th October

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1926 at the undermentioned places on the days hereunder named:—

n	nentioned	places	on the	days	hereunder named :-
A	RARAT				Wednesday, 27th October
E	BAIRNSD	ALE			Wednesday, 6th October
В	ALLARA	T			Wednesday, 3rd November
					Tuesday, 14th December
	BEECHW		•••		Wednesday, 13th October
	BENDIGO		•••		Wednesday, 17th November
	CAMPER		•••		Tuesday, 14th December
_	ASTERT		•••	•••	Thursday, 11th November
	ASTLEM			•••	Friday, 3rd December
	HARLT		•••	•••	Tuesday, 19th October
_	OLAC			•••	Wednesday, 8th December
_	AYLESI		•••	•••	Tuesday, 7th December
	ECHUCA		•••;	•••	Tuesday, 16th November
_	EELON		•••	•••	Tuesday, 7th December
-	HAMILTO		***	•••	Wednesday, 10th November
_	IORSHA		•••		Tuesday, 9th November
F	KERANG		•••	•••	Tuesday, 19th October
I	KORUMB	URRA	***	***	Tuesday, 5th October
F	(YNETO	N	•••	•••	Thursday, 2nd December
1	MANSFII	ELD			Wednesday, 29th September
1	MELBOU	RNE			Friday, 1st October
		•			Monday, 1st November Wednesday, 1st December
1	MILDUR.	A			M J 00 M M t
	MHILL				377 . 3 3 1041 . 37 1 .
	NUMURE		•••		mi
	MEO				Wednesday, 13th October
	UYEN				Wednesday, 24th November
	ALE	•••		•	m
-	SEA LAE				1170 January 0041 0-441
9	SHEPPA	RTON			Torredon Oth Manage has
	STAWEL	L			Tuesday, 26th October
5	SWAN H	ILL			W.d.,
	TRARAL				When don 14th October
,	WANGAI	RATTA			. Tuesday, 23rd November
	WARRAC				M
	WARRAC				m 1 10/1 0 / 1
	WARRNA				*** * * * * * * * * * * * * * * * * * *
	WONTHA				m 1 tu 0 t 1
	YARRAM				mi 1 mi 0 i 1

This notice is in lieu of that previously published in the Government Gazette; on page 3030, of the 16th day of September, 1925. 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 9th day of December, 1925.

(By order of the Judges),

R. McIVER, Registrar, Melbourne.

MELBOURNE .- COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1926 (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.
October 1st and 18th November 1st and 15th December 1st	October 1st November 1st December 1st	October 18th November 15th December 1st

Dated at Melbourne this 9th day of December, 1925. (By order of the Judges),

R. McIVER, Registrar, Melbourne.

ORDERS IN COUNCIL. -(Series 1926-27).

Serial No.	Purpose and Particulars.		Amo	ur.Ł.	Name for Approval
	AGRICULTURE-		£	s. d.	
1272	Maffra Beet Sogar Factory—from Copenhagen	or the	452 1	2 10	Union Bank of Australia Ltd.
1273	Supplying 250 Crossbred Wethers to the State Farm at Rutherglen		337 1	0 - 0	Harry Stillard
1274	Trust Fund- Dried Fruits Fund- Supplying 200,000 Cookery Booklets to the Victorian Dried Fruits Board		292 1	o ö	The Spectator Publish -
	-Approved by the Governor in Council, 14th September, 1926.—F. W. Mabbott, of the Executive Council.	Clerk			ing Company Pty. Ltd.
	VICTORIAN RAILWAYS— Railway Stores Suspense Account—				
1275	Purchase of one set of Copper Windings and Formite Packings		1,117	0 0	William Adams and Co.
1276	Purchase of a supply of Circuit Breakers		11,199	0 0	Ltd. Australian General
1277	Purchase of a Sensitive Drilling Machine		56	0 0	Electric Co. Ltd. Selson Engineering Co.
1278	Purchase of a supply of Mild Steel	•••	139	0 0	Broken Hill Pty. Co.
1279	Purchase of a supply of Controller Springs		58	0 0	Ltd. General Railway Signal
1280	Purchase of a supply of Brake Parts		576	0 0	Co. Pty. Ltd. Westinghouse Brake Co.
1281	Purchase of a supply of Phosphor Bronze Strip		49	0 0	of Australasia Ltd. Australian General
1282	Purchase of a supply of Electric Light Fittings		98	0 0	Electric Co. Ltd. Coates and Company
1283			486	0 0	Pty. Ltd. Australian General
1284	Purchase of a supply of Boiler Angles		36	0 0	Electric Co. Ltd. Royle and Co.
1285	Purchase of a supply of Mild Steel Plates			0 0	Stewart's and Lloyd's (Aust.) Ltd.
1286		•••	l	0 0	Bevan and Edwards Pty Ltd.
1287	Purchase of a Portable Electric Saw	•••	65	0 0	Frank Vial and Sons Pty. Ltd.
1288	1 1		623	0 0	Australian General
İ	-Approved by the Governor in Council, 18th September, 1926.—F. W. Mabbott, Cluber Executive Council.	erk of			
	WORKS— Electricity Commission Acts—				
1239	Purchase of certain Lands, Buildings, Plant, Machinery, Apparatus, and things owned by Company (Electric Supply Order, No. 15)	th e	4,000	0 0	Belgrave and Gully Electric Supply Co.
1290	Purchase of certain Lands. Buildings, Plant, Machinery, Apparatus, and things owned b	v the	8,338	5 10	Shire of Hampden (Township of Terang)
1291	Council (Electric Supply Order, No. 31) Purchase of certain Lands, Buildings, Plant, Machinery, Apparatus, and things owned b Council (Electric Supply Order, No. 30)	y the	4,774 10	3 .4	Shire of Hampden (Township of Camper-down)
1292	Purchase of certain Lands, Buildings, Plant, Machinery, Apparatus, and things owned by Conneil (Electric Supply Order, No. 74)	y the	6,537	6 6	Shire of Maffra
1293	Supply of a Compensator and Spare Parts, to Specification No. 26/2 (British manufacture)		476	6 0	British Electric Trans-
1291	Supply of Fire-bricks and Tiles, Quotation No. 175 (Australian manufacture)		575	0 0	former Co. Australian Gas Retort and Fire brick Mfg.
1295	Supply of Strain Clamps, Specification No 26/54 (Australian manufactu e)		500 (0 0	Co. Inglis, Smith, and Co.
1296	Erection of Cottages at Yallourn, (Specification 26/78)		1,350	0 0	Ltd, A. T. Gadsby
ļ	-Approved by the Governor in Council 7th September, 1926F. W. Mabbott, Cle the Executive Council.	rk of			
1297	Country Roads Board Fund (1)—Pair Loadometers		175 (0 0	J. S. Kidd and Co. Pty.
	-Approved by the Governor in Council, 14th September, 1926.—F. W. MABBOTT, Cle the Executive Council.	rk of	<u> </u>		Ltd.

CONTRACTS ACCEPTED.—(Scries 1926-27).

Serial No.	Purpose, No. of Tender, and Particulars of Constact.	Amount	Name of Contractor.
1293	I.ANDS AND SURVEY— Erection of "E3" type of house (labour only), for W. T. Crotty, on allotment 26, Parish of Koorkab (Contract No. 2225) Erection of "E3" type of house (labour only), for R. H. Jones, on allotment 10. Parish of	£ s. d. 60 0 0	J. C. Cardilini, Ouyen J. C. Cardilini, Ouyen
1300	Lancefield Contract No. 2226). Erection of "F4" type of house (labour only), for W. I. Bell, on allotments 8 and 8A, Parish of Wymlet (Contract No. 2227).	59 U O	M. Da Corta, 194 Ab- bot-ford-street, North Melbourne
1301	Erection of "D3" type of house (labour only), for Inspector's Dwelling, Merrimee, on allotments 11 and 12, Parish of Merrimee (Contract No. 2228).	47 10 0	M. Da Corta, 194 Ab- botsford-street, North Melbourne
	Erection of "F4" type of house (labour only), for S. H. W. McMurray, on allotments 17 and 17A, Parish of Yungera (Contract No. 2229). Erection of Special type of house for S. A. Wilson, on allotment 138, Rowsley Estate, Parish of	590 0 0	T. Smith, 90 Albion-st., West Brunswick E. W. Jones, Bacchus
1303	Monyong (Contract No. 2230).		Marsh

2861 CONTRACTS ACCEPTED.—(Series 1926-27)—continued,

	CONTINUED TOOLS (WHILE THE TITLE THE	·	
Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
1304 1305	LANDS AND SURVEY—continued— Erection of "C3" (amended) type of house (labour only), for H. N. Arnold, on allotment 2, Parish of Koleya (Contract No. 2231). Erection of "F4" type of house (labour only), for J. C. Maple, on allotment 5, Parish of Tarrange (Contract No. 2232).	g s. d. 50 0 0 50 0 0	E. Thornton, 11 Alston- grove, East St. Kilda J. Semmens, 8 Woolton- avenue, Northeote
1306	Renovations to bouse for J. A. Angus, on allotment 4, section 23, Parish of Camperdown (Contract No. 223).	83 0 0	P. McMahon, Camper- down
1307	Additions and Alterations to house for I. S. Edgar, on allotment 53, section A, Parish of Boga (Contract No. 2234).	181 5 0	C. E. Wardell, Tresco
1308	Additions to house for S. E. Bristow, on allotment 11, Kilmany Park Estate, Parish of Wurruk Wurruk (Contract No. 2235).	151 0 0	A. W. Hook, Sale
1305	Renovations to house for H. G. J. Steed, on allotment 2, Parish of Barwidgee (Contract No.	84 15 6	A. Luth, Myrtleford
1310	2236). Dismantling and re-erecting house for T. P. Corbett, on allotment 25 A and B, Parish of Koowee-	262 9 0	C. Klein, 440 Nicholson-
1311	rup (Contract No. 2237). Repairs to house for D. W. Horsburgh, on allotment 2. Dolman's Estate, Parish of Celeraine	150 0 0	F. Marshall, Coleraine
1312	(Contract No. 2238). Renovations to house for L. E. Allender, on allotment 2, Lee's Estate, Parish of Narrang (Contract No. 2239).	80 0 U	G. R. McIntosh, care of A. J. Sutherland, Munro
1313	Alterations and renovations to house for T. Child, on allotment 48, Dreeite Estate, Parish of Dreeste (Contract No. 2240).	1 2 5 5 0	E. Phillips, corner Man- ners-Sutton and Scott streets, Colac
1314	Extras on Contract No. 2125, Serial No. 497, Gazette page 2144, of 14th July, 1926	10 0 0	J. E. Tuxworth, Fawk- ner
1315	Extras on Contract No. 2058. Serial No. 3866, Gazette page 918 of 24th March, 1926	0 5 3	D. G. Green, Elstern.
	-For the Closer Settlement Board J. R. PESCOTT, Acting Secretary. 20.9.1926.		wick
ŀ	STATE RIVERS AND WATER SUPPLY COMMISSION—		
1316	Vote— Supply and delivery of 2,000 tons Firewood, Merebin Pumping Station	1,000 tons at 12s. 5d. 1,000 tons	G. Dorman
		at 11s. 10d. per ton.	·
1317	Supply and delivery of 2,000 tons Firewood, Merebin Pumping Station	lis. 6d. per ton.	F. Finteln
1318	Supply and delivery of 2,000 tons Firewood, Merbein Pumping Station	1,000 tons at 10s. 6d.	F. Johnson
		1,000 tons at 11s. 6d.	
1319	Supply and delivery of 3,000 tons Firewood, Merbein Pumping Station	per ton. 11s. 9d. per	C. S. Parker
1320	Supply and delivery of 2,000 tons Firewood, Merhein Pumping Station	ton. 11s 3d. per	T. Riordan
1321	Supply and delivery of 2,500 tone Firewood, Merbein Pumping Station	ton. 1,000 tons	F. Russell
		at lls 5d., 1,500 tons	
	· .	at lls. 11d. per ton.	•
1322	Supply and delivery of 4,000 tons Firewood, Merbein Pumping Station	2,000 tons at 11s. 8d. 2,000 tons	W. Russell
	•	at 11s. 5d. per ton.	
1323	Supply and delivery of 2,000 tons Firewood, Merbein Pumping Station	1,000 tons at 11s, 6d.	I. J. Shields
		1,000 tons at 11s. 11d.	
1904	Sanata and delivery of 9 500 tong Nicowood Nich Paraning Station	per ton. 8s. 9d. per	J. Maunix
1324		ton.	b. Maininx
4000	-Approved by the Governor in Council, 19th August, 1926 F. W. Mabbott, Clerk of the Executive Council.	r- 03	Andreili G
1325		bag.	Australian Cement Ltd.
	-Approved by the Governor in Council, 24th August, 1926F. W. MABBOTT, Clerk of the Executive Council.	€ s. d.	
1326		6,426 2 6	Thompson's Engineer-
	Plant (Contract No. 2381). Approved by the Governor in Council, 5th August 1926.—F. W. Mabbott, Clerk of the Executive Council.		ing and Pipe Co. Ltd.
1327	Loan — Excavation, Section 4, Restdown-Wharparilla Main Channel (Contract No. 2378) — M. Nally, Secretary, by direction of the State Rivers and Water Supply Commission.	179 0 3	F. S. Blakeway
	VICTORIAN RAILWAYS—		
1323	Railway Stores Suspense Account, Act 2716. Section 105— (6)—Supply and delivery of Typewriters. &c., as ordered from July 1, 1926, to June 30, 1927 —Country of manufacture or production: United States of America	Kates as per Annex	Flinders lane, Mel-
1329	(6)- Supply and delivery of De-odorising Liquid, at 3s. 8d. per imperial gallon —Country of manufacture or production: Australia	Rates	hourne Gib-on and Son, Jeff- cott-street, West Mel-
1330	(6)—Supply and delivery of Portable Pneumatic Outfit, complete with branches for connecting 4 No. hoses to machine, and 300 lineal feet of \$\frac{3}{4}\$-inch 5-ply air hose, with couplings —Country of manufacture or production: Australia	£ s. d. 775 0 0	bourne Geo. W. Kelly and Lewis Pty. Ltd., Little Bourke-street,
1331	(3)—Supply and delivery of Superheater Elements, with clips, complete, excepting clamp bolts and nuts and clamp nolt washers, at £87 10s. per set*	Rates	Melbourne Royle and Co., Bond- st., Sydney, N.S.W.
1332		Ditto	British Insulated Cables Ltd., Little Collins- street, Melbourne
1333	(2) Supply and delivery of Strip Copper, hard drawn, at 1s. 2.8d. per lb.* —Country of manufacture or production: Australia	Ditto	British Insulated Cables Ltd., Little Collins- street, Melbourne
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CONTRACTS ACCEPTED-(Series 1926-27.)-continued.

Serial No.	Purpose and Particulars	Amount	Name for Approval.
1334	VIOTORIAN RAILWAYS—cortinucd— Railway Stores Suspense Account, Act 2716, Section 105—continued— (5)—Supply and delivery of Solid Drawn Bruss Roller Tubes, 15 ft. 3 in. long x 2 inches outside diameter x No. 12 B.W.G. at one end, tapering to No. 9 B.W.G. at the other end, with a true	· Ditto	Royle and Co. Bond- st., Sydney, N.S.W.
1335	taper, at £1 16s. 9d. each* —Country of manufacture or production: Great Britain Supply and delivery of Meat	£ s. d. 103 12 9	,
133 6	Supply and delivery of Building Bricks. (Not publicly advertised)	187 10 0	W. Angliss and Co. Pty, Ltd., Bourke- street, Melbourne Glen Iris Brick, Tile,
1337	Supply and delivery of Cigarettes and Tobacco. (Not publicly advertised),	190 16 10	and Terra Cotta Co. Pty. Ltd., Thornbury W. D. and H. O. Wills
1338	Supply and delivery of Cigarettes and Tobacco. (Not publicly advertised)	436 19 11	street, Melbourne W. D. and H. O. Wills
1339	Supply and delivery of Whisky. (Not publicly advertised)	143 11 4	(Aust.) Ltd., Bourke. street, Melbourne Distillers Co. Ltd., Latrobe-street, Mel-
1340	Supply and delivery of Worm Wheels and End Shafts, of 4% to 1 ratio, at £20 per set. (Not publicly advertised)	Rates	bourne A.E.C. (Aust) Pty. Ltd., Swanston-street,
1341	Country of manufacture or production: Great Britain. Votes and Loans Supply and delivery of Morris 30 cwt. Truck	400 0 0	Melbourne F. McOwan and Co.
1342	Supply and deliners of Director of Transition and Committee	272 3 0	Pty. Ltd., Elizabeth- street, Melbourne Rodney Shire Council,
1343	Supply and delivery of Directone Loppings and Screenings	116 11 2	Tatura Stewart's and Lloyd's
			(Aust.) Ltd., Grant- st., South Melbourne
1344 1345	(7)—Supply and delivery of Revolving Steam Shovel	3,050 0 0	A. T. Harman, Derham- st., Port Melbourne
1346	Country of manufacture or production: Australia (5)—Supply and delivery of Steel Sheet Piles and Coffer Dam (second-hand)	1,004 0 0	A. T. Harman, Derhamst., Port Melbourne Armstrong, Whitworth
1347	Supply and delivery and Erection of Hand-Power Dinner Lift at Ffinders Street Station Refreshment Rooms	117 0 0	Armstrong, Whitworth Pty. Ltd., Collins- street, Melbourne Johns and Waygood Ltd., City-road, South
1348	(15)-Supply and delivery of Piles	Rates as per	Melbourne J. H. Banks, Iguana
1349	(16)—Supply and delivery of Yellow Stringybark Bridge Beams— Item No. 4-18 inches x 74 inches x 16 feet, at £1 5s, per 100 super, feet	Annex Rates	Creek P. Martens, Bruthen
1350	Item No. 19-16 mehes x 7 inches x 14 feet, at £1 4s, per 100 super, feet (16)—Supply and delivery of Red Ironbark Bridge Beams -	Ditto	P. Martens, Bruthen
1351	Item No. 4—IS inches x 7½ inches x 10 foet, at £1 14., per 100 super feet Item No. 10—16 inches by 7 inches x 14 feet, at £1 13s, per super, feet (6)—Supply and delivery of Radial Dilling Machine, including tools and accessories* —Country of manufacture or production: Great Britain	315 0 0	McPherson's Pty. Ltd., Collins-street, Mel-
1352 1353	Supply and delivery of Sleepers	144 2 3 107 5 7	bourne A. Rigoni, Broadford MacRobertson's Pty.
1354	Supply and delivery of Cigarettes and Tobacco. (Not publicly advertised)	116 12 1	Ltd., Argyle-street, Fitzroy W. D. and H. O Wills (Aust.) Ltd., Bourke-
1255 1356	Supply and delivery of Sleepers Supply and delivery of Caustic So.'a, in powdered form, at £32 12s. 6d. per ton —Country of manufacture or production: Australia	109 19 10 Rates	street, Melbourne J. Young, Cohuna Mount Lyell Chemical
1357	Supply and delivery of Sleepers	119 17 11	Co. Ltd., Little Collins street, Melbourne A. W. Burns, Brisgolong
1358 1359	Supply and delivery of Sleepers	104 11 5 135 0 0	E. Maiden, Munro A. Rigoni, Broadford
1360 1361	Supply and delivery of Sleepers	113 14 7 115 6 3	J. Hageman, Whroo Miller Bos, Bruthen
1362 1363	Supply and delivery of Sleepers	107 6 6 758 15 0	A. Rigoni, Broadford Western District Co-op.
1364	State Coal Mine Stores Suspense Account— (6)—Supply and delivery of Chaff, Best Wheaten, at £6 7s. 6d. per ton, f.o.r. State Mine Station	Rates	Produce and Insur- ance Co. Ltd., King- street, Melbourne Dixon Bros. Pty. Ltd.,
		14460	King-street, Mel- bourne
1365	Supply and delivery of Iron, Galvanised, Corrugated, 24 gauge— 6 feet, at £26 16s. per ton, F.O. R., Melbourne. 7 feet, at £26 16s. per ton, F.O. R., Melbourne. 8 feet, at £26 16s. per ton, F.O. R., Melbourne. 9 feet, at £27 5s. per ton, F.O. R., Melbourne. 10 feet, at £27 15s. per ton, F.O. R., Melbourne.	Rates	Briscoe and Co. Ltd., Little Collins-street, Melbourne
136 6	Votes and Loans— Installing "Bradley's" Sanitary Cabinets, at Eltham, Edithvale, and Mentone Railway Stations	126 0 0	Fecto Manufacturing Co., Maitland-street, East Malvern
1367	Re-arrangement of Dandenong Yard. Hire of 2 Horses, Plough, ard Driver, at 6s. 3d. per hour, or £2 per day.	Rates	A. C. Whitehead, Dan- denong-road, Caul- field
1368	2 Horses, Scoop, and Driver, at 6s. 31. per hour, or £2 per day. 3 Horses, Plough, and Driver, at 7s. 6d. per hour, or £2 8s. 6d. Services of Engineer supervising Repairs to B.T.H. Rotary Converter	183 17 10	Coupland and Waddell, Collins-street, Mel- bourne

^{*} Order in Council obtained.

CONTRACTS ACCEPTED .- (Series 1926-27)-continued.

${\it Corrigenda-continued.}$

General Stores, 1926-28.—Contract No. 1926/406), Gazette of 20th April, 1926, page 1132, for Item No. 59A, read per cwt., £3 10s. 0d. b, J. and R. E. Madder Pty. Ltd.

- Contract No. 1926/1964, Gazette of 20th April, 1926, page 1135, for Item No. 102, read each in lieu of per doz. gazetted.
- Contract No. 1925/363, Gazette of 9th July, 1926, page 2088, for Item No. 46 read No. 70, per doz. £1 3s., in lieu of No. 70, per doz. £1 0s. 3d. gazetted.

-JNO. G. WHITE, Secretary to the Tender Board. 14.9.1926.

Victorian Railways.—A. C. Morton and Co., Serial No. 1132, Gazette No. 124, of 8th September, 1926—Item No. 68 should read £1 18s. 6d.

" " Webb Bros., Pty. Ltd., Corrigendum, Gazette No. 124, of 8th September, 1926—Extra on Contract should read £207 15s.

" " J. Hocking and Sons. Serial No. 919, Gazette No. 107, of 11th August, 1926—Rate should read £7.

ANNEX TO CONTRACT No. 1328. Sydney Pincombe Ltd.

Contract.—Supply and delivery of Typewriters, &c., as ordered, from 1st July, 1926, to 30th June, 1927.

Item No.	Description.		 ·	Rate per	Rate.	
	TYPEWRITING MACHINES					
	(Latest Model.)				£ s.	d.
l l A 2 2 2 A 3 3 A	Foolscap siza, "Royal," Standard Model No. 10 Foolscap size, as specified for Item 1, and fitted also with a 10-key decimal tabulator Brief Size, "Royal," Standard Model No. 10-14" Brief size, as specified for Item No. 2, and fitted also with a 10-key decimal tabulator Policy size, "Royal," Standard Model No. 10-18" Policy size, as specified for Item No. 3, and fitted also with a 10-key decimal tabulator		 •••	each	18 10 22 10 20 10 24 10 23 0 27 0	0 0 0 0

Note.—Accessories to be supplied with each machine:—Soft Dust Cover, Bottle of Oil, Oil Can, Type Brush, Cleaning Brush, Screwdriver, Instruction Book.

PARTS FOR "ROYAL" TYPEWRITING MACHINES.

Registry Control Con	Item No.	Description.		Rate per—	Rate.	Item No.	Description.		Rate per—	:	Rate
230 Centre Stop, with margin and tab arms , 0 9 0 255 Key Rings (shift key) , 0 0 2 231 Tabulator Stops , 0 0 6 256 Type Bar without type , 0 2	No. 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 223	Key Glass Finger Key Glass Shift Key Feed Roll Release Lever with Gear Feed Roll Release Rod Pinion Escapement Dog Carriage Clamp Thumb Wheel (left and right) Type bar Guide Rack Bail (foolscap) Escapement Rack (foolscap) Rack Bail (brief) Escapement Rack (brief) Rack Bail (policy) Escapements Rack (policy) Margin Stop Line Space Detent, with Roll Line Space Ratchet Spring Line Space Pawl Type Ribbon Vibrator Ribbon Vibrator Arm		per— Doz. ,, Each ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	£ s. d. 0 2 0 0 3 6 0 1 0 0 3 6 0 1 0 0 5 0 0 6 0 0 6 0 0 11 6 0 17 6 0 17 6 0 17 6 0 17 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 7 6 0 1 6 0 1 7 6 0 1 6 0 1 7 6 0 1 6 0 1 7 6 0 1 7 6 0 1 7 6 0 1 7 6 0 1 7 6 0 1 7 6 0 1 8 0	No. 234 235 236 237 238 239 240 241 242 243 244 245 246 251 250 251	Escapement Wheel (assembled) Card Guide Scale Escapement Pinion Small Feed Roll Large Feed Roll (assembled) Ribbon Ratchet Pawl Cylinder Covers No. 10 (Royal F Cylinder Covers No. 10 (Royal F Cylinder Covers No. 10 (Royal F Drawbands (foolscap) Drawbands (foolscap) Drawbands (policy) Ribbon Guide Paper Guide (assembled) Type Bar (complete) Key Levers (assembled) Mainsprings Pinion Wheels Rubber Feet Springs— Large Medium Small	Goolscap) Groolscap) Groolscap) Groolscap) Groolscap) Groolscap	per— Each ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,	£ 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	s. 15 6 3 2 6 1 10 15 0 1 2 3 2 10 3 3 2 1 1 1
232 Shift Lock Arm , 0 3 0 257 Screws, Large , 0 0	230	Centre Stop, with margin and tab	arms	,,	0 9 0		Key Rings (shift key) Type Bar without type	:: ::	"	0	

Annex to Contract No. 1349.

J. H. Banks.

Contract.—Supply and delivery of Piles.

		Description	of Pil	es.			
No of Item.	Length of each		Diame	ter at—			Rate per lineal foot
	Pile in feet.	Head.		Toe.			
 							s. d.
2 3	7	18 inches to 22 inches		16 inches minimum			2 4
	8	18 inches to 22 inches		16 inches minimum	•••	• • • •	2 4
11	16	18 inches to 22 inches		16 inches minimum	***	•••	2 4
12	18	18 inches to 22 inches		16 inches minimum	• • • •		2 4
13	19 23 24	18 inches to 22 inches	•••	16 inches minimum		••	24
16	23	18 inches to 24 inches	•••	16 inches minimum	• • •	• • • • • • • • • • • • • • • • • • • •	2 6
17	24	18 inches to 24 inches	•••	16 inches minimum	•		2 6

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

The Notice will be received at this office until Twelve tioned.

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 September, 1926.

Aberfeldie.—Caretaker's quarters, State School No. 4220. Preliminary deposit, £10. Final deposit, 5 per cent.

Altona.—Additions to State School No. 3923. Preliminary deposit, £15. Final deposit, 5 per cent.

Ararat.—Installing hot-water boiler and services, cottages, male division, Hospital for Insane. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Ballarat.—Repairs and painting, &c., State School No. 33. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £10. Final deposit, 5 per cent.

Ballarat East.—Improved lighting, plastering, and repairs, &c., State School No. 1998. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £10. Final deposit, 5 per cent.

Brown Hill.—Repairs, painting, &c., State School No. 35. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Buckley.—Repairs and painting, State School No. 1481. Particulars at Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Castlemaine.—General renovations and plastering internal walls, &c., State School No. 119. Particulars at Police Stations, Castlemaine and Maryborough. Preliminary deposit, £10. Final deposit, 5 per cent.

Dumbalk North.—New buildings, State School No. 2945. Particulars at Police Stations, Leongatha and Warragul. Preliminary deposit, £10. Final deposit, 5 per cent.

Glen Waverley.—Additions, painting, &c., State School No. 2219. Preliminary deposit, £15. Final deposit, 5 per cent.

Kardella.—Repairs, painting, &c., State School No. 3196. Particulars at Police Station, Korumburra. Preliminary deposit, £5.

Kew East.—New fencing, grading site, State School No. 3161. Preliminary deposit, £5. Final deposit, 5 per cent.

Kyabram.—Tarpaving, &c., State School No. 2902. Particulars at Police Station, Kyabram, and Inspector of Works, Shepparton. Preliminary deposit, \$5. Final deposit, 5 per cent.

Kyneton.—New building, High School. Particulars at Police Stations, Kyneton and Maryborough. Preliminary deposit, £50. Final deposit, 5 per cent.

Longerenong.—New residence for farm manager, Agricultural College. Particulars at Inspector of Works, Horsham. Preliminary deposit, £15. Final deposit, 5 per cent.

Mt. Blowhard.—Remodelling, State School No. 2037. Particulars at Inspector of Works, Ballarat. Preliminary doposit, £5. Final deposit, 5 per cent.

Naringal.—Painting and repairs, school and residence, State School No. 1839. Particulars at Inspector of Works, Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

Queenscliff.—Construction of lifeboat slipway and boat-house. Particulars at Ports and Harbours Department, William-street, Melbourne. Preliminary deposit, £15. Final deposit, 5 per cent.

Yallourn.—New brick residence, State School No. 4085. Particulars at Construction Engineer's Office, Yallourn, Police Station, Warragul, and Inspector of Works, Traralgon. Preliminary deposit, £15. Final deposit, 5 per cent.

7th October, 1926.

Carlton.—Remodelling State School No. 112, Faraday-street. Preliminary deposit, £20. Final deposit, 5 per cent.

Drummartin.—New building in wood, Type "A," State School No. 1473. Particulars at Inspector of Works, Bendigo. Preliminary deposit, \$10. Final deposit, 5 per cent.

Melbourne.—New geology building, University. Preliminary deposit, £50. Final deposit, 5 per cent.

Melbourne.—Remodelling rooms, Public Works Department, Public Offices. Preliminary deposit, £5. Final deposit, 5 per cent. Melbourne.—Renovations, partitions to rooms, Agriculture Department, Public Offices. Preliminary deposit, £5. Final deposit, 5 per cent.

Moonee Ponds West.—Alteration to out-offices, State School No. 2901. Preliminary deposit, £10. Final deposit, 5 per cent.

Mt. Scobie.—New building, State School No. 3407. Particulars at Police Station, Kyabram, and Inspector of Works, Shepparton. Preliminary deposit, £10. Final deposit, 5 per cent.

Newry.—New building, State School No. 2074. Particulars at Police Station, Sale, and Inspector of Works, Travalgon. Preliminary deposit, £15. Final deposit, 5 per cent.

Queenscliff.—Repairs to old and new piers. Particulars at Police Station, Queenscliff. Preliminary deposit, £10. Final deposit, 5 per cent.

Rochford.—New kitchen, &c., State School No. 540. Particulars at Police Station, Romsey. Preliminary deposit, £5. Final deposit, 5 per cent.

Sanitary Pans.—Manufacture and supply for a period of twelve months. Preliminary deposit, £10.

Sutherlands Creek.—Removal of State School No. 1910, Anakic, and re-erection at State School No. 1997. Particulars at Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Tongala North.—New building, State School No. 4320: Particulars at Police Station, Tongala, and Inspector of Works. Shepparton. Preliminary deposit, £10. Final deposit, 5 per cent.

Warrnambool.—New out-offices, bicycle stables, and sewering, State School No. 1743. Particulars at Inspector of Works, Warrnambool. Preliminary deposit, £15. Final deposit, 5 per cent.

Wedderburn.—Repairs and renovations, Police Station. Particulars at Police Station, Wedderburn, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Wodonga.—Renewing fencing, State School No. 37. Particulars at Police Station, Wodonga, and Inspector of Works, Wangaratta. Preliminary deposit, £5.

Woodford.—Repairs and painting, school and residence, State School No. 648. Particulars at Inspector of Works, Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

14th October, 1926.

Carlton.—Supply and delivery of heating boilers and hot water radiators, Teachers' Training College. Preliminary deposit, £5. Final deposit, 5 per cent.

Carlton.—Installation heating and hot water services, Teachers' Training College. Preliminary deposit, £10. Final deposit, 5 per cent.

Glenroy.—Additions to State School No. 3118. Preliminary deposit, £15. Final deposit, 5 per cent.

Linton.—Fencing, State School No. 880. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Manangatang East.—New building in wood, type "A." State School No. 4306. Particulars at Police Station, Manangatang, and Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Nhill.—Alterations to wooden buildings, new fence, &c., State School No. 2411. Particulars at Police Station, Nhill, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Quantong.—Repairs, painting and grading, State School No. 3194. Particulars at Police Station, Natimuk, and Inspector of Works, Horsham. Preliminary deposit, £5.

Raglan.—Fencing, painting, and repairs, State School No. 523. Particulars at Inspector of Works, Ballarat, Preliminary deposit, £5. Final deposit, 5 per cent.

Yarra Bend.—Purchase and removal of one 10-ton weighbridge and house at Hospital for Insanc. Preliminary deposit, £5. Final deposit full amount of purchase money.

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

GEO. L. GOUDIE, Commissioner of Public Works.

Melbourne, 22nd September, 1926.

VICTORIAN RAILWAYS.

BPARATE 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.

29th September, 1926.—Turbine centrifugal oil extractor, supply of. P.D., ½ per cent.

29th September, 1926.—Motor-driven disc grinding machines, supply of. P.D., 1 per cent.

29th September, 1926.-Turret lathe, supply of. per cent.

29th September, 1926.—High-tension insulators, insulator pins, and shackle straps, supply of. P.D., ‡ per cent.
29th September, 1926.—Insulated copper wire, supply of.

P.D., 1 per cent.

29th September, 1926.—Hydraulic tubes (contract No. 39832), supply of. P.D., ½ per cent. Extended from 1st September. 29th September, 1926.—Mild steel girders, rolled steel joists, columns, &c., supply of. P.D., ½ per cent.

6th October, 1926.—Secondhand machinery (boilers, pulverized coal stokers, steam engine, &c.), for sale. P.D., 5 per

6th October, 1926.—Solid drawn brass boiler tubes, supply of. P.D., } per cent.

6th October, 1926 .- Solid drawn copper flue tubes, supply of.

P.D., ; per cent. 6th October, 1926.—Best round mild-steel bars (boiler quality), supply of. P.D., 1 per cent.

6th October, 1926.—Copper plates, supply of. P.D., 1 per

6th October, 1926.—Best steel boiler plates, supply of. P.D.,

6th October, 1926.—Superheater elements, supply of. P.D., per cent,

13th October, 1926.—Oil burners (for hot water heating installation, Railway Offices, Spencer-street), supply, delivery, and installation of. P.D., £25.

13th October, 1926.—Sodium acetate (commercial), supply of. P.D., } per cent.

13th October, 1926.—Cold drawn weldless steel tubes, supply of. P.D., 1 per cent.

20th October, 1926.—Coupling screws and nuts, supply of. P.D., } per cent.

20th October, 1926.-Rail motor equipment, supply of. P.D., } per cent.

20th October, 1926.—85 ft. twin span electrically operated turntable, supply of. P.D., \(\frac{1}{2} \) per cent.

27th October, 1926.—Power-driven concrete slab-making manufacturing machine, supply of P.D., 1 per cent. 27th October, 1926.—Expulsion tuses and spare links, supply

f. P.D., 1 per cent. 27th October, 1926.—Track transformers, supply of. P.D.,

per cent. 27th October, 1926.—Track and line relays, supply of. P.D.,

per cent.
27th October, 1926.—Lighting transformers, supply of. P.D.,

½ per cent. 27th October, 1926.—Lightning arresters, supply of. P.D.. § 3rd November, 1926.—Cast-steel wheel centres, supply of.

P.D. 1 per cent.
3rd November, 1926.—Aerial telephone cable, supply of.

P.D., per cent.

3rd November, 1926.—100-ton wrecking crane, supply of.

Preliminary deposit, † per cent.

3rd November, 1926.—Duplex boring and turning mill,
supply of. P.D., † per cent.

3rd November, 1926.—Milling machine, supply of. P.D., †

per cent.

3rd November, 1926.—Stranded bare hard-drawn copper cable, supply of. P.D., 1 per cent.

3rd November, 1926.—Pole transformers, supply of. P.D.,

per cent. 3rd November, 1926.—Pole-changing transformers, supply of.

P.D., 4 per cent.

3rd November, 1926.—32 sets of radial self aligning ball hearings, supply of. P.D., 4 per cent.

10th November, 1926.—Combined plate splitting shears and punch, supply of. P.D., 4 per cent.

10th November, 1926.—Steel tyres, supply of. P.D., 4 per

cent.

24th November, 1926.—Hole grinding machine (for grinding holes in loco, motion gears), supply of. P.D., \(\frac{1}{2}\) per cent.

24th November, 1926.—Flexible stay-bolts, sleeves, and caps, supply of. P.D., \(\frac{1}{2}\) per cent.

1st Detember, 1926.—One rotary converter and rectifier, supply of. Preliminary deposit, \(\frac{1}{2}\) per cent.

22nd December, 1926.—Wheel lattle and electrical equipment, supply of. P.D., \(\frac{1}{2}\) per cent.

No. 145,-14015.-4

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 Estate Officer, Spencer-street. Melbourne, or to local stationmasters or roadmasters.

No tenders will necessarily be accepted.

E. C. EYERS, Secretary.

Melbourne, 22nd September, 1926,

INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne.

NOTICE is hereby given that the estates of Edward William Atkins, of 5 Simpson-street, Northcote, traveller; L. C. Tischler, of 44 James-street, Northcote, plumber; Amos George Hedley, of 125 Station-street, Fairfield, salesman; Percy James Worsley Payne, of Woori Yallock, labourer; Ernest George Redston, of 32 Robe-street, St. Kilda, driver; John Frederick Gorman, of 12 Balston-street, St. Kilda, postal employee; William Kenny, of 4 Williamstown-road, West Footscray, labourer; and William Leslie Gordon Briner, of Teak-street, Caulfield, advertising agent, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the City of Melbourne, on Wednesday, the 20th day of September, A.D. 1926, at the hour of half-past Teu 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 20th day of September, A.D. 1926. In the Court of Insolveney, Central District, at Melbourne.

Dated at Melbourne this 20th day of September, A.D. 1926.

C. H. BROWN

a Chief Clerk

In the Court of Insolvency, Western District, at St. Arnaud. NOTICE is hereby given that the estate of David James Cross, of Donald, 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 St. Arnaud on Thursday, the 30th day of September, A.D. 1926, at the hour of half-past Ten o'clock in the forencon, fethe election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at St. Arnaud this 15th day of September, A.D. 1925

E. E. O'GRADY

In the Court of Insolvency, Midland District, at Bendigo. NOTICE is hereby given that the estate of Norman Henry Weeks, also formerly trading as Weeks Bros., of Janiember East, chaffeutter, but now labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Law Courts, Pall Mall. Bendigo, on Friday, the first day of October, A.D. 1926, 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 Bendigo this 18th day of September, A.D. 1926.

J. II. DUNNE, Chief Clerk.

In the Court of Insolvency, Southern District, at Geelong. NOTICE is hereby given that the estate of Lewis Charles Dear, of Meakin-street. East Geelong, in Victoria, baker, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Geelong, on Monday, the 4th day of October, A.D. 1926, at the hour of half-past Ten o'clock in the foremon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Geelong this 20th day of September, A.D. 1926,

F. M. O'MEARA, Chief Clerk.

In the Court of Insolvency, Western District, at Horsham. In the Court of Insolvency, Western District, at Horsham.

Notice is hereby given that the estate of Ronald James Macdonald, of Horsham, in 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 Horsham, on Thursday, the 30th day of September, a.n. 1925, at the hour of half-past Ten o'clock in the ferencon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Horsham this 15th day of September, A.D. 1926.

FRANK J. SAUL, Chief Clerk.

PRIVATE ADVERTISEMENTS.

VICTORIA.

The Act 391 Amendment Act 1925.-First Schedule.

W HEREAS by virtue of the powers conferred by the Act of the Parliament of Victoria, numbered 391, the Governor, on the seventeenth day of August, in the year 1891, allowed an application for leave to dispose of the land described in the said allowance: Now therefore I. William Dodds Jackson. of Power-street, Hawthorn, minister of religion, head or authorized representative of the denomination known as Baptists, at Collins-street, Melbourne, with the consent of James Hubert Adam. John Downing, David Lloyd Davies, Charles Moore Kerr. William John Moore, and Samuel Charles Wigg, trustees of the said land, and of the said William Dodds Jackson, being the person entitled to minister in or occupy a building or buildings upon the said land, do hereby apply to the Governor of the State of Victoria to amend or vary the said allowance in manner hereinafter mentioned, and I certify:—

That the only trustees of the said land resident in Victoria are James Hubert Adam, of Power-street, Malvern; John Downing, of Young-street, Ivanhoe; David Lloyd Davies, of Burwood-road, Hawthorn; Charles Moore Kerr, of Woodside-crescent, Toorak; William John Moore, of Menzies-avonue, Brighton Beach; and Samuel Charles Wigg, of Chrystobel-crescent Borthers are street. crescent. Hawthorn.

That the only buildings upon the said land are a church, lecture hall or school room, caretaker's dwelling: vestries, and class-rooms, and that the only persons entitled to minister in or occupy the same are the above-named William Dodds Jackson and the trustees of the said property or such persons as may be authorized by them.

Dated the 15th day of September, 1926.

Signature of head or authorized representative-

W. D. JACKSON.

Signed by the said William Dodds Jackson in the presence of-H. SUMNER MARTIN, solicitor, Melbourne.

We consent to this application.

Signatures of trustees-

JAS. H. ADAM. JOHN DOWNING. D. L. DAVIES. CHAS. M. KERR. W. J. MOORE. S. C. WIGG.

Signed by the said James Hubert Adam in the presence of -L. M. WOODMAN, clerk to Martin and Martin.

Signed by the said John Downing, David Lloyd Davies, Charles Moore Kerr, William John Moore, and Samuel Charles Wigg, in the presence of-H, Sumner Martin.

Signature of person entitled to minister in or occupy building or buildings— W. D. JACKSON.

Signed by the said William Dodds Jackson in the presence of -B. Sumner Martin.

EXISTING STATEMENT OF TRUSTS.

- (a) Powers of Disposition.—Power to let, mortgage, sell, dispose of, or otherwise deal with the property, subject to the trusts set out in model trust deed deposited in the Office of the Registrar-General, under section 202 of the Real Property Statute 1864, and numbered 5510. In all respects the said land shall be held upon the trusts contained in the said model trust deed.
- (b) Purposes to which Proceeds of Disposition are to be Applied.—Such purposes as are authorized by the said model

STATEMENT OF AMENDMENTS OF VARIATIONS OF EXISTING . STATEMENT OF TRUSTS HEREBY APPLIED FOR

- 1. In clause 1 of the above-mentioned model trust deed after the words "purposes" where first occurring, the words "or for the purpose of raising revenue for the benefit of the said church" shall be deemed to have been inserted.
- 2. The following clause shall be deemed to have been inserted in the said model trust deed and to be numbered 4α , namely. The said trustees shall if directed by a vote of the said church given at a special meeting in accordance with clause 13 hereof in accordance with such direction create easements over the said land."
- 3. In clause 7 of the said model trust deed, after the word "chapel" the words "or other buildings of any kind" shall be deemed to have been inserted.

- 4. In clause 8 of the said model trust deed after the word "thereof" the words "upon building leases or other leases or tenancies" shall be deemed to have been inserted. At the end of the said clause the following words shall be deemed to have been inserted, namely, "by a vote given at a special meeting in accordance with clause 13 hereof. Notwithstanding anything in this clause contained the said vote may give to such trustees or trustee as aforesaid a general or a restricted power to demise or let the said premises or any partor parts thereof either unconditionally or with the consent of any committee or person, and may give to such trustees, trustee, committee, or person the power to determine in the case of each individual lease or letting the period, rental, terms, and conditions applicable thereto. And further may give directions as to the application of any such rent whether the lease or tenancy under which the same shall be received shall then have been granted or not. And further may empower such trustees or trustee unconditionally or with the consent of any such committee or person to accept surrenders of or vary leases and tenancies. Any such power or direction as aforesaid may be given for a specific time or until such vote shall be rescinded".

 5. The following clause shall be deemed to be inserted in
- 5. The following clause shall be deemed to be inserted in the said model trust deed, and to be numbered 21, namely. "None of the powers and discretions conferred by these presents shall be deemed to be restricted by anything contained in the recitals thereto."

MARTIN & MARTIN, 314 Collins-street, Methourne, solicitors for the applicant.

Sewerage Districts Acts.

BENDIGO SEWERAGE AUTHORITY.

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 1st day of October, 1926, each and every property which, or any part of which, abuts on the said streets, or parts of streets, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Acts. tricts Acts

The boundaries of the sewerage areas hereinbefore referred

Sewerage Area I (Second Section).

Commencing at the intersection of the centres of Nolan-street and McCrae-street in the City of Bendigo; thence northerly along centre of McGrae-street to the centre of the Inglewood railway line; southerly by that railway line to the centre line of Nolan-street; and thence north-westerly by the centre of Nolan-street to the commencing point.

SEWERAGE AREA 24 (THIRD SECTION).

Commencing at the intersection of the centres of Vine-street and Rowan-street at the south-western boundary of sewerage area 22; thence south-westerly along centre of Rowan-street to a point 80 feet beyond Myrtle-street, north-westerly by a line and the south-western boundary fence of No. 165 Don-street to the south-western boundary for Crown allotment 2, section 498, City of Bendigo, Parish of Sandhurst; south-westerly and north-westerly by the boundaries of that allotment to the westernmost angle thereof; south-westerly by the boundary between allotments 8 and 20 of the said section 498 to allotment 17 thereof; south-easteriy and south-westerly by the last-named allotment 17 and a line to the centre of Old Violet-street; north-westerly by the centre of Old Violet-street; north-westerly by the conth-east boundary of Crown allotment 8, section 566, City of Bendigo; south-westerly by the south-east boundary of the last-named allotment to the southernmost angle thereof; north-westerly by the south-west boundaries of the last-named allotment and Grown allotments 9 and 10 same section to Lilae-street; south-westerly along Lilae-street to the southernmost angle of allotment 16, same section; north-westerly by the south-west angle of Crown allotment 114, section A. City of Bendigo; northerly by that allotment 114, section A. City of Bendigo; northerly by that allotment to Webster-street; casterly, north-easterly, and easterly by Webster-street and Mt. Korong-road to the south-western boundary of sewerage area 22; and south-easterly by that boundary and area to the commencing point. Commencing at the intersection of the centres of Vine-street

WM. EWING, Chairman, H. C. INGLETON, Secretary.

Sewerage Authority Offices, Town Hall, Bendigo, 9th September, 1926.

CITY OF ST. KILDA. By-Law No. 103.

RESIDENTIAL AREAS.

NOTICE is hereby given by the Council of the City of St. Nilda, that a By-law, No. 103, for prescribing residential areas in the City of St. Kilda has been made by the Council, and approved by the Governor in Council.

The title of the said By-law is as follows:-

The title of the said By-law is as follows:—

A By-law of the Gity of St. Kilda made under sections 197 and 228 of the Local Government Act 1915, as amended by the Local Government Act 1921 (No. 3167) and the Local Government Act 1924 (No. 3388), and every other power it thereunto enabling, and numbered 103, for repealing By-laws Nos. 98, 99, and 100, and for prescribing areas within the Municipal District as residential areas, and prohibiting or regulating within the whole, or any part of any such residential area, the use of any land, or the erection (including adaptation for use) or the use of any building for the purposes of such classes of trades, industries, manufactures, businesses or public amusements as are specified in this By-law.

The following is a summary of the contents of the said By-

The following is a summary of the contents of the said Bylaw:

Clause 1. Repeals By-laws Nos. 98, 99, and 100. Clause 2. Prescribes residential areas by reference to the following streets or roads, or portions thereof, and land abutting thereon to the depths specified in the By-law:—

Acland-street. Addison-street. Albert-street. Albion-street. Alexandra-street. Alfred-place. Alfred-square. Alfriston-street. Alma-grove. Alma-place. Alma-road. Argyle-street. Ardoch-avenue. Austin-avenue. Avoca-avenue. Baker-street. Balston street. Bank-place. Barkly-street. Bath-street. Beach-avenue. Beaconsfield-parade. Belford-street. Bell-street. Bendigo-avenue. Blanche-street.

Blenheim-street. Blessington-street. Bluff-avenue. Boondara-grove. Bowen-street. Brighton-road. Broadway. Browning-street. Brunning-street. Burnett-street. Burns-street. Byrne-avenue. Byron-street. Camden-street. Canterbury-road. Cardigan-street. Carlisle-avenue. Chapel-street. Charles-street.
Charlotte-place.
Charnwood-crescent.
Charnwood-grove.
Charnwood-grove.

Church-square. Chusan-street. Cintra-avenue. Clarke-street. Clyde-street. Coleridge-street. Cowderoy-place. Cowderoy-street. Cowper-street. Crews-street. Crimea-street. Cyril-street. Daley-street. Dalgety-street. Dandenong-road.

'haucer-street.

Deakin-street. Dean-avenue. Dickens-street. Docker-street. Dryden-street. Duke-street. Edward-street. Eildon-road. Elm-grove. Emilton-avenue. Entield-street Erindale-avenue. Evelyn-street. Farmer-street Fawkner-street. Foam-street. Foster-street. Foster-avenue, Frampton-street. Fuller-road. Fulton-street. Gibbs-street. Glen Eira-road. Glen Huntly-road. Glenmark-avenuc. Godfrey-avenue. Goldsmith-street. Gordon-avenue. Gourlay-street. Graylings-avenue. Greeves-street. Gurner-street. turner-street. Hartpury-avenue. Hammerdale-avenue. Havelock-street. Hawsleigh-avenue. Heaton-avenue. Hennessy-avenue. Henry-street. Henryville-street. Herhert-street. Hertford-street High-street, Windsor. Holroyd-avenue. Hood-street. Hotham-grove. Hotham-street. Hughendon-road. Inkerman-grove. Inkerman-street.

Inverleith-street.

Irwell-street. Irymple-avenue. Jackson-street.

lervois-street.

John-street. lohnston-street.

Jovce-street.

Kalymna-grove.

Kendall-street. King-street. Kingsley-street. Kipling-street. Knight-street.

Kurrajong-avenue. Lambert-grove.

·RESIDENTIAL AREAS—continued.

Lambeth-place. Lansdown-road. Lawson-street. Leslie-street. Lindsay-avenue. Linton-street. Little Grey-street. Lock-street. Longmore-street. Lorne-street. Los Angeles court Lyell-street. Lyndon-street. Lynott-street. Lytton-street. Malakoff-street. Marine-avenue. Marine-parade. Market-street. Marlborough-street. Marlton-crescent. Marne-street east. Marne-street west. Marriott-street, Martin-street, Mary-street. Maryville-street. Mason-avenue. May-street. Meredith-street. Milton-street. Mitchell-street. Mitford-street. Montague-avenue. Moodie-place. Mooltan-avenue. Moore-street. Morres-street. Mozart-street Murchison-street. Nelson-street. Neptune-lane. Neptune-street. Nightingale-street. Normandy-road. Nottage-street. Oak-grove. Oakleigh-avenue. Octavia-street. Odessa-street. Orange-grove. Ormond-esplanade. Orrong-road. Pakington-street. Park-street. Pattison-street.

Peel-street. Phyllis-street. Pilley-street. Pine-avenue.

Poets'-grove. Pollington-street.

Pozieres-avenue. Prentice-street.

Princes-street.

Punt-road. Quat Quatta-avenue. Queen-street. Queen's-road, Raglan-street. Rainsford-street. Raleigh-place. Raleigh-street. Ravens-grove. Redan-street. Robe-street. Robert-street Robert-on-avenue. Rosamond-street. Rothesay-avenue. Ruskin-street. Ruskin-street. Scott-street. Sebastopol-street. Selwyn-avenue. Shakespeare-grove. Shelley-street. Shirley-grove. Smith-street. Somerset-street. Southey-street. Southey-grove. Somers-street. Spenser-street. Spray-street. Steele-avenue. Stuart-street. St. Kilda-road. St. Kilda-street. St. Leonard's-avenue. St. Mary's Axe. Sycamore-grove. Te Arai-avenue. Tennyson'street. Thackeray-street. The Avenue. Tide-street. Tiuna-grove. Union-street. Vale-street. Vautier-street. Victoria-avenue. 'ictoria-street. Wando-grove. Waterloo-street. Wave-street, Wavenhoe-avenue, Wenden-grove. West Beach-road. Westbury-grove, Westbury-street, Wilgah-street, William-place. Wilton-grove, Wimbleton-avenue. Wimmera-place. Woodstock-street. Wordsworth-street.

Clause 3. Prohibits the use of any land or the erection (including adaptation for use) or the use of any building for the purposes of all classes of trades, industries manufactures, businesses, or public anusuments within such residential areas, but not including the use of any dwelling-house, or part thereof, for the purposes of certain professions specified, nor the use of any dwelling-house by any single worker carrying on his or her profession or occupation without any employee or particular the profession or occupation without any employee. ployee or assistance.

York-street.

Clause 4. Permits the continuance of usage of any land or building for any purpose for which the same was used imme-diately before the coming into operation of this By-law and the enlargement, rebuilding, or extension of any building used for any such purpose.

Clause 5. Makes provision as to pulling down and removal of buildings erected, adapted for use, or used contrary to the by-law, and the sate and application of the proceeds of sale of the materials of such buildings.

Clause 6. Provides penalties in addition to those provided for in the Local Government, Act 1915, and this By-law for continuing offences.

The said By-law was approved by the Governor-in-Council on the twenty-first day of September, 1926.

A copy of the said By-law is open for inspection to or by any person free of charge at the office of the Council, Town Hall, Carli-Restreet, St. Kilda, during office hours,

FREDK, CHAMBERLIN 1648 Town Clerk.

CITY OF BENDIGO.

NOTICE OF INTENTION TO BORROW THE SUM OF \$130,000 FOR PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Conneil of the City of Bendigo proposes to borrow, on the credit of the Mayor, Conneillors, and Citizens of the City of Bendigo, the sum of £30,000, by the issue of debentures in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid is £5 15s, per centum per

Such moneys shall be repayable by providing out of the municipal fund 60 equal half-yearly instalments of £1,055 2s. 6d., including principal and interest, on the first day of June and the first day of December of each year during the period of the loan.

Such moneys shall be repayable at the Commonwealth Bank of Australia, Melbourne.

The Council reserves the right to redeem the whole of the principal sum outstanding on the first day of December, 1946.

The purposes for which the loan is to be applied are-The purposes for which the loan is to be applied Town Hall alterations
Back Creek improvements—paving centre channel, from Mct.rae-street to Bendigo Creek.
Constructing Thistle-street culvert
Paving watercourse, from Bobs-street to White Hillsroad, near Gleeson-street
Public sanitary conveniences
Road and street construction
Constructing culvert, Olive and Don streets
Constructing Houston-street footbridge
Constructing Houston-street footbridge
Constructing Road-one-street footbridge £1.500 450 450 150 $\frac{2,000}{12,520}$ 260150 Constructing Roduce-street footbridge
Constructing Roduce-street footbridge
Botanical Gardens improvements.
Constructing cantilever verandah at abattoirs
Fitting at Axedale quarries
Improvements to sheep saleyards and abattoirs
Providing public grass tennis courts 200 1.000 220 5,600 3,000 2,300

The plans, specifications, and estimate of the cost of the permanent works and undertakings referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Town Hall, Bendigo, H. C. INGLETON, Town Glerk, H. C. INGLETON, Town Glerk, 1998

Town Hall, Bendigo, 17th September, 1926.

CITY OF BRUNSWICK. BY-LAW No. 70.

A By-law of the City of Brunswick, numbered 70, made under section 197 of the Local Government Act 1915, as amended by section 10 of the Local Government Act 1921, and section 228 of the Local Government Act 1915, to alter By-law No. 63, as altered by By-laws numbered 64, 65, and 69 of the

In pursuance of the powers conferred by the Local Government Acts the Mayor, Councillors, and Gitizens of the City of Brunswick order as follows:—

After sub-clause (p) of By-law No. 69, there shall be added the following sub-clause (q):—

Total

following sub-clause (q):—

(q) All that piece of land commencing at the south-west corner of Forbes-street and Moreland-road; thence westerly along Moreland-road to the south-eastern corner of Howie-street and Moreland-road; thence southerly along the east side of Howie-street to the northern point of intersection of the lane between Moreland-road and Tryine-crescent with Howie-street; thence by a curve easterly along the northern boundary of the lane between Irvine-crescent and Moreland-road to Forbes-street; thence mortherly along the western boundary of Forbes-street to the starting point. starting point.

In witness whereof, the common seal of the Mayor, Councillors, and Citizens of the City of Brunswick was hereunto affixed this 21st day of June, 1926, in the

presence of-

(SEAL)

M. BALFE, Mayor.
A. D. REABURN, Councillor.
R. A. McGREGOR DAWSON, Town Clerk.

The aloresaid By-law was passed by special order of the Council on the 17th day of May, 1926, and confirmed on the 21st day of June, 1926.

R. A. McGREGOR DAWSON, Town Clerk.

Approved by the Governor in Council, the 14th September, 1926. F. W. MABBOTT,

Clerk of the Executive Council.

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CITY OF SOUTH MELBOURNE.

By-LAW No. 230,

(TRAFFIC.)

A BY-LAW of the City of South Melbourne, made under Part VII., Division 1, of the Local Government Act 1915, and under section 6 of the Police Offences Act 1915, and numbered 230, to annead and consolidate the By-laws and Regulations with reference to street traffic and for other pur-

- (a) Regulation of traffic generally.
- (b) Regulation of pedestrian traffic.
- (c) Regulation of street processions.
- (d) Local rules for the regulation of traffic in-
 - (1) Albert-road.
 - (2) Beaconsfield-parade.
 (3) Kerferd-road.
 (4) St. Kilda-road.
- (c) Regulating the driving of cattle (horses) in certain streets.
- (f) Prevention of nuisances and accidents.

This By-law shall, except as expressly provided, apply to and have application throughout the whole of the Municipal District of the City of South Melbourne.

The foregoing By-law was adopted by the Council of the City of South Melbourne, on the 4th day of August, 1926, and confirmed on the 1st day of September, 1926.

A full copy of such By-law may be inspected, free of charge, at the offices of the Council, at the Town Hall, South Melbourne, during office hours.

E. C. CROCKFORD, Town Clerk South Melbourne, 17th September, 1926.

BOROUGH OF BOX HILL.

BY-LAW No. 40, AMENDING BY-LAW No. 39.

A By-law of the Borough of Box Hill, made under sections 197, 198, and 586 of the Local Government Act 1915, as amended by sections 10 and 33 of the Local Government Act 1921, and numbered 40, for prescribing the areas as residential and populous areas, and for other purposes.

I N pursuance of the powers conferred by the Local Government Acts, the Mayor, Councillors, and Burgesses of the Borough of Box Hill order as follows:—

That Schedule 2 of the said By-law No. 39 shall be amended by the addition thereto of the roads set out in the Schedule hereto.

The Schedule hereinbefore referred to.

Under heading Box Hill Riding-

Prospect-street, eastward from the east side of Nelson-street. West Station-street.

Resolution for passing this By-law agreed to by the Council on the 29th June, 1926, and confirmed on the 27th July,

The seal of the Mayor, Councillors, and Burgesses of the Borough of Box Hill was hereunto affixed in the pre-

A. G. PROUDFOOT, Mayor, W. F. YOUNG, Councillor, JOHN R. KEFFORD, Town Clerk.

Approved by the Governor in Council, the 14th September, 1926.

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

1655

SHIRE OF BELLARINE.

NOTICE OF INTENTION TO BORROW THE SUM OF £1,600 FOR THE PURGHASE OF ROAD-MAKING MAGHINERY.

NOTICE is hereby given that the Shire of Bellarine Council proposes to borrow (£1,600) Sixteen hundred pounds by the issue of debentures for such amount, in accordance with the provisions of the Local Government Act 1926.

with the provisions of the Local Government Act 1926.

The rate of interest shall be 6 per cent, per annum, payable half-yearly. The loan is to be repayable at the National Bank, Portarlington, on the first day of October, 1931. A sinking fund of £80 per annum will be provided, and the balance of the loan paid out of municipal fund. The loan is to be expended on the purchase of road-making machinery (road roller and water-cart), and the specifications and estimate of the cost of same may be inspected at the Shire Tuqt. Drysdate, during office hours.

By order. By order,

ARNOLD DEAN, C.E., A.R.SAN.I., Shire Sceretary.

SHIRE OF MIRBOO.

Health Act 1919.

A By-law of the Shire of Mirboo made under provisions of the *Health Act* 1919, and numbered 9, relating to the col-lection, removal, and disposal of refuse and rubbish.

IN pursuance of the powers contained in the Health Act 1919, and of any other power thereunto enabling them in that behalf, the Council of the Shire of Mirboo, in the name and on behalf of the President, Councillors, and Ratepayers of the said shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following Byelow [that is to say):— By-law (that is to say) :-

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

2. This By-law shall come into force and operation on its approval by the Governor in Council and immediately after its

approval by the divergence in Control and miniculately after its publication in the Government Gazette.

3. This By-law shall apply to and have operation in the whole of the area in the Township of Mirbon North, Parish of Mirbon County of Bula Bula.

4. In this By-law, unless inconsistent with the context or subject matter.

subject-matter.

"Proprietor" means the proprietor of any premises, and includes the owner, the occupier, or any person having the management or control thereof.

the management or control thereof.

5. The proprietor of every house, building, or premises shall provide, keep, and maintain at all times upon his premises a properly constructed receptacle, in which he shall from time to time cause to be deposited all rubbish or refuse produced or accumulated in or about such house, building, or premises.

6. Such receptacle shall be constructed of galvanized iron of not less than 24 gauge or other approved material, in such

of not less than 24 gauge or other approved material, it such a manner as to prevent any absorption by any part of such receptacle of any offensive matter which may be deposited therein, or any escupe by leakage or otherwise of any part of the contents of such receptacle.

7. Each such receptacle shall have a capacity of not less than 2½ nor not more than 4 cubic feet, and shall be so constructed as to be capable of being easily and conveniently carried by one man.

sarried by one man.

8. It shall be strongly constructed and provided with properly attached side lifting handles.

9. Such receptacle shall be provided with a tight-fitting lid with a flange overlapping the top of such receptacle, and shall be kept constantly covered (except when such refuse or rubbish is being deposited therein or discharged therefrom), and sufficient quantity of some efficient deodorant shall be from time to time introduced therein when necessary to keep such solves have incompared to the such states in the such states

bish is being deposited therein or discharged therefront), and a sufficient quantity of some efficient deodorant shall be from time to time introduced therein when necessary to keep such refuse in an inoffensive condition.

10. No person shall place, or cause or permit to be placed, any slops or liquid waste in such receptacle, nor shall deposit any moist refuse or rubbish in such receptacle unless such moist refuse or rubbish hus been previously strained and effectually wrapped in waste paper.

11. The proprietor shall cause such receptacle to be kept at all times in good order and sweet condition, and shall contain the inside of such receptacle with tar or other suitable substance when deemed necessary by the Council.

12. The proprietor shall cause, at such hours and on such days as may be appointed by the Council for the removal of rubbish or refuse, such receptacle to be deposited close to and inside of the entrance to such house, building, or premises from the street, lane, or right-of-way on which such house, building, or premises abut, in order that the contents of such receptacle may be conveniently removed by the council or bush house, building, or premises abut, in order that the contents of such receptacle may be conveniently removed by the contractor or person authorized or employed in that behalf by the Council.

13. No person shall place or cause to be placed any such receptacle in or upon any street, lane, or right-of-way unless with the consent in writing of the Council, which consent shall only be given in the case of business premises built on the street alignment where such business premises do not abut on a suitable right-of-way or land on which such receptacle could be placed for collection and emptying.

14. The contractor, or person authorized or employed by the Council for the removal of such rebbish or refuse shall be responsible for the convent or such refuse or rubbish, shall at least once in each week, or at such greater frequency as may be necessary, collect and remove such refuse

be approved by the Commission, and it such number as not to create a muisance.

16. The contractor, or person anthorized or employed by the Council for the removal of such refuse or rubbish, shall cause all vehicles used for the reception and removal of such refuse and rubbish to be properly constructed, kept clean, and thoroughly disinfected with approved disinfectant, and maintained in a proper state of repair.

17. If any refuse or rubbish is authorized to be deposited or disposed of in or on any land, hole, quarry, or indenture, such refuse and rubbish shall be deposited in a regular and

such refuse and rubbish shall be deposited in a regular and orderly manner, and at the conclusion of each day's depositing the contractor, or the person or persons authorized or supplyed by the Council, shall bind the surface with clean earth, lime or other approved material so as not to create any nuisance.

18. Land upon which refuse or rubbish has been deposited shall be seasonably planted or sown with seed of grass or any forage or cereal crops, or other such vegetable life as the Council shall direct or approve.

19. The vehicle used by such contractor, or person authorized or employed by the Council for the purpose of the collection and disposal of the refuse and rubbish, shall be provided with a cover which shall be made to open in sections, and only the section which is in actual use shall be uncovered at a time. covered at a time.

20. Such vehicle shall as far as practicable be rendered

waterlight by means of an impervious lining, or by painting the inside thereof with tar, or other suitable and effective

means.

21. If any person or persons commit a breach of this By-law, he or they shall for every such breach be liable to a penalty of not more than Twenty pounds, and in the case of a continuing offence a further daily penalty of not more than Five pounds

pounds.

Resolution for passing this By-law agreed to by the Council of the Shire of Mirboo the 2nd day of June, 1926, and confirmed at a meeting of the said Council held on the 7th day of July, 1926.

The common seal of the Council of the Shire of Mirbon was bereunto affixed this the 7th day of July, 1926.

E. TACKABERRY, President.

A. (NGLIS, Councillor, B. R. BOON, Secretary.

Submitted to the Commission of Public Health on the 10th day of August, 1926.

T. Dimelow Secretary to the Commission.

Approved by the Governor in Council, the 7th September, 1926.

F. W. Mabbott,

Clerk of the Executive Council.

HWG

SHIRE OF MIRBOO.

Health Act 1919.

A By-law of the Shire of Mirboo made under the provisions of the *Health Act* 1919, and numbered 10, relating to the collection and disposal of night-soil.

collection and disposal of night-soil.

In pursuance of the powers contained in the Health Act
1919, and of any other power thereunto enabling them in
that behalf, the Council of the Shire of Mirboo, in the name
and on behalf of the President, Councillors, and Ratepayers
of the said shire, for the purpose of carrying the said Act
into execution within their jurisdiction, make the following
By-law (that is to say):—

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

2. This By-law shall come into force and operation on its approval by the Governor in Council and immediately after Us

npprovad be the Governor in Council and immediately after its publication in the Government Gazette.

3. This By-law shall apply to and have operation in the whole of the area in the Township of Mirboo North, Parish of Mirboo, County of Buln Buln.

4. In this By-law, unless inconsistent with the context or subject-matter—

"Inspector" means any officer authorized by the Commission or Council, and includes any acting or assistant inspector.

"Proprietor" means the proprietor of any premises, and includes the owner, the occupier, or any person having the management or control thereof.

"The Commission" means the Commission of Public Health.

" The Com

The Commission "means she Commission of Public Health.

5. The proprietor of any premises on which there is erected any panelisset shall cause the space under the seat of such ganedoset on such premises to be prepared for the accommodation of a pan as described herein, and shall permit the same to be used for the double-pan service hereinafter provided for, and shall cause each paneloset to be kept in a fit state for such service.

6. The proprietor shall cause every puncioset to be supplied by the Council or otherwise with a pan for the reception of night-soil, and shall (except when being exchanged) cause such pan to be thought for such pan when being removed from the products to decide the such pan when being removed from the products to decide the same paneloset, and shall always provide a lid eapable of being fitted tightly to such pan when being removed from the contents and the emission of offensive expours, gases, or effluvia from the contents of such pans.

7. Such pan shall be exhibited in shape, and formed of galvanized from of not less than 22 gauge or other approved materials must be sufface, and those surfaces which come into contact with night-soil shall also be free from any projections. It shall be watertight, strongly constructed,

reinforced with metal bands where necessary, and provided with properly attached side lifting handles. Each pan shall have a capacity of 11 cubic feet, and shall have an internal depth of 14 inches, a diameter of not less than 14 inches, and a suitable rim or lugs to permit an airtight lid to be affixed. The seams of the pan shall be folded, grooved, and sweated with calden. with solder.

8. The proprietor of the premises shall cause to be kept in every closet belonging thereto a supply of liquid deodorant or lime, sawdust, or some other dry material efficient for deodorizing night-soil, and shall cause all night-soil which may be deposited in the pan in such pan-closet to be immediately on the deposit thereof covered with a quantity of deodorizing material sufficient to thoroughly and effectually de-

izing material sufficient to thoroughly and effectually deodorize the contents of the pan.

9. The proprietor shall provide every urinal with an approved apparatus for the regulated automatic discharge into
such urinal of sufficient approved deodorant for the purpose of
keeping such urinal constantly deodorized.

10. No person shall place, or cause or permit to be placed,
any slops, water, or rubbish in any pan.

11. The proprietor of any premises whereon there is a pancloset or urinal shall—

(a) registring such paragloset and urinal in good require

(a) maintain such pan-closet and urinal in good repair

11. The proprietor of any premises whereon there is a panchoset or urinal shall—

(a) maintain such pan-closet and urinal in good repair and in a cleanly condition; and

(b) when required by an inspector effectually disinfect such pan-closet and urinal and/or the contents thereof, and effect any repairs thereto that such inspector may deem necessary.

12. At least once a week, and in any case as often as may be necessary to prevent the level of, the contents of such pan approaching within 21 inches of the brim thereof, and provided the proprietor of such premises delivers due notice in writing to the Council, or to the contractor or person authorized or employed by the Council for the purpose thereof, that the contents of the pan is approaching within 21 inches of the brim thereof within one week of the last collection of the contents of such pan, the pan in use shall be closed with a lid and removed by the contractor or person authorized or employed in that behalf by the Council with its contents from the premises, and another pan thoroughly cleansed and in good order shall be left in its place.

13. Such contractor or person removing such pans shall report to the Council at the earliest available opportunity the discovery of any pan found to be overflowing or leaking, and shall forthwith cause the place whereon the contents have been dropped or spilled to be properly cleansed!

14. The contractor or person authorized or employed by the Council for that purpose shall cause all pans to be removed in a suitable covered vehicle in such a manner as not to cause maisance, danger to health, or offensiveness, and forthwith cause they bicket to be removed to the approved dépôt.

15. The contractor or person authorized or employed by the Council for that purpose shall cause all night-soil removed to be deposited at the dépôt and disposed of in such a manner as my be authorized by the Regulations.

16. If such night-soil be disposed of in such a manner and be depth, nor exceed 2 feet in width, and the bottom thereof sha

17. No trench shall be used for the disposal of night-soil nere the bottom consists of rock or other impermeable

naterial.

18. Immediately after the deposit of the night-soil and washings in any trench, such trench shall be filled in with thoroughly disintegrated earth. The necessary filling shall be obtained by excavation of another trench in a position parallel to but not less than 12 inches from the aforesaid trench required to be filled in, and using the material so obtained as a covering over the night-soil so deposited. Trenches shall be excavated and used and filled in in regular consecutive order.

order.

19. Seed of grass or any forage or cereal crops, or other such form of vegetable life as the Council shall direct or approve shall be seasonably planted or sown on any land into which night-soil has been deposited, provided that vegetables or seeds of vegetables shall not be planted therein or thereon until three months have clapsed since the last deposit of night-soil in such land.

soil in such land.

20. Every pan used for the reception or conveyance of nightsoil shall immediately on being emptied be thoroughly washed
or otherwise cleansed. The resultant washings or other filth
shall be deposited or disposed of in a similar manner as the

snail be deposited or disposed of the a similar manner as the night-soil.

21. Every pan after the disposal of its contents, and after being cleansed in manner aforesaid, and before it again leaves the dépôt or disposal ground, shail on every occasion be thoroughly cleansed and disinfected by—

(a) immediately after washing and scrubbing with water, subjecting the pan to a current of steam from a boiler at 60-lb, pressure to the square inch for not less than two minutes in a steamtight box or chamber; or

- (b) thorough washing and scrubbing in water, then rinsing in clean water, and finally submerging for not less than five minutes in an aqueous solution containing not less than 1 per cent, of acced, cyllin, kerol, izal, hyeol, or other disinfectant of equal efficiency; or (c) thorough washing and scrubbing in water, and after-wards submerging for not less than five minutes in builing water, or

wards submerging for not less than new minutes in boiling water; or

(d) any other method approved in writing from time to time by the Commission.

22. The internal surface of every pan before it is first used shall be properly covered with well-boiled tar, crude crossote, or other approved material, and such conting shall thereafter be renewed when deemed necessary by the Council, but not less than once a month.

less than once a month.

23. The contractor or person authorized or employed by the Council for the removal of night-soil shall cause all vehicles used for the transport of pans to the dépôt to be properly constructed, kept clean, and disinfected daily at the dépôt, and maintained in a proper state of repair.

24. The proprietor of any premises or any other person shall not remove any night-soil from any premises except in accordance with this Relax.

and maintained in a proper state of repair.

24. The proprietor of any premises or any other person shall not remove any night-soil from any premises except in accordance with this By-law.

25. The proprietor or any other person within the area defined by this By-law shall not bury or cause to be buried any night-soil in any yard, garden, or other place not being a place set apart for such purpose by the Council.

26. The inspector shall have full power to enter into or upon any premises, yards, or lands at any time for the purpose of inspecting closets, urinals, pans, receptacles, vehicles, plant, and all other things and places therein and thereon, and for the purpose of carrying out the provisions of this By-law.

27. The proprietor of any premises shall place or cause to be placed and fixed firmly on the wall or inside of the door of any closet on such premises, a copy of this By-law, such copy to be replaced and renewed by a new copy by the proprietor at such times as it becomes difficult to read through illegibility of the print or other cause. Such copy or copies of this By-law as are required for the above purpose shall be provided by the Council free of any charge to the proprietor.

28. When the erection of new premises, an increase in the number of persons using a closet or closets, or other cause or causes, necessitates the erection of a closet or additional closets, the cost of the first one pan provided by the Council for each, such closet or closets shall be borne by the proprietor of such premises on which such closet or closets is/are situate, and the amount in default of payment may be recovered in any Court of Petty Sessions by the Council.

29. If any person commit a breach of this By-law, he shall for every breach be liable to a penalty of not more than Twenty pounds, and in the case of a continuing offence to a further daily penalty of not more than Five pounds.

Resolution for passing this By-law agreed to by the Council of the Shire of Mirboo the 2nd day of June, 1926, and confirmed at a

firmed at a meeting of the Souncil of the Shire of Mirboo July, 1926.

The common seal of the Council of the Shire of Mirboo was hereunto affixed this the 7th day of July, 1926.

E. TACKABERRY, President.

A. INGLIS, Councillor.

B. R. BOON, Secretary.

Submitted to the Commission of Public Health on the 24th day of August, 1926.

T. Dimelow Secretary to the Commission,

Approved by the Governor in Council, the 7th September, 1926. F. W. MABROTT,

Clerk of the Executive Council.

1660

NOTICE OF INTENTION TO BORROW £1,500 FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF MAFFRA.

TO AKE notice that the Council of the Shire of Maffra processes to borrow, on the credit of the President, Councillors, and Ratepayers of the Shire of Maffra the sum of One thousand five hundred pounds (£1,500), 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 £5 15s, per centum per annum.

annum.

Such moneys shall be repayable by twenty half-yearly in-stalments, including principal and interest, by providing out of the municipal fund such sums on the first day of May and November in each respective year during the currency of

and revenues in section of the loan.

Such moneys shall be repayable at the National Bank of Australasia, Melbourne.

The purpose for which the loan is to be applied is:

For the construction of roads in the Western Riding of

For the construction of roads in the Western Riding of the shire.

The plans and specifications, and the estimate of cost of the permanent works above referred to, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Office, Maffra,

JAMES FRENCH, Shire Secretary.

Maffra, 10th September, 1926.

SHIRE OF BLACKBURN AND MITCHAM.

NOTICE is hereby given that the Council of the Shire of Blackburn and Mitcham, at a meeting held at the Municipal Offices, Whitehorse-road, Tunstall, on the 21st June, 1926, of which due notice had been given, did, as extraordinary business, agree to the passing of a resolution for the making of a By-law under sub-section 21 of section 197 of the Local Government Act 1915, and numbered 2, for prohibiting, regulating, or controlling quarrying and blasting operations.

The said Council did, at a meeting held on the 19th July. The said By-law was approved by the Governor in Council on the 14th day of September, 1926, as follows:—

CONTENTS OF THE BY-LAW.

1. Except with the written consent of the Council, no person or persons shall, within the Shire of Blackburn and Mitcham, carry on any quarrying operations for the removal of rock, stone, gravel, clay, soil, or other materials, or use explosives

stone, gravel, clay, soil, or other materials, or use explosives for blasting.

2. Provided that the provisions of this By-law shall not apply to any such operations in connexion with works commenced before the fourth day of January, One thousand nine hundred and eleven, or to works carried on by any Government Department of the Commonwealth of Australia, of the State of Victoria, or by the State Rivers and Water Supply Commission, the Victorian Railways Commissioners, the Melbourne and Metropolitan Board of Works, the Victorian Electricity Commission, the Metropolitan Gas Company, the Colonial Gas Associations, or any Electric Light Corporation under any Order, or by the Blackburn and Mitcham Shire Council.

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

4. Any person who shall be guilty of any act or default contrary to this By-law shall be guilty of an offence.

5. Every person who is guilty of any offence against this By-law shall be liable on conviction to a penalty not exceeding Twenty pounds and not less than Five pounds, and in case of a continuing offence to a penalty not exceeding Five pounds and not less than Five pounds, and in case of

a continuing offence to a penalty not exceeding Five pounds and not less than One pound for each day while such offence is continued.

6. This By-law shall come into operation and have effect immediately on its publication in the Victoria Government

A copy of the By-law is open for inspection to or by any person, free of charge, at the office of the Council, Whitehorseroad, Tunstall, during office hours.

II. T. BISHOP, Shire Secretary. 1753

SHIRE OF FERN TREE GULLY.

NOTICE OF INTENTION TO ACQUIRE LAND COMPULSORILY.

N accordance with section 464 of the Local Government Act I N accordance with section 464 of the Local Government 1.01 1915, a plan has been prepared showing the land which the Shire of Fern Tree Gully is desirous of obtaining, being the surface and down to a depth of fifty feet below the surface of all that piece of land being part of allotment nine of section E. Parish of Monbulk, County of Evelyn, and being part of the land particularly described in Crown grant volume 2814. folio 562773, commencing at the north-east corner of the said Crown allotment and bounded on the east by allotment ten of said section in a line bearing south one hundred and forty links on the south by other portion of said allotment nine in a line bearing westerly two hundred and twenty-three links, and on the north-east by a Government road in a line bearing north seventy-three degrees thirty-six minutes east two north seventy-three degrees thirty-six minutes east two hundred and fourteen links; thence north thirty-five degrees thirty-eight minutes east eighty links to the commencing

(a) The said plan shows the situation of the said land which is required for the purpose of constructing a deviation

which is required for the purpose of constructing a deviation of the Perrins Creek-road.

(b) The said plan has been deposited with the secretary of the Shire of Fern Tree Gully, at the Shire Offices.

(c) All persons affected by the proposal are required to set forth, in writing, addressed to the Shire Council or the Shire Secretary within forty days from the publication of this notice in the Government Gazette all objections which they may have to the undertaking.

Dated this 16th day of September, 1926.

MADDOCK LAMISON & LONIE, solicitors for the Shire.

MADDOCK, JAMIESON & LONIE, solicitors for the Shire of Fern Tree Gully.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Minnie Julia Parkes and Antonio Zeeno, carrying on business under the style of Parkes and Zeeno, at 113 Victoria-avenue, Albert Park, 6 Armstangstreet, Middle Park, and at premises adjoining 277 Bay-street. Port Melbourne, has been dissolved by mutual consent as from the thirtieth day of August, 1926.

Dated the thirteenth day of September, 1926.

MINNIE JULIA PARKES. ANTONIO ZEENO.

Witness to both signatures—Chas. W. Scheele, solicitor, Melbourne.

N OTICE is hereby given that the partnership lately subsisting between the undersigned George Edward Covand Joseph William Moyle, carrying on business as fruiterers under the style or firm of Cox and Moyle, ac 250-252 Carlislestreet, Balaclava, has been dissolved by mutual consent as from the date hereof. All debts due to or owing by the said late firm will be received and settled by the said George Edward Cox Cox.

As witness our hands the lifteenth day of September, 1925,

CEORGE EDWARD COX. JOSEPH WILLIAM MOYLE.

Johnson, Johnson, and Davies, solicitors, 439 Little Collins-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Norman Barnell and Ernest James Baade, carrying on business as butchers, at 607 Burwood-road, Auburn, under the style or firm of Barnett and Baade, has been dissolved by nutual consent as from the 10th day of August, 1926. All persons having chains against the partnership are notified that particulars of same must be Josthwith delivered to us, care of the undermentioned solicitors.

NORMAN BARNETT. ERNEST BAADE.

Ford, Aspinwall, De Gruehy, and Nash, solicitors, 100-104 Queen-street, Melbourne.

Partnership Act 1915.

National Partnership Act 1915.

Notice is hereby given that the partnership hitherto substiting between William Percy Arlington Ascroft, of Baystreet, Brighton, in the State of Victoria, engineer, and Farris Addison Palfreyman, of "Clovelly," Lausell-road, Toorak, in the said State, engineer, trading under the style or firm name of Ascroft and Palfreyman, was dissolved on the 18th day of December, 1925, by mutual consent.

Dated the 20th day of September, 1926.

Dated the 15th day of September, 1926.

F. A. PALFREYMAN, 1711

Witness-G. M. Singliton.

OTICE is hereby given that the partnership heretotore subsisting between Honora Storen and John Louis subsisting between Honora Storen and John Louis Spencer Stillivan, carrying on business as boardiaghouse proprietors, at Sorrento, under the style of "Storen & Suilivan," has been dissolved by mutual consent as from the 31st day August, 1926.

Dated this eleventh day of September, 1926.

H. STOREN. J. L. S. SULLIVAN.

A. G. Hall and Wilcox, solicitors, 20 Queen-street, Melbourne.

NOTICE is hereby given that the partnership heretofore existing between Herbert Spencer and Ellis Joseph Nuttall, carrying on business of auctioneer and estate stock and station agents, at Mitchell-street, Bendigo, and elsewhere, under the style or firm of "Herbert Spencer & Co.," has been dissolved as and from the 31st day of July, 1926. All debts due to and owing by the late firm will be received and paid respectively by the said Herbert Spencer, at the office of Herbert Spencer & Co., at Mitchell-street, Bendigo.

Dated this 16th day of Santondor, 1996.

Dated this 16th day of September, 1926.

HERBERT SPENCER. E. J. NUTTALL.

Witness to both signatures-Frank S. Courn, solicitor,

Cohen, Kirby, and Co., solicitors, Pall Mall, Bendigo, 1682 NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto subsisting between John McKnockiter and Donald Walter Wilson, heretofore carrying on business at Bairnsdale as builders, under the name of "McKnockiter and Wilson," has been dissolved by mutual consent as from the 14th day of Sector flor 1928 September, 1926.

Dated the 14th day of September, 1926.

JNO. McKNOCKITER. D. W. WILSON

Witness to the signatures of John McKnockiter and Donald Wilson—D. B. Thomson, solicitor, Bairnsdale. 1638

NOTICE is hereby given that the partnership heretofore existing between Thomas McGuane, of Bungaree, farmer, and David James McGuane, of Dunnstown, farmer, has been dissolved by mutual consent as from the date hereof, and all claims against the partner-hip or against the said David James McGuane should be sent to the undersigned on or before the twenty-fourth day of September instant.

Dated the seventeenth day of September, One thousand unchundred and twenty-six.

NEVETT & NEVETT, number 11 Lydiard-st.cot. Ballarat. solicitors for the parties.

Companies Act 1915.—In the matter of Spring Creek Saw MILLS AND TIMBER SEASONING Liquidation).

NOTICE is hereby given, pursuant to section 189 of the Componies 1ct 1915, that a meeting of the creditors of the above-named company will be held at my office, 31 Queenstreet, Melbourne, on Monday, the fourth day of October, 1926, at 10 o'clock in the forenoon for the purposes contemplated by the said section.

Dated this 16th day of September 1926.

T. MACLEAN, Liquidator.

Secomb and Woodfull, 446 Little Collins-street, Melbourne. : olicitors.

Companies Act 1915. SPRING CREEK SAW MILLS AND TIMBER SEASONING CO. LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the above-named company, duly convened and held at the board room, 31 Queen-street, Melbourne, on the thirty-first day of August, 1926, the following special resolution was duly passed, and at a subsequent general meeting of the members of the said company also duly convened and held at the same place, on the fifteenth day of September, 1926, the following resolution was duly confirmed: confirmed:

"That the company be wound up voluntarily."

Dated this 17th day of September, 1926.

A. JOHN STAUGHTON, Chairman.

Secomb and Woodfull, 446 Little Collins-street, Melbourne, colicitors to the company.

Companies Act 1915 .- Section 414. THE CEMENTOID CONSTRUCTION COMPANY NO LIABILITY.

Application to Register as a No-liability Mining Company.

THE undersigned, hereby make application to register, The Cementoid Construction Company No Liability, as no liability company under the provisions of Part II. of the Companies Act 1915:—

1. The name of the company is to be "The Cementoid Construction Company No Liability."

2. The place of intended operations is at or near Beauty Point, in the State of Tasmania.

3. The registered office of the company will be situated at 317 Collins street. Melbourne.

4. The value of the company's property is Twenty thousand pounds.

pounds. The number of shares in the company is sixty thousand,

of One pound each.
6. The number of shares subscribed for is forty thousand, of

one pound each.

7. The name of the manager is Horace Ethelbert Walduck.

8. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date

holders, and the are as follows:-

Names, Addresses, and Occupations, No. of Shares, John Henry Bennett. Hephurn-street, Hawthorn, medical practitioner Donald McLean, Bay-street, Brighton, medical prac-3.070

3,070

Honald McLean, Bay-street, Brighton, medical practitioner
George Washington Kemp. Richmond-terrace, Richbond. builder and contractor
Horace Ethelbert Walduck, 317 Collins-street, Melbourne, legal manager (in trust for shareholders)
Horace Ethelbert Walduck, 317 Collins-street, Melbourne, legal manager (in trust for company) 533

33,327

bourne, legal manager (in trust for company) 60,000

Dated this eighteenth day of September, 1926.

HORACE E. WALDUCK, Manager.

Witness to signature-II. G. DE GRUCHY, solicitor, Melbourne.

I. Horace Ethelbert Walduck, of 317 Collins-street, Melbourne, solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is to the best of my belief and knowledge true in every particular.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Partiament of the State of Victoria rendering persons making a false declaration punishable for wilful and corrupt persure.

HORACE E. WALDUCK.

Declared at Melbourne, in the State of Victoria, this 18th day of September, 1926, before me.—W. H. WADDELE, J. P. Ford, Aspinwall, De Gruchy, and Nash, solicitors, Melbourne.

In the matter of McNaughton Love and Co. Proprietary LIMITED.

A T Extraordinary General Meetings of members of the above-named company, duly convened and held respectively on the 20th day of July, 1926, and the 10th day of August, 1926, the subjoined special resolution was duly passed and confirmed:—

"That the company be wound up voluntarily, and that William Alexander Love, of "Barbreck," Heyington-place, Toorak, merchant, and Stuart Gilkison Love, of "Coreen," Heyington-place, Toorak, engineer, be appointed liquidators for the purpose of winding up."

A. N. GEACHY, Chairman. A. N. GEACHY, Chairman.

Companies Act 1915,

IN RE SOUTH-EASTERN OIL COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that at a General Meeting of South-Eastern Oil Company Limited, duly convened and held at the office of Messrs. Donaldson and Charge. Accountants (5th floor), 90 Queen-street. Melhourne, on Monday, the 30th day of August, 1926, the following special resultion was duly passed, and at a subsequent general meeting of members of the Company, also duly convened and held at the same place. on Tuesday, the 14th day of September, 1926, the following resolution was duly confirmed:—
"That the company be wound up yourtarily."

"That the company be wound up voluntarily." Dated this 16th day of September, 1926.

Hedderwick, Fookes, and Alston, 103 William-street. Melbourne, solicitors for the company.

Companies Act 1915.—Pursuant to section 189. IN RE SOUTH-EASTERN OIL COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a meeting of all creditors of the above company will be held at the office of Messrs. Donaldson and Charge, accountants (5th floor), 90 Queen-street, McDourne, on Thursday, the 30th September. 1926, at 11 o'clock in the forenoon.

Dated this 16th day of September, 1926.

Hedderwick, Fookes, and Alston, 103 William-street, Melbourne, solicitors for the company. 1741

The Companies Act 1915.—In the matter of Tooronga Picture Theatre Limited (in Liquidation).

THEATRE LIMITED (in Liquidation).

N OTICE is hereby given that a Meeting of the Creditors in pursuance of section 189 of the Companies Act 1915 will be held at my office, Broken Hill Chambers, No. 31 Queenstreet, Melbourne, at Eleven a.m. on Friday, the 24th September 1998 ber, 1926.
Dated this 15th day of September, 1926.

EDWARD W. SMAIL, F.C.P.A., Liquidator,

1704

Companies Act 1915.—In the matter Mount Gambier Lime-stone Quarrying and Building Company Prophetical Limited (in Liquidation).

N OTICE is hereby given that a General Meeting of the company will be held at the office of Parkinson & Blagdon, public accountants. Bank House. Bank-place. Melbourne. on Monday. 25th October, 1926, at Eleven a.m., pursuant to and for the purposes of section 196.

O. W. PARKINSON, Liquidator.

Companies Act 1915.—In the matter of Box Anchor Road Bean Company Limited (in Liquidation).

BEAN COMPANY LIMITED (in Liquidation).

NOTICE is hereby given that a General Meeting of the company will be held at the office of Parkinson & Blagdon, oublic accountants. Bank House, Bank-place, Melbourne, on Monday, 25th October, 1926, at Ten a.m., pursuant to and for the purposes of section 196. P. K. BLAGDON, Liquidator.

Companies Act 1915.—In the matter of Norfolk Island Planters & Traders Pty. Ltd. (in Voluntary Liquidation).

Notice is hereby given that a General Meeting of the company will be held at the office of Parkinson & Blagdon, public accountants, Bank House, Bank-place, McBourne, on Monday, 25th October, 1926, at Ten a.m., pursuant to and for the nurnoses of section 196.

The Companies Act 1915.—In the matter of THE AUSTRALIAN PRODUCTS EXPORT COMPANY PTT. LTD. (in voluntary Liqui-

N OFICE is hereby given that a General Meeting of the above-named company will be held at Two p.m. on Monday, 25th October, 1926, at 395 Collins-street, Melbourne, for the purpose of laying before the company the account of the winding up and giving any explanation thereof.

Dated this 20th day of September, 1926.

HARRIE S. EVANS, liquidator, c/o David Fell & Co., public accountants, 395 Collins-street, Melbourne. 1657

CINDCRETE BRICK AND THE PTY, LTD.

CINDURETE BRIGK AND THE PTV, 1.TO.

NOTICE is hereby given, in compliance with and pursuant to section 189 of the Companies 1.et 1915, that a Meeting of the Creditors of the above-named company, which is being voluntarily wound tq. will be held at the registered office of the said company, 346 Flinders-street; Melbourne, on Thursday, the 30th day of September, 1929, at Ten o'clock in the foremon.

Dated the eighth day of September, 1926. W. H. SWANTON, Liquidator.

John W. McComas and Co., 450 Collins-street, Mclbourne solicitors for the liquidator.

In the matter of CINDORETE BRICK AND TILE PTY, LAD.
T an Extraordinary General Meeting of the Members of the A above-named company only duly convened and held at 346 Flinders-street, Melbourne, on the 24th day of August, 1926, the following resolution was duly passed, and at a subsequent Extraordinary General Meeting of the Members of the said company, also duly convened and held at the same place on the 15th day of September, 1926, the following resolution was duly entired. confirmed:

tirmed:—
"That the company be wound up voluntarily, and that William Howell Swanton, of 488 Collins-street. Melbourne, merchant, be and he is hereby appointed liquidator for the purpose of such winding up, and that the said liquidator be and he is hereby authorized to exercise all or any of the powers set out in section 212 of the Companies Act 1915."

Dated the eighth day of September, 1926. W. H. SWANTON, Chairman. 1725

F. T. BULLOCK PROPRIETARY LIMITED (IN LIQUIDATION). F. T. BULLOCK PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1915, that a General Meeting of the Members of the above-named company will be held at the registered office of the company on Wednesday, the 27th day of October, One thousand nine hundred and twenty-six, at half-past Nine o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the com-pany disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by extra-ordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidator thereof and documents of shall be disposed of.

Dated the 21st day of September, 1926.

F. T. BULLOCK, Liquidator.

Companies Act 1915.

N. OTICE is hereby given that a Meeting of Creditors of Commonwealth Harvesters Proprietary Limited (in liquidation) will be held at the offices of Messrs Sloman & Mogg, public accountants, 440 Little Collins-street, Melbourne, on Tuesday, 28th September, 1926, at Two o'clock in the afternoon. noon. 1728

V. N. MOGG, Secretary.

Companies Act 1915.
COMMONWEAUTH HARNESTERS PROPRIETARY LIMITED.

Notice is hereby given that at a General Meeting of the above-named company, held at 440 Little Collins-street. Melbourne, on the twenty-ninth day of July, 1926, the following special resolutions were duly passed:—
That the company be wound up voluntarily.
That Valentine Nott Mogg be and is hereby appointed liquidator for the purpose of winding up the affairs of the company.

of the company of the company.

And at a subsequent General Meeting of the said company held at the same place, on the eighteenth day of August, 1926, such resolutions were duly confirmed.

1729 V. N. MOGG, Secretary.

FLOWERDALE TIMEER COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

PURSUANT to section 196 of the above Act, a General Meeting of the above company will be held at the office of W. T. Forster, public accountant, 3rd floor, Collins House, 360 Collins-street, Melbourne, on Friday, 29th October, 1926, at 12 neon, at which the liquidators will present an account of the winding up and give any explanations thereof.

H. M. LEWES,

A. G. McDONALD,

Liquidators.

175 King-street, Melbourne, 15th September, 1926, 1696

Companies Art 1915.

FARR SONS PTY, LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the office of Spry, Fookes and Co., 339 Collins-street. Melbourne, on Friday, the 24th day of September, 1926, at 12 o'clock midday, pursuant to section 189 of the Companies Act 1915.

Dated this 15th day of September, 1926.

F. W. SPRY, Liquidator.

Spry, Fookes and Co., public accountants, 339 Collins-street, Melbourne.

In the Supreme Court of Victoria.—In the matter of the Companies Act 1915 and in re EASTERN TRANSPORT COMPANY Thursday, the second day of September, 1926.

U PON the petition of Eastern Transport Company Proprietary Limited on the second day of September, One thousand nine hundred and twenty-six, referred into Court: And upon hearing Mr. E. C. W. Kelly for the petitioner And upon reading the said petition and the affidavit of Alfred William Crampton filed on the eighteenth day of August, One thousand uine hundred and twenty-six, verifying the said petition and the Argust newspaper of the same date containing an advertisement of the said petition: This Court doth order that Eastern Transport Company Proprietary Limited be wound up by this Court under the provisions of the Companies Act 1915, and that Arthur Sydney Baillien, Esq., official liquidator, be constituted provisional liquidator of the affairs of the company affairs of the company

By the Court.

ARTHUR S. BAILLIEU, Provisional Liquidator. (L.S.)

Stamp Cancelled.

NOTE.—It will be the duty of the directors and of the secretary or other chief officer of the company and of such person as the official liquidator may require to attend on the official liquidator at 360 Collins-street, Melbourne forthwith on the 1706. service of this order.

NOTICE TO CREDITORS AND OTHERS.—CATHERINE COFFEY, DECEASED.

D URSUANT to the provisions of the Tracts Act 1915, notice DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of the above-mentioned Catherine Coffey, late of 105 Riversdale-road, Hawthorn, in the State of Victoria, widow, deceased (who died on the fourteenth day of July. One thousand nine hundred and twenty-six, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the thirteenth day of September, One thousand nine hundred and twenty-six, to National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to forward particulars, in writing, of such claims to executor named in and appointed by the said will), are hereby required to forward particulars, in writing of such claims to the said company at No. 113 Queen-street. Melbourne aforesaid, on or before the twenty-ninth day of October, One thousand nine hundred and twenty-six, after which date the said company will proceed to distribute the assets of the said Catherine Coffey, deceased, which shall have come to its hands as such executor as aforesaid amongst the persons entitled therefore, having regard only to the claim or claims of which it shall then have had notice; and the said company will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim or claims the said company shall not then have had notice. then have had notice.

Dated this 20th day of September, 1926.

GAVAN DUFFY, KING, & Co., 125 Queen-street, Melbourne proctors for the said company, $$1697\,$

STATUTORY NOTICE TO CREDITORS.-DANIEL RYAN, DECEASED.

DECEASED.

DIRSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claim or claims against the estate of Daniel Ryan, late of Barkly-street. Carlton, in the State of Daniel Ryan, late of Barkly-street. Carlton, in the State of Victoria, frenchpolisher (formerly grazier and shearer), deceased (who died on the thirty-first day of May, 1926, and letters of administration, with the will annexed, of whose estate were, on the fifteenth day of September, 1926, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to National Trustees. Executors, and Agency Company of Australasia Limited, of 113 Queen-street. McIbourne, in the said State, the said company having been authorized by Daniel Eugene Hayes, of Lygon-street, Carlton, in the said State, bank manager, sole executor named in and appointed by the said will, to apply for such letters of administration with the will annexed), are requested to send particulars, in writing, of such claim or claims to the administrator at its address at 113 Queen-street, McIbourne aforesaid, on or before the twenty-fifth day of October, 1926, after which last mentioned date the administrator will proceed to distribute the assets of the said Daniel Ryan, deceased, which shall have come to its hands or possossion amongst the persons entitled thereto, having regard only to the claim or claims of which it shall have then had notice; and the said administrator will not be liable or answerable for the assets, or any part thereof, so distributed to any person, persons, or others of whose claim or claims it shall not then have had notice.

Dated this twentieth day of September, 1926. Dated this twentieth day of September, 1926.

BERNARD NOLAN, 408 Collins-street, Melbourne, proctor for the said administrator,

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate, of Donald Fletcher, late of Newfield, in the State of Victoria, labourer, deceased (who died on the fifth day of December. One thousand nine hundred and twenty-five, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Arthur Einest George, of Cohden, solicitor, and David Dugald McKenzie, of Newfield, farmer), are hereby requested to send particulars, in writing, of their claims to the executors, addressed to care of the undersigned, at the address given below, before the sixth day of November, One thousand nine hundred and twenty-six. And notice is hereby further given that after the lastmentioned date the said executors will proceed to distribute the assets of the said deceased which will have come to their hands as such executors among the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this 13th day of September, One thousand nine hundred and twenty-six. COLIN W. GEORGE, Curdie-street, Cobden, proctor for the executors.

CREDITORS NOTICE.—ANNIE ELIZABETH KERIN, Deceased.

DECEASED.

DURSUANT to the Trusts Act 1915, all persons having any claims against the estate of Annie Elizabeth Kerin, formerely of Katunga, in the State of Victoria, but late of Tinning-street, Brunswick, in the said State, widow, deceased, intestate (who died on 22nd day of April, 1926), are hereby required to forward particulars thereof, in writing, to the National Trustees, Executors, and Agency Company Limited, of No. 113 Queen-street, Melbourne, the administrator, to whom lebters of administration of the estate of the abovenamed deceased were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 14th day of September, 1926, on or before the 20th day of October, 1926, after which date the said administrator will proceed to a distribution of the assets of the said Annie Elizabeth Kerin, deceased, which shall have come to its care or possession amongst the tion of the assets of the said Annie Elizabeth Kerin, deceased, which shall have come to its care or possession amongst the persons entitled thereto, having regard only to those claims of which it shall then have had notice; and the said company will not be liable for assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice.

Dated this 16th day of September, 1926.

J. M. SHANNON & SON, of 114 Elizabeth-street, Melbourne, proctors for the company

proctors for the company.

RE JOHN MCPHEE, DECEASED.

RE JOHN MCPHEE, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of John McPhee, late of Avoca-avenue. St. Kilda, in the State of Victoria, gentleman, deceased (who died on the 18th day of July, 1926, and probate of whose will and three codicils thereto was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 15th day of September, 1926, to The Trustees, Excentors, and Agoicy Company Limited, of 412 Collins-street, Melbourne, and Arthur Tennyson Johnston, of Willoby-avenue, East Malvern, commercial traveller, the executors appointed by the said will), are hereby required to send particulars, in writing, of their claims to the said company, at its address aforesaid, on or before the 25th day of October next, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to its and his hands as such executors a aforesaid amongst the persons entitled thereto, having regard only to the claims of which it and he shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it and he shall not then have had notice.

Dated the 16th day of September, 1926.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinstreet, Melbourne, proctors for the executors.

street, Melbourne, proctors for the executors.

JOHN ROGER FERRIER, DECEASED.

DURSUANT to the Trusts Act 1915, all creditors and others having claims against the estate of John Roger Ferrier, late of Charlotte-place. East Saint Kilda, in the State of Victoria, formerly salesman, but late gentleman, deceased, are hereby required to send particulars, in writing, of such claims to John Urie Ferrier, of 24 Lillimur-road, Ormond, in the said State, clerk, the executor of the will of the said John Roger Ferrier, on or before the nineteenth day of October, One thousand nine hundred and twenty-six, 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 of which he shall then have had notice; and he will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated the sixth day of September, One thousand nine hun-

dred and twenty-six.

MARTIN & MARTIN, solicitors, Colonial Mutual
Building, Collins-street, Melbourne.

FREDERICK WILLIAM GESSNER, DECEASED.

PREDERICK WILLIAM GESSNER, DECEASED.

A L. persons having claims against the estate of Frederick William Gessner, late of Wheeler's Hill. Victoria, gentleman, deceased (who died on the 15th July, 1926, incestate, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 7th September, 1926, to Alice Dorothy Jessie Rowe, of 5 Haig-street, Caulfield, Victoria, married woman, the administratrix), are hereby required to send particulars, in writing, of such claims to the said administratrix, care of the undersigned proctors, on or before the 31st October, 1926, after which date the said administratrix will proceed to distribute the assets of the said deceased which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice, and will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated the 15th day of September, 1926.

HEDDERWICK, FOOKES, & ALSTON, 103 William-street Melbourne, proctors for the said administratrix. 174:

WILLIAM GARDINER SPRIGG, DECEASED,

JURSUANT to the Trusts Act 1915, all creditors and others having claims against the DURSUANT to the Trusts Act 1915, all creditors and others having claims against the estate of William Gardiner Sprigg, formerly of Market-street, Melbourne, in the State of Victoria, and "The Cymyn," Wellington-parade, East Melbourne, in the said State, but late of Collins-street, Melbourne aforesaid, and "The Cymyn," Wellington-parade, East Melbourne aforesaid, accountant, decreased, are hereby required to send particulars, in writing, of such claims to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne aforesaid, and Edith Sprigg, of "The Cymyn," Wellington-parade, East Melbourne aforesaid, spinster, the executor and executrix of the will and codicils of the said William Gardiner Sprigg, to the care of the said The Trustees, Executors, and Agency Company Limited, on or before the second day of November, One thousand nine hundred and twenty-six, after which date the said executor and executrix will proceed to distribute the assets of the said decreased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the eighteenth day of September, 1926.

Dated the eighteenth day of September, 1926,

MARTIN & MARTIN, solicitors, Colonial Mutual Life Building, Collins-street, Melbourne. 1708

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Fanny Marshall, late of East Shelbourne, in the State of Victoria, widow, deceased (who died on the 21st day of July, 1926, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 13th day of September, 1926, to Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, in the said State), are hereby required to send particulars, in writing, of such claims to the said company at its above address, on or before the 25th day of October, 1926, after which date the said company will proceed to distribute the assets of the said Fanny Marshall, deceased, which shall have come to its hands among the persons entitled thereto, having regard only to the claims of which it then shall have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 21st day of September, 1926.

Dated this 21st day of September, 1926, TATCHELL, DUNLOP, SMALLEY, & BALMER, Bendigo, TATCHELE, DUNLOP, SMA solicitors for the said company.

MICHAEL O'ROURKE, DECEASED.

MICHAEL O'ROURKE, DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Michael O'Rourke, late of Woodside, in the State of Victoria, retired grazier, deceased (who died on the twenty-first day of June, 1926, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the third day of September, 1926, to Walter Henry Carpenter, of Woodside aforesaid, grazier, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said Walter Henry Carpenter, care of the undersigned, at his office hereunder mentioned, on or before the thirty-first day of October, 1926, after which date the said Walter Henry Carpenter will proceed to distribute the assets of the said Michael O'Rourke, deceased, which shall then 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 hereby further given that the said Walter Henry Carpenter 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.

B. B. JOHNSON, of Commercial-road, Yarram, solicitor for the said Walter Henry Carpenter.

for the said Walter Henry Carpenter.

NOTICE TO CREDITORS.

P URSUANT to the Trusts Act 1915, notice is hereby given that all massage begins and the trusts of the trusts are the trusts and the trusts are the trusts and the trusts are the trusts are the trusts are the trusts are trusts. PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Charles Henry Hopping, late of "Southgate," 4th-avenue. Brunswick, in the State of Victoria, wickerworker, deceased, intestate (letters of administration of whose estate have been granted to The Equity Trustees, Executors, and Agency Company Limited, of S5 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such caims to the said The Equity Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the twenty-sixth day of October. One thousand nine hundred and twenty-six, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to these claims of which they shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice. Dated the fourteenth day of September, 1926, OLDHAM & OLDHAM, solicitors, 352 Collins-street, Mel-

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSGANT to the Trusts Let 1915, notice is hereby given that all persons having any claims against the estate of Isabella Macmillan, late of "Hazelwood," Kingston-street, East Malvern, in the State of Victoria, widow, deceased (probate of whose will has been granted to The Equity Trustees. Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to forward particulars, in writing, of such claims to the said company, on or before the first day of November now next, after which date the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to those claims of which it shall then have had notice; and will not be liable for the assets, or any part thereof, so distributed to any persons of whose claim it shall not then have had notice.

an indice.

Dated this 14th day of September, 1926.

SERJEANT, BRUCE, & FROST-SAMUELS, Transgon. proctors for the said company.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Clara Winter, late of No. 55 Laity-street, Richmond, in the State of Victoria, spinster, deceased, intestate (who died on the 3rd day of May, 1926, and letters of administration of whose estate were on the 14th day of September, 1926, granted by the Supreme Court of the said State, in its probate jurisdiction, to Alfred Winter, of No. 402 Swan-street, Richmond, plumber, the administrator), are hereby required to send, in writing, particulars of such claims to the said administrator, in the care of the undersigned, on or before the 3rd day of November, 1926, after which date the said administrator 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 the said administrator will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims he shall not then have had notice.

Dated this 22nd day of September, 1926,
ERNEST H. HICK, B.A., LL.B., 31 Queen-street, Melbourne, proctor for the said administrator.

proctor for the said administrator.

NOTICE TO CREDITORS.

CREDITORS, next-of-kin, and all others having claims against the estate of the undermentioned persons, are required to send particulars thereof to Ann Adeline Elizabeth Downing, of 61 McPherson-street, Footscray, in the State of Victoria, on or before the 23rd day of October, 1926, otherwise they will be excluded when the assets are being distributed:—

Name—Alfred Joseph Downing. Usual residence—61 McPherson-street. Pootscray. Occupation—Chef. Date of death of deceased—31st day of July, 1926.

Dated the 22nd day of September, 1926. J. M. SMITH & EMMERTON, solicitors, 480 Bourke-street Melbourne.

CREDITORS, next of kin, and all others baving claims against the estate of the under-mentioned person are required to send particulars thereof to the administrator. The Equity Trustees. Executors, and Agency Company Limited, of So Queen-street, Melbourne, on or before the 24th day of October, 1926, otherwise they may be excluded when the assets are being distributed: are being distributed:-

Elizabeth Hazel Jane Douglas, late of 101 Victoria-street, Williamstown, in the State of Victoria, married woman, deceased, who died on the 5th day of June, 1926.

Dated this 15th day of September, 1926. HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for administrator.

RE MATTHEW EDWARD CHAPPELL, DECEASED

A LL persons having claims against the estate of Marthew Edward Chappell, late of Longwarry, retired contractor, deceased, intestate, are required to send particulars to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, the administrator of the estate of the said deceased, on or before the twenty-fifth day of October, 1926, after which date the said company will proceed to distribute the assets amongst the persons entitled thereto, and will not be liable for the assets so distributed to any person of whose claim the said company shall not have had notice.

Dated this twentieth day of September, 1926.

GRAY & FRIEND, proctors, Warragul.

A LL persons having claims against the estate of John William Hardy, late of 82 Queen's-road, St. Kilda, in the State of Victoria, gentleman, deceased (who died on the 9th day of May, 1926, and letters of administration, with the 9th day of May, 1926, and letters of administration, with the will annexed, of whose estate were on the 20th day of September, One thousand nine hundred and twenty-six, granted to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne), are required to send particulars thereof, in writing, to the said company on or before the 30th day of October, 1926, after which date the said company will proceed to distribute the assets of the said deceased, having regard to and being liable only for those claims of which it shall then have had notice.

Dated the 20th day of September, 1926.

TOI HIBEST & ARRICE Changery laws, Mathemary was

TOLHURST & DRUGE, 418 Chancery-lane, Melbourne, prec-1716 tors for the said company.

NOTICE TO CREDITORS,—HANNAH ELIZABETH SMITH, Deceased,

A LL persons having claims against the estate of Hannah Elizabeth Smith, late of \$1 Bent street, Northcote, widow, deceased, who died on the 2nd Angust, 1926, and probate of whose will was granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Mallormeth, 2007. Methorme, the executor therein named, are hereby required to send particulars thereof, in writing, to the soid association before the 1st November, 1926, after which date the executor will proceed to distribute the assets among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated 17th September, 1926.
W. E. PEARCEY & IVEY, 443 Little Collins-street, Melbourne, proctors for the said association.

NOTICE TO GREDITORS.—RE MABEL BLANCHE AITKEN WAXMAN, DECEASED.

P URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mabel Blanche Aitken Waxman, late of Cliveden Mansions, Wellington-parade, East Melbourne, in the State of Victoria, widow, deceased (who died on the 23rd day of February, 1926, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 5th day of May, 1926, to Harry Cox, of Hoddle-street, Essendon, in the said State, law, clerk, the sole executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, care of his solicitors, at the undermentioned address, on or hefore the 30th day of October, 1926, after which date the said executor will proceed to distribute the assets of the said Mabel Blanche Aitken Waxman, deceased, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this 17th day of September, 1926, SECOMB & WOODFULL, 446 Little Collins-street, Melbourne, proctors for the said executor. DURSUANT to the provisions of the Trusts Act 1915, notice

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 Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Frank Neil, the said Sheriff will, on Tuesday, the 26th day of October, 1926, at the hour of Three o'clock in the afternoon, cause to be sold, at the Police Station. Koondrook (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 Frank Neil in and to all that piece of land being trown allotments 7 and 8, section 1, Township of Koondrook, Parish of Murrabit, County of Gunbower, and being the whole of the land described in certificate of title, volume 5123, folio 1024447, standing in the name of the above-named Frank

N.B.—Terms: Cash. No cheques taken.

Dated at Kerang this 20th day of September, 1926,

JOHN COLEMAN, Sheriff's Officer.

1641

as fellows:--

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 Harold T. Brown, of 454 Collina-street, Melhourne, stock and station agent, the said Sheriff will, on Tuesday, the 26th day of October, 1926, at the hour of 2.15 o'clock in the afternoon, cause to be sold at the Post-office, Clarkefield (late Lancefield Junction), (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Harold T. Brown in and to all those pieces of land, containing 1,039 acres 2 roods and 34 perches, more or less, being lots 1, 4, 5, and 6, on plan of subdivision No. 6781, lodged in the Office of Titles, and being part of Crown allotments 1, 2, 3, 25, 26, 27, 28, 29, 30, 31, 32, 48, 49, 50, 67, 68, and 69, section C. Parish of Havelock, County of Bourke, and being the land comprised in certificate of title, volume 4322, folio 864295, arising under a declaration of trust, made by the plaintiffs, John Fisher and James Fisher, in his favour, of a share or interest in the benefits of a contract of sale, bearing date the 30th day of July, 1924, and made between Cecil J. Betheras, of Orrong-road, Toorak, in the State of Victoria, gentleman (as vendor) of the one part, and Eric Walter Dardel, of Birchip, in the said State, grazier (as purchaser) of the other part, which said contract of sale was assigned to the plaintiffs. John Fisher and James Fisher, by an indenture of assignment dated the 11th day of May, 1925.

N.B.-Terms cash. No cheques taken.

THOMAS WOOD, Sheriff's Officer,

Dated at Melbourne this 21st day of September, 1926. 1722

MINING NOTICES.

WALLABY GOLD MINES NO LIABILITY, GAFFNEY'S CREEK.

A N Extraordinary Meeting of shareholders in the above company will be held at the registered office, Colonial Mutual Building, 314 Collins-street, Melbourne, on Thursday, 30th September, 1926, at a quarter to Twelve a.m.

Business:—To increase the capital of the company from £25,000 to £37,500 by raising the amount payable on each and every share from Ten shillings to Fifteen shillings each. To confirm the minutes of the meeting.

S. J. PLAIN, Manager.

OSWALD GOLD MINES NO LIABILITY.

A N Extraordinary Meeting of the above-named company will be held at the office of the Commercial Union Assurance Company Limited, 411 Collins-street, Melbourne, on Thesday, the 12th day of October, 1926, at Eleven o'clock

BUSINESS.

1. To pass a resolution requiring the company to be volun-

1. To pass a resolution requiring the company to be voluntarily wound up.

2. To determine the course to be pursued by the directors for the purpose of winding up, and the mode of disposal of any surplus of the property of the company which may remain after the completion of the winding up.

3. To direct the disposal of the books and documents of the

company.
4. To confirm the minutes of the meeting.

1692

J. J. STANISTREET, Manager.

THE TORQUAY AND ANGLESEA OIL CONCESSIONS CO. N. L.

NOTICE OF EXTRAORDINARY MEETING.

NOTICE is hereby given that an Extraordinary Meeting of shurcholders of the above company will be held at the Employers' Federation Rooms, 325 Collins-street, Welbourne, on Monday, the 4th October, 1926, at half-past Two o'clock

Business:

- To receive and consider a recommendation from the directors relating to the reconstruction of company.
 To deal with any other business arising out of the reconstruction proposals.
 To confirm the minutes of the meeting.

By order of the Board,

N. GRANT. Secretary.

440 Little Collins-street.

Melbourne, 10th September, 1926,

COPE'S CREEK CENTRAL TIN DREDGING COMPANY NO LIABILITY.

NO LIABILITY.

OTICE is hereby given that Extraordinary Meeting of the shareholders of the above company will be held on Friday, the first day of October, at the hour of Twelve o'clock, at the offices of Lawson and Jardine, solicitors, 123 Williamstreet, Melbourne, for the purpose of passing the resolutions required by the Companies Act 1915, for the voluntary winding up of the company and to determine the course to be pursued by the directors for that purpose.

WILL COWANS Supreton.

WM. GOWANS, Secretary.

Lawson and Jardine, of 123 William-street, Melbourne, solicitors, for the above-named company.

WELCOME NELSON G. M. COY,

A LL shares numbered from 1 to 45,000 on which the 41st and any previous Call remains unpaid are forfeited, and will be sold by public auction, at the registered office of the company. St. Arnaud, on 29th September, 1926, at half-past Two pain, unless previously redeemed.

ROBT, BENTLEY, Legal Manager.

F. M. S. TIN SYNDICATE, NO LIABILITY.

NOTICE is hereby given that all shares in the above-named company on which the Second Call (due on 8th September) of Two pounds (£2) per share remains unpaid have become forfeited, and will be sold at the Stock Exchange of Melbourne, on Friday, the first day of October, 1926, at halfpast Eleven a.m., if not previously redeemed.

By order of the Board,

JOHN BRANDON, Manager, 422 Little Collins-street, Melbourne, 22nd September, 1926.

Comparies Act 1915 .- Tenth Schedule,

MEMORIAL FOR REGISTRATION OF CAPE BARREN TIN DREDGING COMPANY (TASMANIA) NO LIABILITY.

I. THE undersigned, hereby make application to register the Cape Barren Tin Dredging (Tasmania) Company as a no-liability company under the provisions of Part II, of the Companies Act 1915.

- 1. The name of the company is to be Cape Barren Tin Dredging Cempany (Tasmania) No Liability.

 2. The place of operations is at Cape Barren Island.

 3. The registered office of the company will be situated at 31 Queen-street, Mellourne, in the State of Victoria.

 4. The value of the company's property, including claim, is Six thousand seven hundred pounds.

 5. The number of shares in the company is One thousand, of Ten number each.
- Ten pounds each.
 6. The number of shares subscribed for is 670.
- The names and addresses and occupations of the holders and the number of shares held by each at this date are

Names, Addresses, and Occupations. Number of	of Share
Charles Jenkin Parnham, 31 Queen-street, Mel-	
bourne, exporter	146
Minnie Thompson, 23 Stanley-street, Brunswick,	
married woman	1.50
Richard Burgess, Olan-street, Hawksburn, master	
mariner	150
Robert Neil McMillan, Rochester, grazier	96
Leslie William Woolcott, Stabbridge Chambers,	• • • •
Little Collins-street, Melbourne, merchant	123
Joseph Carroll, 26 Queen-street, Melbourne,	
necountant	5
Dated this 13th day of September, 1926,	

A. J. STEWART, Manager,

Witness to signature-Leonard E. B. Stretton, solicitor,

I, AGNES JANE STEWART, of 31 Queen-street, Melbeurne, in the State of Victoria, secretary, do solemnly and sincerely declare that-

1. I am the manager of the said intended company.

2. The above statement is to the best of my belief and knowledge true in every particular. And I make this solean declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

A. I. Same vers.

A. J. STEWART.

Taken before me, at Melbourne, this 13th day of September, 1926—H. H. Jacoby, a Justice of the Peace.

126-Fl. H. Jacoby, a Justice of the Collins-street.

Herman and Stretton, solicitors, 456 Little Collins-street.

1736

Seventh Schedule.

GODKIN RANGE SYNDICATE NO LIABILITY. INCREASE OF CAPITAL.

Title undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 16th day of September, 1926, resolved on. The mode adopted for the increase is by issuing Three hundred and seventy-five new shares of Five pounds each, in addition to One hundred and twenty-five shares now existing in the com

J. MAUGHAN, Manager of the above-named company, A. M. DARBYSHIRE, Directors of the above-named W. TROWSE, company.

AUSTRALIAN TERRITORIES MINING COMPANY N. L. NOTICE is hereby given that the registered office of the above company is situated at 395 Collins-street. Metbourne. The name of the manager is Ernest James Kennedy. Dated the thirteenth day of September, 1926.

The common seal of the said company was hereto affixed in the presume of

in the presence of-

(SEAL)

1699

AMBROSE PRATT. A. W. PALFREYMAN. Directors. . E. J. KENNEDY, Manager. AMBROSE PRATT.

INSOLVENCY NOTICES.

Acts.-In the matter of WALTER HOPGOOD. The Insolvency formerly of Edithvale, in the State of Victoria, grocer, whose estate was assigned on the 10th August, 1925.

A FIRST and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debt by the 6th October, 1926, will be excluded.

Dated this twenty-second day of September, 1926.

J. MOFFITT GRAHAM, Trustee.

Edward Graham and Sons, public accountants, Equitable building, Collins-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, at St. Arnaud, Western District.

A FIRST and Final Dividend is intended to be declared in the matter of Albert Allan Maishman, of Donald, in the State of Victoria, tailor and mercer, whose estate was sequestrated on the 12th day of November, 1925. Creditors who have not proved their debts by the 20th day of October, 1926. will be excluded. 1926, will be excluded.

Dated at St. Arnaud, 21st day of September, 1926. GEO. H. OSBORNE, Assignee. 1689

The Insolvency Act.—In the Court of Insolvency, Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of Colin Shaw Caudwell, of Datmore-avenue, Caulfield, in the State of Victoria, carpenter, whose estate was sequestrated on the 14th day of June, 1926. Creditors who have not proved their debts by the 7th day of October, 1926. will be excluded,

Dated at Melbourne this 22nd day of September, 1926.

T. C. WALKER, Assignee. Collins House, 360 Collins-street, Melbourne.

The Insolvency Act .- In the Court of Insolvency, Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of Michael Henry Lazarus, of 266 Rathdownstreet. North Carlton, in the State of Victoria, storckeeper, whose estate was sequestrated on the 5th day of August, 1926. Greditors who have not proved their debts by the 7th day of October, 1926, will be excluded.

Dated at Melbourne this 22nd day of September, 1926.

T. C. WALKER, Assignee,

Collins House, 360 Collins-street, Melbourne,

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of Theyon Washington Annuews, formerly of Mt. Bute, Bradyale, but now of Skipton, in the State of Victoria, labourer.

FIRST and Final Dividend is intended to be declared A in the matter of the above-named, whose estate was sequestrated on the 22nd day of July, 1926. Greditors who have not proved their debts by the 16th day of October, 1926, will be excluded from this dividend.

Dated this 16th day of September, 1926.

T. R. JONES, assignee, 34 Lydiard-street South, Ballarat.

In the Court of Insolveney, Northern District, at Wangaratta.

FIRST and Final Dividend is intended to be declared in A flast and rmai Process is the State of Victoria, butcher, an insolvent, whose estate was sequestrated on the 25th day of February, 1925. Creditors sequestrated on the 25th day of February, 1925. Creditors who have not proved their debts before the 4th day of October, 1926, will be excluded from the dividend.

Dated at Wangaratta this 20th day of September, 1926, 376 JOHN TWEED, Assignce.

The Insolvency Act 1915.—In the matter of ERNEST HENRY BURBURY, of 68 Black-street, Middle Brighton, in the State of Victoria, radio mechanic, and Marion Edward, of 14 Winter-street, Malvern, in the State of Victoria, spinster, insolvents.

N OTICE is hereby given that it is intended to declare a First and Final Dividend in the above estates. Creditors who have not proved their debts on or before the 7th October, 1926, will be excluded.

Dated at Melbourne this 22nd day of September, 1926.

P. J. KENT, F.C.P.A., official assignee, registered trustee, &c., 60 Queen-street, Melbourne.

The Insolvency Acts .- In the Court of Insolvency.

DIVIDENDS are intended to be declared in the undermen-1 VIDENDS are intended to be declared in the undermentationed estates. Creditors who have not proved their debts by the eighth day of October, 1926, will be excluded:—Arthur John Jones, of Wandin North, confectioner; assigned 7th day of September, 1926.—First and final, Arthur Dudley Rush, of 22 Deakin-street, Hampton, electrician; assigned 12th day of June, 1926.—First and final, George Henry Cooper, of Bambra-road, Cauffeld, nurseryman; assigned 22nd day of April, 1925.—First and final. Dated this 21st day of September, 1926.

EDWARD W. SMEALL, E.C.P.A., public accountant and re-

EDWARD W. SMEAIL, F.C.P.A., public accountant and re-istered trustee, Broken Hill Chambers, 31 Queen-street, Mel-1703

The Insolvency Acts.—In the Court of Insolvency, Eastern District, at Translgon.—In the matter of Thomas John Robinson, of Moc, in the State of Victoria, farm worker, formerly pig-dealer and share farmer, insolvent.

THE above-named Thomas John Robinson intends to apply to the Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of Wassian Court of Insolvence of The above-named Thomas John Robinson intends to apply to the Court of Insolvency, at Traralgon, on the fourteenth day of October, 1926, at Ten o'clock in the forencon, 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 sixteenth day of September, 1926.

THOMAS JOHN ROBINSON, the above-named insolvent.
C. H. Ford, LLM., Traralgon, solicitor for above-named insolvent.

IMPOUNDINGS.

XE CREEK .-- Impounded at Axe Creek.

I chestnut pony mare, bluze, no visible brand I black mare, delivery, star, off hind foot white, no visible brand

I grey pony mare, W near shoulder

If not claimed and expenses paid, to be sold on 6th October,

A. J. CODE, Poundkeeper.

BALLARAT.—Impounded at Ballarat Shire Pound.

I red and white cow, hole punched in ear; bull calf at foot

1 red and white cow, like N on rump 1 red cow, indistinct brand on rump 11 not claimed and expenses paid, to be sold on 13th October, 1926.

1678 - 5/4

C. J. WILSON, Poundkeeper.

BAIRNSUALE. Impounded at Bairnsdale, by Herdsman,

1 brown mare, draught, white patch on nose, one hind foot white, lame, very low condition. B near shoulder If not claimed and expenses paid, to be sold on 14th October,

1663--5/4

JOS. A. TAYLOR,

BEAR'S LAGOON.-Impounded at Bear's Lagoon.

1 brindle and white cow, TD off ramp
1 red spotted cow, TD off rump
1 yellow steer, slit in near ear, no visible brand
1f not claimed and expenses paid, to be sold on 7th October, 1926.

1652 - 5/4

E. WHITE, Poundkeeper.

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BENALLA.-Impounded at Benalla, by W. Ackerly,
                                                                                                               ORRYONG.—Impounded at Corryong.
        Goomalibee.
                                                                                                              red-roan steer, slit out of near ear black heifer, slit out of near ear red heifer, slit out of near ear brindle steer, slit out of near ear brindle heifer, blotched ear, piece out of near ear, indistinct brand near rump red bull, slit out of near ear bay pony, no visible brand brown pony, no visible brand grey horse, no visible brand grey horse, no visible brand blue-roan horse, no visible brand chestnut horse, like D near shoulder bay pony, no visible brand brown pony, no visible brand brown pony, no visible brand brown pony, no visible brand brown pony, no visible brand brown pony, no visible brand
 1 stout bay pony gelding, about 14 hands, unbroken, white pasterns, no visible brand
 I brindle heifer, yearling, top off ears, blotched brand near
    If not claimed and expenses paid, to be sold on 13th October,
                                                                       D. MURPHY,
1748 - 6/8
                                                                              Poundkeeper.
 BERWICK.—Impounded at Berwick.
 1 yellow cow, V-piece out of off ear, top off near ear, T on
    near loin
                                                                                                               If not claimed and expenses paid, to be sold on 7th October,
 I roan heifer, notch out of near ear, M off rump
    If not claimed and expenses paid, to be sold on 15th October,
                                                                                                                                                                          A. HAMILTON,
                                                                                                            1680-12/8
                                                                                                                                                                                          Poundkeeper.
                                                             T. A. DUNDAS
                                                                                                            CRESSY.—Impounded at Cressy, 18th September, 1926, by G. Hawes; trespassing on crop at Werneth.

1 red heifer, yearling, white belly, no visible brand
 1665-5/4
                                                                              Poundkeeper.
 BOX HILL.—Impounded at Box Hill, by W. E. Wright.
                                                                                                               If not claimed and expenses paid, to be sold on 8th October,
I light-bay gelding, draught, star, half clipped
black pony mare, off hind fetlock white, like EG off shoulder
bay gelding, star and snip, sore on back, branded like JK
(conjoined)
dark-roan gelding, short tail, shod, no visible brand
                                                                                                                                                                   D. E. McCALLUM,
                                                                                                            1752-4/8
                                                                                                                                                                                          Poundkeeper.
                                                                                                            RESWICK.-Impounded at Creswick Shire Pound, by Ranger.
                                                                                                                      Ranger.
                                                                                                           134. Blue-black heifer, like JT off rump
135. Vellow and white cow, like JT off rump
139. Red heifer calf, no visible brand
140. Black bull Jersey calf, no visible brand
141. Roan steer, sitt in near ear, no visible brand
142. Vellow and white steer, no visible brand
143. Black and white cow, top off near ear, no visible brand;
calf at foot.
   If not claimed and expenses paid, to be sold on 7th October,
                                                           H. J. BARRETT
1685-678
                                                                              Poundkeener.
BRUTHEN.—Impounded at Bruthen, 13th September, 1926.
                                                                                                            calf at foot
144. Roan cow, like CI (C reversed) near rump; calf at foot
146. Bay colt, no visible brand
148. Brown mare, heavy, white star, hind fetlocks white, no
1 Jersey cow, piece out top side off ear and bottom side near
ear, like M off romp, O off loin
    If not claimed and expenses paid, to be sold on 15th
October, 1926.
                                                                J. H. DONELLY,
                                                                                                               If not claimed and expenses paid, to be sold on 7th October,
1746-4/8
                                                                              Poundkeeper.
                                                                                                                                                                         W. J. BALFOUR.
CARLSRUHE.—Impounded at Carlsruhe, 17th September, 1926, by Albert Ward, Shire Inspector.
                                                                                                            1637 127
                                                                                                                                                                                          Poundkeeper.
                                                                                                            DARTMOOR.—Impounded at Dartmoor.
1 black pony gelding, long busby tail, no visible brand
                                                                                                            I red and white steer, about 4 years old, two back notches
and front notch near ear, H near rump
                                  On 19th September.
l dark-bay mare, buggy sort, small white star on forehead
l dark-bay pony mare, white star on forehead
l brown pony gelding, white star on forehead, like M near
                                                                                                               If not claimed and expenses paid, to be sold on 6th October,
                                                                                                            1926.
                                                                                                                                                                       B. W. CONOLE,
   shoulder
                                                                                                                                                                                         Poundkeeper.
   If not claimed and expenses paid, to be sold on 15th October,
                                                                                                            DROMANA.—Impounded at Dromana, 9th September, 1926, by Shire Herdsman, from Sorrento-road, Dromana.
                                                              H. F. WALSH.
                                                                                                            1 red leifer, notch near ear. MP off rump
3 red and white heifers, MP off rump
1 brown and white heifer, MP off rump
1 brown and white eaw, no visible brand
1 roan cow, two notches out near ear, no visible brand
1681--8/
                                                                             Poundkeeper.
CARRUM.-Impounded at Carrum Borongh Pound, Chelsea.
1 bay pony gelding, star, saddle-marked, sore on near hind leg
1 bright-bay mare, small star, black points, saddle-marked, off
knee swollen
                                                                                                                If not claimed and expenses paid, to be sold on 11th October,
                                                                                                           By Shire Herdsman.

I brown Jersey cow, no visible brand
By J. D. McDonald.

I yellow and white cow, no visible brand
black heifer, like MP
yellow and white heifer, like MP
white heifer, like MP
yellow leifer, like MP
   If not claimed and expenses paid, to be sold on 16th October,
                                                                 S. T. KING.
                                                                             Poundkeeper.
1679 - 5/4
COBURG.—Impounded at Coburg.
I bay horse, black points, no shoes, no visible brand
                                                                                                              vellow heifer, like MP
brown heifer, like MP
                                                                                                               If not claimed and expenses paid, to be sold on 18th October,
   If not claimed and expenses paid, to be sold on 13th October,
1926.
                                                                                                                                                                          J. G. CHAPMAN,
                                                     DONALD JENKINS
                                                                                                            1636. 1645---14/8
1751 - 4/
                                                                             Poundkeeper.
                                                                                                            DUNOLLY.—Impounded at Dunolly, from South Dunolly.
   MOLAC.-Impounded at Colac, by A. E. Langhorne, for
trespass.
                                                                                                              red steer, white tail and belly, blotch brand off rump
black bull, white back and belly, no visible brand
If not claimed and expenses paid, to be sold on 7th October,
  red heifer, top off off ear, like T off rump light-red heifer, springer, no visible brand red bull, yearling, like S off rump brown pony mare, hog mane, front feet white, blaze face, no visible brand bay mare, hack, white stripe on face, no visible brand bay gelding, draught, blaze, bind feet white, clipped trace high, like diamond year shoulder
                                                                                                            1926.
                                                                                                                                                                             D. A. RAE,
Poundkeeper.
                                                                                                            1671 - 4/8
                                                                                                            PSKOALE.—Impounded at Eskdule, by A. Cieland, from Tallandoon.
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1926

1633 - 478

If not claimed and exponses paid, to be sold on 23rd September, 1926.

1668--9/4

W. CHARITY

Poundkeeper,

1 brown Jersey bull, 3 years, indistinct brand on rump

If not claimed and expenses paid, to be sold on 14th October,

GEORGE E. LORD,

Poundkeeper.

ALFRED LONG.

Poundkeeper.

ERNTREE GULLY,-Impounded at Ferntree Gully, by MALVERN.—Impounded at Malvern. Shire Ranger. I brown gelding, running star, white spot on back and side, one front and one hind foot white, no visible brand I brown pony gelding, about 14.2, star and snip, near hind foot white, like 2 near shoulder If not claimed and expenses paid, to be sold on 14th October. If not claimed and expenses paid, to be sold on 7th October-J. SUMMERFIELD. J. MASON Poundkeeper. 1683 - 4/81658- 5/4 Poundkeeper. MARONG.—Impounded at Marong. ROXHOW.—Impounded at Foxhow. I black heifer, ear-mark off ear
1 red and white bullock, ear-mark (inverted V) near ear
1 yellow heifer, ear-mark off ear
1 bay pony mare, no visible brand
1 bay horse, hind fetlocks white, no visible brand
1 bay horse, saddle mark, snudge brand off shoulder I red and white steer, branded JD

I red and white steer, branded JD

I red and white steer, branded JD

I red and white heifer, branded JD

I red and white heifer, branded JD

I red and white heifer, branded JD

I red heifer, back notch off car, E off rump

I black and white heifer, no visible brand

I red and white heifer, no visible brand

I red and white heifer, no visible brand

I red and white heifer, no visible brand

I roan heifer, branded JD

I red heifer, branded JD

I red heifer, branded JD

I red heifer, branded JD

I red heifer, branded JD

I red bull, JU off rump

I brindle and white steer, JU off rump

Jersey and white steer, no visible brand

I black and white heifer, no visible brand

I black and white heifer, no visible brand

If not claimed and expenses paid, to be sold on 14th Oc If not claimed and expenses paid, to be sold on 13th October, JAS, A. MURRAY, Poundkeeper. 1693-7/4 M ELBOURNE.—Impounded at the Pound. Arden-street, North Melbourne, 17th September, 1926, by A. Thomas. I grey pony mare, no visible brand On 18th September, 1 bay pony gelding, like 2 near shoulder If not claimed and expenses paid, to be sold on 14th October. If not claimed and expenses paid, to be sold on 14th October, C. CAVANAGE. 1745 - 67Poundkeeper. THOS. WATKIN M H.DURA.—Impounded at Mildura Town Pound. 1673 - 15/4Poundkeeper. I bay back, white on near hind foot, stiff neck, running wound HAMILTON.—Impounded at Hamilton, 16th September, 1926, by Dundas Shire Ranger, from Strathkellar. on neck If not claimed and expenses paid, to be sold on 1st October. 1 Jersey cow, black mark on flank, no visible brand; with calf 1926.1 Ayrshire cow, slit in near ear, no visible brand 1 red heifer, notch in near ear, no visible brand 2 red poley steers, swallow near ear, no visible brand chestnut borse, broken knee, blaze face, YOI near stifle, like IOU over 6-7 on off shoulder H not claimed and expenses paid, to be sold on 30th Sep-If not claimed and expenses paid, to be sold on 5th October, tember, 1926. P. A. KERR. A. D. HARRIS. Poundkeeper. 1634-6/8 1653 - 7/4Poundkeeper. H AWKESDALE.—Impounded at Hawkesdale. M ORTLAKE.—Impounded at Mortlake, 14th September, 1926, by John Cameron, off Terang-road.

1 white cow, aged, red spots on body, top off both ears, back notch off ear, like D off rump.

1 red heifer calf, progeny of above l grey pony gelding, blind near side l bay marc, blind off side, star on forehead, snip on nose, rope and strap round neck, like B in circle If not claimed and expenses paid, to be sold on 13th October, 1 blue-roan pony gelding 1 brown pony filly 1926. JAMES ABSALOM If not claimed and expenses paid, to be sold on 2nd October, 1749-6/ Poundkeeper. N ATHALIA.—Impounded at Nathalia, by P. O'Hanlan. L. E. GLARE. Poundkeeper. 1632-678 I black mare, star on forehead, gig sort, medium build, no EALESVILLE.—Impounded at Healesville Shire Pound, 15th September, 1926, by M.M.B. Rauger, from Grace-I bay cob pony mare, like JF near shoulder
I bay horse, gig sort, long tail, no visible brand
If not claimed and expenses paid, to be sold on 14th October, burn Weir. l brown pony gelding, about 13 hands, about 4 years old, blaze face J. O'BRIEN, pony gelding, about 13½ hands, about 4 years old, black 1684--6/ Poundkeeper. O XLEY,-Impounded at Oxley. H not claimed and expenses paid, to be sold on 8th October, 1 dark-brown or black mare, star on forehead, hind feet white, like R in diamond near shoulder J. T. CORNISH. Poundkeeper. 1675 - 7/4the a in maniona near snoonder

l chestnut pony gelding, like K5 near shoulder

yellow Jersey heifers, no visible brand

If not claimed and expenses paid, to be sold on 16th October, EIDELBERG.—Impounded at Heidelberg, 16th September, 1926, by Ranger Line 1926, by Ranger Linn. 1 black pony gelding, star, like C near side rump If not claimed and expenses paid, to be sold on 13th October. 1669--67 Poundkeeper. PAKENIJAM.—Impounded at Pakenham. E. DOWLING. Poundkeeper. brown mare, light delivery sort, no visible brand chestnut mare, hack, no visible brand bay pony mare, no visible brand If not claimed and expenses paid, to be sold on 15th October, 1712-4/8 I ISMORE.—Impounded at Lismore, 17th September, 1926, by F. Waugh, from the Derrinalium Grazing Area. I bay mare, scar on front hoof, no visible brand bay mare, sear on trout noot, no visible brand
bay gelding, about 18 months, no visible brand
mousey pony mare, R over blotch
mousey or cream pony gelding. R over 17 near shoulder
chestnut filly, no visible brand
brown mare, sear on top of shoulder
black mare, near hind leg white · JAMES J. AHERN, 1750--5/4 ROKEWOOD.—Impounded at Rokewood.

1 red and white cow, no visible brand.
2 red and white heifers, no visible brand.
If not claimed and expenses paid, to be sold on 5th October.

1926.

1635-4/8

If not claimed and expenses paid, to be sold on 13th October.

1664 - 8/8

S. PERKINS.

Poundkeeper.

September 22, 1926 28	80 Victoria Gaze
HEPPARTONImpounded at Shepparton, by J. Powles.	THE "VICTORIA GOVERNMENT GAZETTE."
Pine Lodge. bay mare, light harness sort, running star and suip, near hind foot white, like indistinct brand near shoulder black or brown gelding, aged, old scar off knee, like M near	Subscriptions.—The Subscription, including Postage, £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable advance.
shoulder If not claimed and expenses paid, to be sold on 7th October,	Subscriptions are required to commence and terminate was month.
1926. W. STOREY,	A lesser period than three months cannot be subscribed f Subscribers do not receive the Acts of Parliament with
1666—6/8 Poundkeeper.	Gazette.
KIPTON.—Impounded at Skipton. white steer, slit in off ear, no visible brand	Advertisements are charged at the rate of Eightpence a line throughout.
If not claimed and expenses paid, to be sold on 13th October, 926.	The title (£5 Reward, Dissolution of Partnership, &c.) for one or more lines, as a heading,
7474/ DENIS DALY, Poundkeeper.	On an average, eleven words make a line, but for a description of a brand consisting of more than one letter, or placed perpendicularly, thus B, each additional letter un
OUTH BARWON.—Impounded at South Barwon.	B the first is charged as a line.
bay horse, blaze face, apparently blind If not claimed and expenses paid, will be sold on 4th October, 926.	All communications should be addressed to "The Government Printer, Melbourne."
vellow heifer, no visible brand If not claimed and expenses paid, to be sold on 11th October,	Every signature must likewise be counted as a line. The final words of a paragraph, though only portion of line, must be counted as one line.
926. H. JOHNSON, 674—6/ Poundkeeper.	Signatures (in particular) and proper names must written very plainly in the text, ONE SIDE ONLY of each s of paper should be WRITTEN UPON.
TRATFORD.—Impounded at Stratford, 16th September, 1926, by G. Maxwell, for Avon Shire Council, red steer, white on belly, piece out front near car, back quarter off car, like S (on side) off rump	ALL DOCUMENTS illegibly written will be returned unp lished, and, where brands occur unprovided for by a ordinary letters of the alphabet, a worded explanate description must be furnished.
red steer, star, white on belly and off shoulder On 17th September, by A. Knight, from Airly. black heifer, one eye, like 7 near loin On 19th September, by G. Maxwell, from Clydebank, for Avon Shire Council.	THE GOVERNMENT GAZETTE is published on WEDNESS EVERING in each week, and Notices for insertion will received by the Government Printer at or before Two p.m. ordinary rates, and late advertisements between Two p
bay gelding, star, like dot in O off shoulder bay mare, hind feet white, like 4 near shoulder If not claimed and expenses paid, to be sold on 18th October,	and FIVE p.m. at double rates, on the day preceding the do of publication. Single copies of the Government Gazette are Sirpen
926.	posted Sevenpence, each.
	posted Sevenpence, each. No Gazettes prior to January, 1908, in stock. *** ALL PAYMENTS ARE REQUIRED IN ADVANCE. Remittan
926. W. J. MILDENHALL, 658, 1659—10/ Poundkeeper. WAN HILL—Impounded at Swan Hill, by S. G. Russell;	posted Sevenpence, each. No GAZETTES prior to January, 1908, in stock. ***ALL PAYMENTS ARE REQUIRED IN ADVANCE. Remittan should be made by postal note, money order, or draft favour of the Government Printer. Advertisements unacce
926. W. J. MILDENHALL, Foundkeeper. WAN HILL.—Impounded at Swan Hill, by S. G. Russell; Ranger. bay mare, medium, near hind foot white, no visible brand If not elaimed and expenses paid, to be sold on 7th October,	posted Sevenpence, each. No GAZETTES prior to January, 1908, in stock. *** ALL PAYMENTS ARE REQUIRED IN ADVANCE. Remittan should be made by postal note, money order, or draft
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