

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 105.]

WEDNESDAY, AUGUST 10.

[1927.

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

IN pursuance of the provisions contained in Part VII. of the Public Service Act 1915, 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 may Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays:-

THURSDAY, THE 11TH DAY OF AUGUST, 1927, throughout the East Riding of the Shire of Kowreet;

SATURDAY, THE 27TH DAY OF AUGUST, 1927, throughout the Shire of Kowreet;

TURSDAY, THE 30TH DAY OF AUGUST, 1927, throughout the Shire of Whittlesen;

WEDNESDAY, THE 7TH DAY OF SEPTEMBER, 1927, throughout the Shire of Walpeup+;

THURSDAY, THE 8TH DAY OF SEPTEMBER, 1927, throughout the Shire of Dundast;

WEDNESDAY, THE 14TH DAY OF SEPTEMBER, 1927, throughout the Shires of Wangaratta+ and Wodonga+ and the Central, West, and North Ridings of the Shire of Kowree+:

WEDNESDAY, THE 5TH DAY OF OCTOBER, 1927, throughout the Shires of Avocat and Yarrawongat, the Bealiba Riding of the Shire of Bet Bett, and that portion of the Shire of Charlton south of the Five Mile-lanet;

SATURDAY, THE 8TH DAY OF OCTOBER, 1927, throughout the Shires of Tungamah+, Wangaratta+, and Yarrawonga+;

WEDNESDAY, THE 12TH DAY OF OCTOBER, 1927, throughout the Borough of St. Arnaud+;

WEDNESDAY, THE 19TH DAY OF OCTOBER, 1927, throughout the Shire of Charlton;

FRIDAY, THE 11TH DAY OF NOVEMBER, 1927, throughout the Shire of Wangaratta †.

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

WEDNESDAY, THE 17TH DAY OF AUGUST, 1927, throughout the City of Bendigo*;

THURSDAY, THE 8TH DAY OF SEPTEMBER, 1927, throughout the Borough of Hamilton +.

*Races.

+Agricultural Show.

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

L.S.)

SOMERS.

By His Excellency's Command,

G. M. PRENDERGAST, Chief Secretary.

GOD SAVE THE KING!

BANK HALF-HOLIDAYS.

PROCLAMATION

By His Excellency the 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 III. of the Banks and Currency Act 1915, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named hareunder as 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:-

THURSDAY, THE 11TH DAY OF AUGUST, 1927, at Balmoral; WEDNESDAY, THE 17TH DAY OF AUGUST, 1927, at Bendigo and Foodsbayer.

WEDNESDAY, THE 5TH DAY OF OCTOBER, 1927, at St. Arnaud; WEDNESDAY, THE 12TH DAY OF OCTOBER, 1927, at Donald.

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

(L.S.)

SOMERS:

By His Excellency's Command,

G. M. PRENDERGAST, Chief Secretary.

GOD SAVE THE KING!

No. 105.—11542.—PRIOE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

COMMISSIONERS OF THE SUPREME COURT.

IIIS 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.	Jurisdiction.	Duration of Commission (unless revoked).
Edward James Vincent Nigan	Barrister and Solicitor	Prahran	Viotoria	Until Commissioner ceases to reside at or near Prahran aforesaid or until he ceases to practise the profession of a Barrister and Solicitor there
Frank Albert Bonner	Barrister and Solicitor	Melbourne	Victoria	Until Commissioner ceases to reside at or near Melbourno aforesaid or until he ceases to practise the profession of a Barrister and Solicitor there
Albert John Fowles	Senior Constable of Police	Nathalia	Victoria	Until Commissioner ceases to be the Officer in charge of Police at Nathalia aforesaid
Michael Hanlon	Postmaster	Piangil	Victoria	Until Commissioner ceases to hold the position of Postmaster at Piangil aforesaid
Edmund Wellesley Reeves	Solicitor	Christchurch	New Zealand	Until Commissioner ceases to reside at or near Christchurch aforesaid or until he ceases to prac- tise the profession of a Solicitor there

Prothonotary's Office, Melbourne, 8th August, 1927.

WM. RICHARDS. Prothonotary.

DEPARTMENT OF CHIEF SECRETARY.

APPOINTMENT OF A ROYAL COMMISSION TO IN-QUIRE INTO THE ORIGIN, PROMOTION, AND MANAGEMENT OF THE AMALGAMATED FREEZING COMPANY PROPRIETARY LIMITED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 5th day of August, 1927, appointed—

JOHN THOMAS KEANE, Esq., barrister and solicitor and grazier, of Bendigo;
ALEXANDER ALLAN GRANT ELDER, Esq., merchant, of 163 Collins-street, Melbourne; and JAMES LIDGETT, Esq., grazier, of Myrniong,

to be a Royal Commission to inquire into the origin, promotion, and management of the Amalgamated Freezing Company Proprietary Limited, having special regard to—

(1) The economic position of each of the constituent com-

he economic position of each of the constituent com-panies, being the Ballarat District Co-operative Freezing Company Limited, Victorian Co-operative Freezing Company Limited, Donald Inland Freezing Company Limited, The Wimmera Inland Freezing Company Limited, at the time of the formation of the Amalgamated Freezing Company, and as to whether the incorpora-tion of the Amalgamated Company was at that time justified, having regard to the conditions then exist-ing. ing.

- (2) Whether the said companies (including the Amalgamated Company) have been efficiently and eco-nomically managed since the formation of the Amal-gamated Company with respect, in particular, to—

 - (a) The purchase of lambs and sheep.

 (b) The operation of the works belonging to the aforesaid constituent companies.

 (c) The selling and exporting of carcasses and other commodities.

 (d) The general administration and working of the companies jointly and severally.
- (3) Whether the companies have since the formation of the Amalgamated Company received reasonable sup-port from primary producers generally, and in par-ticular from those persons financially interested in the companies.
- (4) Whether a continuance of the financial support hitherto accorded by the Government is justified, and, if so, on what basis.
- (5) The conditions upon which the companies and the Amalgamated Company are operating, and what methods should be adopted so as to ensure the best use of the present organization and its assets,

and that the said John Thomas Keane be appointed to be Chairman of such Royal Commission.

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

At the State Government House, Melbourne, the 5th August, 1927.

SUMMONING OFFICER.

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

Mounted Constable George Gibson, No. 7355.

JOHN LEMMON, Minister of Public Instruction.

. -

Education Department, Melbourne, 29th July, 1927.

EXAMINATION.—CLERKS OF COURTS AND CLERKS OF PETTY SESSIONS.

NOTICE is hereby given that an examination of candidates desirous of qualifying for promotion to the Fourth Class. Clerical Division, as Clerks of Courts or Clerks of Petty Sessions (clause 3, chapter IV., of the Regulations), will be held on Friday and Saturday, the 21st and 22nd October, 1927. commencing at half-past Nine o'clock a.m. each day, at Melbourne, in the Crown Law Offices.

Applications, addressed to the Secretary to the Public Service Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, will be received up to Friday, the 30th September, 1927.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 14th July, 1927.

ASSISTANT CROWN SOLICITOR, CLASS "A," PROFESSIONAL DIVISION, DEPARTMENT OF LAW.

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

Yearly Salary .- £728, minimum; £800, maximum. Duties .- Duties of office.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience and qualifications) must be lodged at this office not later than Friday, the 19th August, 1927.

By order,

W. A. ROBINSON, Secretary. .

Office of the Public Service Commissioner (Victoria), Melbourne, 5th August, 1927.

J. P. JONES, Commissioner of Public Works.

Local Government Act 1915, Part 39, Section 732. LICENCES TO OCCUPY HATISEN ROADS

.: -

TICE 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 (
Z	

Number of Licence.	Name and Address of Licensee	Area,	Municipality.	Parish,	Abutting on—Allotments and Sections.	r on—d Sections.	Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence,	Payable to-
19879	Lempriere, J. B., estate of c/o Union Trustee Company of Australia Ltd., 333 Collins-street, Melbourne	A. B. P. 2 0 0	Warragul	Allambee	;	:	1.1.26	31.12.28	£ 3. d.	Accountant, State Public
19880 19881 19882 19883	Lovell, Chas. E., Hillside, Bairnstale Wyllie, J. and L., Messus, Cheshunt P.O. Glesson, Harriet T. (Mrs.), Sidlaw. Marcoun Abbott, M. H. (Rist.), o'o Bun. R. H. S. Abbott, M.L.C., Rowan-street, Benlizo	2 3 20 1 1 0 22 2 36 12 2 0	Bairnsdale Oxloy Ararat Strathfieldsaye	Moormurng Wabonga Jallakar Lyell and Eppalock	16a 2. B and 1B 4. A.1, T.1, P1 1, 7, La. 2, La, 1, 1B, 1, sees, 15, 16,		1.1.27 1.1.26 1.1.27 1.1.27	31.12.29 31.12.28 31.12.29	8 18 0 2 2 6 6 0 0	partment, Melbourne, """" """"" """"" """"" """"" """" ""
19885 19886 19886 19887	Mildren, R. H., Corryong McCallum, D., "Norella," Condrh Swamp Bush, W., Private Bag, Stratford Swan, A., Swan Reach, Tumbo River	5 0 0 1 3 12 6 0 0 1 0 24	Upper Murray Minhamite Avon Tambo	Towong Weerangourt Meerlieu Bumberrah	10, sec. 5A 5, 6, sec. 16 47 Road abutting all channel		1.1.27	31, 12, 29 31, 12, 29 31, 12, 29	3 2 2 8	
19888 19889 19890 19891 19892	Mitchell, Alex. and Ada M., Thoona Aitken, William D., Bengworden, North Gippsland Nagousla, A. B., Thrrington Costello, J. M. (Mrs.) Anolean West, via Goormbat McCarthy, Patrick, Rochford P.O., via Woodend.	8 0 0 2 1 5 1 6 1 6 1 6 1 6 1 6 1 6 1 6 1 6 1 6	Benalla Bairnsdale Dundas Benalla Marong and	Bungeet Goon Nure Croxton East Mokoun Mandurane		SOURCE STREET	1.1.27	31, 12, 29 31, 12, 29 31, 12, 29 31, 12, 29	3 17 23	
19893 19894 19896 19896	Supple, John L., Paradise, via St. Arnaud Scheggia, G. G., Hepburn Grant, Mary (Mrs.), Carlscube Cushen, Catherino (Mrs.), Kilmore Fox, Timothy C., Kanumbra	1 2 0 1 0 0 1 3 21	Strathfieldsaye Kara Kara Glenlyon Kyneton Kilmore	-	13b, 13b	: ::::		31, 12, 29 31, 12, 29 31, 12, 29 31, 12, 29 31, 12, 29		
19898 19899 19900 19901 19902	Jones, Arthur N. A., Swanpool Donne, H. N., Nangeola, Casterton Harris, Roderick H. Metcalf Kinnersly, Thomas, Werneth Bryank, Hugh Wm. Werneth Busch, E. Hillside	6.5	Benalla Glenelg Metcalfo Leigh	Luze Lima Nangeela Motcaffe Kuruc-a-ruc	36A 36 and 16A 6, sec. 3 16, sec. 7 (township of Metcalfe) 33, 46	::::::::::::::::::::::::::::::::::::::		31.12.29 31.12.29 31.12.29 31.12.29	,0000000000000000000000000000000000000	
19904 19905 19906 19907 19908	Allman, Bugene, Seaton Routley, F. E., Kalpienung, via Nullawil Bell, A. G., Sebastopol. Webster, R. S., Windmill Farm, Kyneton Stribling, Harold A., Furoa	12 0 0 12 0 0 12 0 0 12 0 0 21 0 0	Bairnsdale Rosedalo Wycheproof Grenville Kyneton Seymour	Moormurng Denison. Kalpienung Yarrowee Carlsruhe Tarcombe	Lot 3 Crown allotments 244 and 247 38 38 X1 38 X1 37 X4. 37	and 24B		31.12.29 31.12.29 31.12.29 31.12.29		

Licence No. 19879, rent charged from 1st June, 1926; No. 19880, special condition "Permission given to Cultivate"; No. 19882, special condition "Suitable unlocked swing gates to be erected as adjoining allotment 42"; No. 19890, special condition "Suitable unlocked swing gates to be erected; No. 19900, rent to be charged from 1st March, 1926.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 4th day of August, 1927.

J. P. JONES, Commissioner of Public Works.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES.

NIOE 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 Officer authorized by the Treasurer to collect Territorial Revenue.

Number of Literice.	Name and Address of Licensee,	Area,	Municipality.	Parish.	Allotments and Sections.		Date of lasue of Licence.	Date of Expiry of Tricence.	Ree for Licence.	Payable to-
13398	13398 McIrath and Muller, Messra, Nhill	:	Euroa	Moglonemby	144, Part 14, 334	:	1.1.27	31, 12, 29	£ 8. d.	Accountant, State Public Works Dc. partment, Melbourne
13399 13400 13401 13401 13405 13405 13405 13405 13405	Holloway, GH. B., Beverford Mitchen, RH., Couryong Mitchell, Alex. and Ada M., Thoona Mitchell, Alex. and Ada M., Thoona Little, Robert J., Bronte, Bunyip Supple, John L., Phardine, via St Amand Supple, John L., Phardine, via St Amand Hill, Cyrnelius. Corindhap Edicting, David, Beverford Holloway, R., Beverford	::;::::::	Swan Hill Upper Murray Banalla Bothester Buln Buln Berwick Leigh Swan Hill Swan Hill	Tyntynder Towong Dungeet Mitamo Drouin West Winjallock Bunyn Gorindiap Tyntynder Tyntynder	1.(Subdivision of Tyntynder P.R.) 3,64 600; 610; 61n 72B. 115B, 117 13, D 13, 13r., 64, 64 91 2 (Subdivision of Tyntynder P.R.) 5 (Subdivision of Tyntynder P.R.)		11.27 11.27	31. 12. 26 31. 12. 29 31. 12. 29 31. 12. 29 31. 12. 29 31. 12. 29 31. 12. 29 31. 12. 20 31. 12. 20	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 4th day of August, 1927.

CUMMARY of Sworn Returns, rendered pursuant to Part I. of the Banks and Currency Act 1915 (6 Geo. V. No. 2618), showing the Average Amount of the Debts, Engagements, and Liabilities, and of the Banks trading in Victoria engaged in the ordinary business of banking by receiving deposits and issuing in Victoria or elsewhere bills or notes payable to the bearer at sight or on demand, taken from the several Weekly Statements, for the quarter ended 30th. June, 1927.

1							20 milion 11	50.001							
No.	Banks.	Notes in Circulation.	reulation.	Bills in Circulation.	rculation.		I .	Deposits by	the Crown.	<u>.</u>	Deposits	by other Pen	Persons.		
		Not Bearing Interest.	Bearing Interest.	Not Bearing Interest.	Bearing Interest.	other Banks.	9	Not Bearing: Interest.	Bearing, Interest.	Ι	Not Bearing Interest.		Bearing Interest.	Total Amount Liabilities,	정 휴 .:
⊣010047 0	Australasia Union, of Australia Limited New South Walsa Commercial, of Sydnoy Limited English, Scottish, and Australian	£ s. d. 10,136 10 9 2,928 0 0 27,764 0 0 6,256 10 9 805 0 0	ਦ ਛੰ : : : :	£ 8. d. 38,488 16 1 168,781 5 10 32,933 7 4 31,375 2 6	က် ရှား : : : :	£ 340,458 260,173 186,273	8. d. 28,044 6 2 12,220 3 3 7,979 15 3 127,943 1 3 161,841	E 8. d. 6. 220 16 1 9 43 5 3 341 2 4	£ 160,291 1 168,023 146,060 288,143 316,849	.881 0 2 4 0 1 0 0 0 1 1 0 1 0 1 0 1 0 1 0 1 0 1 0	2,597,990 19 2,790,841 16 2,632,361 15 4,719,154 4 6,697,923 5 1	4. 2. 4. 6.38.38.38 6 6 5.909.991 0 7,305,135 11 9,701,680	8. d. 102 15 7 859 0 5 991 13 0 135 18 4 680 19 8	£ 8 11,451,055 9,779,656 9,097,546 12,738,181 18,151,254	8. 8. 6. 10 5 5 6 1 0 7 6 5 6
9 2 8 9 0	జె రకీత	33,336 0 0 5,184 18 6	::::::	60,433 3 9 16,556 1 3 4,517 17 4 6,389 6 9	::::::	271,187	13 10 4 191,438 13 10 29,158	138 8 2 158 18 4	157,046 170,204 1	12 6 7, 13 3 4,	7,250,548 18 4,839,501 4 64,615 0 110,998 19 1 12,114 15	5 11,767,217 7 5,997,433 7 30,893 10 114,126 6 9,063	217 8 10 433 3 2 893 2 7 126 8 9† 063 2 9	19,731,208 1 11,058,408 12 99,926 0 231,514 15 21,177 18	
112	Au Pri	:::		133 9 9 5,018 13 3 1,830 3 4	:::	1,630 17	11 11	:::	:::		196,673° 17 72,989	4 157,853 5 38,396 311,501	853 13 7 396 8 9 501 12 3	354,661 117,885 313,331	0 H 75
ļ	Totals	86,410 0 0	*	468,267 13 7	:	1,059,993	8 0 558,626	6 5	1,408,619	4 0 32,	32,985,563 19	2 56,623,255	7 8	93,145,806 18	3 10
							ASSETS	TS.							
No.	Barks.	Coined Gold and Silver, and other Coined Metals.	Gold and Silver in Bars and Builton.	Australian Notes and Cash with Commonwealth		Landed and other Property.	Notes and Bills other Banks.	ot	Bulances due from A other Banks.	All Debts due to Bank.‡	- th	Total Amount of Assots.	Pg 3	rentage the Reserves o Coin, Bullion, and Australian Notes bear	s of ies.
- 01 03 4 70	Australasia Union, of Australia Eimited Union, Walles Commercial, of Sydney Limited English, Scottish, and Australian	2 s. d. 1,111,313 2 6 955,134 10 0 1,571,003 1 4 648,572 11 2 1,054,991 4 4	£ 8. 35,552 18 171 18 5,772 12 7,783 9 4,280 1	d. £ 8. 8. 8. 6551,844 13 2 887,051 10 7 1,516,097 4 6 1,508,004 14	d. 28,419 10 65,000 110,402 9 411,591 1 7 408,862	8. d. 4. 11. 9. 0 2. 1 6. 3	2 8. 130,956 16 135,219 13 3,493 18 107,075 0	d. £ 4 1,775 6 6 55,748 11 40,022	8. d. 5 2 1 6	£ 8. 9,929,250 19 6,280,664 19 7,866,186 0 111,033,492 1 15,646,351 18	450400	£ 8. d. 7,990,811 0 3 10,429,972 5 11 13,780,359 15 1 18,889,770 8 7		17.84 15.42 26.86 17.064 14.143§	1
6 8 9 10	<u> జెరకత్ర</u>	1,802,652 14 9 · 821,339 18 0 113,842 17 7 946 5 6	570 3 416 14- 243 16	6 884,071 15 10 929;107 4 2 10,657 13 253,089 14 868 12	5 462,447 1 264,836 1 49,928 27,719	10 2 17 8 6 12 2	119,502 8 125,459 7 1 398 13 1,090 13	0 95,729 18 10 108,274 11 2 394,136 16 7	1103	16,800,331 13 8,641,403 0 2,693,363 3 349,391 4 12,937 16	7 6 III 6	20,196,272 13 8 10,781,837 15 10 3,262,571 18 6 860,808 19 2¶ 25,576 10 10‡	<u> </u>	13·62 14·85 124·83 109·72 59·06	
122		1,275 5 2 430 19 3 1,100 18 1	• • •	11,877 18 6,375 10 5,347 0	22,893 9 37,088 2,767	8 18 5 8 14 3 17 3 2‡‡	:::	51,596	17 11 14 5	277,170 17 162,522 18 228,924 11		360,115 1 5** 258,015 0 11 281,799 16 6	:	16.64 5.77 2.06	
1	Totals	8,081,027 8 9	51,791 14	3 7,435,154 6	0 1,897,958	5 8	850,583 6	5 790,944	1 8	79,821,991	6 9 99,320,161	0,161 11 10	-	16-717]

* Including Perpetual Liveribed Stocks 2084,071----- Including Interminable fractibed Deposit Stock, 228,525 53, 191,—-- Including notes, bills of exchange, and all stock and Including Perpetual Inscribed Stocks,—-| Including F23,175 23, 11d. bank turnbure, and E11,791 73, 1d. daty stands 223,571 93, 7d. Government securities.
--- Including £46,897 1s, 8d. cash at bankers.——- Including E11,276 23, 1d. cash at bankers.——- It including furniture and littings.

26,637,238 10 6

£529,988 10 (500,000 0 (1,375,000 0 (3,750,000 0 (117,187 10 (36,000 10 (365,000 10 (4

:::::

:::::

SUMMARY OF SWORN RHTURNS-continued.

			CAPITAL AND PROFITS.	TS.	
No.	. Banks.	Amount of Capital Stock pald up.	Rate of last Dividend declared to Shareholders.	Amount of last Dividend so Declared.	Amount of Reserved Profits exclusive of such Dividend at the time of Declaring such Dividend.
-616	Australasia Union, of Australia Limited	£ 8. d. 4,000,000 0 0 3,500,000 0 0 6,875,000 0 0	14 per cent, per annum 15 per cent, per annum 10 per cent, per annum	£ 8, d, 300,000 0 0** 262,500 0 0 193,750 0 0	£ 8. d. 3,945,508 0 0 4,295,512 14 4 4,750,000 0 0
# 143	· · · · · · · · · · · · · · · · · · ·	4,709,137 10 0 2,625,000 0 0.	10 per cent. per annum (ordinary) 124 per cent. per annum 10 ner cent. ner annum on £10 shares	175,000 0 0 281,250 0 0	3,055,296 12 1 $2,280,722$ 5 5
9	National, of Australasia Limited	4,804,472 2 10	fully paid 10 per cent. per annum on £8 shares	200,000 0 0	2,966,391 11 1
7	Commercial, of Australia Limited	3,299,050 5 0†	paid to zo 4 per cent. per annum (preference) 15 per cent. per annum (ordinary) 2a. per share on preference A shares	106,039 6 2‡	1,056,140 10 8
90	New Zealand	6,637,238 10 6\$	(equal to 10 per cent. for the year); with a bonus of 1 per cent. on pre- ference B shares (equal to 13 7-ths per cent. for the year); and 2a. 8d. per share, with a bonus of 1 per cent. on ordinary shares (equal to 14 per cent. for the year); C Long-term Mortgage shares, 6 per cent. for per Shares, 6 per cent. per shares, 10 per cent. per shares, 10 per	771,814 3 10	3,609,655 12 10
* 0 T 2 E	Queensland National Limited Comptoir National d'Escompte de Paris (French Bank) Australian Bank of Commerce Ltd. Adelaine Produces of Australia Limited	1,500,000 0 0 10,000,000 0 0 2,208,000 0 0 1,000,000 4,19,885,17	Mortgage shares, 7½ per cent, per annum. 10 per cent, per annum (ordinary) 14 per cent, 8 per cent, 10 per cent,	37,500 0 0 1,400,000 0 0 73,600 0 0 46,041 13 4	710,000 0 0 3,246,715 18 0 845,303 2 3 889,301 1 5 2 889,31 1
:		, ro		3,847,495 3 4	31,024,968 19 4

. ,	•	•			:		
• •	•	•	•	•	Ī	•	
::	:	:	:	:	:	:	-
::	:	:	:	:	:	:	•
::	; ;	:	:	:	shares	shares	
::	anteed stor	s shares	shares		n Mortgage	Mortgage	
† Preference Ordinary	§ 4 per cent. guaranteed stook	" A" Preference	"B" Preference	Ordinary shares	"C" Long-tern	"D" Long-term Mortgage shares	
		_		_			
-							
00							0
. £2,117,350 0 1,181,700 5							£3,299,050 5 (
٠.							

::

::

::

::

::

: :

::

::

£106,039 6

** Amount less Interim dividend of 6s. 6d. per share paid on 1st October, 1926. Summary compiled by C. W. Kirskan, Chief Secretary's Office, Melbourne.

NEMERAL ABSTRACTS of Sworn Reburns, rendered pursuant to Part L. of the Binkt and Currency Ast 1915 (6 Geo. V. No. 2618), showing the Average Amount of the Debts. Engagements, and Liabilities, and of the Banks trading in Victoria engaged in the ordinary business of banking by receiving deposits and issuing in Victoria or elsewhere bills or notes payable to the bearer at sight or on demand, taken from the several Weekly Statements, for the Quarter ended 30th June, 1937.

THE BANK OF AUSTRALASIA.

LIABILITIES.	AMOUNT.	TOTALS.	ASSETS,	TOTALS.
Notes in Circulation Not bearing Interest Bills in Circulation Not bearing Interest Balances due to other Bants Choosis by the Not bearing Interest Crown Bearing Interest Deposits by whe Not bearing Interest Deposits by wher Not bearing Interest Deposits by wher Not bearing Interest Deposits by wher Not bearing Interest	10,136 10 9. 38,483 16 1 28,044 9 6 100,229 18 5 3,567,900 19 6 7,616,102 18 7	E 10,136 10 9 38,488 16 1 	Coined Gold and Silver and other Coined Metals Gold and Silver in Rare and Bullion Gold and Silver in Rare and Bullion Landed and other Property Notes and Other Property Balances due from other Banks Amount of all Debts due to the Bank, """ Amount of all Debts due to the Bank, "including Notes, Bills of Exchange, and all Stock and Extraded Debts due to the Bank including Notes, Bills, and Halances due to the said Bank from other Banks Sills, and Halances due to the said Bank from other Banks	L A d. 1,111,313 2 6 8.5,552 18 1 8.86,757 4 6 8.8,419 4 11 130,156 16 4 11 130,156 17 1 9,929,250 19 7
Total Amount of Liahilities		11,451,055 9 10		
Amount of capital stock paid up at the close of the Quarter ending lay of June, 1927	e Quarter ending the 31th	4,000,000 0 0 14 per cent.	Total Amount of Assets	12,142,250 5 11
Amount of last dividend so declared, £560,000, less interim dividend of 66 d. per share paid on 1st October, 1826	less interim dividend of dividend, at the time of	390,000 0 0 3,945,508 0 0	•	

INK OF AUSTRALIA LIMITED.			_
NK OF A			
BAN			
THE UNION BAN			
₹ ⊃			
Ξ			
	ĺ	•	
	ŀ		
		_	
	ļ		

p	na, Australian Notes, an Jailities—IS-42 per cent.	of Co sistem	- Percentage the reserves Bullion bear to the B
TOTALS.	£ a. d. 1,508,151 2 3 65,000 0 0 135,219 13 8 1,775 5 2	6,280,664 19 2	7,990,811 0 3
AMOUNT,	564,844 13 10) 564,844 13 10) 171 18 5)	:	:
ASSETS.	Australian Notes and Cash with Commonwealth Bank Coined Gold and Silver and other Coined Metalic Gold and Silver in Bars and Bullion Landed and other Property Notes and Bills of there Banks Balances due from other Banks Amount of all Debts due to the Bank including Notes, Bills of Exchange, and all Shork and Funded Debts of Exchange, and all Shork and Funded Debts of excertainty	Notes, Bills, and Balances due to the said Bank from other Banks	Total Amount of Asseta
TOTALS.	2,928 0 0 168,781 5 10 2 6 2 180,243 16 6 9,427,700 17 0	9,779,656 5 6	3,500,000 0 0 15 per cent. per annum 262,500 0 0 4,295,512 14 4
AMOUNT, .	£ s, d,	:	re Quarter ending the 27th
LIABILITIES,	Notes in Circulation Not bearing Interest Balls in Circulation Sharing Interest Balances due to other Banks Daposits by the Not bearing Interest Cown Bearing Interest Daposits by the Not bearing Interest Deposits by other Not bearing Interest Persons Bearing Interest Persons Bearing Interest	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 27 day of June, 1827

THE BANK OF NEW SOUTH WALES.

neil	Join, Bullion, and Austral Join, Bullion, and Austral	lo gavrese od ont or r	r ende ogatneste Red setoN
TOTALB.	2,443,890 4 3 2,443,890 2 1 116,492 2 1 3,483 18 6	7,80i,18b U 4	10,429,472 5 2
AMOUNT.	867,084 10 9 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	:	· · · · · · · · · · · · · · · · · · ·
ASSETS.	Australian Notes Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Landed and other Propers of the Silver in Sand Bullion Notes and Bills of other Banks Balances due from other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, accoping Notes, Bills, and Balances due to the said Sank	from other Banks	Total Amount of Amets
TOTALS.	27,764 ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° °	9,097,546 9 7	6,875,000 0 0 10 per cent. per anuum 193,750 0 0 4,750,000 0 0
AMOUNT.	7,878 6 9 7,878 6 9 146,060 3 9 5,909,991 13 0	:	f the Quarter ending the
LIABILITIES,	Notes in Circulation Not bearing Interest Bills in Circulation Bearing Interest Balances due to other Banks Bearing Interest Deposits by the Not bearing Interest Ocown Bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Deposits by other Rot bearing Interest Deposits by October Rot Bearing Interest Deposits by	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 30th day of June, 1927

LIMITED.
F VICTORIA
BANK 0
TED THE
AMALGAMA:
WHICH IS.
J. WITH
7 LIMITE
F SYDNEY
PANY 0
NKING COM
IAL BAN
COMMERC
THE

118	oin, Bullion, and Australi	O to seviese	Percentage the r
TOTALS.	656,366 0 9 1,616,097 4 9 2,172,463 5 6 411,591 6 3 107,075 8 55,748 1 6	11,033,492 1 2	13,780,359 15
AMOUNT.	648,672 11 2 7,783 9 7 		; .
ASSETS.	Coined Uold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Anistralian Notes and Cash with Commonwealth Bank Landed and other Property Notes and Bills of other Banks Balances due from other Banks Amount of all debts due to the Bank including Notes, Bills of Exchance, and all Stock and	Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	Tetal Amount of Assets
TOTALS,	2, 8, d. 6,255 10 9 31,375 2 6 260,173 15 3 416,086 10 2 12,(934,290 2 4	12,738,181 1: 0	£4,709,137 10 0 10 per cent. per annum £175,000 10 0 £3,053,296 12 1
AMOUNT.	£ L. d	12,440,376 12 6	he } Ordinary ahates ra—Ordinary dividend, at the time of
LIABILITIES.	Notes in Circulation Rearing Interest Bills in Circulation Not bearing Interest Balances due to other Banks Boposits by the Not bearing Interest Crown Bearing Interest Crown Bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Deposits Bearing Interest Deposits Depo	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 27th day of June, 1927 } Ordinary shares Rate of the last dividend declared to the shareholders—Ordinary Amount of the last dividend so declared Amount of the reserved so declared denout of the reserved profits, exclusive of such dividend, at the time declaring such dividend

THE ENGLISH, SCOTTISH, AND AUSTRALIAN BANK LIMITED.

LIABILITIES.	AMOUNT.	TOTALS.	ASSETS.	AMOUNT.	TOTALS.
Notes in Girculation—Not bearing interest Bills in Circulation—Not bearing interest Balmesed the to the Banks Deposits by the 1 Not bearing Interest Crown I flearing Interest Deposits by the 1 Not bearing Interest Crown I flearing Interest Deposits by the 1 Not bearing Interest	6. 84. d. 161.841 2 4 316.5848 15 10 10 9 8 1701.669 19 8 \$	£ 8. d. 984,071 0 0 84,071 0 0 101,810 6 5 186,273 1 3 478,590 13 2 . 16,399,601 5 7	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes Landed and other Property Notes and Billis of other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	£ % d. 1,054,991 4 4) 4,280 1 6 1,508,004 14 7	2,567,276 0 5 408,882,18 1 227,254 15 11 227,254 15 11 40,022 15 6
Total Amount of Liabilines	1	18,151,254 6 5	-		
Amount of the capital stock paid up at the close of the Quarter enthe 30th day of June, 1927. Rate of the last dividend declared to the shareholders Amount of the last dividend so declared Amount of the reserved profits, exclusive of such dividend, at the tim declaring such dividend	of the Quarter ending is in its interest of indend, at the time of indend, at the time of interest of	2,635,000 0 0 12½ per cent. per annum 281,250 0 0 2,290,722 5 5	Total Amount of Assets		18,889,770 8 7

THE NATIONAL BANK OF AUSTRALASIA LIMITED.

AMOUNT. TOTALS,	re Coined Metals 1,802,652 14 9 2,687,294 13 8 150 150 150 150 150 150 150 150 150 150	16,896,398 13 7 II,791 7 1	LESGE 20,196,272 13 8
ASSETS,	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Bank Landed and other Property	Notes, Bills, and Balances due to the said Bank from other Banks Duty Stamps	Total Amount of Assets
TOTALS.	. £ s. d. SS,336 0 0 00,433 3 9 271,187 10 4 19,366,251 7 10	19,731,208- 1 11	4,804,472 2 10 10 per cent. per annum 10 per cent. per annum 200,000 0 0
AMOUNT.	23,336 0 0 60,433 3 9 191,488 8 2 7,250,548 18 5 11,767,217 8 10		Quarter ending the 30th day £10 shares fully paid £210 shares paid to £5
LIABILITIES.	Notes in Circulation Sat bearing Interest Bills in Girculation Bearing Interest Balances due to other Banks Bearing Interest Bearing Interest Crown Bearing Interest Crown Bearing Interest Bearing Interest Const. Bearing Interest Deposits by other Bearing Interest Deposits D	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 30th d of June, 1927 Rate of the last dividend declared to the shareholders { £10 shares.fully paid Amount of the last dividend so declared

THE COMMERCIAL BANK OF AUSTRALIA LIMITED.

	, ses of Coin, Bullion, and Australian	raser edt eggineore di ot rase gesto L			Percentage the reserves of Coin, Bullion, and Australian Notes base to the Bank's liabilities124-83.
TOTALS.	£ 8. d. 1,741,8/3 16 11 264,836 18 6 125,489 7 10 106,274 11 10	10,781,837 15 10		TOTALS.	£ 8. d. 124,744 6 10 49,928 17 8 39,136 16 11 2,693,363 3 11 3,202,571 18 6 771,814 3 10 3,609,635 12 10
AMODIT.	\$21,539 18 0 \$21,539 18 0 416 14 10 			AMOUNT.	113,942,17 243,16,2 10,657,13,1 sets sof 1 per cent, equal to 14, for the year. al to 13,2-11ths per cent. per annum per annum ividend, at the time of
TOTALS. ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bullion or Bars Australian Notes and Cash with Commonwealth Bank Landed and other Property Notes and Bills of other Banks Balmees due from other Banks Amount of all Debte due to the Bank including Notes, Bills of Exchange, and all Stock and Funded Debte of every description, excepting Notes, Bills and Balances due to the said Kank Thom other Banks	Total Amount of Assets	THE BANK OF NEW ZEALAND.	ASSETS.	Coinced Gold and Silver and other Coinced Metals Gold and Silver in Bars and Bullion
forals,	E 8, d. 5,184 18 6 16,556 1 8 369 13 10 199,363 11 7 10,836,934 7 9	2,117,350 0 0 1,181,700 5 0 4 per cent. 15 per cent. 42,347 0 0 63,692 6 2	THE BAN	TOTALS.	£ s. d 4,517 17 4 85,408 3 2 99,926 0 6 6,637,238 10 6
AMOUNT.	29, 16, 556 1 3 16, 556 1 3 170, 204 13 3 4, 889, 501 4 7 5, 997, 423 3 2 5	of the Preference Ordinary To Preference Ordinary Treference Treference Treference Treference Treference Ordinary dividend at time of de-		AMOUNT.	## 4,617 17 4 4,617 17 4 64,516 0 7 30,893 2 7 30,893 2 7 £529,988 10 6 600,000 0 0 1,776,000 0 0 1,776,000 0 0 1,776,000 0 0 1,776,000 0 0 1,776,000 0 0 865,662 10 0 £6,637,238 10 6
LIABILITIES.	Notes in Circulation Not bearing Interest Bills in Circulation Not bearing Interest Balances due to other Banks Bearing Interest Balances due to other Banks Crown Bearing Interest Crown Baring Interest Deposits by other Not bearing Interest Bearing Inte	Amount of the capital stock paid up at the close of the Preference Quarter ending the 30th day of June, 1927 Ordinary Rate of the last dividend declared to the shareholders Preference Amount of the last dividend so declared Preference Ordinary Amount of the reserved profits, exclusive of such dividend at time of claring such dividend		LIABIUTIES,	Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of capital stock paid up at the close of the Quarter ending day of June, 1927 Amount of Capital and Amount of Liabilities Amount of Capital Amount of Capital and

B	
Ţ	
5	
X	
₹	
. T	
ÄĀĽ	
õ	
IAT	
a	
ANI	
200	
EEN	
6	
LHE	

TOTALS.	254,035 19 9 27,719 12 2 1,090 13 9 228,571 8 7	\$49,391 4 11	860,808 19 2
AMOUNT.	25 8. d. 946 6 6 253,089 14 3	:	f Assets
ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion	I votes, Dink, End Darances due to the Said Dank from other Banks	Total Amo
TOTALS.	£ s. d. 6,389 6 9 225,125 8 7	231,514 15 4	1,500,000 0 0 ° 10 per cent. per annum 37,500 0 0 710,000 0 0
AMOUNT.	6,389 6 9	:	Quarter ending the 30th rss—Ordinary dividend, at the time of
LIABILITIES.	Notee in Circulation Not bearing Interest Bills in Circulation Rearing Interest Balls in Circulation Rearing Interest Islances due to other Banks Deposits by the Not bearing Interest Deposits by the Not bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Persons Rearing Interest Persons Rearing Interest Stock, £28,525 5s. 10d.	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending t day of June, 1927 Rate of the last dividend declared to the shareholders—Ordinary Amount of the last dividend as declared (January-March, 1927) Amount of the reserved profits, exchasive of such dividend, at the declaring such dividend

K)
z
BA
н
õ
台
FR
_
8
¥
24
召
E
Н
Ħ
8
E
5
H
7
ő
TI
N
8
=
Ĕ
Ä

	a,yu	nand Bullion bear to the Bat for the Ba	oD to sevillidail	Percentage the reser
	TOTALS.	£ 8. d. 364 1 1 11,276 2 1 868 12 4 129 18 7	25,576 10 10	
	•	,	ŧ	
COMPTOIR NATIONAL PESCOMPTE DE PARIS (FRENCH BANK).	AMOUNT.	39.7 7.6	• • • • • • • • • • • • • • • • • • •	
	. ABSETS,	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Cash at Bankers Australian Notes and Cash with Commonwealth Bank Notes and Bills of other Banks Notes Bills of the West of the Bank including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balance due to the said Bank from other Banks	. Total Amount of Assets	·
APTOIR NATIONAL D	TOTALS.	d. 12,111 15 6	21,177 18 3	10,000,000 0 0 14 per. cent. 1,400,000 0 0 3,246,715 18 0
CON	AMOUNT.		:	the Quarter ending the
	LIABILITIES.	Notes in Circulation Not bearing Interest Bills in Circulation Bearing Interest Balances due to other Banks Deposits by the Not bearing Interest Deposits by the Not bearing Interest Deposits by the Not bearing Interest Deposits by the Dep	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 27th day of June, 1927 Kate of the last dividend declared to the shareholders Amount of the last dividend so declared Amount of the reserved profits, exclusive of such dividend, at the time of declaring such dividend

ಕ್ಟ

3,10

£ 1,275

111111

TOTALS.

Percentage the reserves of Coin, Bullion, Australian Notes, and Coar at Bankers bear to the Bank's lightimes—16.64.

က

358;839 16

360;115 1 5

፥

:

i

Total Amount of Assets

2,208,006 0 0 8 per cent. 73,606 0 0

Amount of this capital stook paid up at the close of the Quarter ending the 30th day of June, 1927

Rate of the last dividend declared to the shareholders

Amount of the hardyridend so declared...

Amount of the reserved profits, exclusive of such dividend, at fine of declaring such dividend

845,303 2 3

	AMOUNT.	£ s. d. 11,877 18 5 46,897 1 8 22,893 18 5	277,170 17 9
THE AUSTRALIAN BANK OF COMMERCE LIMITED.	ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bullion or Bars Australian Notes Cash at Bankers Landed and other Property Notes and Bills of other Banks Balances due from other Banks Rainces due from other Banks Amount of all debts due to the Bank including Notes, Bills of Exchange, and all Stock and Funded debts of every description, excepting Notes, Bills, and Balances due to the said	Bank from other Banks
	TOTALS.	£ 6. d. 153 9 9 354,527 10 11	354.661 0 8
	AWOUNT.	£ s. d. 196,673 17 4}	:
	LIABILITIES.	Notes in Circulation Bearing Interest Bills in Circulation Bearing Interest Bakmres due fo orber Banks Deposits by the Not bearing Interest Crown Bearing Interest Deposits by other Not bearing Interest Deposits by other Not bearing Interest Persons Bearing Interest Persons Bearing Interest	Total Amount of Liabilities

ΞÉ
Ψ
DEL
A D
OF
Z
BA
THE

TOTALS. ASSETS. AMOUNT.	£ s. d Coined Gold and Silver and other Coined Metals 430 19 3 5,015 13 3. Australian Notes	1,530-17 11. Landiad and other Property	Funded Debts of every discription, excepting Notes, Bilk, and Balances due to the said Eark from other Banks	7th 1,000,000 0: 0: Total Amount of Assets
AMOUNT.	£ s. d. 5,018 13 3	72,039- 1 5)		Quarter ending the 27th
CIABILITIES.	Notes in Circulation Not bearing Interest Bearing Interest Balls in Circulation Not bearing Interest Not	Balances due to other Tasaring inferest. Deposite by the Not bearing Interest Crown. Deposite by other Not bearing Interest. Deposite by other Not bearing Interest. Persons.	Total Amount of Liabilities	Annung of expital stock paid up at the close of the Quarter ending the 27 day of June, 1927 Rate of the last dividend declared to the shareholders Annuar of the last dividend escheckred Amount of the reserved profits, exclusive of such dividend, at, the time

	1		
×	ļ		
V 7			
	2		
7	}		
ř			
		1	
Ô			

THE

Note:	Bullion, and Australian Julities2'66 per cent.	, aioO Iris lial	lo asvi	eser b	113,6 19d	Pércédtäg
TOTALS.	6,448 7 4. 2,774 7. 3 2 41. 63,81. 3 2	228,924 11 7	281,799 16 6			
AMDUNT.	25 s. d. 1,7100 TS 1 3.7	:	:			
ABSPTS.		Notes, Bills, and Balances due to the said Bank from other Banks	Total Amount of Assets			
POTALS.	1,830 3 4 1,830 3 4 311,501 12 3	.913,331 15 7		419,865 17 3	į	No dividend has been declared to date 2,895 11 3
AMOUNT.	£ 8. d. 1,830 3 4 311,501 12 3	. :		the Quarter ending the	sa	dividend, at the time of
LIABILVITEB	Notes in Groulation to bearing Interest Blagges due to other Banks Deposits by the Crown Deposits by the Crown Deposits by other { Not bearing interest pageons }	Total Amount of Liabilities		Amount of capital stock paid up at the close of the Quarter 30th day of June, 1927	Rate of the last dividend declared to the shareholders	Amount of the last dividend so declared Amount of the reserved profits, exclusive of such dividend, at declaring such dividend

AUCTION SALES ACTS.

IST of persons to whom Auctioneers' Licences for the year 1927 were issued during the month of July, 1927:—

Name.	Address.	Date of Issue.
Allen, Stanley M	195' Glenhuntly-road, Els- ternwick 3	27.7.27
Grelis, John B	Mildura	29.7.27
Guy, Louis E	10 Clonard-avenue, Garden- vale	7.7.27
Matthews, Chas. R.	Newberry-avenue, Bonbeach	12.7.27
Swift, Henry G. 1.	142 Derby-street, Kew	6.7.27

T. E. MEEK. Acting Under-Treasurer of Victoria.

The Treasury, Melbourne, 8th August, 1927.

The Fisheries Acts.

NOTICE OF INTENTION TO FIX A BAG LIMIT FOR BLACKFISH.

IT is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation providing that no person shall, during the open season for blackfish, take or have in his possession, on or during any one day, more than twenty such fish, provided that such restriction shall not apply as regards blackfish in streams flowing north from the Great Dividing Range.

G. M. PRENDERGAST, Chief Secretary. 13th July, 1937.

F. Lewis, Chief Inspector of Fisheries and Game.

(Inserted 10 on 20th July, 1927.)

6 George V., No. 2611, Sections 76 and 94. 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 16th September, 1927, or they may be excluded from the distribution of the estate when the assets are being distributed:—

AH GON late of Warnamhool market gardener died on

AH GOON, late of Warrnambool, market gardener, died on or about 1st July, 1927, intestate.

JOHN EDWARD ALBERT, late of Germantown, near Bright, labourer, died on the 28th June, 1927, intestate.

PLAZIDUS DURISOH (with the will annexed), late of Nagambic, gardener, died on the 23rd June, 1927.

ALIGE ELLEN ERREY, late of number 440 Ryrie-street, Geelong, married woman, died on the 31st December, 1926, intestate.

THOMAS JAMES GINNIFF (with the will and one codicil annexed), late of Lara-street, South Yarra, and formerly of Prahran, basket-maker, died on the 4th May, 1927.

SARAH HARLEY, otherwise Sarah Emma Harley, late of number 11 O'Shannassy-street, North Melbourne, formerly of Cunninghame, gentlewoman, died on the 24th March, 1927, intestate.

Cunninghame, gentlewoman, detectate.

GEORGE HUNTER, late an inmate of the Hospital for Insane, Sunbury, farmer, died on the 5th June, 1927, intestate.

HEBBERT JAMES JAGGS, late of Warragul, old-age pensioner, died on the 8th March, 1927, intestate.

ALICE MAY KEENAN, late an inmate of The Salvation Army Girls' Home, East Kew, spinster, died on the 8th April, 1927, intestate.

Girls' Home, East Kew, spinster, died on the 8th April, 1927, intestate.

JOHN NHLL, otherwise known as Jack Nell, late of number 376 Edward-street, East Brunswick, labourer, died on the 8th June, 1927, intestate.

EDWARD THOMAS SATCHELL (with the will annexed), late of number 3 Belsize-avenue, Carnegie, formerly of Young-street, Waterloo. New South Wales, gentleman, died on the 22nd February, 1927.

JANET MATILDA STOKES, late of number 35 Cliff-street, South Yarra, widow, died on the 8th May, 1927, intestate.

PATRICK THOMAS JOHN TOBIN, late of number 41 Franklinstreet, Melbourne, retired postal officer, died on the 28th June, 1927, intestate.

Melbourne, 2nd August, 1927.

Melbourne, 2nd August, 1927.

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

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which the Curator has been appointed to administer during the past month.

JULY, 1927.

-						
No	Name of Deceased.	Australian Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Esti- mated Value of Estate.	Date of Death.
					£ s. d.	
1	Ah Goon	Warrnambool	China	25.7.1927		On or about
2	Albert, John Edward	Germantown, Near Bright	None		1	1.7.1927
3	Baird, Eleanor	Edward-street, Kingarov, Queensland	England	7.7.1927	104 2 0 45 0 0	28.6.1927 28.12.1926
4	Bull, Harry	132 Chestnut-street, Richmond; formerly of 7 Cubitt-street, South Richmond	,,	25.7.1927	162 0 9	On or about
5		Whittlesea	Unknown	14.7.1927	54 0 7	9.6.1927
6	Clarke, Phoebe Hannah	Empress-avenue, West Footscrav	England	7.7.1927	621 14 6	31.3.1927 28.4.1927
7 8	Davey, Louisa	9 Hartington-street, Northcote Yallourn	None	,,	672 4 0	19.5.1927
. 9		Yallourn Nagambie	England Switzerland	25.7.1927	348 15 7	21.3.1927
10	Emore, James	21 Buckland-avenue, Newtown, Geelong	Scotland	7.7.1927	314 16 0 144 8 11	23.6.1927
11	Errey, Alice Ellen	440 Ryrie-street, Geelong	None	25.7.1927	137 8 4	8.4.1927 31.12.1926
12	Falcon, Gordon Barclay	Karawinna	England	7.7.1927	154 6 10	On or about
13	Fyffe, George	Wedderburn	Unknown	14 5 1005		17.5.1927
14*		Lara-street, South Yarra: formerly of	None	14.7.1927 $25.7.1927$	20 2 6 66 6 0	30.6.1927 4.5.1927
15	Hall, William	Prahran Lilydale		<u>.</u>	·	
16	Harley, Sarah, otherwise	11 O'Shannassy-street, North Melbourne;	Unknown	14.7.1927	146 0 0	3.5.1927
10	Harley, Sarah Emma	formerly of Cunnunghame		25.7.1927	234 17 7	24.3.1927
17	Hunter, George	An inmate of the Hospital for Insane.	England	,,	120 17 11	5.6.1927
18	Jaggs, Herbert James	Sunbury Warragul		,,		0.0.1021
19	Keenan, Alice May	Salvation Army Girls' Home, East Kew	None	,,	42 2 0	8.3.1927
20	Laurissen, John	375 Elgar-road, Box Hill	None	,,	74 11 7 8 1 6	8.4.1927
21	Lim Kwong, otherwise Lim	Mansfield	China	14.7.1927	81 12 0	27.5.1927 $23.5.1926$
22	Quong Meredith, George	Corack East	F			
23	Mitchell, Thomas Carruthers		England None	7.7,1927	767 8 5 2,115 4 4	20.5.1927
24	Morgan, Ellen	6 Regent-street, Preston	l i	30.7.1927	366 8 3	30.5.1927 $1.7.1926$
25	Morris, Blanche Mary	Waiora-parade, West Footscray	Unknown	7.7.1927	420 12 0	14.4.1927
26	McIntyre, Alexander (limited in point of time	s.s. Dorrigo; formerly of 56 Market-street, South Melbourne	Ireland	14.7.1927	176 7 4	2.4.1926
	until a will be proved)	South Merbourne				
27	Nell, John, otherwise known	376 Edward-street, East Brunswick	Germany	25.7.1927	18 4 9	8.6.1927
28	as Nell, Jack Noble, George Knight	32 Rowan-street, Bendigo	England .	= = 10×=		
29	*Perkins, Edward	West-street, Brompton, South Australia	England Unknown	7.7.1927 $14.7.1927$	314 3 0 300 0 0	21.2.1927
30	Poole, Benjamin Arthur	Koonwarra	England	,,		31.1.1927 On or about
91	*Prentis, Alice Eliza	None	, , ,			26.4.1927
$\frac{31}{32}$	Robinson, Ada Elizabeth	48 Hutton-street, Thornbury	New Zealand None	30.7.1927 $25.7.1927$	26 16 3	20.3.1927
33	*Satchell, Edward Thomas	3 Belsize-avenue, Carnegie, Victoria; for-	England	29.7.1927	267 0 0 40 0 0	$23.3.1926 \\ 22.2.1927$
		merly of Young-street, Waterloo, New		"	10 " "	22.2.1021
34	Shields, Hugh	South Wales 810 Brunswick-street, North Fitzroy	8-41-1	14 = 101=		
35	Sims, Elsie May, formerly	11 Adelaide-street, Sunshine formerly of	Scotland	14.7,1927	124 15 0 50 0 0	9.6.1927
	Barrow, Elsie May	Kamarooka-street, Sunshine		"	30 0 0	15.7.1926
36	Stephen, William (unad- ministered estate)	King-street, Queenscliff	Unknown	7.7.1927	1,274 0 0	26.12.1910
37	Stokes, Janet Matilda :.	35 Cliff-street, South Yarra	,,	25.7.1927	78 5 3	0 = 100=
38	Taylor, Charles Frederick	Late an inmate of the Hospital for Insane,	,,	30.7.1927	85 0 0	8.5.1927 $13.1.1898$
	ŀ	Yarra Bend; formerly of Selborne Cham-	·			10.11.1000
39	Tennant, Neil	bers, Chancery-lane, Melbourne Creswick	None	7.7.1017	40 4 0	
40	*Thomas, Thomas Henry	Burrowes-street, Golden Square, Bendigo.	Unknown	7.7.1917 30.7.1927	48 4 0 150 0 0	$\frac{20.4.1927}{9.1.1912}$
	(unadministered estate)			5511.1621	1000 0 0	0.1.1012
$\frac{41}{42}$	Watson, Charles Henry	41 Franklin-street, Melbourne	.,	25.7.1927	56 8 6	28.6.1927
43	Whelan, Michael, otherwise	15 Barkly-place, Footscray Leongatha	None	14.7.1927	74 3 1 27 6 8	10.4.1927
	Whelan, Martin Michael			14.17.10.27	-′ '' °	20.6.1927
44	Williams, Margaret Muir,	An inmate of the Hospital for Insane, Mont	,,	25.7.1927	170 0 0	13.4.1927
ļ	formerly Porter, Margaret Muir	Park; formerly of Tinamba	·	,	· ·	
45	*Wilson, Samuel Gordon	13 Stewart-street, Footscray; formerly of	,,		100 0 0	3.1.1927
,	,	Lonsdale street, Hamilton		,,	. 1	
46 47	Wing Joe Yee Wah	Bromfield-street, Colac Burwood-road, Hawthorn	China	7.7.1927.	78 19 4	11.5.1927
· · ·			Unknown	30.7.1927	85 0 0	8.12.1903
!			:			

^{*} With the will annexed.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1816.—For the Sale and Distribution of Water for Irrigation.—Comuna 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. This By-law shall apply to and have force in Cohuna Irrigation Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purposes of this By-law and any By-law making an irrigation charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August. 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Cohuna, fourteen days after the date such water is supplied.

- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.
(SEAL) RICHD. HORSFIELD, Commissioner.
G. LAING, Acting Commissioner.

Approved by the Governor in Council.

• the 9th August, 1927.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW 1817.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

- 1. This By-law shall apply to and have force in Dingee Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purposes of this Ry-law and any By-law making an irrigation charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.

- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Pyramid Hill, fourteen days after the date such water is supplied.
- 11. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and receiver the said charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

(SEAL)

E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.
G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927. F. W. MABBOTT, Olerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1818.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—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. This By-law shall apply to and have force in Echuca North Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subjet-matter herein in respect of the Echuca North Irrigation and Water Supply District shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission, and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.

- 4. In the case of lands other than swamp lands the quantity of water supplied shall, in the absence of any specific means of measurement, be ascertained by accounting a watering as being a volume of water four inches in depth over any area watered, and for the purpose of this By-law, and any By-law making an irrigation charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water four inches in depth over any area watered other than swamp lands.
- 5. In the case of swamp lands the quantity of water supplied shall, in the absence of any specific means of measurement, be ascertained by accounting a watering as being a volume of water twelve inches in depth over any area watered, and for the purposes of this by-law and any By-law making an irrigation charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water tweive inches in depth over any area of swamp lands watered.
- 6. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the irrigation charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 7. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 8. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 9. An acre-foot of water shall be and is, for the purposes of this By-law and any By-law making an irrigation charge, deemed to be such quantity of water us would cover an area of one acre to a depth of one foot.
- 10. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 11. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Rochester, fourteen days after the date such water is supplied.
- 12. 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 charges.
- 13. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 14. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.RICHD, HORSFIELD, Commissioner.G. LAING, Acting Commissioner.

Approved by the Governor in Council,, the 9th August, 1927.

(SEAL).

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

BY-LAW NO. 1820 .- FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT

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

- . 1. This By-law shall apply to and have force in Gannawarra Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half-foot in depth over any area watered, and for the purposes of this By-law and any By-law making an irrigation charge a watering shall mean the application of water to land for the purpose or irrigation, and a watering shall be, and is hereby deemed to be, a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the irrigation charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands 6. The charge for the supply or water for irrigation or tands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April, in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation ol all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be, and is, for the purposes of this By-law and any By-law making an irrigation charge, deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Cohuna, fourteen days after the date such water is supplied.
- No. 105.—11542.—2

- 11. 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
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of the presence of-

E. SHAW, Commissioner. (SEAL) RICHD. HORSFIELD, Commissioner. G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1821 .- FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION .- KOONDROOK IRRIGATION AND WATER SUPPLY

- 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. This By-law shall apply to and have force in Koondrook Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose. for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purpose of this By-law and any By-law making an irrigation charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.

- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927. to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre foot of water shall be, and is, for the purposes of this By-law and any By-law making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated. or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Kerang, fourteen days after the date such water is supplied.
- 11. 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 charges.
- 12. All persons taking water from the works of the Comm'ssion shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing Bv-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was bereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.
 RICHD. HORSFIELD, Commissioner.
 G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927. F. W. Mabbott, Clerk of the Executive Council.

(SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1822.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—LEITCHVILLE 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. This By-law shall apply to and have force in Leitchville Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and

fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.

- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purpose of this By-law and any By-law making an irrigation charge a watering shall mean the application of water to laind for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre foot of water shall be, and is, for the purposes of this By-law and any By-law making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Cohuna, fourteen days after the date such water is supplied.
- 11. 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 charges
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water builiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission of the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

(SEAL) E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.
G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1823.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—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. This By-law shall apply to and have force in Mystic Park Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure: all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission: and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purposes of this lty-law and any By-law making an irrigation charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of, any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (heginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- S. An acre-foot of water shall be and is for the purposes of this By-haw and any By-haw making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Mystic Park fourteen days after the date such water is supplied.

- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common scal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

'(SEAL)

E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927. F. W. Mabbott, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1824.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

- 1. This By-law shall apply to and have force in Rochester Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water four inches in depth over any area watered, and for the purposes of this By-law and any By-law making an irrigation charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water four inches in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.

- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Rochester fourteen days after the date such water is supplied.
- 11. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or arc hereby authorized to demand, receive, collect and recover the said charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of-

E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL) G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1825 .- FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION, -- 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. This By-law shall apply to and have force in Rodney Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion:
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and

fixed under the supervision of; the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.

- 4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water six inches in depth over any area watered, and for the purposes, of this By-law and any By-law making an Irrigation Charge, a-watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water six inches in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigation Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year. in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation other than water supplied under a water right shall be payable at the office of the Commission at Tatura fourteen days after the date such water is supplied.
- 11 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

G. LAING, Acting-Commissioner.

Approved by the Governor in Council,
the 9th August, 1927.

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

(SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 1826.—For the Sale and Distribution of Water for Irrigation.—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. This By-law shall apply to and have force in Shepparton Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or dinninish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water six inches in depth over any area watered, and for the purposes of this By-law and any By-law making an Irrigation Charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water six inches in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigation Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of Apyril in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of Aprii in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation other than water supplied under a water right shall be payable at the office of the Commission at Shepparton fourteen days after the date such water is supplied.

- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.
(SEAL) RICHD, HORSFIELD, Con

RICHD, HORSFIELD, Commissioner.

G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927.

2385

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1827.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—SOUTH 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. This By-law shall apply to and have force in South Shepparton Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or dirainish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half-foot in depth over any: area watered, and for the purposes of this By-law, and any By-law making an Irrigation Charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigation Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.

- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927. to the 31st day of August, 1927, and during the period from the 1st day of May, to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law, and any By-law making an Irrigation Charge, deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation other than water supplied under a water right shall be payable at the office of the Commission, at Shepparton, fourteen days after the date such water is supplied.
- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner, as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereinto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.

(SEAL)

RICHD. HORSFIELD, Commissioner.

G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LIW NO. 1828.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—STANHOPE IRRIGATION AND WATER SUPPLY DISTRICT

THIE 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. This By-law shall apply to and have force in Stanhope Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coining into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appli. ances for measurement shall be of a form and pattern approved

by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.

- 4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water four inches in depth over any area watered, and for the purposes of this By-law, and any By-law making an Irrigation Charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water four inches in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigatior Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927. to the 31st day of August, 1927, and during the period from the 1st day of May, to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law, and any By-law making an Irrigation Charge, deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation other than water supplied under a water right shall be payable at the office of the Commission, at Tongala, fourteen days after the date such water is supplied.
- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner, as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.

(SEAL)

RICHD. HORSFIELD, Commissioner.

G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927.

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

BY-LAW NO. 1829.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION,—SWAN HILL IRRIGATION AND WATER SUPPLY DISTRICT.

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

- 1. This By-law shall apply to and have force in Swan Hill Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked: but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purposes of this By-law and any By-law making an irrigation charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be, and is hereby deemed to be, a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be, and is, for the purposes of this By-law and any By-law making an irrigation charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission, at Swan Hill, fourteen days after the date such water is supplied.

- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of—

E. SHAW, Commissioner.

(SEAL)

RICHD. HORSFIELD, Commissioner.

G. LAING, Acting Commissioner.

.

Approved by the Governor in Council, the 9th August, 1927.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1830.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—THIRD LAKE 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. This By-law shall apply to and have force in Third Lake Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked: but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water one-half foot in depth over any area watered, and for the purposes of this By-law and any By-law making an irrigation charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be, and is hereby deemed to be, a volume of water one-half foot in depth over any area watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as set out in the By-law making the irrigation charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands-as rights.

- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An aere-foot of water shall be, and is, for the purposes of this By-law and any By-law making an irrigation charge, deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications. to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission. at Kerang, fourteen days after the date such water is supplied.
- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district. or such other officers as may be authorized by the Commission.

The foregoing By law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the

E. SHAW, Commissioner.

(SEAL)

RICHD. HORSFIELD, Commissioner.

G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1831.-FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION .- 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. This By-law shall apply to and have force in Tongala Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water four inches in depth over any area watered, and for the purposes of this By-law and any By-law making an Irrigation Charge, a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water four inches in depth over any area watered. watered.
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigation Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights. water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation other than water supplied under a water right shall be payable at the office of the Commission at Tongala, fourteen days after the date such water is supplied.
- 11. 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
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunts affixed the 8th day of August, 1927, in the presence of-

E. SHAW, Commissioner.

(SEAL)

RICHD. HORSFIELD, Commissioner.

G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927.

F. W. MABBOTT,

Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 1832.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

 1. This By-law shall apply to and have force in Tragowel Plains Irrigation and Water Supply District.

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

 3. All water supplied for irrigation from the works of the
- as not continued and carried to completion.

 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by, and fixed under the supervision of, the Commission; and all quantities of water supplied shall be computed by the water bailing or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water four inches in depth over any area of land, locally known as red land, watered, and a volume of water six inches in depth overy any area of land, locally known as lignum or black land, watered, and for the purposes of this By-law a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water four inches in depth over any area of such red land watered and a volume of water six inches in depth over any area of such lignum or black land watered.

 5. The charge for the supply of water for irrigation of lands
- 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigation Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1927) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of August, 1927, to the 31st day of August, 1927, and during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1928) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that por-tion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation other than water supplied under a water right shall be payable at the office of the Commission, at Pyramid Hill, fourteen days after the date such water is supplied.
- 11. 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 charges.
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of August, 1927, and the common seal of the Commission was hereunto affixed the 8th day of August, 1927, in the presence of-

E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL) G. LAING, Acting Commissioner.

Approved by the Governor in Council, the 9th August, 1927. F. W. Mabbott, Clerk of the Executive Council.

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

STANHOPE URBAN DIVISION. NOTICE to owners of tenements in the undermentioned streets in the Stanhope Urban Division and the private streets, lanes, courts, and alleys opening thereto:—

Birdwood-avenue.—South from the end of the existing main, easterly to the northern end of the street running between sections 3 and 8, and to a point opposite allotment 6, section 8.

North-South-street.—From a point opposite the west end of allotment 6, section 8, southerly to the junction of

this street with the Elmore to Mooroopna-road near the south-west corner of allotment 10, section 8.

Elmore to Mooroopna-road.—From a point near the south-west corner of allotment 10, section 8, easterly along that road to a point opposite the southern boundary of allotment 15, section 8.

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 10th day of September next to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

E. SHAW. Acting Chairman, State Rivers and Water Supply Commission. Melbourne, 8th August, 1927.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

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

The nature of the works in respect of which the land is proposed to be taken is for the protection of the Board's aque-

proposed to be taken is for the protection of the Board's aqueduct and works incidental thereto in connexion with the general

water supply to the metropolis, as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, 110 Spencer-street, Melbourne, from the date hereof until the 26th August, 1927, during office

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below. The consent of the Governor in Council was duly obtained in terms of the Board's principal Act (No. 2696), on the 27th day of July, 1927.

County,		Parish.		Part of Crown Allotment.	Quantity of Lane Required.			
Evelyn		Gracedale		52A	A. R. P. 18 0 21			
,,	• •	,,	• •	50 D	16 1 33			
"	• •	**	••	50E	35 3 34			
,,		,,	••	53	28 0 16			
,,	• •	,,		3	34 3 37			
**		,,	• •	2	10 1 13			
,,		Yuonga		2D	45 1 11			
••		,,		13	58 1 32			
,,		,,		140	9 0 34			
,,		,,		16	18 0 10			
		,,		. 17	37 0 13			
,,		,,		18	44 1 18			
,,		,,	٠.	19	5 0 0			
,,		.,		20	57 3 16			
",		,,		21	21 1 5			
"	• • •] .,,		27	31 2 32			

Dated this first day of August, 1927.

GEO. A. GIBBS, Secretary.

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

(Inserted, 10, on 3rd August, 1927.) ...

ORDERS IN COUNCIL. -(Series 1926-27).

Serial No.	· Purpose and Particulars.		Name for Approval		
	WORKS— Vote 72/12/1. State Schools— Installing Boilers and Radiators, Teachers' Training College, Ballarat, without public tenders being invited —Approved by the Governor in Council, 22nd June, 1927.—F. W. Mabbott, Clerk of the Executive Council.	£ a. d. 269 5 0	Frencham and Wylie		
	Vote 72/1/1. Harbour Works— Extension of L head of Old Jetty, Queenseliff, without public tenders being invited Vote 72/15/31. Venereal Diseases Clinic— Supplying and fixing steel partitions, Venereal Diseases Clinic, Yarra Bend, without public tenders being invited —Approved by the Governor in Council, 28th June, 1927.—F. W. Mabbott, Clerk of the Executive Council.	104 9 0 346 15 0	E. Wilson Foy and Gibson Pty. Ltd.		

ORDERS IN COUNCIL.—(Series 1927-28.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.
	FORESTS COMMISSION OF VICTORIA (MELBOURNE)— Loan Act 33:6, Item 1—	£ s. d.	
680	Purchase of allotments 19 and 19a and lots 1 and 2, plan of subdivision 4378, being parts of allotments 1a, 6, and 7, Section O, Parish of Bright —Approved by the Governor in Council, 6th July, 1927.—F. W. Mabbott, Clerk of the Executive Council.	110 6 1	A, W. Quin
	PUBLIC INSTRUCTION— Technical Schools (Equipment)— For the Footscray Trehnical School.		, u
681	Purchase, without calling for public tenders, of— 1 8½-inch "Macson" Screwcutting Lathe, £187 10s.; 1 9-inch Cazeneuve Lathe, £195—less allowance for 3 6-inch Lathes purchased from School. £30 each FOR THE SUNSHINE TECHNICAL SCROOL.	Rates	McPherson's Pty. Ltd., Melbourne
682	Purchase, without calling for public tenders, of— 17 inches x 5 ft. 3 in. "Macson" Technical School Lathe, £175; 1 8½ inches x 8 feet Bed "Macson" Lathe, £187 10s. FOR THE SWINBURNE TROUBLEGE.	Ditto	McPherson's Pty. Ltd.,
683	Purchase, without calling for public tenders, of— 15-ft. 3-in. Gap Bed S.C. Lathe, 7-inch Centres, complete with Steel Tray; Prip Can, with Swivel Spout; and 1 each 8-inch 4-Jaw Independent Cushman Chuck, and 5\frac{1}{2}-inch 3-Jaw Taylor Scroll Chuck, both fitted to Lathe; 61 teet Belting, and 2 wo-den Pulleys—Approved by the Governor in Council, 27th July, 1927.—F. W. Marborr, Clerk of the Executive Council.	200 19 0	McPherson's Pty. Ltd., Melbourne
	WORKS—		
	Trust Funds, £2,223 6s. 8d. Loan Act 3573. 1896/13/4, Item 18—	1,770 0 0	House Down Below
684	Purchase money for land required for the Technical School, Prahran	1,750 0 0 400 0 0 200 0 0	Hannah Drew Palmer, John Fallon Paul de Brancas Ellen McMahon
685	Loan Act 3475, Item 1. State Schools, &c.— Purchase money for land required for State School purposes at Morwell	700 0 0	Edmund Charles Hent-
686	Land required for State School purposes at Inverleigh	225 0 0	echel Edward Morgan
687	Vote 72/12/4. Technical Schools— Alterations to Mechanic's Workshop, fittings, &c., at Swinburne Technical College, without public tenders being invited Vote 72/12/3. High Schools—	239 1 9	Swinburne Technical College
688	Erection of bicycle stalls, High School, Terang, without public tenders being invited Vote 72/13/4 Other Public Works—	110 0 0	E. P. Harden
689	Relaying footpath and kerbing, Public Offices, Melbourne, without public tenders being invited	422 16 0	The Hume Pipe Co. (Aust.) Ltd.
690	Loan Act 3475, Item 5. Grant, Zoological Society— Erection of Carnivora yards, Zoological Gardens, Royal Park, without public tenders being invited	750 0 0	Royal Zoological and Acclimatisation Society of Victoria
691	Vote 72/13/17. Agricultural Colleges— Removal of build ng, Agricultural College, Longerenong, without public tenders being invit≏d	130 10 0	W. E. McGregor
692	Vote 72/12/4. Technical Schools— Renovations, Workingmen's College, Melbourne, without public tenders being invited —Approved by the Governor in Council, 11th July, 1927.—F. W. Mabbott, Clerk of the Executive Council.	643 19 Q	W. Fulton
693	Vote 73/1. Murray River Bridges— Metal and Screenings for the Yarrawinga Bridge approach, without public tenders being invited Loan Act 3475, Item 1. State Schools—	115 15 0	Shire of Benalla
694	Loan Act 3475, Item 1. State Schools— Land required for State School purposes at Narren Warren Railway Station	480 0 0	Henry Edward Wau!
695	Loan Act 3475, Item 1. High Schools, &c.— Purchase money for land and buildings required fur the High School, Coburg —Approved by the Governor in Council, 14th July, 1927.—F. W. Mabbott, Clerk of the	1,750 0 0	Jane Mary Reynolds
696	Executive Council. Loan Act 3475, Item 1. State Schools— Purchase money for land required for the State School at Preston East	113 0 0	G. P. Coppard
697	Vote 72/13/9. Tourists' Resorts— Re-erection of tower, Mount Donna Buang, without public tenders being invited —Approved by the Governor in Council, 20th July, 1927.—F. W. MARBOTT, Clerk of the	169 0 0	R. G. Thompson
698	Executive Council. Vote 72/13/31. Vonereal Diseases Clinic— Remodelling Venereal Diseases Clinic, Yarra Bend, without public tenders being invited	8,312 0 0	T. Coate
699	Vote 72/1/1. Harbour Works Repairs to Frankston Jetty, without public tenders being invited Vote 72/12/4. Technical Schools, £70 9s. 1ud. Loan Act 3373, Item 1B. Technical Schools,	210 0 0	T. Ryan
700	#70 10s.— Alterations to benches, and additions to carpenters' workshops, Technical School, Geelong, without public tenders being invited	-140 19 10	Gordon Institute of Technology, Geelong

ORDERS IN COUNCIL.-(Series 1927-28.)-continued.

Serial No.	Purpose and Particulars		Name for Approval.		
_	WORKS-continued-				
701	Vote 49/18. Royal Visit.— Decorations to State Government House, Malvern, in connexion with the Royal Visit, 1927, without public tenders being invited	£ s. d. 131 10 0	S. and G. Johnson		
702	Loan Act 3373, Item 1B Technical Schools-	300 O O	Thornton and Holland		
703	Vote 72/10/11. Burnley School of Agriculture— Erection of annex to glasshouse, School of Primary Agriculture, Burnley, without public tenders	140 19 0	C. E. Barnes		
704	being invited Vote 72/136. Sewerage Connexions, &c.— Extending sewerage connexions, State School No. 1476, Oakleigh South, without public tenders	122 8 8	Melbourne and Metro-		
	being invited —Approved by the Governor in Council, 27th July, 1927.—F. W. Mabbott, Clerk of the Executive Council.		politan Board of Works		

Melbourne, 10th August, 1927.

CONTRACTS ACCEPTED .- (Scries 1927-28.)

Serial No.	Purpose, No. of Tender, and Particulars of Conbract.	Amount.	Name of Contractor.		
	VICTORIAN RAILWAYS— Railway Stores Suspense Account, Act 2716, Section 105—	Pates on use	Metropolitan Gas Co.,		
705	Supply and delivery of Coke and Coal Tar, as ordered, 1st July, 1927, to 30th June, 1928. (Not publicly advertised) (Rate subject to increase or decrease in price of coal and/or freight.)	annex	Flinders-street Mel- bourne		
706	(18)—Supply and delivery of Sawn Hardwood Timber, as ordered, 1st July, 1927, to 30th June,	Ditto	Condon Bros., Kawar-		
707	(6)—Supply and delivery of Rectifier Set and Spares*	Ditto	Gibson, Battle (Melb.) Pty. Ltd., Williamstreet, Melbourne		
708	(24)—Supply and delivery of Grocories, &c., as ordered, 1st July, 1927, to 39th June, 1928— Item No. 148. Sauce (Worcestershire), ½-pints, at 6s. 3d. per doz., delivered in usual trade containers to Refreshment Services Store, Flinders-street, or to the Metropolitan Depots, and/or at 7s. per doz delivered properly pucked for despatch by rail at Spencer-street or Flinders-street Railway Stations —Country of manufacture or production: Australia	Rate	G. J. Harding and Co., Hunter-street, Rich- mond		
709	(3)—Supply and delivery of Asi estos Mattresses, 14-inch thick, complete with lacing wire, at £114 per set —Country of manufacture or production: Australia	Ditto	W. H. Brewer, Black- wood - street, North Melbourne		
710	(1)—Supply and delivery of Mild Steel Channel Bars"— Nastana Item No. 1. 29 ft. b in. x 12 inches x 3½ inches x 32 88 lb., at £13 12s. 6 l. per ton, c.i.f. Melbourne	Ditto	Broken Hill Pty. Co. Ltd., Little Collins- street, Melbourne		
	Item No. 2. 29 ft. 5 in. x 10 inches x 3½ inches x 24 46 lb., at £13 12s. 6d. per ton, c.i.f. Melbourne —Country of manufacture or production: Australia	£ s, d,			
711	(10)—Supply and delivery of Universal Tool and Outer Grinder, including equipment -Country of manufacture or production: Switzerland	285 0 0	E. P. Bevan and Son Pty. Ltd., King-st., Melbourne		
712	(9)—Supply and delivery of Cable, plain lead-covered, dry-core, 26 pairs, 20 lb., at £325 6s. 11d. per mile* —Country of manufacture or production: Australia	Rates	British Insulated Cables Ltd., Little Collins- street, Melbourne		
713	Votes and Loans— (8)—Supply and delivery of Mild Steel Columns, &c., for Towers Nos. 5, 6, and 7, for viaduct at Maribyrnong River, Albion-Broadmeadows Line*— Lean No. 1. Mild Steel in Columns, at 236 per ton Lean No. 2. Mild Steel in Bracing, at £36 per ton Lean No. 3. Mild Steel in Bedplates, at £35 per ton —Country of manufacture or production: Australia	Ditto	A. Challingsworth Pty. Ltd., Swan - street, Richmond		
714	(3)—Supply and delivery of Mild Steel Columns, &c., for 10 Towers for viaduct at Moonee Ponds Creek, Albion-Broadmeadowa Line*— Item No. 1. Mild Steel in Columns, at £32 12s. per ton Item No. 2. Mild Steel in Bracing, at £27 per ton Item No. 3. Mild Steel in Bedplates, at £27 per ton	Ditto	A. Challingsworth Pty- Ltd., Swan - street, Richmond		
715	—Country of manufacture or production: Australia (3)—Supply and delivery of Mild Steel Columns, &c., for Towers Nos. 8, 9, and 10, for viaduct at Maribymong River, Albion Broadmeadows Line*— Item No. 1. Mild Steel in Columns, at £36 per ton Item No. 2. Mild Steel in Bracing, at £36 per ton Item No. 3. Mild Steel in Bedplates at £36 per ton —Country of manufacture or production: Australia	Ditto	A. Challingsworth Pty. Ltd., Swan - street, Richmond		
	-E. C. EYEBS, Secretary, by order of the Victorian Railways Commissioners. 2.8.1927.	Į	ĺ		

* Order in Council obtained.

Melbourne, 10th August, 1927.

Annex to Contract No. 705.

Metropolitan Gas Co.

Contract.—Supply and delivery of Gas Coke and Coal Tar, as ordered, 1st July, 1927, to 30th June, 1928.

Item No.	Description,	Rate per—	Rate.
15 1 2 3 7.7	Coke, Ordinary, delivered into Departmental drays at West Melbourne Works	ton " gallon	£ R. d 1 19 9 2 3 0 2 2 0 0 0 61 0 0 72

the second secon

ANNEX TO CONTRACT NO. 706.

Condon Bros.

Contract.—Supply and delivery of Sawn Hardwood Timler, as ordered, from 1st July, 1927, to 80th June, 1928.

No. of	Dimen	sions.							Bate per 100- super, feet.
1	SAWN HARDWOOD T AS ORDERED.	IMBE	R.						£ s. d. 1 3 0
2 3 4	l in. x 1 in., over 10 ft. up to 16 ft. in length	::	::	::	::	::	. ::	•	. 140
5 6	1 in. x 1 in., 1 in. x 1 in., over 10 ft. up to 16 ft. in length 1 in. x 1 in., 1 in. x 1 in., 17 ft. to 20 ft. in length	::	. ::		· :: .	. ::	•	:	i 4 0
7 8 9	$1 \stackrel{1}{1}$ in. x $1 \stackrel{1}{1}$ in., 2 in. x 1 in., 2 in. x $1 \stackrel{1}{1}$ in., 2 in. x 2 in., up to 10 ft. in length $1 \stackrel{1}{1}$ in. x $1 \stackrel{1}{1}$ in., 2 in. x 1 in., 2 in. x $1 \stackrel{1}{1}$ in., 2 in. x 2 in., over 10 ft. up to 16 $1 \stackrel{1}{1}$ in x	h ft. in l	ength	• ::	•••	::	::	::	1 2 0 1 3 0 1 4 0
10 11	1 in. x 1 in., 17 it. to 20 it. in length 1 in. x 1 in., 1 in	in., 4 in., 4	in. x 2 in., in. x 2 in.,	4 in. :	3 in., up t	o 10 ft. 10 ft.	in length up to 16	ft. in	0 17 0
12 13	[fength 3 in, x 1 in, 3 in, x 1 in, 3 in, x 2 in, 3 in, x 3 in, 4 in, x 1 in, 4 in, x 1 in, 3 in, x 1 in, 3 in, x 1 in, 3 in, x 2 in, 3 in, x 3 in, x 3 in, x 1 in, 4 in, x 1	in., 4	in. x 2 in.,	4 ln. x	3 in., 17 ft	to 20	ft. in lengt	h	0 17 6 0 17 6 0 18 6
14 15	3 in, x 1 in, 3 in, x $1\frac{1}{2}$ in, 3 in, x 2 in, 3 in, x 3 in, 4 in, x 1 in, 4 in, x $1\frac{1}{2}$ 3 in, x 1 in, 3 in, x $1\frac{1}{2}$ in, 3 in, x 2 in, 3 in, x 3 in, 4 in, x 1 in, 4 in, x $1\frac{1}{2}$ 3 in, x 1 in, 3 in, x $1\frac{1}{2}$ in, 3 in, x 2 in, 3 in, x 3 in, 4 in, x 1 in, 4 in, x $1\frac{1}{2}$ 3 in, x 1 in, 3 in, x $1\frac{1}{2}$ in, 3 in, x 2 in, 3 in, x 3 in, 4 in, x 1 in, 4 in, x $1\frac{1}{2}$ 3 in, x 1 in, 3 in, x $1\frac{1}{2}$ in, 3 in, x $1\frac{1}{2}$ in, x $1\frac{1}{2}$ 3 in, x $1\frac{1}$	in., 4 in., 4 i	in. x 2 in., n. x 2 in.,	4 in. x	3 in., 26 ft 3 in., 27 ft.	in len	gth	•••	1 0 0 ;
16 17 18	3 in. x 1 in., 3 in. x 1½ in., 3 in. x 2 in., 3 in. x 3 in., 4 in. x 1 in., 4 in. x 1 in. 3 in. x 1 in., 4 in. x 1 in.	in., 4	in. x 2 in., in. x 2 in., in. x 2 in.,	4 in. 1	: 3 in., 28 ft : 3 in., 29 ft : 3 in. 30 ft	. in len . In len	gth	::	1 2 0 1 4 0 1 6 0
19									0 17 0
20 21	5 in. x 1 in., 5 in. x 1½ in., 5 in. x 2 in., 5 in. x 3 in., 6 in. x 1 in., 6 in. x 1½ to 16 ft. in length 5 in. x 1 in., 6 in. x 1½ in., 6 in. x 2 in., 5 in. x 3 in., 6 in. x 1 in., 6 in. x 1½								0 17 6
22	5 in. x 1 in., 5 in. x 1 ln., 5 in. x 2 in, 5 in. x 3 in., 6 in. x 1 in., 6 in. x 1								0 17 6
23 24	Intength 5 in. x 1 in., 5 in. x 1 in., 5 in. x 2 in., 5 in. x 3 in., 6 in. x 1 in. 6 in. x 1 in. 6 in. x 1 in. 6 in. x 1 in., 6 in.,	in., 6	n. x 2 in., in. x 2 in.,	6 in. x	21 in., 6 in	x Sin	26 ft. in l	ength	1 0 0 1 1 0 ; 1 2 0 ;
25 26 27	5 in. x 1 in., 5 in. x 1 in., 6 in. x 2 in., 5 in. x 3 in., 6 in. x 1 in., 6 in., x 1 in., 6 in	in., 6	in. x 2 in. in. x 2 in.,	6 in.	x 21 in., 6 in 21 in., 6 in	n. x 3 ir	., 28 ft. in l ., 29 ft. in l	ength ength	1 3 0
27 28 29	4 in. x 4 in., 5 in. x 4 in., 5 in. x 5 in., 6 in. x 4 in., 6 in. x 6 in. over 10 ft	on to	ngta 18 ft. in lo		2 1 in., 6 in	ı. x 3 in	ı., 30 ft. in l	ength	0 17 0
30 81	4 in. x 4 in., 5 in. x 4 in., 5 in. x 5 in., 6 in. x 4 in., 6 in. x 6 in., 17 ft. to 20 4 in. x 4 in., 5 in. x 4 in., 5 in. x 5 in., 6 in. x 4 in., 6 in. x 6 in., 21 ft. to 25	ft. in i i ft. in	ength length		::	::	::	::	1 17 6 1 17 6 1 0 0
32 33 34	4 m. x 4 in., 5 in. x 4 in., 5 in. x 5 in., 6 in. x 4 in., 6 in. x 6 in., 26 ft. in let	ngth	::	::	::	::		::	1 1 0 1 2 0
35 36	$4 \ln x + 4 \ln x + 6 \ln $	ngth ngth ngth	::	::	. ::	::	::	::	1 3 0 1 4 0 1 6 0
37 33	7 in to 9 in wide x 1 in to 3 in thick over 10 ft un to 10 ft in length			::	::	::	::	::	0 18 0 0 18 6
39 40 41	7 in. to 9 in. wide x 1 in. to 3 in. thick, 17 ft. to 20 ft. in length 7 in. to 9 in. wide x 1 in. to 3 in. thick, 21 ft. to 25 ft. in length 7 in. to 9 in. wide x 1 in. to 3 in. thick, 28 ft. in length 7 in. to 9 in. wide x 1 in. to 3 in. thick, 27 ft. In length 7 in. to 9 in. wide x 1 in. to 3 in. thick, 27 ft. In length	::	••	::	::	::	::	::	0 18 6
42 43	7 in, to 9 in, wide x 1 in, to 3 in, thick, 27 ft, in length 7 in, to 9 in, wide x 1 in, to 3 in, thick, 28 ft, in length	::	::	::	::	::	::	::	1 2 6 1 3 0 1 4 0
44 45	7 in. to 9 in. wide x 1 in. to 3 in. thick, 28 ft. in length 7 in. to 9 in. wide x 1 in. to 3 in. thick, 29 ft. in length 7 in. to 9 in. wide x 1 in. to 3 in. thick, 29 ft. in length	::	::	::	::	::	::	::	1 5 0
46 47 48	7 in. to 9 in. wide x 4 in. to 9 in. thick, up to 10 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick, over 10 ft. up to 16 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick 17 ft. to 20 ft. in length	::	::	••	::	::	:: •	· ::	0 18 0 0 18 0
49 50	7 in. to 9 in. wide x 4 in. to 9 in. thick, over 10 ft up to 16 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick, 17 ft. to 20 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick, 21 ft. to 25 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick, 22 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick, 26 ft. in length	::	::		::	::	:: ·	::	0 18 6 1 0 0 1 2 0
51 52	7 in. to 9 in. wide x 4 in. to 9 in. thick, 27 ft. in length 7 in. to 8 in. wide x 4 in. to 9 in. thick, 28 ft. in length 7 in. to 9 in. wide x 4 in. to 9 in. thick, 28 ft. in length 1 in. to 9 in. wide x 4 in. to 9 in. thick, 28 ft. in length	::	::	::	:-	::	-::	۲	1 3 0
53 54 55	7 in. to 9 in. wide x 4 in. to 9 in. thick, 30 ft. in length 10 in. to 12 in. wide x 1 in. to 9 in. thick, up to 10 ft. in length 19 in. to 12 in. wide x 1 in. to 3 in. thick, up to 10 ft. in length 19 in. to 12 in. wide x 1 in. to 3 in. thick, over 10 ft. up to 16 ft. in length	::	**	::	::	••		::	1 5 0 1 6 0 0 18 0
56 57	10 in. to 12 in. wide x 1 in. to 3 in. thick, over 10 ft. up to 16 ft. in length 10 in. to 12 in. wide x 1 in. to 3 in. thick, 17 ft. to 20 ft. in length		::	::	::	::	::	::	0 18 0 0 19 0
58 59 60	10 in. to 12 in. wide x 1 in. to 3 in. thick, 17 tt. to 20 ft. in length 10 in to 12 in. wide x 1 in. to 3 in. thick, 21 ft. to 25 ft. in length 10 in. to 12 in. wide x 1 in. to 3 in. thick, 26 ft. in length 10 in. to 12 in. wide x 1 in. to 3 in. thick, 27 ft. in length	::	••	::	:: '	::	::	::	1 2 0 1 3 0 1 4 0
61 62	10 in. to 12 in. wide x 1 in. to 3 in. thick, 28 ft. in length 10 in. to 12 in. wide x 1 in. to 3 in. thick, 29 ft. in length	::	::	::	::	•	. ::	::	1 4 0 1 5 0 1 6 0
63 64 65	10 in. to 12 in. wide x 1 in. to 3 in. thick, 30 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, up to 10 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, over 10 ft. up to 16 ft. in length	::	::	::	::	::	::	::	1 7 0 0 17 0
66 67	10 in. to 12 in. wide x 4 in. to 6 in. thick, 17 ft. to 20 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, 21 ft. to 25 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, 26 ft. in length	::	•••			::		::	0 18 0 0 18 0 ; .
68 69		::	:: '	::		::		::	1 2 0
70 71 72 -	10 in. to 12 in. wide x 4 in. to 6 in. thick, 28 ft. in length	::	**	::	••	::	. ::	::	1 4 0 1 5 0 1 6 U
72 73 74	10 in. to 12 in. wide x 4 in. to 6 in. thick, 32 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, 32 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, 33 ft. in length	::	::	::	::	- ::	::	::	1 7 0
75 76 77	10 in. to 12 in. wide x 4 in. to 6 in. thick, 33 ft. in length 10 in. to 12 in. wide x 4 in. to 6 in. thick, 34 ft. in length 10 in. to 12 in, wide x 4 in. to 6 in. thick, 35 ft. in length	::	::	::	::	::	::-	::	1 10 0 1 12 6
78 70.	Exceeding 12 in, wide and up to 6 in, thick, up to 10 ft, in length Exceeding 12 in, wide and up to 6 in, thick, over 10 ft, up to 16 ft, in length		::	::	::	:: -	•	::	1 15 0 1 0 0 1 0 0
80 81		::	••	::	::::		::	::	100
82 83 84	Exceeding 12 in. wide and up to 6 in. thick, 27 ft. in length Exceeding 12 in. wide and up to 6 in. thick, 28 ft. in length	::		::	••	::	• ::	::	1 4 0 1 5 0 1 6 0
85 86	Exceeding 12 in, wide and up to 6 in, thick, 28 ft. in length Exceeding 12 in, wide and up to 6 in, thick, 29 ft. in length Exceeding 13 in, wide and up to 6 in, thick, 30 ft, in length	::	•••	::	::	::		••	1 7 6 .
87 88 89	Exceeding 12 in, wide and up to 6 in, thick, exceeding 30 ft. in length 12 in, or exceeding 12 in, wide and exceeding 6 in, thick, up to 10 ft, in length 12 in, or exceeding 12 in, wide and exceeding 6 in, thick, over 10 ft, up to 1	gth In ft. i	n length	::	••	::	::	::	1 12 6 0 18 0
91 90	Exceeding 12 in. wide and up to an, thick, exceeding 30 it, intensity 12 in. or exceeding 12 in, wide and exceeding 6 in, thick, up to 10 ft, in leng 12 in. or exceeding 12 in. wide and exceeding 6 in, thick, over 10 ft, up to 12 in. or exceeding 10 in. wide and exceeding 6 in, thick, 17 ft, to 20 ft, in let 12 in. or exceeding 12 in. wide and exceeding 6 in, thick, 21 ft, to 25 ft, in let 12 in. or exceeding 10 in. wide and exceeding 6 in, thick, 21 ft, to 25 ft, in let 2 in. or exceeding 10 in. wide and exceeding 6 in thick 21 ft, to 25 ft, in let 2 in. or exceeding 10 in. wide and exceeding 6 in thick 21 ft, to 25 ft. in least 15 in. The exceeding 10 in.	ength ength		::	•••	::	::	••	0 18 0 0 18 0 1 0 0
92 93 94	12 in, or exceeding 12 in, wide and exceeding 6 in, thick, 27 it, in length	::	::	::	::	::	::	::	1 2 0
95 96	12 in, or exceeding 12 in, wide and exceeding 6 in, thick, 30 ft, in length	::	::	::		::	•• .	**	1 4 0 1 5 0 1 7 6
97	12 in, or exceeding 12 in, wide and exceeding 6 in, thick, exceeding 30 it, in WEATHERBOARD	_	٠	••	••	••			1 10 0
98	Hardwood Weatherboards, two out of 6 in. x 13 in.	••		••	<u>: •</u>	••			Rate per 100 lin. feet.
99	Hardwood Fencing Rails, two out of 4 in. x 4 in. up to 18 ft. long	٠						٠.	0.14 -01
100	PICKETS. Hardwood Pickets, undressed, and plain pointed, 5 ft. long x 3 in. x 1 in. Hardwood Pickets, undressed, and plain pointed, 6 ft. long x 3 in. x 1 in.								Rate per 100 No. 0 10- 0
ioi		••				::	::	::	0 12 6
104 105	PALINGS. Bardwood Sawn Palings, 5 ft. long x 4 in. x 4 in			••	••			••	012 6
	ANGLE GRIDS.		••	••		••	••	••	0 15 b Rate per 100 lin. feet.
106	Angle Grids, 5 in. x 21 in. up to 8 ft. 6 in. long, cut to sketch	······································	· · · · · · · · · · · · · · · · · · ·	···	'' "		···		1 1 0

ANNEX TO CONTRACT No. 707. Gibson, Battle (Melb.) Pty. Ltd.

Contract. -Supply and delivery of Rectifier Set and Spares.

tem No.	į į	escription				•			Rate per -	Rat	te.	
	SEC' Rectifier Cylinder, complete with Vacuum Po	rion "		ling Day	rina loui	ition un	d Excit	ation	set	£	s.	d,
14	Apparatus, Transformer for Rectifier, comp Guenit Breaker and Disconnecting Switche Switch, as specified	nlera An	tomatic	Switchin	or Economic	inent ir	ายไม่เป็นหา	D. O. 1		1,000	Ĭ	·
	SECTION "B,"-SPARES F	OR PRI	ESSURE	TRAN	SFORM	ERS.		1				
2	Spare Cartridges, P.L. No. 20535, Type A10								for		1	
3	Fuse Links, P.L. No. 103207	•••	***	•••	• • • •	•••	•	•••	**		2 16	
4	Spare Cartridges for Secondary Fuses		•••	•••	•••		***		"		8	
5	Spare Leading-through Insulators, P.L. No. 47-	ŧ1	•••	•••	• • • •		•	***	*1	"	٠	
	SPARES FOR CUR	RENT '	TRANS	FORME	ERS.			İ				
6	Spare Leading-through Insulators, P.L. No. 40	352						[u	1	13	ĺ
	SPARES F		SWIT	CH.								
,	Bushing Insulators, Type A 10H, P.L. No. 405	68	•							17	0	
7 8	Main Brushes with Arcing Contacts, IVDE A I	O H3, 1'.	L. No. 4	0624					*1		10	
9	Areing Contacts, Type 10 H3, P.M. No. 49500					•••			11		16	
10	Spans Chite for the over correct relate						***	***	"		11	
11	Spare Compound Strip Temperature Releases,	for the S	witch Bo	x, Type	12	•••	***	•••	1)		0 17	
12	Spare Cartridge for the Primary Fuses	•••	***			•••	***				13	
13	Spare Fuse Links	•••	•••			•••	•••		. "	"	10	
	SPARES FOR THE I											
14	Standard Set of Spare Material for the Rectifie								set	38	10	
	SPARES FOR THE QUICK-ACTING CIT	CUIT	BREAK	ER AN	DITS	MOTOR	CONT	ROL		•		
15	Set of spare material consisting of—1 set of A Resistance and Auxiliaries	creing Co	ontacts;	1 set of	f Spring	*; 1 Re	lease Co	il; 1	"	6	18	
	SPARES FOR THE MOTOR	CONT	ROL OF	THE	oil sw	ITCH.						
16	Contact Springs, P.L. No. 40376								for		5	
17	Contact Studs, P.L. No 40377		•••		•••	***	•••		**		13	
18	Spare Bulbs for the Optical Signals	•••	•••	•••		•			"		13	
19	Spare Coils for the Ignition Relays	•••	•••		••		•••	•••		"	٠	
	SPARES FOR TH	E MAIN	I TRAN	SFORM	IER.					-		
20 .	Spare Winding for one leg of 3/6-phase Transfo	rmer, T.	G. 2500						۱	346	0)
											9	

The Game Acts.

CLOSE SEASON FOR GRASS PARROTS (ALL SPECIES).

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &e., &c.

THE Governor of the State of Victoria, in the Commontive Council of the said State, and in pursuance of the Executive Council of the said State, and in pursuance of the provisions of the Games Acts and all other powers me enabling in that behalf, do by this Proclamation direct that

GRASS PARROTS (Neophema), all species,

shall be included in the Third Schedule to the Game Act 1915, and that the period in each year set opposite the names of such birds in the said schedule shall be as follows, viz.:—

From the first day of January to the thirty-first day of December.

This Proclamation shall come into force after the expiration of a period of one week from the publication thereof in the Victoria Government Gazette.

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

(L.S.)

By His Excellency's Command,

G. M. PRENDERGAST, Chief Secretary.

SOMERS.

GOD SAVE THE KING!

APPROACHING LAND SALES.

ALES of Crown Lands in Fee Simple to be held at the undermentioned places and dates, viz.:—

	Gazette.
BeechworthFriday, 16th September, 1927	 105
CamperdownWednesday, 31st August, 1927	 102
Corryong.—Tuesday, 20th September, 1927	 105
Korumburra.—Friday, 12th August, 1927	 92
Marnoo.—Tuesday, 13th September, 1927	 105
Melbourne.—Tuesday, 23rd August, 1927	 99
PortlandWednesday, 14th September, 1927	 105
St. ArnaudThursday, 8th September, 1927	 105
Wangaratta.—Tuesday, 30th August, 1927	 102
WedderburnThursday, 15th September, 1927	 105
Werrimull.—Friday, 12th August, 1927	 89
VarramThursday, 15th September, 1927	 105
Lands and Survey Office Malhauma	

Lands and Survey Office, Melbourne.

SALES (Nos. 9696 to 9701) OF CROWN LANDS IN FEE SIMPLE AT THE TIMES AND PLACES SHOWN HERE-UNDER. TO BE CONDUCTED BY LAND OFFICERS.

UNDER. TO BE CONDUCTED BY LAND OFFICERS.

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

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council, by an Order in Council dated the 19th day of October, 1915, and published in the Government Gazette of the 21st October, 1915, page 4046, as amended by Order in Council dated the 8th day of February, 1921, published 16th February, 1921, page 585.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold. silver, or bank notes, or cheques approved of by the Receiver and Paymaster, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may, if he think fit register the

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

SCALE OF PAYMENTS.

£20 and under, 6 instalments.
Over £20, and not exceeding £50, 8 instalments.
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £200, 14 instalments.
Over £300, and not exceeding £400, 16 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.

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

Office of Lands and Survey, Melbourne, 9th August, 1927.

MARNOO.—Sale (No. 9696), on TUESDAY, 13th SEP-MECHANICS' HALL. To be conducted by G. G. GRAY.

TOWN LOTS.

MARNOO, PARISH OF MARNOO, COUNTY OF KARA KARA. On main road, formerly part of Water Reserve. Upset price £4 per lot.-Charge for survey £1.

Lot 1. Area 1 rood, allotment 11 Lot 2. Area 1 rood, allotment 12.

COUNTRY LOTS.

PARISH OF MARNOO, COUNTY OF KARA KARA. Formerly old School Site

Upset price £20 per lot .- Charge for surevy £1 10s.

Lot 3. Area 3r. 33 6-10p., allotment 122c. Lot 4. Area 3r. 33 6-10p., allotment 122n. Lot 5. Area 3r. 33 6-10p., allotment 122r. Lot 6. Area 3r. 34 8-10p., allotment 122r. Lot 7. Area 3r. 33 2-10p., allotment 122r. Lot 8. Area 3r. 33 2-10p., allotment 122r. Lot 9. Area 3r. 33 2-10p., allotment 122r. Lot 10. Area 3r. 33 2-10p., allotment 122r. Lot 10. Area 3r. 33 2-10p., allotment 122x.

GT. ARNAUD.—Sale (No. 9697), at half-past TEN a.m., on THURSDAY, 8th SEPTEMBER, 1927, at the COURT HOUSE. To be conducted by G. G. GRAY, Esq., Land Officer. Auctioneers: Messrs. G. McKECHNIE & CO., St. Arnaud.

TOWN LOTS.

St. Arnaud, Parish of St. Arnaud, County of Kara Kara. Facing Millett-street.

Upset price £20 per lot.—Charge for survey £3 2s. 6d. *Lot 1. Area 2 roods, allotment 12, section 13c.

Fronting Sturt-street.

Upset price £15 per lot.—Charge for survey £3 2s. 6d. *Lot 2. Area la. 1r. 24p., allotment 8, section c2.

Between Gray and Gormley streets. Upset price £5 per lot.-Charge for survey £3 2s. 6d. Lot 3. Area 36 2-10 perches, allotment 8, section 11.

REDBANK, PARISH OF REDBANK, COUNTY OF KARA KARA. Fronting High street,

Upset price £14 per lot.—Charge for survey £3 2s. 6d. Lot 4. Area 1a. 3r. 3p., allotment 9, section 14. One month allowed to remove fencing.

NATTEVALLOCK, PARISH OF NATTEVALLOCK, COUNTY OF GLADSTONE.

Adjoining frontage to Avoca River.

Upset price £10 per lot.—Charge for survey £3. Lot 5. Area 2r. 21p., allotment 481. Valuation of improvements, £7. K. Astbury.

BEALIBA, PARISH OF BEALIBA, COUNTY OF GLADSTONE. Adjoining North Boundary of Township Upset price £1 per acre.—Charge for survey €3 15s. *Lot 6. Area 8a. 1r. 3p., allotment 22.

COUNTRY LOTS.

Parish of Kooreh, County of Kara Kara, Site of improvements of H. B. Vanrennen,

Upset price £5 10s, per acre.—Charge for survey £4 7s. 6d. *Lot 7. Aren 24a. 3r. 29p., allotment 41a, section A. Valuation of improvements, £9 5s. H. B. Vanrennen.

PARISH OF RICH AVON WEST, COUNTY OF BORUNG, Near North Boundary of Parish.

Upset price £9 per acre.—Charge for survey £3 17s. 6d. Lot 8. Area 17a, Or. 17p., allotment 7p, section A.

· Parish of Moolerr, County of Kara Kara. Close to State Forest.

Upset price £40 per lot.—Charge for survey £3 17s. 6d.

*Lot 9. Area 10a, 3r. 30p., allotment 3a, section 1a. Sold subject to special railway condition. One month allowed to remove fencing.

> PARISH OF BARKLY, COUNTY OF KARA KARA. Site of improvements of A. Stewart.

Upset price £4 per acre.-Charge for survey £3 2s. 6d. *Lot 10. Area 2a. 3r. 39p., allotment 22c; section C. Valuation of improvements, £8. A. Stewart.

PARISH OF ST. ARNAUD.-COUNTY OF KARA KARA. Upset price £3 per acre.—Charge for survey £3.

*Lot 11. Area 1a. 1r. 24p., allotment 62a, section D. One month allowed to remove fencing.

*Sold subject to special mining condition similar to section 81, Land Act 1915.

ARRAM.—Sale (No. 9698), at TWO o'clock p.m., on THURSDAY, 15th SEPTEMBER, 1927, at the COURT HOUSE. To be conducted by E. T. A. WILSON, Esq., Land

TOWN LOTS.

WELSHPOOL, PARISH OF WELSHPOOL, COUNTY OF BULN BULN. Close to Cemetery.

Upset price £3 per acre.—Charge for survey £4 12s., 6d.

*Lot 1. Area 14a, 0r. 35 7-10p., allotment 5, section 20, *Lot 2. Area 19a, 3r. 25 9-10p., allotment 6, section 20.

WEEAWUK, PARISH OF BINGINWARRI, COUNTY OF BULN BULN. Fronting Billy Creek,

Upset price £5 per acre.—Charge for survey £3 7s. 6d. *Lot 3. Area 2a. 2r. 7p., allotment 4 Valuation of improvements, £6 7s. 6d.

Foster. Parish of Wonga Wonga South, County of Buln. Buln.

Site of Improvements of J. J. Tobias.

Upset price £30 per lot.—Charge for survey £3.2s. 6d. Lot 4. Area 3r. 4p., allotment 2, section 13. Valuation of improvements, £204 15s. J. J. Tobias.

COUNTRY LOTS.

PARISH OF YARRAM YARRAM, COUNTY OF BULN BULN. Old Water Reserve.

Upset price £12 per acre.-Charge for Survey £3 7s. 6d. Lot 5. Area 6a. 1r. 24p., allotment 11c. One month allowed to remove fencing.

PARISH OF BINGINWARRI, COUNTY OF BULN BULN. Old Township Reserve at Gemmill's Hill.

Upset price £1 per acre.—Charge for survey £7.
*Lot 6. Area 15a. Ir. 11p., allotment 50x.
*Sold subject to special mining condition similar to section 81, Land Act 1915.

W EDDERBURN.—Sale (No. 9699), at a quarter past TWO p.m. on THURSDAY, 15th SEPTEMBER, 1927, at MORECROFT'S HOTEL. To be conducted by G. G. GRAY, Esq., Land Officer. Auctioneer: D. P. GIBSON, Esq., Esq., Land Officer. Wedderburn.

TOWN LOTS.

WEDDERBURNE, PARISH OF WEDDERBURNE, COUNTY OF GLADSTONE.

Site of improvements of E. Crisp, fronting Rede-street. Upset price £2 per acre.—Charge for survey £3 17s. 6d. *Lot 1. Area 19a. 3r. 37p., allotment 15, section R. Valuation of improvements, £200 (E. Crisp). 2395

Fronting Watercourse.

Upset price £8 per lot.—Charge for survey £3. *Lot 2. Area 1a. 2r. 29p., allotment 79, section U.

Known as Sugarloaf Hill.

Upset price £1 per acre.—Charge for survey £3 7s. 6d.
*Lot 3. Area 6a. 1r. 21p., allotment 9, section N¹.
*Sold subject to special mining condition similar to section 81, Land Act 1915.

BEECHWORTH.—Sale (No. 9700), at TEN o'clock a.m. on FRIDAY, 16th SEPTEMBER, 1927, at the COURT HOUSE. To be conducted by JAS. HAYES, Esq., Land Officer. Auctioneer: C. A. REYNOLDS, Esq., Beechworth.

TOWN LOTS.

BEECHWORTH, PARISH OF BEECHWORTH, COUNTY OF BOGONG.

Fronting Camp-street.

Upset price £4 per lot.—Charge for survey £1.

*Lot 1. Area 37 perches, allotment 13, section 29.

tion of improvements, £3 (Jas. Sloane).

*Lot 2. Area 37 perches, allotment 14, section 29.

Fronting Bernard-street.

Upset price £3 per lot.—Charge for survey £1.
*Lot 3. Area 31 perches, allotment 15, section 29.
*Lot 4. Area 37 perches, allotment 16, section 29.
*Lot 5. Area 37 perches, allotment 17, section 29.

Facing railway line.

Upset price £2 per lot.—Charge for survey £3 2s. 6d. Lot 6. Area 36 perches, allotment 17a, section 241. Valua-tion of improvements, £1 5s. (F. Snow).

STANLEY, PARISH OF STANLEY, COUNTY OF BOGONG.

East of Recreation Reserve.

Upset price £3 per acre.—Charge for survey £3 15s. Lot 7. Area 5a. 1r. 10p., allotment 13, section B1.

EVERTON, PARISH OF EVERTON, COUNTY OF BOGONG.

Close to railway station.

Upset price £12 per lot.—Charge for survey £1 6s.
*Lot 8. Area 1 acre, allotment 6, section 5.
*Lot 9. Area 1 acre, allotment 7, section 5.
*Lot 10. Area 1 acre, allotment 8, section 5.

Upset price £10 per lot.—Charge for survey £1 6s.
*Lot 11. Area 3r. 17p., allotment 9, section 5.
*Lot 12. Area 3r. 17p., allotment 10, section 5.
*Lot 13. Area 3r. 17p., allotment 11, section 5.

Upset price £7 per lot.—Charge for survey £1 6s. *Lot 14. Area 2 roods, allotment 10, section 4.

COUNTRY LOTS.

PARISH OF BEECHWORTH, COUNTY OF BOGONG.

Close to Asylum.

Upset price £20 per lot.—Charge for survey £4 12s. 6d. *Lot 15. Area 18a. 0r. 17p., allotments 20s and 20c, section

PARISH OF YACKANDANDAH, COUNTY OF BOGONG.

Site of improvements of John Bidgood, jun.

Upset price £17 per lot.—Charge for survey £3 2s. 6d. *Lot 16. Area 2a. 3r. 12p., allotment 6p, section 9. Valuation of improvements £483. J. Bidgood, jun.

PARISH OF WHOROULY, COUNTY OF DELATITE.

Old Water Reserve.

Upset price £1 10s. per acre.—Charge for survey £4 12s. 6d.
*Lot 17. Area 20 acres, allotment 119b.
*Sold subject to special mining condition similar to section 81, Land Act 1915.

CORRYONG.—Sale (No. 9701), at TEN o'clock a.m., on TUESDAY, 20th 'SEPTEMBER, 1927, at the COURT HOUSE. To be conducted by JAS. HAYES, Esq. Land Officer. Auctioneer: C. A. REYNOLDS, Esq. Beechworth.

TOWN LOTS.

Towong, Parish of Towong, County of Benambra. Site of improvements of Messrs. Heyenga and Stockwell.

Lot I. Area 3r. 24p., allotments 16 and 17, section C. Valuation of improvements £28. H. S. Stockwell £8, and H. B. Heyenga £20, payable £8 deposit, and four quarterly instalments of £5 each.

Fronting Brooke-street.

Upset price £25 per lot.—Charge for survey £1.
*Lot 2. Area 1r. 32p., allotment 16, section A.
*Lot 3. Area 1r. 32p., allotment 17, section A.
*One month allowed to remove fencing.

Between Macadam and Grant streets.

Upset price £20 per lot.-Charge for survey £1.

Lot 4. Area 1r. 32p., allotment 11, section C. Lot 5. Area 1r. 32p., allotment 12, section C. Lot 6. Area 1r. 32p., allotment 13, section C. Lot 7. Area 1r. 32p., allotment 14, section C. Lot 8. Area 1r. 32p., allotment 15, section C.

Fronting Macadam-street.

Upset price £10 per lot .- Charge for survey £1.

Lot 9. Area 1r. 32p., allotment 1, section F. Lot 10. Area 1r. 32p., allotment 2, section F. Lot 11. Area 1r. 32p., allotment 3, section F. Lot 12. Area 1r. 32p., allotment 4, section F.

Between Houston and Grant streets.

Upset price £20 per lot.—Charge for survey £1.

Lot 13, Area 1r. 32p., allotment 8, section R-Lot 14, Area 1r. 32p., allotment 9, section R. Lot 15, Area 1r. 32p., allotment 10, section R.

Between Houston and Verdon streets.

Upset price £15 per lot.—Charge for survey £1.

Lot 16. Area 1r. 32p., allotment 18, section Q. Lot 17. Area 1r. 32p., allotment 18, section Q. Lot 18. Area 1r. 32p., allotment 20, section Q.

Upset price £5 per lot.—Charge for survey £1. Lot 19. Area Ir. 24p., allotment 11, section G. One month allowed to remove fencing.

Closer Settlement Acts.

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, FORTLAND, on WEDNESDAY, 14TH SEPTEMBER, 1927, at THREE o'clock p.m. To be conducted by H. S. WILLIAMS, Esq., Land Officer. Auctioneers: J. L. WYATT & CO., Portland.

MIXED FARM AT NARRAWONG.

PARISH OF NARRAWONG, COUNTY OF NORMANBY.

Recently occupied by F. C. Sandeman.

Upset price £1,120, equal to £12 10s. per acre.

Area 89a. 2r. 20p.. allotment 3, section 12. situated 7 miles from Gorae Railway Station, and 10 miles from Portland. Principally heavy black and chocolate soils, suitable for mixed farming. Improvements consist of 4-roomed house, shed, dam, and bore, and fencing.

TERMS AND CONDITIONS.

The full conditions will be read at the sale. Deposit payable on acceptance of bid, 5 per cent. of purchase price.

chase price.

Balance of 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. The purchaser may pay up the full balance of purchase money at any time prior to the due date, with interest to date of payment only, or may transfer his interest in the purchase (prior to final payment) on payment of a fee of 10s.

Immediate possession. No residence condition. Crown grant on completion of purchase. Improvements to be insured in favour of the Closer Settlement Board.

Plan, showing the land, may be inspected, and particulars obtained at the offices of the auctioneers, at Lands Office, Hamilton, or Crown Lands Inquiry Office. Melbourne.

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

Melbourne, 8th August, 1927.

Closer Settlement Acts.

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 MORECROFT'S HOTEL, WEDDERBURNE, on THURSDAY, 15TH SEP-EMBER, 1927, at TWO o'clock p.m. To be conducted by G. G. GRAY, Esq., Land Officer. Auctioneer: D. P. GIBSON, Esq., Wedderburne.

GRAZING AND CULTIVATION LAND AT BARRAKEE.

PARISH OF BARRAKEE, COUNTY OF GLADSTONE

Upset price £1,375, equal to £4 15s. 10d. per acre.

Area 287a. and 11p., allotment 100A, recently occupied by H. Fulton. situated 4 miles from Wedderburne Railway Station, gravelly soil, chiefly suitable for grazing. About 55 acres cultivable. Gravel pit on eastern corner of allotment. Improvements:—Five-roomed weatherboard house, sheds, dairy, fowl pens, clearing, and fencing.

TERMS AND CONDITIONS.

The full conditions will be read at the sale. Deposit payable on acceptance of bid, 5 per cent. of pur-

chase price.

Balance of 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. The purchaser may pay up the full balance of purchase money at any time prior to the due date, with interest to date of payment only, or may transfer his interest in the purchase (prior to final payment) on payment of a fee of 10s.

Immediate possession. No residence condition. Crown grant on completion of purchase. Improvements to be insured in favour of the Closer Settlement Board.

Plan. showing the land, may be inspected, and particulars obtained at the offices of the auctioneers, at Lands Office, St. Arnaud, or Crown Lands Inquiry Office, Melbourne.

H. S. BAILEY, Commissioner of Crown Lands and Survey. Melbourne, 8th August, 1927.

Closer Settlement Acts.

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, YARRAM, on THURSDAY, 15TH SEPTEMBER, 1927, at halfpast TWO o'clock p.m. To be conducted by E. T. A. WILSON, Esq., Land Officer. Auctioneer: W. A. CLARKE, Esq., Yarram.

PARTS OF O'CONNOR'S AND MATCHES' ESTATE, 8
, MILES FROM YARRAM.

The estate consists of sound, healthy grazing country, of dark sandy loam, with heavy loam on lower portions, and some sandy ridges.

Upset price £10,500, equal to £9 2s. 3d. per acre.

Upset price £10,000, equal to £9 2s. 3d. per acre.

Lot 1. Area 1,152a. 2r. 37p., allotments 16. 17, 24, 24a, 25, 26, and 26e. The improvements are as follows:—Allotment 16—house, cowshed, tank, windmill. Allotment 17—house, stable, barn. Allotments 24 and 25a—house, wash-house, dairy, two sheds. Allotment 25—house, well, windmill, cowshed, implement shed, and dairy. Allotment 26—house, dairy, cowshed, and hut. Allotment 26e—house, well, windmill, shed. There are many subdivisional fences. There are many subdivisional fences.

Upset price £1,863, equal to £11 (approximately), per acre. Lot 2. Area 169, 1r. 34p., allotment 20, formerly held by S. R. Colbert. Improvements:—House, iron shed, windmill, well, dairy, and fencing.

TERMS AND CONDITIONS.

The full conditions will be read at the sale.

Deposit payable on acceptance of bid, 5 per cent. of purchase price.

chase price.

Balance of 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. The purchaser may pay up the full balance of purchase money at any time prior to the due date, with interest to date of payment only, or may transfer his interest in the purchase (prior to final payment) on payment of a fee of 10s.

Immediate possession. No residence condition. Crown grant on completion of purchase. Improvements to be insured in favour of the Closer Settlement Board.

Plan, showing the land, may be inspected, and particulars obtained at the offices of the auctioneer, or Crown Lands Inquiry Office, Melbourne.

H. S. BALLEY

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

Melbourne, 9th August, 1927.

Closer Settlement Acts.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee simple of the undermentioned Crown lands, and will be received up to Noon on Friday, 27th August, 1927, addressed to the Secretary, Closer Settlement Board, Melbourne, and en-dorsed, "Tender for Dreeite House and land."

Description of Land.

PARISH OF DREETE, COUNTY OF GRENVILLE.

Area 3a. 3r. 10p., allotment 54c, section B, recently occupied by G. Abernethy, together with four-roomed weatherboard house, with two tanks, &c., situated thereon.

TERMS AND CONDITIONS.

Each tenderer shall clearly state his full name, occupation, and address, also the amount for which he is prepared of purchase the property.

The purchase money will be payable in twenty equal half-yearly instalments, the first of which will be payable six months from the date of acceptance of tender:

Interest will be payable on the unpaid balance, half-yearly, as from date of purchase, at the rate of 5 per cent. per

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.

No residence condition. Crown grant on completion of purchase.

The highest or any tender will not necessarily be accepted.

J. R. PESCOTT, Secretary, Closer Settlement Board.

Melbourne, 8th August, 1927.

Land Act 1915, Section 10.

LAND EXCEPTED FROM OCCUPATION, ETC.

In pursuance of the provisions of section 10 of the Land Act 1915, His Excellency the Lieutenant-Governor, as Deputy for His Excellency the Governor, of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 28th day of June, 1927, excepted from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereinafter described, viz.:—

Marong.—Land.—10 acres, more or less, Parish of Marong, County of Bendigo: Commencing at the north-west angle of allotment 6 of section 10; bounded thence by said allotment bearing S. 8 deg. 32 min. W. 476 links; by allotment 6c bearing S. 13 deg. 28 min. E. 1,081 links; and S. 76 deg. 45 min. E. 311 links; by allotment 6b bearing S. 12 deg. 5 min. W. 135 links; by J. A. and B. D. F. Guthrie's 129th section holdings bearing N. 76 deg. 37 min. W. 311 links, S. 8 deg. 32 min. W. 92 2-10 links, and N. 81 deg. 28 min. W. 854 3-10 links; by a road bearing N. 8 deg. 32 min. E. to the south-west angle of allotment 6b; and thence by that allotment bearing S. 81 deg. 28 min. E. to the commencing point.—(M.32(3), L.P.31) (W.45808).

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

At the Executive Council Chamber, Melbourne, the 28th June, 1927.

(Published in lieu of Order appearing in Gazette of 6th July, 1927, p. 2094.)

LAND PROPOSED TO BE PERMANENTLY RESERVED.

IN pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to permanently reserve and except from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereunto described, viz.:—

The following Notice was gazetted 1° on 20th July, 1927, pursuant to Order of 18th July, 1927.

Newport.—8 acres 1 rood 28 perches, City of Williamstown, at Newport, Parish of Cut-paw-paw, County of Bourke: Commencing at the intersection of the south side of High-street and the east side of Home-road; bounded thence by High-street bearing east 10 chains 42 links, S. 89 deg. 42 min. E. 9 chains 95 links, S. 43 deg. 32 min. E. 1 chain 10 links, and S. 51 deg. 5 min. E. 1 chain 29 links; by Douglas-parade bearing south 2 chains 21 6-10 links; by Hobson-street bearing west 22 chains 15 links; and thence by Home-road bearing north 3 chains 88 links to the commencing point.—(C.345(14), (C.P.7.7.27) (Rs.256).

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

Department of Lands and Survey, Melbourne.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LAND.

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 land hereinafter referred to, viz.

The following Notice was gazetted 16 on 20th July, 1927, pursuant to Order of 18th July, 1927.

YAUGHER.—The temporary reservation by Order in Council of the 1st June, 1885, of 5 acres of land in the Parish of Yaugher, as a site for a State School, revoked as to part by Order of the 26th November, 1888, is about to be revoked as regards the remaining portion thereof comprising 4 acres 3 roods 35 8-10 perches.—(Y.115(8) (Rs.1473).

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

Department of Lands and Survey, Melbourne.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25rd SECTION OF THE LAND ACT 1915:

NOTICE is hereby given that at the times and places mich-tioned in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applica-tions, objections to proposed proclamations, alterations, addi-tions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard by the persons whose names are set opposite such places respectively in such schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

H. S. BAILEY, Commissioner of Crown Lands and Survey; and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 9th August, 1927.

SCHEDULE.

CASTERTON, Thursday, 25th August, 1927, at half-past Two p.m., H. S. Wilhams, Esq.

HEATHCOTE, Friday, 26th August, 1927, at half-past Ten a.m., W. Murray, Esq.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 25TH SECTION OF THE LAND

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 person appointed by mc, 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 place and on the date mentioned in the schedule hereto.

H. S. BAILEY, Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey, Melbourne, 9th August, 1927.

SCHEDULE.

HEATHCOTE, 26th August, 1927, Land Officer-079/49, A. L. McGoldrick, 185a. 1r. 37p., Moormbool East; 065/49, J. R. Carr, 183a. 2r. 2p., Moormbool Wēst.

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.
Follett Lowan Buin Buin Evelyn	 Lang Koop Wytwarrone Korumburra Greensborough:	14 2 584 85	 o	1,071 2 27 919 1 39 155 3 24 38 0 31

Land Act 1915;

LANDS WITHDRAWN FROM APPLICATION:

T is hereby notified that the undermentioned land has been withdrawn from application :-

County.		Parish.	 Allotment.	Section.	Area.
Tatchera Karkarooc	::	Turoar Wagant	 32 _A 25 _A , 25 _B		A. R. P. 110 2 6 125 3 26

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

Department of Lands and Survey Melbourne, 9th August, 1927.

. Closer Settlement Acts, as varied by the Discharged Soldiers Settlement Acts. - Mallee PERMETS CANCÉLLEÓ.

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

District.	Corr. No.	* Name of Licensee.	Parish.	Reason.	Allotment.	Section.	Area.
Mallee	05945 04290	L. G. W. Painter F. Hodgson	Mildura	Noń-payment Permit to be declared void	629 272	В В .	A. B. P. 17 0 0 19 2 19

The 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.	Parish.	Reason.	Allotment.	Section. Area.
Mallee	07752	G. C. Collins	Wathe	Lessee has relinquished his	22₄	. A. R. P. 154 2 21
,,	07047	A. Irwin	Meringur	Land abandoned	14	795 0 0

H. S. BAILEY. Commissioner of Crown Lands and Stavey.

Department of Lands and Survey, Melbourne, 4th August, 1927.

No. 105.-11542.-3

Closer Settlement Acts, Section 86.

PERMITS CANCELLED.

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

District,	Corr. No.	Name of Permit Holder.	-, :	Parish.	Allotment.	Section.	Area.
Melbourne :.	5912/86 6057/86	Michael A. Hogan .: Norman D. Duke		Toora	 34A 2	C 16	A. B. P. 157 0 0 139 0 37

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

PERMITS CANCELLED.

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

District.	Corr. No.	Name of Permit	Holder.	•	Parish.		Allotment.	Section.	Area.
Geelong Horsham (1) Horsham (2) Hamilton (3) Hamilton (1) Melbourne Hamilton (4) Hamilton (4)	4274/86.6 628/86.6 621/86.6 375/86.6 4333/86.6 831/86.6 5995/86.6 1038/86.6 251/86.6	Laurence R. Baker William J. Croton William G. Nimmo Jeremiah Cleary James O. Roberts Donald E. Sinclair William R. Stone Francis G. Brown Francis G. Brown			Kornong Burrum Burrum Burrum Burrum Lang Koop. Koort-Koort-Nong Lallat Nar-nar-goon Merino Merino Merino	:::::::::::::::::::::::::::::::::::::::	72 52 53, 97 14 12 50 1A, 1B 30 29		A. R. F. 385 0 1: 330 2 2: 3115 3 16 1;071 2 2: 59 2 2: 10 0 6: 61 1 1: 37 0 6: 135 0 0

⁽¹⁾ Substituted permit to issue.——(2) New permit to issue.——(3) Permit to issue for amended area.——(4) Settler transferred to other land.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Closer Settlement Acts.

SHEPPARTON (PINCHBECK'S LAND).

Parishes-Tallygaroopna and Mundoona.

IRRIGABLE ALLOTMENTS AVAILABLE.

THE Farm Allotments described in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease. Applications, accompanied by the required deposit, should be lodged at the Enquiry Branch, Lands Department, on or before Monday, 29th August, 1927. A Closer Settlement Enquiry Board to deal with the applications will be held at the office of the Water Commission, on Thursday, the 1st September, 1927, at 10 a.m. Plans and application forms may be obtained at the offices of the Water Commission, Shepparton and Melbourne, and at the Enquiry Branch, Lands Department, Melbourne.

Allotment.	Area.	Parish.	Price per Acre.	Capital Value.	Deposit, including Lease and Registration Fees.	Balance of Purchase Money.	Half-yearly E. Instalment.
7▲ 7B 70 _7D 6A	A. R. P. 85 0 0 76 0 0 73 0 0 75 0 0 101 0 0	Mundoona ,,, Tallyga- roopna	12 0 0	£ s. d. 1,105 0 0 988 0 0 1,058 10 0 1,162 10 0 1,616 0 0	£ s. d. 36 5 0 34 5 0 34 15 0 38 15 0 57 5 0	£ s. d. 1,070 0 0 955 0 0 1,025 0 0 1,125 0 0 1,560 0 0	£ a. d. 32 2 0 28 13 0 30 15 0 33 15 0 46 16 0
6B 6C 6D 7A 7B and 7D 7C 8A and 8E 8B and 8D 80	107 0 0 84 0 0 77 0 0 79 0 0 119 0 0 101 0 0 74 0 0 82 0 0	11 11 11 11 11 11 11 11 11 11 11 11 11	16 0 0 14 10 0 13 0 0 13 0 0 14 10 0 16 10 0 15 10 0 15 10 0	1,712 0 0 1,218 0 0 1,001 0 0 1,027 0 0 1,725 10 0 1,666 10 0 1,147 ::0 0 1,550 - 0 0 1,271 0 0	53 5 0 39 5 0 32 6 0 33 5 0 56 15 0 52 15 0 38 5 0 	1,660 0 0 0 1,180 0 0 970 0 0 995 0 0 1,670 0 0 1,615 0 0 1,110 0 0 1,500 0 0 1,230 0 0	49 16 0 35 8 0 20 2 0 29 17 0 50 2 0 9 48 9 0 33 6 0 45 0 0 36 18 0

Plus improvements to be valued. A house will be provided on each allotment, the cost of which will be additional. Subject to adjustment after survey.

Department of Lands and Survey, Melbourne, 9th August, 1927. H. S. BAILEY, Commissioner of Crown Lands and Survey.

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS).

TE undermentioned areas are available for application, as provided by various sections of the Land det 1915, and all applications received on or before Wednesday, 24th August, 1927, will be deemed to have an 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 the 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 Enquiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararat, Bairnsdale, Beenvorth, Benala, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Sale, Seymour, Stawell, and St. Arnsud.

Department of Crown Lands and Survey,

Melbourne, 10th August, 1927.

* Improvements may be subject to re-valuation after land has been granted to an

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

						e de la company		nia) uc	nafins	t to re-val	uation atter land	d has been g	may be sunject to re-valuation after land has been granted to an applicant.	licant.			
						"	How available.	illable.									
Partith Allotment.	Allotment,		Bectlon.		Area.		Classification.	Value · per Acre.	Survey Fee.	Valuation of Improvements (if any).	Location of Land, &c.	Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land- 80fl, Timber, Suitability (Graing, 40.),	
					4		41	6.	£ . g.								
					•		AG	BICULTO	BAL AN.	TD GRAZING Division 4,	OBICULTURAL AND GRAZING LANDS.—SELECTION PURCHASE ALLOTMENTS. Division 4, Pert I., Land Act 1915.	TION PUBURAL	SE ALLOTMENTS.	•			
Beechworth Bogong El Dorado 16 11		11 91	=		001	0 13	3rd 0 1	10 01	8 17 6	To be valued	be In south-east (1317/46)	of parish	4 miles from Beechworth	By road	By road To be conserved	Ď	
Benambra. Cudgewa 8A, 8B 10	84, 88			- •	286 0	0	3rd 0 1	10 0 13	. 7	щ	In south-west (1317/46)	of parish	R.S. 4 miles from Cudgewa R.S.	By road	Permanent water in	suitable for grazing; timbered with stringybark, gum, &c. Hilly country, fair soil, suitable for grazing.	2399
Wyeeboo. 6, 64 16	6, 64 16	16			0, 618	0	3rd 0 1	01 018	0 18 15 0	To be valued	In south-east (420/46)	of parish	22 miles from Tallangatta	By road	m	stumes, tumocrou with gum, apple, and low. Rangy country, suitable for grazing; timbered with early one.	
Talbot Cluips 4A G	4		.		•	0	1st .	0 0	3, 2, 6	To be valued	In north-east (1743/47)	of parish	R.S. 3 miles from Clunes R.S.	Through	To be conserved	stringybark Suitable for cultivation	
Derocl A40	Α40	:			15 0	0	2nd 0 1	15 0 4	4 12 6	To be	1	of parish	6 miles from	:	To be conserved	Suitable for grazing	
OB ₽	5B. A	4		~ 44 .	۔۔۔ بہر	- 6 - 0	2nd 0 1	15 0	5 5 0	_	(J.14947) In east (J.19466)	of parish	Berringa R.S. 2 mile from Forrest R.S.	By road	To be conserved	Light sandy loam, suitable for grazing: lightly timbered with	
Wyelangta 17 A 2	17 A	17 A 2	∀ ′	esi .	200 °	0	let 1	0 0 0 0	0 9 0	To be valued	In east (209/46)	of parish	5 miles from Beech Forest	By road	Creeks	messmate Good soil, suitable for dairying or	
Lorue 364, 6 2	36A, 6 36B, 36c,	10			227 2	₩	2nd 0 1	15 0 22	0 0 2	To be valued	In centre (331/46)	of parish	7 R.S. 12 miles from Dean Marsh R.S.	By road	To be conserved	Stands, universal with gum scrub Rangy country, good soil, suitable for grazing	
		510	:		32 2	=======================================	3rd 0 1	0 0 <u>4</u>	4 17 6		In north (0363/121)	of parieh.	15. miles from St. Arnaud R.S.	By road	To be conserved	Chiefly suitable for grazing	Au
Borung Nairaport 80a	 .	80a,	:			0	61 .	9 0 0	7 8	To be	In south-west (W.50316)	of parish	Practically adjoins Morton	By road	To be conserved	Level country, suitable for grazing and cultivation	gust 1
			:		65 0	0	lst 1	. O.	0 0	To be valued	In south-west (W.50316)	of parish	Practically adjoins Morton	By road :. 'T	To be conserved	By road To be conserved Level country, suitable for grazing and outlivation	10, 19
							-					• • • • •	Figure 15.0.	-	_		27

. ;

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS)-continued.

Local Land	County	Partsh.	.au		Area.	mation.	How available.	Survey Fee.		Valuation of Improve-	Nearest Rallway Station or Township and Distance in	How accessible.	Water Supply.	General Description of Land- 8off, Timber, Suitability (Grating, &c.)
88			emsio UA	Section		Classific	per Acre.		(ff any).		mies, deferrom.			
					. B. P.		£ 8. d. £ 8. d.	£ 8. d.				_		

				24	100						V 16	toria Gai	rette
	mile from By road To be conserved Old alluvial workings covered with Wedderburne maltee suitable for grazing	Gravelly soil in parts, suitable for cultivation when cleared; timber with white ironbark and box	Gravelly soil in parts, suitable for cultivation when cleared; tim- hered with white ironbark and	box Gravelly soil in parts, suitable for cultivation when cleared; tim- bered with white ironbark and	Gravelly soil in parts, suitable for cultivation when cleared; tim- bered with white ironbark and	5		25	Suitable for grazing	Undulating country, sandy soil; timbered with stringybark and		Fair soil, suitable for grazing' Fair soil, suitable for grazing: tunbered with messmate, heath	Light soil, suitable for grazing
	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	Fitzroy River	By road To be conserved	To be consorved	To be conserved To be conserved	To be conserved
	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road By road	By road
	Wedderburne	from Wedder	purne K.D. 14 to 2 miles from Wedder- burne R.S.	1½ to 2 miles from Wedder- burne R.S.	14 to 2. miles from Wedder- burne R.S.	14 to 2 miles from Wedder- burne R.S.	2 miles from Campbell's	Creek R.S. 5 miles from Guildford R.S.	4 miles from township of	1 Tyrendarra 3 miles from Heywood R.S.	10 miles from Jallumba R.S.	3 miles from Koonwarra R.S. 1 mile from Cockatoo R.S.	5 miles from Red Hill R.S.
-continued.	parish	of parish	of parish	of parish	of parish	of parish	of parish	of parish	of parish zroy River	of parish	of parish	of parish of parish	of parish
Division 4, Part I., Land Act 1915—continued	In west of (W.48614)	In south-west (W.49016)	In south-west (W.49016)	In south-west (W.49016)	In south-west (W.49016)	In south-west (W.49016)	In north-west (1051/46)	In north-west (179/65)	In south-west of parish adjoining Fitzroy River	(01571/121) In - centre (909/46)	In north-east (0669/121)	In south (0694/121) In north (0581/121)	In centre (G.47449)
ion 4, Part I	To be valued	Nii	EN	N.il	. Nil	Nil	II.	6 To be	To be	To be valued	019 0 0 To be for 640 valued	0 To be valued 6 To be valued	iik
Divis	0 91	7 6	17 6	7 6	7 6	2.	17 6	4 12 6	0	17 6	19 0 0 for 640	00	17 6
	0 3 15	9 0	0 6 17	9	- 8 -	*	8	0	9 0	0 10 17	0 61 64		0 0 3 17
	0	0	0	0	0	0 1	0 10	0	0 10	0 10	5	0 15 0 15	0 1
	1st	1st 1	1st	Et I		1st	3.4	Det .	324	3rd (4th	2nd	Tet.
	0			•	•	•	0	30	0	26	2, 17	28 st	0
	7 0	0 03	0 09	50	0 06	8 4 0	. 02	16 2	0 69	171 2	1040 2	264 1 91 0	16 0 0 1st
		4. 	-4 	4	4	4	## ##	10 10	:	- T	<u> </u>	: :	:
	94 12	130	13B	14B	23B	230	17E	34	4	.83	-81	94B	4
													
	Wedderburn			·:	: :	:	Guildford	Holcombe	Tyrendarra	Heywood	Jilpanger	Leongatha Gembrook	Wannaeu
	St. Arnaud Gladstone Wedderburne	:	:	ī.	• .	·:	Talbot		Hamilton 's Normanby	***	Готар	Buln Buln Evelyn	(a) Mornington Wannacue
	nd (a)	(g)	(a)	(3)	<u> </u>	(a)	(a)	(a)	: nc	(c)	: B	9 g g	(a)
	St. Arnaı	. 4	.	\$	2	*	Bendigo (a)	`;	Hamilto		Hórshsm	Melbourne (a	\$

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLER LANDS)-continued.

* Improvements may be subject to re-valuation after I'nd has been granted to an applicant,

oria	Gasette					
	Nearest Railway Station or Township Row accessible. Water Supply. Sod, Timber, Suitability (Grains, &c.). miles therefrom.					
	Water Supply.					
	How accessible.					
	Nearcat Rallway Station or Township and Distance in miles therefrom.					
	Location of Land, &c.					
	Survey Valuation Fee. Walnuton Well in					
	Survey Fee.	d. £ e. d.				
How available.	Classification.	£ 4. d.				
	Area.	A. B. P.				
	Bectlon.					
	Allotment.					
	Parish.					
	County.					
	Local Land Office.	-				

AURIFEROUS LAND.

	To be conserved Undulating country, gravelly soil suitable for grazing; simbered with box saplings	
	3y road	
	In north of parish 4 miles from By road To be c (819/103)	
¢ 1915.	f pari	
Section 86, Land Act	In north o (819/103)	•
90	Fencing,	
	Rent per 4 12 6 Fencing, annum, £1	
	40 20 20 0 0	
	Bendigo Lockwood	
٠.	Bendigo	

MALLER LANDS,—SELECTION PUBCHASE ALLOTMENTS.

	onserved Suitable for growing cereals	0 13 0 13 15 0 Nil In north-cast of parish 9 miles from By road To be conserved Suitable for growing cereals Form 1 Patchewollook 2 conserved Suitable for growing cereals	onserved Suttable for growing cereals		
	ad To be	ad To be o	ad To be o		
	iles from Byrc	iles from Byrc	lies from By re		
la 1915.	n parish 7½ m	of parish 9 m by F. N. Pate	h, former 1.5.5. 07429/198) Leit	AND GARDEN.	1915.
Division 1, Part II., Land Act 1915.	In south of (07641/198)	In north-east Formerly held	In east of paris Water Reserve	Land Available for Residence and Garden.	Section 129. Land Act 1915.
Division	Ni	Ni	Nii	AVAILAB	Sect
	16 013 15 0	13 0 13 15 0	13 0 7 5 0	LAND	
	3rd 0	3rd 0	4th 0		
	0 26	2 8	3 26		
	821		126		
	39	37	25A 25B		
	(d) Millews Murnwill 39 821 0 26 3rd	", (e) Karkarooo Patchewol. 37 869 2 9 3rd lock North	Wagant 25a 125 3 26 4th (
	Millewa	Karkarooc			
	Mildura (d)	(e) 	. (6)		

	3 0 0 To be In north-east of township \(\frac{1}{2}\) mile from By road To be conserved Buttable for residence and gardon (05476/129) (if any)
Section 129, Land Act 1915.	north-east of township 05476/129)
Section 1	To be In valued (if any)
	0 0 8
	0 Rent per 3 annum, £1 10s.
	0 6
	4
	9
	Township of Woormen
	. Tatchera
	Bendigo .

(a) Subject to special mining condition, section 81, Land Act 1915.
(b) Subject to special State Rivers and Water Supply condition.
(c) Subject to excision of any mineral lease.
(d) Term 20 years.
(e) Subject to ohannel easement condition.

In accordance with section 16, Land Act 1920, provision for water storage must be made by the successful applicant to the extent of approximately four (4) cubic yards per acre within two (2) years from date of lease (Mallee land only).

The Closer Settlement Act 1915.

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

. Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
			-	A. R. P.	£ s. d.	£ s. d.	£ s. d.	
Elderslie (1, 2) (1, 3) Mack's (4) Section 20 (Beard) (5, 6)	Langkoop Wytwarrone Wilgul South Korumburra	14 2 101 58A 7A	 É	1,071 2 27 919 1 39 151 3 31 155 3 24 19 3 27	3,482 18 5 3,333 3 9 2,500 0 0 2,495 12 5	104 3 5 104 8 9 76 5 0 76 17 5	101 8 0 96 18 0 72 15 0 72 12 0	375/86·6 354/86·6 3465/86·6 4588/86·6
(Bell's) (7, 8) (Thorson) (7, 9) (Goldman) (7, 8)	Gembrook Wonga Wonga Greensborough	26D - 85	B C	19 3 27 128 1 13 38 0 31	712 0 0 1,907 4 11 1,050 0 0	23 5 0 58 9 11 36 5 0	20 14 0 55 10 0 30 9 0	5996/86 5191/86·6 5116-86·6

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

(1) Mainly grazing land.——(2) Improvements, £714 5s. 6d., to be paid for in addition.——(3) Improvements, £446 16s. 6d., to be paid for in addition.—(4) Improvements, £237 3s. Od., to be paid for in addition.—(5) Improvements, £61 12s., to be paid for in addition.—(6) £178 9s. 8d. to be allowed for reinstatement.—(7) Capital value includes all improvements.—(8) Further improvements by Board, if effected, to be paid for in addition.——(9) £137 18s. 2d. to be allowed for reinstatement.

J.J.

182 1

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	,*	Parish.	Allotment.	Section.	Агел.	Capitai Vaine.
Section 6-11 (1, 2) Newtown (3) Section 20 (Beard) (2, 4, 5)		Weeaproinah Barrarbool Korumburra	E 3c 28, 58B, 58c	, iė	A. B. P. 87 3 6 40 2 23 120 0 0	£ s. d. 198 10 0 7090 0 882 11 8

(1) Capital value includes improvements.——(2) Soldier in occupation.——(3) Capital value includes £200 allowed Ufor reinstatement in 12 months.——(4) Improvements, £94 18s., to be paid for in addition——(5) £120 to be allowed for reinstatement.

Department of Lands and Survey, Melbourne, 9th August, 1927

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

			•				
COURTS.				CASTERTON			Thursday, 11th August Thursday, 24th November
CENERAL SESSIONS AND COUNTY COURTS.—Notice is hereby given that Courts of General Sessions and County Courts will be held during the year 1927 at the undermentioned places on the days and dates hereunder named:—		CASTLEMAINE		٠	Wednesday, 17th August Wednesday, 14th December		
				CHARLTON			Tuesday, 25th October
ARARAT	•••	•••	Wednesday, 12th October	001.40			
BAIRNSDALE	,		Thursday, 13th October	COLAC	•••		Tuesday, 13th September Tuesday, 6th December
BALLARAT			Tuesday, 6th September	DAYLESFORD			Tuonday 92nd 4
			Tuesday, 15th November Tuesday, 6th December		•••	`	Tuesday, 23rd August Thursday, 1st December
BEECHWORTH	•		Thursday, 20th October	DONALD			Tuesday, 6th September
BEECH WOMIT	•••	••	Indiscuss, 20111. October	ECHUCA		:	Threader Ott 37
BENALLĄ			Wednesday, 14th September	20110 OH	•••	•••	Tuesday, 8th November 15.
BENDIGO			Tuesday, 6th September Wednesday, 9th November	GEELONG.	•••	•••	Wednesday, 14th September Wednesday, 7th December
CAMPERDOWN ·			Wednesday, 24th August	HAMILTON		***	Wednesday, 23rd November
OAMI BRIDOWN			Tuesday, 13th December	HORSHAM	•••	•••	Tuesday, 15th November

KERANG		Tuesday, 4th October
KORUMBURRA		Tuesday, 4th October
KYNETON		Tuesday, 16th August Tuesday, 13th December
MANSFIELD		Tuesday, 27th September
MARYBOROUGH		Thursday, 8th September
MELBOURNE	••• ••• •••	Thursday, 1st September Monday, 3rd October Wednesday, 2nd November Thursday, 1st December
MILDURA .		Wednesday, 9th November
NHILL		Wednesday, 16th November
омео		Wednesday, 19th October
SALE		Tuesday, 11th October
SEYMOUR .	•••	Tuesday, 20th September
SHEPPARTON .	··· ····	Tuesday, 27th September Thursday, 3rd November
ST. ARNAUD .		Wednesday, 7th September
STAWELL ,		Tuesday, 11th October
WANGARATTA .		Tuesday, 13th September Tuesday, 22nd November
WARRACKNABEA	L	Tuesday, 20th September
WARRAGUL , .		Tuesday, 18th October .
WARRNAMBOOL	***	Tuesday, 23rd August Wednesday, 14th December
YARRAM		Thursday, 6th October

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1927 at the undermentioned places on the days and dates hereunder named:—

NUMURKAH		Wednesday, 28th September
OUYEN	•••	Thursday, 10th November
SEA LAKE	•••	Wednesday, 26th October
SWAN HILL		Wednesday, 5th October
TRARALGON	··· .	Wednesday, 19th October
WONTHAGGI		Tuesday, 4th October

NOTE.—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.

MELBOURNE .- COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1927 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:—

RETURN DAYS.

In cases under £50.	£50 and under £250.	Other cases.
August 15th September 1st and 16th October 3rd and 17th November 2nd and 16th December 1st	September 1st October 3rd November 2nd December 1st	August 15th September 16th October 17th November 16th December 1st

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.

Particulars may be learnt at this office, and also at the offices named in each instance.

The Board of Land and Works will not necessarily accept the lowest or any tender.

11th August, 1927.

Ballarat.—Sewerage connexions, remodelling physics laboratory and improving ventilation, School of Mines. Particulars at Inspectors of Works, Ballarat and Geelong. Preliminary deposit, £20. Final deposit, 5 per cent.

Calivil North.—New building in timber, "Improved Glenmore" type, State School No. 2067. Particulars at Police Station, Mitiamo. and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Dunolly.—Painting, renewal, and repairs fencing, State School No. 1582. Particulars at Police Stations, Dunolly and Maryborough. Preliminary deposit, £5.

Foster.—Painting inside and out, repairs, &c., Higher Elementary School. Particulars at Police Station, Foster. Preliminary deposit, £5.

Karawinna South.—New building in wood, "Improved Glenmore" type, State School No. 4355. Particulars at Inspector of Works, Mildura. Preliminary deposit, £5. Final deposit, 5 per cent.

Maribyrnong.—Additions, State School No. 3736. Preliminary deposit, £15. Final deposit, 5 per cent.

Melbourne.—Additional lockers, Robing Rooms, Law Courts. Preliminary deposit, £5.

Mont Park.—Repairs fire damage, Power House, Hospital for Insane. Preliminary deposit, £5.

Moreland.—New out-offices, State School No. 2837. Preliminary deposit, £5. Final deposit, 5 per cent.

Nanneella Estate.—Renovations, &c., to residence, State School No. 3708. Particulars at Police Station, Rochester, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Picola.—Repairs, painting, &c., State School No. 1989. Particulars at Police Station, Picola, and Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per

Portland.—Repairs to spring fender work, new jetty. Paticulars at Police Station, Portland. Preliminary deposit, £5.

Preston East.—New building, State School No. 4316. Pre-liminary deposit, £50. Final deposit, 5 per cent.

Queenscliff.—Construction of roller and channel keelway, also tipping cradle, for lifeboat slipway. Particulars at Ports and Harbours Branch, 22 William-street, Melbourne. Preliminary deposit, £5. Final deposit, 5 per cent.

Tarnagulla.—General repairs to building and fences, Court House. Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Tarnagulla.—Repairs, &c., Police Station, Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Warracknabeal.—Remodelling old Higher Elementary School buildings for Sloyd and Cookery Centres, High School. Particulars at Police Station, Warracknabeal, and Inspector of Works, Ballarat. Preliminary deposit, £10. Final deposit, 5

Westgarth.—Caretaker's quarters. State School No. 4177. Preliminary deposit, £10. Finad deposit, 5 per cent.

18th August, 1927.

Ashburton.—New building, State School No. 4317. Preliminary deposit, £25. Final deposit, 5 per cent.

Avoca.—Repairs and fencing, Police Station. Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

teposit, 5 per cent.

Footscray.—Caretaker's quarters, Domestic Arts School: Preliminary deposit, £10. Final deposit, 5 per cent.

Grampian Mountains.—Road extension along McKenzie River. Particulars at Inspector of Works, Horsham. Preliminary deposit, £10. Final deposit, 5 per cent.

Marysville.—Repairs and fencing, Police Station. Particulars at Police-Station, Marysville. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Installation of hot-water services, Domestic Arts Hostel. Preliminary deposit, £5. Final deposit, 5 per cent.

Murrayville.—Repairs, painting, &c., State School No. 3743.
Particulars at Rolice Station, Ouyen. Preliminary deposit.
£5. Final deposit, 5 per cent.

Nicholl's Point.—Painting and repairs residence, repairs foundations school, State School No. 3163. Particulars at Inspector of Works, Mildura. Preliminary deposit, £5. Final deposit, 5 per cent.

Oakleigh .- Remodelling State School No. 1601. Preliminary deposit, £13. Final deposit, 5 per cent.

Orbost.—Repairs, painting, State School No. 2744. Particulars at Inspector of Works, Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent.

Pascoe Vale.—New fencing, State School No. 3081. liminary deposit, £5.

Royal Park.—New laundry. Children's Welfare Depot. Pre-liminary deposit, £10. Final deposit, 5 per cent.

Timmering East.—Remodelling, painting, &c., residence, repairs and painting school building, repairs out-offices, State School No. 2177. Particulars at Police Station, Rochester, and Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

25th August, 1927.

Ascat Vale.—Renovations, infant building, State School No. 2608. Preliminary deposit, £10. Final deposit, 5 per cent.

Belgrave.-Additions, &c., State School No. 3356. Particulars at Police Station, Ferntree Gully. Preliminary deposit, £10. Final deposit, 5 per cent.

Footscray.—Supply and installation of oil-burning apparatus for heating boiler, Technical School. Preliminary deposit. £5. Final deposit, 5 per cent.

Magpie.—Alterations and repairs, State School No. 2271. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Maryborough.—Painting and general renairs. Court House. Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cont.

Melbourne.—Supply and installation of electric goods lift at olice Barracks, Russell-street. Preliminary deposit, £10. Final deposit, 5 per cent.

North Shore.—New Building, in brick, State School No. 4301. Particulars at Inspector of Works, Geelong. Preliminary deposit, £20. Final deposit, 5 per cent.

South Melbourne.-Installation of electric lighting and power at new Court House. Police Station and Barracks. Preliminary deposit, £5. Final deposit, 5 per cent.

Thornbury.—Remodelling pavilion class room. State Scheel No. 3889. Preliminary deposit. £5. Final deposit, 5 per cent.

Warrnambool South.—Additions, repairs, and painting, State School No. 1902. Particulars at Inspector of Works, Warrnambool. Preliminary deposit. £15. Final deposit. 5 per

Woorinen.—Repairs, painting, lavatory basins, tanks, &c., State School No. 3945. Particulars at Police Station. Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

1st September, 1927.

Gribbens Estate.—Removal of building from Congupna, and re-crection and remodelling, &c., at State School No. 4359. Particulars at Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Lillico.-New building, State School No. 4111. at Police Station, Warragul, and Inspector of Works, Traralgon. Preliminary deposit, £10. Final deposit, 5 per cent.

Newbridge.—Renovations school and residence, renewing fences, &c., State School No. 457. Particulars at Police Station, Maryborough. Preliminary deposit, £5.

Newmerella.—Removal to new site, State School No. 2930. Particulars at Police Station, Orbost, and Inspector of Works, Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per.

Royal Park.—Alterations to and remodelling rooms, Homes for Aged and Infirm. Preliminary deposit, £15. Final deposit,

Reservoir.—Additions to State School No. 3960. Preliminary deposit, £25. Final deposit, 5 per cent.

Stawell West.—Repairs and renovations, Police Station.

Particulars at Police Station, Stawell, and Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Teal Point....Painting, new tanks, stands, spouting, &c., State School No. 2486. Particulars at Inspector of Works. Bendigo. Preliminary deposit, £5.

8th September, 1927.

Clunes.—New teacher's residence in wood. State School No. 1552. Particulars at Police Stations, Clunes and Maryborough. Preliminary deposit, £10. Final deposit, 5 per cent.

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

J. P. JONES, Commissioner of Public Works.

Melbourne, 10th August, 1927.

VICTORIAN RAILWAYS.

SEPARATE tenders are invited for the undermentioned works. &c. Tenders, endorsed "Tender for _____," nust 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.

17th August, 1927.—Superheater elements, supply of. P.D.,

17th August. 1927.—Copper plates, supply of. P.D., † per

17th August, 1927.—Best Yorkshire iron boiler angles, supply of. P.D., 1 per cent.

17th August, 1927.—Lead-covered, dry core armoured telephone cable, supply of. P.D., 1 per cent.

17th August 1927.—Hardwood split palings, supply of. P.D., ‡ per cent.

17th August, 1927.—Electric winch, supply of. P.D., 1 per

17th August, 1927.—Sawn mountain ash timber, "cut on the quarter," supply of. P.D., 1 per cent.

24th August. 1927.—Sawn mountain ash timber, kiln dried, supply of. P.D., ‡ per cent.

24th August, 1927.—Thoroughly seasoned sawn mountain ash or Tasmanian oak timber, air or kiln dried, supply of. P.D., } per cent.

24th August, 1927.—Rose mahogany (Queensland) or King William pine (Tasmania) log timber, supply of. P.D., 1 per cent.

24th August. 1927.—Rose mahogany (Queensland) or King William pine (Tasamnia), sawn timber, supply of. P_1D_1 , $\frac{1}{2}$ per

24th August, 1927.—Scrap springs and spring steel for sale. Deposit, 5 per cent.

31st August, 1927.—Electric transporter, supply of. P.D., # per cent.

31st August. 1927.—Telephone cable, plain lead covered, dry core, 52Ps., 20 lb., supply of. P.D., ½ per cent. 31st August, 1927.-Brass boiler tubes, 17 in., for sale.

Deposit, 5 per cent. 7th September, 1927.—Blasting powder, gelignite, detonators, and fuse, for sale. Deposit, 5 per cent.

7th September, 1927 .-- Asbestos mattresses, supply of. P.D., } per cent.

28th September, 1927.—Horizontal punching machine, supply of. P.D., † per cent.

28th September, 1927.—Tarpaulin canvas, supply of. P.D.,

5th October, 1927.—Caustic soda primary cells, supply of. P.D., 1 per cent.

19th October, 1927.—Cabin transformers, supply of. P.D.. per cent.

19th October, 1927.-Track and line relays, supply of. P.D., per cent.

19th October, 1927.—Point detection transformers, supply of. P.D., ½ per cent.

19th October, 1927.—Insulated copper wire, supply of. P.D., per cent.

LEASING RAILWAY LANDS.

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

No tenders will necessarily be accepted.

E. C. EYERS, Secretary.

Melbourne, 10th August, 1927.

Forests Act 1915.

FORESTS COMMISSION OF VICTORIA.

OFFERS FOR WATTLE BARK, STATE FORESTS, ETC., 1927.

OFFERS endorsed "Offer for Wattle Bark, lot ____," and addressed to the Secretary, Forests Commission. Melbourne, will be received at this office up to Twelve noon Tuesday, 30th August. 1927, for the right to strip and remove wattle bark on and from the following areas. The general conditions hereunder will apply in every case where not expressly stated to the contrary, and special conditions will also apply where provided. Full particulars may be obtained from the officer in charge in each case, or on application to the Commission.

GENERAL CONDITIONS.

- 1. No offer will necessarily be accepted.
- 2. The deposit mentioned in each case must accompany each
- 3. Offers must be AT A PRICE PER TON, IRRESPECTIVE OF THE SPECIES OF WATTLE, and the bark must be weighed at the weighbridge named in each case, or at a weighbridge approved by the officer in charge, and at the expense of the licensee. Duplicate weighbridge tickets must be provided, and, if so directed by him, the bark must be weighed in the presence of the officer in charge.
- 4. Royalty must be paid in two instalments, the first payment covering all bark removed by 2nd December, 1927, and the second payment covering all bark stripped by 28th February, 1928, by which latter date all work must cease, and all bark, stripped or otherwise, remaining on the area after that date shall be the property of the Crown.
- 5. No tree shall be felled or stripped on any beauty spot, picnic ground, or on any portion of any area which the officer in charge points out as not to be operated upon, and no particular tree, specially marked by him to remain standing, shall be felled or stripped, wherever situated.
- 6. No tree shall be felled so as to fall into any watercourse, or so as to obstruct any road or track.
- 7. No tree of less than 5 inches in diameter at a height of 2 feet from the ground shall be stripped when of the black or feather-leaved variety, or less than 21 inches in diameter at a height of 2 feet from the ground when of the broad-leaved species, pulses otherwise stated herein, and wherever a size limit is mentioned it shall be at a height of 2 feet from the ground. Notwithstanding this, trees of any diameter may be stripped with the express permission of the officer in charge, if diseased, or for other, in his opinion, a valid reason.
- 8. The whole work to be done under the supervision of the officer in charge, and in accordance with his instructions.
- 9. Bark must be properly bundled, securely tied, and stacked in heaps of not less than 10 cwt., in clear places only, and the licensee must take every reasonable precaution against fire. A space of at least 40 feet round each stack must be cleared of grass and rubbish.
- 10. No bark must be removed without the express permission of the officer in charge.
- 11. Camps must be pitched and fires lighted only in such places as shall be pointed out by the officer in charge, and the licensee shall, on demand of that officer, instantly dismiss from his employ any person or persons who shall carelessly use, leave, or light any fire, whether by smoking, cooking, or other operations, or who shall otherwise act in contravention of these conditions.
- 12 No live trees, other than wattle, must be cut or broken, or firewood used, without the express permission of the officer
- 13. The violation of any of the above or following conditions will render the licence null and void, and the Forasts Commission shall have power to absolutely forfeit the whole or part of the deposit to the Crown, and to confiscate to the Crown all bark stripped to date of voidance. The officer in charge, in his discretion, shall have power to instantly suspend operations pending the decision of the Chairman being made known.

A. V. GALBRAITH, Secretary.

Forests Comission. Melbourne, 9th August, 1927.

SCHEDULE.

Bruthen District.

Officer in Charge-R. Donelly, Bruthen. Lot 19. Parish of Tambo, watershed of Deep Creek. Black wattle. first quality. About 6 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen. Deposit, £1 15s.

Lot 20. Parish of Tambo, south-western portion of parish, from Rourke's to Waterholes, Bruthen-road. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge, Bairnsdale. Deposit, £1 5s.

I Lot 21 Parish of Colquboun North, Colquboun Reserve. east of old Cunninghame-road, west of Stoney Creek and Prince's Highway, north of Kimmel's allotment, south of Bruthen-Orbost railway. Black wattle, first quality. About 6 tons. Size limit. 4 inches diameter. Weighbridge, Lakes Entrance. Deposit, £2.

Lot 22. Parish of Yonduk, between Tambo River and main Bruthen-Omeo road, north of Mountain Ash Range, and south of St. Patrick's Creek. Black wattle, first quality. About 6 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen.

Maryborough District.

Officer in Charge-J. Watson, Maryborough.

Lot 23. Parish of Yehrip, No. 1 and No. 2 Creeks. Black wattle, first quality. About 2 tons. Size limit, 2 inches diameter 3 feet from ground. Weighbridge, Avoca. Deposit, .

Tarnagulla District.

Officer in Charge-J. Forster, Tarnagulla.

Lot 24. Parish of Kangderaer, Timber Reserve. Black wattle (stunted), second quality. About 8-10 tons. Size limit, 2 inches diameter. Weighbridge, . Deposit, £1 10s. 2 inches diameter.

Wombat District.

Officer in Charge-J. Higgins, Trentham.

Lot 25. Parish of Coimadai, adjoining allotment 88. Black wattle, first quality. About 14 tons. Size limit, 3 inches dinmeter. Weighbridge, Bacchus Marsh. Deposit, 10s.

Lot 26. Parish of Coimadai, watershed of Lerderderg River and Goodman's Creek. Black wattle, first quality. About 10 tons. Size limit, 4 inches diameter. Weighbridge, Bacchus Morsh. Deposit, £1 5s.

Lot 27. Parish of Langley. Timber Reserve. Black wattle, first quality. About 5 cwt. Size limit, 4 inches diameter Weighbridge, Kyneton. Deposit, 2s. fid.

You Yangs Plantation.

Officer in Charge-A. Anderson, Lara.

Lot 28. North-eastern area. Black and golden wattle, first uality. About 7 tons. No size limit. Weighbridge, Lara. quality. Ab Deposit, £6.

Lot 29. Eastern area. Black and golden wattle, first quality. About 20 tons. No size limit. Weighbridge, Lara. Deposit, £10.

Lot 39. House paddock. Black and golden wattle, first quality. About 7 tons. No size limit. Weighbridge, Lara. Deposit, £6.

Lot 31. Western area. Black and golden wattle, first quality.

About 20 tens. Size limit. 21 inches diameter. Weighbridge,

Lara. Deposit, £12.

Scarsdale District.

Officer in Charge-W. Hevey, Smythesdale.

Lot 32. Parish of Smythesdale. Black wattle, first quality (scattered). About 1 ton. No size limit. Weighbridge, Smythesdale. Deposit, 10s.

Lot 33. Enfield S.F., south of Rokewood-Ballarat road. Black wattle, first quality. About & ton (scattered). No size limit. Waighbridge, Buninyong. Deposit, 5s.

Stawell District.

Officer in Charge-R. S. Code, Stawell.

Lot 34. Ararat Reserve, east from Ararat-Stawell railway. Golden wattle, first quality. About 3 tons. Size limit, 2 inches diameter. Weighbridge, Ararat. Deposit, £1 10s.

Lot 35. Ararat Reserve, west from Ararat-Stawell railway. Golden wattle, first quality. About 3 tons. Size limit, 2 inches diameter. Weighbridge, Ararat. Deposit, £1 10s.

Lot 36. Parish of Moyston, west of township. Golden wattle, first quality. About 3 tons. Size limit, 2 inches dinmeter. Weighbridge, Ararat. Deposit, £1 10s.

Lot 37. Grampians S.F., Parishes of Willam and Boroka, eastern fall of Mt. William Range, in vicinity of Pomonal. Black wattle, first quality. About 5 tons. Size limit, 4 inches diameter. Weighbridge, Stawell or Ararat. Deposit,

Lot 38. Parish of Boroka, Fyan's Creek frontage, from Quarry Hill to Fyan's Creek school. Black wattle, first quality. About 5 tons. Size limit. 4 inches diameter. Weighbridge, Stawell. Deposit, £2.

Weignbridge, Stawen. Deposit, 22.

Lot 39. Grampians S.F., Parishes of Neekeeya and Watgania West, eastern fall of Mt. William Range, in vicinity of Mafeking. Black wattle, first quality. About 8 tons. Size limit, 4 inches diameter. Weighbridge, Ararat. Deposit, £4.

Lot 40. Grampians S.F. Parishes of Burrong North and South (hill bark, McKenzie River block). Black wattle, first quality. About 15 tons. Size limit, 4 inches diameter. Weighbridge, Horsham or Stawell. Deposit, £5.

Lot 41. Grampians S.F., Parish of Jalur (southern enclosure). Black wattle, first quality. About 20 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposit, £10.

Lot 42. Grampians S.F., Parishes of Boreang West and Jalur, locality of Castle Creek and Stony Rises. Black wattle, first quality. About 25 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposit, £12.

Weighbridge, Dunkeld. Deposit, £12.

Lot 43. Grampians S.F., Parishes of Boreang East and West (Moora Moora block), north-west from Moora Moora Creek to Phillips Island and Scrubby Creek. Black wattle, first quality. About 30 tons. Size limit, 4 inches diameter Weighbridge, Dunkeld or Cavendish. Deposit, £12 10s.

Lot 44. Grampians S.F., Parishes of Burrong South and Wing Wing (Lodge block). Black wattle, first quality. About 20 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld or Horsham. Deposit, £10.

or Horsnam. Deposit, £10.

Lot 45. Grampians S.F., Parishes of Burrong South and Boreang East (Philip and Lang's Island), east from Rose's Creek, and north from Scrubby Creek. Black wattle, first quality. About 25 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Bark difficult to get at. Deposit, £8.

Lot 46. Grampians S.F., Parish of Tyar, western frontage to Gleneig River from Ferguson's to Tarrigal waterhole. Black wattle, first quality. About 7 tons. Weighbridge, Cavendish or Balmoral. Deposit, £4.

Lot 47 Parish of Pandyk Pandyk Pandyk Pandyk Reserve.

Lot 47. Parish of Pendyk Pendyk, Pendyk Pendyk Reserve, and adjoining Glenelg River frontages. Black wattle, first quality. About 7 tons. Size Limit, 4 inches diameter. Weighbridge, Balmoral. Deposit, £4.

Lot 48. Parish of Mokanger, Mokanger Reserve (Victoria Point). Black wattle, first quality. About 3 tons. No size limit. Weighbridge, Dunkeld. Deposit, £2.

Lot 49. Parish of Geerak, allotments 37. 38, and 40. Black wattle, first quality. About 10 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposit, £5.

Cann Valley District.

Officer in Charge-A. W. Shillinglaw or K. F. McRae, Noorinbee.

Lot 50. Parish of Tonghi, along Tonghi Creek from Prince's Highway to Old Coast-road. Black wattle, first quality. About 12 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, £2.

Lot 51. Parish of Bungywarr, frontage to Errinundra River. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, 10s.

Lot 52. Parish of Noorinbee, Box Reserve and Crown lands. Black wattle, first quality. About 2 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, 7s. 6d.

Lot 53. Parishes of Noorinbee and Cooaggalah, frontage to Cann River. Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, 10s. Lot 54. Noorinbee S.F., camping reserve and vicinity. Black wattle, first quality. About 2 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, 7s. 6d.

Chiltern District,

Officer in Charge-A. II. Cross, Chiltern.

Lot 55. Parish of Chiltern, ironbark and box areas, wattle, first quality. About 21 tons. No size limit, bridge, Barnawatha. Deposit, 5s. Golden Weigh-

Yarram District.

Officer in Charge-H. A. Bell, Won Wron.

Lot 56. Mullungdung S.F., bounded by Little Monkey Creek and Sale-Yarram road. Black wattle, first quality. About 6 tons. Size limit, 3 inches diameter. Weighbridge, Woodside. Deposit, £2.

Orbost District.

Officer in Charge-W. H. Trainor, Orbost.

Lot 57. Parish of Orbost. Wibenduck Creek area. Black wattle, second quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, 15s.

Lot 58. Parish of Bete Bolong North, Wall and Jack's Creek area. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, 15s.

Lot 59. Parish of Bete Bolong South, Stony Creek area. Black wattle, first quality. About 5 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, £1 5s.

Lot 60. Parishes of Newmerella and Waygara, south of Prince's Highway and east of Simpson's Creek. Black wattle, first quality. About 5 tons (scattered). Size limit, 4 inches diameter. Weighbridge, Orbost. Deposit, £1 10s.

Lot 61. Parishes of Waygara and Tildesley East, south of Prince's Highway and between Wombat and Simpson's Creek. Black wattle, first quality. About 3 tons (scattered). Size limit, 4 inches diameter. Weighbridge, Orbost or Bairnsdale. Deposit, £1. Deposit, £1.

Lal Lal District.

Officer in Charge-N. J. Power, Meredith.

Lot 62. Parish of Murghebolue, Bannockburn Common. Golden wattle, first quality. About 15 tons. Size limit, 2 inches diameter. Weighbridge, Bannockburn. Deposit, £10.

Lot 63. Parish of Anakie, Mount Reserve. Black and golden wattle, first quality. About 1 ton. No size limit. Weighbridge, Geelong. Deposit, 10s.

Lot 64. Parish of Durdiwarrah, south of Steiglitz. Golden wattle, first quality. About 2 tons. Size limit, 1½ inches diameter. Weighbridge, Meredith. Deposit, 15s.

Lot 65. Parish of Moreen, north of Steiglitz-road to McDonald's. Black and golden wattle, first quality. About 3 tons. No size limit. Weighbridge, Meredith. Deposit, £2.

Lot 66. Bamganie Timber Reserve. Black and golden wattle, first quality. About 1 ton. Size limit, 1½ inches diameter. Weighbridge, Mcredith. Deposit, 10s.

Heathcote District.

Officer in Charge-A. S. T. Rankin, Heathcote.

Lot 67. Moormbool Reserve, Redeastle Creek. Black wattle.

Lot 67. Moormbool Reserve, Redeastie Creek. Diack wathe, first quality. About 3 tons. Size limit, 3 inches diameter. Weighbridge, Heathcote. Deposit, £2.

Lot 68. Warrowitue S.F. Golden wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge, Tooborac. Deposit, £1 10s.

Beaufort District.

Officer in Charge-T. D. Bailes, Beaufort.

Note.—All trees to be stripped must be felled prior to

stripping.
Lot 69. Mt. Cole Reserve, Cave Hill enclosure. Black and green wattle, first quality. About 5 tons. Size limit to be fixed by District Forester. Weighbridge, Middle Creek. De-

green watte, first quality. About 5 tons. Size limit to be fixed by District Forester. Weighbridge, Middle Creek. Deposit, £3.

Lot 70. Mt. Cole S.F., from head of Wimmers to Hickman's Creek. Black wattle, first quality. About 6 tons. Size limit, 3 inches diameter. Weighbridge, Elmhurst. Deposit, £4.

Lot 71. Mt. Cole S.F., Wallaby Creek to Kosminsky's Creek. Black wattle, first quality. About 4 tons. Size limit, 3 inches diameter. Weighbridge, Buangor. Deposit, £2 10s.

Lot 72. Colvinsby Forest Reserve, Mt. Mistake. Black wattle, first quality. About 10 tons. Size limit, 3 inches diameter. Weighbridge, Buangor. Deposit, £5.

Lot 73. Mt. Cole S.F., Collier's Gap to Springs. Black wattle, first quality. About 5 tons (scattered). No size limit. Weighbridge, Elmhurst. Deposit, £2 10s.

Lot 74. Langi Kal Kal Reserve. Black wattle, first quality. About 6 tons. Size limit, 3 inches diameter. Weighbridge, Beaufort. Deposit, £4.

Delatite District.

Officer in Charge-J. M. Haig, Tatong.

Lot 75. Benalla-Kelfeera Reserve. Golden wattle, first quality. About 4 tons. No size limit. Weighbridge, Benalla. Deposit, £1.

Lot 76. Parish of Toombullup, Crown lands. Silver wattle, first quality. About 6½ tons (scattered). No size limit. Weighbridge, Tatong. Deposit, 10s.

Lot 77. Parish of Toombullup North, slopes of Watchbox and Ryan's Creek Ranges. Silver wattle, first quality. About 10 tons (scattered). No size limit. Weighbridge, Tatong. Deposit, £1.

Nowa Nowa District.

Officer in Charge-M. H. McMahon, Nowa Nowa.

Officer in Charge—M. H. McMahon, Nowa Nowa.

Lot 78. Colquboun East Reserve, south of Pince's Highway, and bounded on south, east, and west by Lake Tyers. Black wattle, first quality. About 10 tons (scattered). Size limit, 3 inches diameter. Weighbridge, Bruthen. Deposit, £3. Lot 79. Nowa Nowa South Reserve, east of Boggy Creek (The Gorge). Black wattle, first quality. About 5 tons. Size limit, 3 inches diameter. Weighbridge, Bruthen. Deposit, £2.

Lot 80. Parishes of Kaerwut and Nowa Nowa, from junction of Ti-Tree Creek south along Yellow Waterholes Creek to Boggy Creek. Black wattle, second quality. About 4 tons. Weighbridge, Bruthen. Deposit, 15s.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST SEPTEMBER, 1927, TO 10TH SEPTEMBER. 1928, EXCEPT WHERE OTHERWISE STATED.

Tender Forms can be obtained on application to the Lands Department, Melbourne, or any of the Land Offices in the

Tenders should be placed in the Crown Lands Office Tender-box on or before Noon on Wednesday, 31st August, 1927.

Nore.-No tender will be accepted unless the fee for the full period and fee of Five shillings for licence are forwarded.

ENDERS will be received on or before Noon on Wednesday, I 31st August, 1927, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the subjoined Special Conditions.

Every licence granted under section 121 of the Land Act 1915 shall be subject to the conditions set forth in the Schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

CONDITIONS.

- 1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Acts, except under the 121st section of the Land Act 1915, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council.
- 2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.
- 3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 4. Subject to these conditions the licensee shall be entitled to use the land for the purpose for which this licence has been granted until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall conserved by detailing the detailing of the licensee therein shall cease and be determined.
- 5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.
- 6. This licence shall entitle the holder thereof, during the period for which it is granted, to use the land therein com-prised for depasturing purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permis-sion of the Minister, fence any portion thereof, or construct a dam or tank.
- 7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without the authority in writing by the Minister, is forbidden.
- 8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip-panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.
- 9. That where improvements are authorized under section 123 of the Land Act 1915 the licensee shall notify, on completion, that such improvements have been made, otherwise the

work will not be recognized.

10. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of

Ten shillings.

11. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

12. The publication of a notice in the Government Gazette.

12. The publication of a notice in the Government Gazette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.

13. The ring-barking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber.

14. Free access to water shall be kept open at all times for travelling or other stock and for persons desiring to take water for domestic purposes.

15. The licensee shall destroy all noxious weeds on the land, and on the half-width of the adjoining roads, and shall be responsible for the destruction of noxious weeds under the Vermin and Noxious Weeds Act 1922 in like manner as holders of freehold lands.

of freehold lands.

16. The licensee shall keep the land free from vermin, and, should he fail to do so, the license shall be liable to forfeiture.

- 17. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.
- 18. The licensee shall thoroughly and effectively protect the and within the boundaries of his licensed area from fire, and shall extinguish any fire which may break out on such area or may spread to it. In the event of the area being damaged by fire, the licence may be forfoited, unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants, were in any way responsible for such
- 19. The licensee shall not interfere in any way with any survey marks on the land hereby licensed.

SPECIAL CONDITIONS

- 1. The period of occupation will, except where otherwise specified, be for thirteen (13) months from 1st September, 1927, to 30th September, 1928
- The fee for the full period—for which the licence will be issued, and the fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.
- 3. Separate tenders must be lodged for each block.
- 4. Tenders to be addressed to the Secretary for Lands (Tender-box), Melbourne.
- 5. The highest or any tender not necessarily accepted.
- 6. Tenderers must give their full name, occupation, and ordinary postal address.
- 7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are
- 8. The outgoing tenant has the option to remove any existing fencing owned by him within one month, or to require the incoming tenant to pay for it in accordance with the provisions of section 124, Land Act 1915.

This does not apply to cases where the land was the subject of an expired Grazing Area Lease. In all such cases, the ingoing tenant will be held responsible for the care and maintenance of any improvements.

Plans can be seen and information may be obtained in this

Section 121, Land Act 1915, provides-

- 1. Where a licensee under section 121 of the Land Act 1915 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespessing thereon passing thereon
- 2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals. other animals.

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

Department of Lands and Survey, Melbourne, 9th August, 1927.

Lot 1 (Block A.141).—Area 16,720 acres, Parishes of Golton Golton, Warung, Wartook, and Lab-arum, formerly held by Millar Bros. and Byrne. Fencing allowed. Any improvements to be maintained in good order and condition.—(Horsham, 6721/191).

10.61/121.)

Lot 2 (Block A.142).—Area 1.915 acres. Parishes of Koonik Koonik and Goroke, being the Crown lands lying east of allotments 5, 6, 14, and 15, and west of allotments 81, 82a, 60a, and the timber reserve, formerly held by Rose Stanton.—(Horsham, 9299/19)

the timber reserve, formerly near by Rose Scatter...

10382/121.)

Lot 3 (Block A.143).—Area 2,500 acres, Parish of Wiridjil, County of Heytesbury, being the Crown land lying north and west of allotments 45, 46, 47, 48, and 49, in the north-east of the parish.—(Gcelong, 0384/121.)

Lot 4 (Block 58A).—Area 5,000 acres, Parish of Moroka, County of Wonnangatta, previously held by J. Guy.—(Sale, 0507/121)

County of Wonnangatta, previously held by J. Guy.—(Sale, 0507/121.)

Lot 5 (Block 29).—Area 20,070 acres, Parish of Moornapa, being grazing block 29. County of Tanjil, formerly held by A. J. Estoppey.—(Sale, 0434/121.)

Lot 6 (Block A.144).—Area 12,000 acres, Parish of Bemboka, County of Dargo, formerly held by M. Culhanc.—(Sale, 0238/121.)

Lot 7 (Block A.145).—Area 3,000 acres, being allotments 21a. 21a, 21c, 22, 23a, 23b, and additional Crown lands on north of Seven Mile Creek, Parish of Neerim East.—(Melbourne, G.52618.)

Lot 8 (Block A.146).—Area 49,280 acres, being all these

G.52618.)
Lot 8 (Block A.146).—Area 49,280 acres, being all these Crown lands in the County of Lowan, being Mallee allotments 24, 25, 26, 27, 28, 28A, and 29.—(Mallee, 03198/121.)
Lot 9 (Block A.147).—Area 2,916 acres, Parish of Turoar, being the Crown lands known as the Towan Plain Reserve.—(Mallee, M.32181.)
Lot 10 (Block A.148).—Area 6 acres, allotment 70A, Parish of Neuarpur, formerly held by J. L. Montgomery. Improvements to be maintained in good order and condition.—(Horsham, 0701/121.)

Lot 11 (Block A.149).—Area 1,267 acres, Parish of Macarthur, being allotment 10 of section 124 and allotment 32 of section 144.—(Hamilton, Z.19873.)

Lot 12 (Block 11883).—Area 322 acres, Parish of St. Helens, allotment 119, formerly held by R. J. Hockley. Renewable annually for a period of three years. Improvements to be maintained in good order and condition.—(Hamilton, 0968/121.)

Lot 13 (Block A.150).—Area 671 acres, allotment 24, Parish of Beear, formerly held by J. Henry. Improvements to be maintained in good order and condition.—(Hamilton, 01435/121.)

or Beear, formerly near by J. Hardy.

maintained in good order and condition.—(Hamilton. 01435/121.)

Lot 14 (Block A.151).—Area 440 acres, being allotment 16 (Water Reserve), Parish of Tiega. Fencing the area will be strictly prohibited.—(Mallee, 29465.)

Lot 15 (Block 66).—Area 23,720 acres, Parish of Wingan, County of Croajingolong, formerly held by T. H. Hogg. Period of occupation will be 14 months from 1st September, 1927.—(Bairnsdale, 0622/121.)

Lot 16 (Block 67).—Area 42,740 acres, Parish of Bralak, County of Croajingolong, formerly held by G. C. Bridle, Period of occupation will be 14 months from 1st September, 1927.—(Bairnsdale, 0608/121.)

Lot 17 (Block 26).—Area 10,050 acres, Parishes of Morekana and Doodwick, County of Dargo, formerly held by R. B. Websdale. Period of occupation will be 14 months from 1st September, 1927.—(Bairnsdale, 0436/121.)

Lot 18 (Block A.152).—Area 2,691 acres, being allotments 73D, 82, 103, 104, 105c, 1064, 122, 123, and 125a, Parish of Lang Lang East.—(Melbourne, G.50739.)

.INSOLVENCY NOTICES.

In the Court of Insolvency, Central District, at Melbourne. In the Court of Insolvency, Central District, at Melbourne.

NOTICE is hereby given that the estates of Cedric Vener
Harvey Young, of 39 Pine-street, Surrey Hills, labourer;
Leslie Allen Steel, formerly of Birchip, but now of Brasseyavenue, Rosanna, journalist; Frederick Henry Wright and Alice
Elizabeth Wright, late of Garfield, but now of Pakenham East,
restaurant proprietors; Arthur Leslie Page, of 62 Head-street,
Elwood, tailor; and Ernest McDonald, of Locksley-road, Ivanhoe, boot manufacturer, 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 17th day of August, A.D. 1927,
at the hour of half-past Ten o'clock in the forenoon, for the
election of trustees, and for the other purposes mentioned in
the 72nd section of the Insolvency Act 1915.

Dated at Melbourne this 8th day of August, A.D. 1927.

Dated at Melbourne this 8th day of August, A.D. 1927.

C. H. BROWN, a Chief Clerk.

In the Court of Insolvency, Eastern District, at Bairnsdale. NOTICE is hereby given that the estate of Cecil Henry Williams, of Bairnsdale, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Court House, Bairnsdale, on Wednesday, the 17th day of August, A.D. 1927, 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 Bairnsdale this 2nd day of August A.D. 1927

Dated at Bairnsdale this 2nd day of August, A.D. 1927.

A. R. HILL, Chief Clerk.

In the Court of Insolvency, Midland District, at Bendigo. In the Court of Insolvency, Midland District, at Bendigo.

NOTICE is hereby given that the estates of William Henry
Veitch, of Michie-street, Elmore, in the State of Victoria, labourer, and James Young Allan, of 468 High-street,
Golden Square, Bendigo, in the State of Victoria, chemist, have
been sequestrated, and that a general meeting of creditors
in the said estates will be holden at the Insolvency Court
Offices, at Law Courts, Bendigo, on Tuesday, the 23rd day of
August, Ad. 1027, 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 8th day of August, A.D. 1927.

J. H. DUNNE Chief Clerk.

In the Court of Insolvency, Southern District, at Camperdown. In the Court of Insolvency, Southern District, at Camperdown.

NOTICE is hereby given that the estate of Phillip O'Neill.

of Camperdown, linesman, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Camperdown, on Friday, the 19th day of August, A.D. 1927, at the hour of halfpast Ten o'clock in the forencon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Camperdown this 2nd day of August, A.D. 1927.

H. B. PYVIS, Chief Clerk.

In the Court of Insolvency, Southern District, at Camperdown.

NOTICE is hereby given that the estates of John Nicholds, of Cobden. in Victoria, dairy farmer; Alexander Milton McQuinn, of Lismore, in Victoria, blacksmith; and Alfred Edward Gallichan, of Lismore aforesaid, blacksmith; and Alfred Edward states will be holden at the Insolvency Court Offices, at Camperdown, on Friday, the 19th day of August, A.D. 1927, 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 Camperdown this 4th day of August, A.D. 1927 In the Court of Insolvency, Southern District, at Camperdown

Dated at Camperdown this 4th day of August, A.D. 1927.

H. R. PYVIS, Chief Clerk:

In the Court of Insolvency, Southern District, at Colac. In the Court of Insolvency, Southern District, at Colac.

NOTICE is hereby given that the estate of William Henry
Butchers, of Barramunga, in the State of Victoria, saw-mill
employee, has been sequestrated, and that a general meeting of
creditors in the said estate will be holden at the Insolvency
Court Offices, at Law Courts, Colac, on Friday, the 19th day of
August, A.D. 1927. at the hour of half-past Ten o'clock in the
forenoon, for the election of Trustees, and for the other purposes mentioned in the 72nd section of the Insolvency Act
1915.

Dated at Colac this 8th day of August, A.D. 1927.

A. H. A. STEWART, Chief Clerk.

In the Court of Insolvency, Southern District, at Geelong. NoTICE is hereby given that the estate of James Stanley Nicholls, of Thompson-street. North Geelong, in Victoria, carter, 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 Tuesday, the 16th day of August. A.D. 1927, 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 Geelong this 5th day of August, A.D. 1927.

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 Charles McLean
Watson, of Horsham, in Victoria, assembler, 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 Saturday, the 20th day of August, A.D. 1927, 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 Horsham this 5th day of August, A.D. 1927.

FRANK J. SAUL, Chief Clerk.

In the Court of Insolvency, Western District. In the Court of Insolvency, Western District.

Notice is hereby given that the estate of Charles Duncan McGregor, formerly of Glenorchy, in Victoria, farmer, now of Kialla, via Shepparton, in Victoria, farm manager, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Stawell, on Friday, the 19th day of August. A.D. 1927, 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 Stawell this 4th day of August, A.D. 1927.

D. T. WILKINS,

In the Court of Insolvency, Midland District, at Ouyen .. In the Court of Insolvency, Midland District, at Ouyen.

NOTICE is hereby given that the estate of Thomas Cecil
Dickson, of Ouyen, farmer, has been sequestrated, and
that a general meeting of creditors in the said estate will he
holden at the Insolvency Court Offices, at Ouyen, on Wednesday, the 17th day of August, A.D. 1927, at the hour of halfpast 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 Ouven this 27th day of July, A.D. 1927.

T. KILLEEN.

T. KILLEEN, ... Chief Clerk.

In the Court of Insolvency, Midland District, at Swan Hill. In the Court of Insolvency, Midland District, at Swan Hill.

Notice is hereby given that the estate of Walter Archibald Jeans, of Wood Wood, in the State of Victoria, wine licence proprietor, has been sequestrated, and that a general meeting of creditors in the said estate will be lioident at the Insolvency Court Offices, at Swan Hill, on Thursday, the 18th day of August, a.D. 1927, 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 Swan Hill this 3rd day of August, a.D. 1927.

E. E. O'GRADY, Chief Clerk:

PRÏVATE ADVERTISEMENTS.

CITY OF PRAHRAN.

By-LAW NO. 170.

Residential Areas.

A By-law of the City of Prahran made under section 197 of the Local Government Act 1915 and numbered 170 for prescribing areas within the Municipal District as residential areas and prohibiting within such area the use of any land or the erection adaptation for use or the use of any building for the purpose of certain trades, industries, manufactures, businesses or public amusements.

In pursuance of the powers conferred by the Local Government Act 1915 and of every other power it thereunto enabling the Mayor, Councillors, and Citizens of the City of Prabrau order as follows:—

1. The areas within the Municipal District of the City of Prahran herein prescribed shall be residential areas, that is to say, all land abutting on the following streets and to a depth of 200 feet from the frontage of such land to any of such streets respectively, viz.:—

Toorak Ward.

Avoca-street Berenice-terrace Capberra-road Caroline-avenue Davidson-street Dora-place Gordon-grove Harold-terrace Hoddle-street

Lechlade-avenue Rathmines-road Shipley-street Tivoli-road Toorak-road (Rockley-road to Wallace-avenue) Towers-road Victoria-terrace Winifred-terrace.

South Yarra Ward.

Affleck-street Ashe-grove Barnsbury-street Baxter-street Brookville-road Canterbury-road Cassell-street Culshaw-street Fairbairn-read Fawkner-street Fitzgerald-street Hoddle-street (Commercial-road to Fawkner-street) Howitt-street
Malvern-road (Mathoura-road
to Kooyong-road north side)

May-road Mell-street Moffatt-street Oban-street Ruabon-road Smyth-street Stanley-street Stanley-streed
Tashinny-road
Toorak-road (Surrey-road to
Tintern-svenue east)
Canterbury
word
word Toorak-road (Canterb road to Kooyong-road) Walter-street Wilson-street.

Prahran Ward.

Aberdeen-road Ashleigh-road Athol-street Bayview-street Charles-street Chatsworth-road Derby-street Elm-grove frene-place Ivy-street Lewisham-road Lorne-road Mackay-street

Malvern-road (Lorne-road to Kooyong-road south side) Miller street Molesworth-street Mt Pleasant-grove Percy-street Pridham-street St. Edmond's-road Trinian-street Westborne-street Williams-road Wright-street Wynustay-grove Wynnstay-place.

Windsor Ward.

Albert-street Andrew-street Banole-avenue Bidev-street Cambridge-street Chomley-street Craven-street Crews-street, De Murska-street Erica-street Fern-avenue Fetherston-street. Florence-street Gladston-street Gooch street Green-street Henry street

Highbury-grove Newry-street Normanby-place Normanby-street Packington-place Peel street Pickford-street Pine-grove Raleigh-street Thomas-street Thomas-street south Union-street (Upton-road to Punt-road Wattletree-road Wallington-street Willis street Wrexham-road.

2. No person shall in any such residential area use any land or erect or adapt for use or use any building for the purpose of any trade, industry, manufacture, business or public amuse-ment except the business of a Dressmaker, Milliner, or Teacher in which not more than three persons are employed or a

business or trade carried on by an individual without any employee or assistant in a private dwelling on which no indivertisement or sign is displayed indicating the nature of the lusiness or trade carried on therein other than a plate approved by the Council and affixed to the front of such dwelling.

3. If any person erects adapts for use or uses any building contrary to this By-law it shall be lawful for the Council to serve on the owner or occupier of such building a notice requiring him to pull down and remove such building within a time to be named in such notice and in the event of such owner or occupier refusing or neglecting to comply with such notice the Council may pull down and remove such building and sell the materials and apply the proceeds in reimbursing the expense of such pulling down and removal and in paying into the Municipal Fund any fees or penalties due by the owner of such building.

the Municipal Fund any fees of penalties due by the owner of such building.

4. Any person offending against this By-law shall be liable to a penalty not exceeding Twenty pounds and to a further penalty of not more than Ten pounds for each day on which an offence against the By-law is continued after notice has been given to the offender by the Council of the commission of the offence or after a conviction or order of any court in respect of such offence.

Resolution for the passing of this By-law agreed to by the Council the thirteenth day of June, 1927, and confirmed the eleventh day of July, 1927.

The common seal of the Mayor, Councillors, and Citizens of the City of Prahran was hereunto affixed, pursuant to By-Iaw 115, in the presence of—

W. FLINTOFT, Mayor.
ALBERT A. HOLDSWORTH, Councillor.
JOHN ROMANIS, Town Clerk. (SEAL)

Approved by the Governor in Council the twenty-seventh day of July, One thousand nine hundred and twenty-seven.

6836

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

CITY OF PRESTON.

BY-LAW No. 28.

A By-law of the City of Preston made under sections 197 and 198 of the Local Government Act 1915, section 10 of the Local Government Act 1921, and section 2 of the Local Government Act 1924, and all other Acts in that behalf, the Mayor, Councilors, and Citizens of the City of Preston thereunto enabling with the approval of the Governor in Council and numbered 28, for:—

(a) Prescribing areas within the municipal district as residential areas and prohibiting or regulating within the whole or any part of such residential areas the use of any land or the erection (naluding aduption for use) or the use of any building for the purposes of such classes of trades industries manufactures businesses or public anusements as are specified in By-law No. 27 of the City of Preston.

(b) Amending By-law No. 27 of the City of Preston.

In pursuance of the powers conferred by the Local Government Act 1915, the Local Government Act 1921, and the Local Government Act 1924, and all other Acts in that behalf them thereunto enabling the Mayor, Councillors, and Citizens of the City of Preston order as follows:—

1. This By-law shall come into operation on the day after its publication in the Government Gazette.

2. The Second Schedule to By-law No. 27 of the City of Preston is hereby amended as follows:—

(a) For the area No. 9 set out in the said Second Schedule there shall be substituted the following area:—

there shall be substituted the following area:—
Clause 9.—All that portion of the Municipal District:
Commencing at a point at the intersection of the west side of Plenty-road and the south side of Broad-street; bounded on the north by the south side of Broad-street; bounded on the north by the south side of Broad-street bearing north-westerly and westerly to the west side of lot 156 in Broad-street which is 316 feet east of Boldrewood-parade, then by the west side of lot 156 Broad-street bearing southerly 150 feet; thence westerly by a line parallel to and 150 feet distant from the south side of Broad-street bearing westerly and parallel to the south side of Broad-street bearing westerly and parallel to the south side of Broad-street bearing westerly and parallel to the south side of Broad-street to a Boldrewood-parade; thence northerly 150 feet to the south side of Broad-street to a point 330 ft. 11 in. west of Boldrewood-parade; thence westerly to the east side of Clarke-street; thence by the east side of Clarke-street bearing south 150 feet; thence by a line parallel to and 150 feet distant from the south side of Broad-street bearing west to a point 150 feet from the east side of High-street; thence by a line parallel to and 150 feet distant from the east side of High-street to the north side of Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the south side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side of the Reservoir Reserve; thence by the north side

of the said reserve; thence by the east side of the said reserve bearing southerly to the south side of the said reserve; thence by the south side of the said reserve bearing westerly to a point 150 feet from the east side of High-street; thence by a line parallel to and 150 feet distant from the east side of High-street bearing south to a point 150 feet north of the north side of Bell-street; thence by a line parallel to and 150 feet distant from the north side of Bell-street to a point 150 feet west of the west side of Plenty-road; thence by a line running parallel to and 150 feet distant from the west side of Plenty-road bearing north-easterly to the south side of Wilkinson-street bearing south-casterly to the intersection of the south side of Wilkinson-street and the east side of Plenty-road bearing north-easterly to the commencing point.

(b) For the area No. 10 set out in the said Second Sche-

by the east side of Plenty-road bearing north-easterly to the commencing point.

(b) For the area No. 10 set out in the said Second Schedule there shall be substituted the following area.—Clause 10—All that portion of the Municipal District. Commencing at a point at the intersection of the north-side of Broad-street and the west side of Plenty-road bearing north-easterly to the Darabin Creek; thence north westerly at right angles to Plenty-road to a point 170 feet north-easterly and parallel to Plenty-road for 156 feet; thence north-easterly and parallel to Plenty-road and 156 feet from west side of Plenty-road to a point 170 feet north-easterly along the west side of Plenty-road to a point 170 feet north boundary of the said Municipal District bearing west to the cast side of the Melbourne and Metropolitan Board's Pipe Track; thence south-westerly along the castern boundary of the Melbourne and Metropolitan Board's Pipe Track; thence south-westerly along the castern boundary of the Melbourne and Metropolitan Board's Pipe Track (and Municipal District) thence by the said north boundary of the Melbourne and Metropolitan Board's Pipe Track (and Municipal District) thence to the south-west corner of Recreation Messvre south to such west side of Epping-road it thence by the cast side of Cheddar-road east and bearing north-easterly along the contern boundary of Cuthbert road east, east side, and Cuthbert-road to a point 150 feet north of the north side of Broad-street the north side of Broad-street the north side of Broad-street to the west side of Whitelaw-street and the north side of Broad-street to the west side of Whitelaw-street and the north side of Broad-street the condens of Broad-street; thence by the commencing opint.

The commencing and comparing weights, including stamping when necessary—

For examining and comparing measures of when necessary—

S gallons or 1 bushel S gallons or 1 bushel S gallons or 1 bushel S gallons or 1 bushel S gallons or 1 bushel S gallons or 1 bushel S gallons or 1 bushel S gallo

Resolution for passing this By-law agreed to by the Council the twentieth day of December, 1926.

Confirmed the seventeenth day of January, 1927, and sealed with the common seal of the Municipality of the City of Preston in the presence of—

A. E. NEWTON, J.P., Mayor, J. W. BARTROP, Councillor, W. ARTHUR KELLY, J.P., C.E., Town Clerk,

Approved by the Governor in Council the twenty-seventh da of July, 1927.

Local Government Act 1915, Section 539.

CITY OF ST. KILDA.

DECLARATION OF PUBLIC STREETS.

DECLARATION. OF PUBLIC STREETS.

Wiles and Wimbledor-avenue (within lodged plan 1149)—subdivision of the Rotherfield Estate) are not of less width than 33 feet, and have been paved, flagged, macadamized or otherwise made good to the satisfaction of the Council of the Municipality of the City of St. Kilda: Now therefore, on the application of the owners in fee of so many of the houses and lands abutting upon such streets as, in rateable value, are the greater part of all houses and lands so abutting, the Council of the City of St. Kilda in pursuance of a resolution at its meeting on the 18th day of July, 1927, hereby declared the same to be piblic streets.

In witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of St. Kilda was hereto affixed in the presence of

BURNETT GRAY, Mayer.
R. H. MORLEY, Councillor.
FREDK. CHAMBERLIN, Town Clerk.

CITY OF SOUTH MELBOURNE. Adv Colo BY-LAW No. 238.

By-law of the City of South Melbourne, made under section 41 of the Weights and Measures Act 1915, and numbered 238, prescribing the Fees to be charged for the Examination and Comparison of Weights, Measures, and Weights, Measures, and Weighing Machines.

In pursuance of the powers conferred by the Weights and Measures Act 1915, and of every other Act or power enabling it in that behalf, the Council of the City of South Melbourne do herely order that the following fees shall be charged, received, and taken by the Inspector of Weights and Manual for the City of South Malbourne that is to say the City of South Malbourne that is to say the council of the City of South Malbourne that is to say the content of the City of South Malbourne that is to say the council of the City of South Malbourne that is to say the council of the City of South Malbourne that is to say the council of the City of South Malbourne that is to say the council of the City of South Malbourne that is to say the council of the City of South Malbourne that is to say that is to say the council of the City of South Malbourne that the Measures for the City of South Melbourne, that is to say :-

	If o	f br	ass.	Ιf	of	iron
33 1 ()		8.	d		8.	d.
Each dewt.	 	0	9		0	6
Each dewt.	 	0	6		0	4
Each stone	 	0	4		0	3
All under 1 stone	 	0	2		0	2

		₽.	d.	
 		1	3	
 		1	Õ	
 		0	9	
 		ŏ	A	
		ň	4	
••	• • •	ň	3	
• • •			· · · · · · · · · · · · · · · · · · ·	·· ·· ·· · · · · · · · · · · · · · · ·

	•	8.	d.	
Over 5 gallons		 10	0	
5 gallons and over 1 gallon		 7	6	
l gallon and under		 5	0	

		s.	d. ·
l yard or part thereof		0	3
Each additional yard or part thereof		. 0	2
Maximum charge of Five chillings	• -		

East 50					8.	d.
Each 50 oz. or	mutiple (ot 50	oz.	 	1	0
Each 30 oz.			ı	 . /190	0-	8
Each 20 oz.				 	0	6
Each 16 oz.				 	ń	4
Each 8 oz. or	lesser weig	rhis			ň	Ŷ

minimum fee of Sixpence will be charged under the above headings.

For examining and comparing balances, beams, steelyards, and other weighing machines, including one set of proportional weights where same are used, and also including stamping when necessary,

	At Weights and Measures Office.		ts tes	On Trades			18	
For Avoirdupois weight— .		8.	d.			8.	d.	
To weigh 28 lb. and under . To weigh 1 cwt. and ove	r	0	9			0	8	
Each additional cwt. to 1	0	l	0			1	0	
ewt. or fractional par thereof	t	.0	9			1.	0:	
For each additional cwt. over 10 cwt.	r .	0.	6	٠.:		0	6	,

For examining any additional sets of proportionate weights, Sixpence each cwt. or part thereof.

For examining and comparing Troy beams, including stamp.

for examining and constant ing when necessary

If constructed to weigh not exceeding 30 oz 1 0.

For each additional 80 oz or part thereof 0 0.

For examining and comparing each self-indicating, com-

The state of the s			~ ~	1.7
The section 14 II	-		8.	a.
To weigh 14 lb. and under		50. T.	~~. Y:	n"
To weigh over 11 lb and met and are		• • •		v
To weigh over 14.1b. and not exceeding additional over	Tgr J	ewt.	2	0
Each additional cwt. or part thereof	٠-,		-	ō.

In weighing machines or other instruments graduated in centals, read 100 lb. as 1 cwt.

(SEAL)

For examining and comparing weighbridges, including stamping when necessary-

s. 0 For each cwt. 0 Maximum charge 5 0 0

The carting and lifting of weights from and to the Inspector's office or place of storage necessary for such tests to be provided by the owner of the weighbridge or weighing machine, or to be charged for by the Council in addition to the testing fee.

By-law 62 of the Council of the City of South Melbourne is hereby repealed.

Resolution adopting this By-law agreed to by Council on the 22nd day of June, 1927, and confirmed on the 20th day of July, 1927.

(SEAL) 6852

JOHN J. BEHAN, Mayor. A. SHIPPEN, Councillor. E. C. CROCKFORD, Town Clerk.

SHIRE OF ORBOST.

BY-LAW No. 33.

A By-law of the Shire of Orbost, under Part VII. Division of the Local Government Act 1915, and also as Rules and Regulations under Section 6 of the Police Offences Act

W HEREAS is it desirable to make special regulations as W HEREAS is it desirable to make special regulations as to the traffic in, firstly, that part of Nicholson-street, Orbost, within the Township and Shire of Orbost, being the portion of Nicholson-street commencing at the intersection thereof by the northern side of Salisbury-street, and continuing northerly across Gladstone-street, in the said Township of Orbost, to a line at right angles to Nicholson-street 110 feet north of the intersection, between the northern side of Gladstone-street and Nicholson-street; and, secondly, that part of Nicholson-street aforesaid commencing at a line running at right angles to Nicholson-street, 40 feet south of the intersection between the south side of Clarke-street, in the said township, and Nicholson-street, and continuing northerly to a line at right angles to Nicholson-street, 20 feet north of the intersection between the south side of Ruskin-street, in the said township of Orbost, and Nicholson-street.

1. In this By-law "driver" means any person in charge

1. In this By-law "driver" means any person in charge of a vehicle or motor car.

"Motor car" means any conveyance propelled by mechanical power, and includes a motor bicycle and motor truck.

"Rider" means any person in charge of a horse.

"Vehicle" means any conveyance drawn or propelled by human or animal power, and includes a bicycle.

2. The driver of a vehicle or motor car, or the rider of a horse, shall, while driving or riding from south to north along either part of Nicholson-street measured as hereinbefore stated, keep to his left or near side of the centre line of Nicholson-street.

3. The driver of a vehicle or motor car, or the rider of a

stated, keep to his left or near side of the centre line of Nicholson-street.

3. The driver of a vehicle or motor car or the rider of a horse or other animal shall, while driving or riding from north to south along either part of Nicholson-street measured as hereinbefore stated, keep to his left, or near side, of the centre line of Nicholson-street.

4. The driver of a vehicle or motor car upon those parts of Nicholson-street aforesaid measured as hereinbefore stated shall, upon stopping thereon, place his motor car or vehicle close to the kerb of the footpath on his left, or near side, so as to cause as little obstruction as possible to the traffic, and shall not allow the vehicle or motor car driven by him to remain stationary for a longer period than one hour, and if such car or vehicle shall, during that period or at any time, prevent the passing of any other vehicle or motor car, he shall, upon being required so to do by the driver of such other vehicle or motor car, or by any member of the Police Force or officer of the council, remove his vehicle or motor car to allow such other vehicle or motor car to pass.

5. The rider of a horse shall not at any time hitch his horse to any post or railing erected upon any of those parts of Nicholson-street measured as hereinbefore stated, or upon the footpaths adjoining same.

6. Any berson offending against any of the provisions of this

of Nicholson-street measured as hereinbefore stated, or upon the footpaths adjoining same.

6. Any person offending against any of the provisions of this By-law shall be liable to a penalty of not less than Five shillings nor more than Five pounds for each offence.

The resolution for making this By-law was passed by the Council of the Shire of Orbost on the thirtieth day of June, 1927, and confirmed by the said council on the twenty-eighth day of July, 1927.

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

(SEAL)

6838

JOHN JOHNSTON, President. S. J. LYNN, Councillor. THOS. F. ROLLASON, Secretary.

SHIRE OF MARONG.

BRIDGEWATER WATER SUPPLY.

NOTICE is hereby given that an application has been made by the Marong Shire Council to the Honorable the Minister of Water Supply for the construction, maintenance and continuation of a Waterworks Trust to supply water to the Township of Bridgewater.

A general plan and description of the proposed waterworks has been prepared and forwarded with the application. Copies of such plan and description are deposited at the Shire Offices, Marong, and at Jenkins' Store, Bridgewater, for in-

Dated this 1st day of August, 1927.

By order.

6710

A. GUTHRIE, Shire Secretary.

Local Government Act 1915.

SHIRE OF PHILLIP ISLAND AND WOOLAMAI. BY-LAW No. 19.

A By-law of the Shire of Phillip Island and Woolamai made under section 197 of the Local Government Act 1915, and numbered 19, for the adoption of sub-division (9) of Part I. of the Thirteenth Schedule to the Local Government Act 1915.

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

1. The provisions of sub-division (9) of Part I. (being clauses 41 to 45, both inclusive), of the Thirleenth Schedule to the Local Government Act 1915, are hereby adopted for the Shire of Phillip Island and Woolamai and declared applicable to the said municipal district.

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

Resolution for presing this Parley 25.

Resolution for passing this By-law, No. 19, agreed to by the Council the twenty-second day of June, 1927, and confirmed the twenty-seventh day of July, 1927.

6835

GEORGE HOLLINS, President. W. T. McFEE, Councillor.
D. McRAE, Councillor.
W. H. BRAY, Shire Secretary.

SHIRE OF WERRIBEE.

NOTICE OF INTENTION TO BORROW MONEY.

TAKE notice that the Council of the Shire of Werribee proposes to borrow on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of £10,000 by the issue of debentures, in accordance with the provisions of Part XIV. of the Local Government Act 1915.

It is further proposed that:-

The rate of interest shall be 5\frac{3}{2} per cent. per annum.

The rate of interest shall be 5½ per cent. per annum.
 The moneys borrowed shall be repayable by a provision out of the municipal fund of 40 equal half-yearly repayments of principal and interest.
 The purposes for which the loan is to be applied are:

 Road and street construction, £9,800.
 Erection of strongroom, £200.

 Plans and specifications, estimate of cost, and a statement of the proposed expenditure are open for inspection at the Shire Hall, Werribee.

G. P. MUIRHEAD, Shire Secretary.
Shire Hall, Werribee, 8th August, 1927. 6853

GEELONG WATERWORKS AND SEWERAGE TRUST. GENERAL NOTICE.

THE above-mentioned Trust having made sewers for carrying off the sowage from each and every property which or any part of which abuts on the streets or parts of streets included within the Sewerage Area hereinafter described doth hereby declare that on and after the 1st day of August, 1927, each and every property which, or any part of which, abuts on the said streets, or part of streets, shall be deemed and taken to be a sewerage Area 1915.

The Sewerage Area hereinbefore referred to the sewerage Area hereinbefore referred to

The Sewerage Area hereinbefore referred to is-

SEWERAGE AREA NO. 108.

SEWERAGE AREA NO. 198.

Shire of South Barwon:—Commencing at the north-west intersection of Roshyn-road and Francis-sireet; thence southerly along the west side of Francis-street à distance of about 516 feet south from the south side of Perth-street, westerly by a line parallel to Perth-street to the west side of Dudley-street northerly along the west side of Dudley-street a distance of about 313 feet, westerly by a line parallel to Perth-street to the west side of right-of-way, southerly along the west side of aforesaid right-of-way a distance of about 45 feet, westerly by a line parallel to Perth-street to the west side of Evans-street,

southerly along the west side of Evans-street to the north-east side of Corio-street, north-westerly along the north-east side of Corio-street and distance of about 240 feet, westerly crossing Corio-street and continuing along the south side of right-of-way to a point about 175 feet east from the south-east side of Colac-road, south-westerly by a line parallel to Colac-road a distance of about 270 feet, westerly by a line parallel to forcessaid right-of-way to the north-west side of Colac-road and of the colaction of the colaction of about 500 feet, westerly by a line parallel to Wimmera-street a distance of about 175 feet, northerly by a line at right angles to last-named line a distance of about 87 feet, easterly by a line parallel to Wimmera-street a distance of about 82 feet, ortherly by a line at right angles to Wimmera-street to the south side of Wimmera-street, easterly along the south side of Wimmera-street to the north-west side of Colac-road, ortheasterly along the north-west side of Colac-road to the north side of Roslyn-road, easterly along the north side of Roslyn-road, easterly along the north side of Roslyn-road, easterly along the south Swerage Trust.

By order of the Geelong Waterworks and Sewerage Trust,

6833

ISAAC HODGES, Chairman. P. G. REILLY, A.I.C.A., Secretary.

GEELONG WATERWORKS AND SEWERAGE TRUST.

N OTICE to owners of tenements in the undermentioned streets, lanes, courts, and alleys opening thereto:

CITY OF GERLONG.

Fitzrey-street, 66 feet north from existing main.
Garden-street, 710 feet between Verner and Carr streets.
Carr-street, 99 feet east from existing main to Garden-street.
Lock-terrace, 881 feet south from Ormond-road to existing

Boyne-avenue, 263 feet east from existing main to Humble-

Right-of-way near south of Tunnel off Lt. Myers-street, 317 feet south from Lt. Myers-street:

Town of Newtown and Chilwell.

Cairns-avenue, 296 feet between Fairview-avenue and Nicholas-street.

Shannon-avenue, 171 feet between High-street and Camden-

Camden-road, 127 feet west from Shannon-svenue to existing

Town or Geelong West.

Right-of-way, south of Manifold-street, 452 feet west from existing main.

Church-street, 3,399 feet between Minerva-road and Asylum-

Grant-street,, 292 feet between Fitzroy-street and Guthrie-

avenue.

Douglas-street, f.198 feet between existing mains.

Right-of-way, north of Aberdeen-street, 491 feet west from existing main.

West Melbourne-road, 363 feet south from Douglas-street.

Right-of-way, between Orr, and Narmbool streets, 800 feet west of West Melbourne-road.

Right-of-way, between Narmbool and Oliver streets, 611 feet west of West Inthourne-road.

Right-of-way between Manifold and Roxby streets, 338 feet west of West Melbourne-road.

Might-of-way between Univer and Maminda Streets, 300 feet west of West Melbourne-road.

Right-of-way between Manifold and Roxby streets, 378 feet west of West Melbourne-road.

Right-of-way between Bostock and PurrumBete avenues, 1,740 feet south from Douglas-street.

Right-of-way between Roxby and Volum streets, 363 feet east from Thorn-street.

Thorn-street, 100 feet south of Strachan-avenue.

Strachan-avenue, 695 feet north-east from Minerva-road.

Mamifold-street, 191 feet west from Bostock-avenue.

Bostock-avenue, 225 feet north from Narmbool-street.

Bostock-avenue, 271 feet south from Narmbool-street.

Bostock-avenue, 271 feet north from road-street.

George-street, 374 feet north from Fyansford-road.

SHIRE OF SOUTH BARWON.

Mitchiell-street, 448 feet west from Bailey-street to existing

main.
Colac-road, 1,894 feet south west from existing main.
Francis-street, 285 feet south from Spring-street.
Fisher-street, 99 feet west from existing main.

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 first day of September; One thousand nine mindred and twenty-seven; to cause a proper pipe to be laid to withm such premises.

The common seal of the Geelong Wittenworks and Sewer-age Trust was hereunto afficed this 20th day of July; 1927, in the presence of

ISAAC HÖDGES, Chairman: H. F. CHRISTOPHER, Commissioner. P. G. REILLY, A.I.C.A., Secretary. 6837

NOTICE is hereby given that the partnership hitherto subsisting between Henry Vernon Mills. William Raymond Mills, and John Davey, junior, in the business of motor garage proprietors, lately carried on by them at Kooweerup, under the name or style of "Mills and Davey," has been dissolved by mutual consent. as from the first day of June, 1927.

Dated this 3rd day of August, 1927. Signed by the said Henry Vernon Mills in the presence of -Lawrence Rostron, solicitor, Melbourne. W. R. MILLS.

Signed by the said William Raymond Mills, in the presence of-LAWRENCE ROSTRON.

Signed by the said John Davey, junior, in the presence of -LAWRENCE ROSTRON.

Rostron, Roy, and Son, solicitors, 440 Little Collins-street. Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between James Dougall Floyd, of Toorak-road, South Yarra, and Robert Wilson Floyd, of Denhamplace, Malvern, carrying on business as fuel and produce merchants, at Toorak-road, South Yarra, under the style or firm name of W. Southwick, and at Toorak Railway Siding, Toorak, under the style or firm name of the Toorak Wood and Coal Company, has been dissolved as from the sixth day of August, 1927, by nutual consent. All debts due to and owing by the said firms will, be received and paid respectively by the said fames Dougall Floyd, who will continue to carry on the said businesses.

Dated the eighth day of August, 1927.

Dated the eighth day of August, 1927:

J. D. FLOYD. R. W. FLOYD.

Witness to the signatures of the said James Dougall Floyd and Robert Wilson Floyd—W. B. Honeson, solicitor, Melbourrie.

Hodgson and Finlayson, solicitors, 360 Collins-street, Mel-1914 6

In the matter of the Companies Act 1915.

NOTICE is hereby given that a meeting of creditors of the Deeto Manufacturing Company Proprietary Limited, pursuant to section 189, will be held at the office of B. L. Hoare, public accountant, Bank House, Bank-place, Melbourne, on Wednesday, the 10th day of August, 1927, at helf-past Two p.m.

In the matter of the Companies Act 1915.

A T a General Meeting of the members of the Deeto Manufacturing Company Proprietary Limited, duly convenied and hold at Bank House, Bank-place, Melbourne, on the 16th day of June; 1927, the following special resolutions were 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 first day of July, 1927, the following resolutions were duly confirmed:—

1. That the company be wound up voluntarily.
2. That Mr. B. L. Hoare be appointed liquidator.

B. L. HOARE, Liquidator. 6809

In the matter of the Companies Act 1915, and in the matter of Carnedie Picture Treater Company Proprietary LiMired (in voluntary liquidation).

NOTICE is hereby given that a general meeting of the above-named company will be held at the registered office of the company, number 206 Bourke-street Melbourne, on the 19th day of September, 1927, at the hour of Eleven o'clock in the dorenoon, for the purpose of laying before such meeting an account of the winding up; also showing how the winding up has been conducted and the property of the company has been disposed of, and giving any information in respect thereof. in respect thereof.

Dated the 4th day of August, 1927. 313 W. F. V. SYKES, Liquidator.

Companies Act 1915.—In the matter of Micrometer Motor Valve Adjustment Pry. Ltd. (in voluntary liquidation).

A T an Extraordinary General Meeting of shareholders of Micrometer Motor Valve Adjustment Pty. Ltd.; duly convened and held at the office of the company's solicitor (Mr. J. V. Martyn), 89 Queen-street. Melbourne, on Wednesday, 13th July, 1927, at half-past Two p.m., and duly confirmed at a further extraordinary generall meeting held at the same office on Friday, 20th July, 1927, at half-past Two p.m., the following special resolution was passed as an extraordinary resolution: the following special ordinary resolution:

"That the company be wound up voluntarily, and that Mr. H. W. Blenkarn be appointed liquidator."

· H. W. BLENKARN, Liquidator. 6814 -

The Companies Act 1915.—In the matter of A. C. PAYNE PTD. LTD., of 67 Campbell-street, Collingwood, in the State of Victoria, Boot Heel Manufacturers, in Liquidation.

NOTICE is hereby given that it is intended to declare a First and Final Dividend herein. Creditors who have not proved their debts on or before the 24th day of August, 1927, will be excluded. 27, will be excluded.

Dated at Mclbourne this 9th day of August, 1927.

PERCY J. KENT. F.C.P.A., liquidator, 60 Queen-street,

COLONIAL AMMUNITION COMPANY (AUSTI PROPRIETARY LIMITED (IN LIQUIDATION).

THE statutory meeting of creditors of the above company will be held at the office of W. B. Bennett and Company, 422 Collins-street, Melbourne, on Saturday, the 13th day of August, 1927, at Ten o'clock in the forenoon.

W. B. BENNETT,
ARTHUR J. CARTWRIGHT,
Liquidators. 6869

In the matter of Colonial Ammunition Company (Australia) PROPRIETARY LIMITED.

A T an Extraordinary General Meeting of the above-named company, duly convened and held at the offices of Messrs. Lynch and MacDonald, 360 Collins-street, Melbourne, on the first day of July, One thousand nine hundred and twenty-seven, 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 twenty-second day of July, One thousand nine hundred and twenty-seven, the same resolution was duly confirmed as a special resolution, viz.:—

"That the company be wound up voluntarily, and William Brace Bennett and Arthur James Cartwright, both of Temple Court, 422 Collins-street, Melbourne, be and they are hereby appointed liquidators for the purpose of such winding up at a remuneration of Seven hundred and fifty pounds and Two hundred and fifty pounds respectively."

Dated this fourth day of August, One thousand nine hundred

ad twenty-seven.
FRANCIS S. NEWELL, Chairman.
Lynch and MacDonald, solicitors, 360 Collins-street, Mel6868

ICE SKATING AND STORAGE PROPRIETARY LIMITED (IN LIQUIDATION).

N OTICE 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 offices of Cameron, Sutherland and Seward Pty. Ltd., Riversidenvenue, South Melbourne, 'on Tuesday, 13th September, 1927, at half-past Two p.m., for the purpose of laying before it the account of the winding-up of the company, and how the property of the company has been disposed of.

Deted this 5th day of August 1927.

Dated this 5th day of August, 1927.

J. A. G. ROBERTSON, Liquidator.

NOTICE OF FINAL MEETING—LEONARD ELECTRIC COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the Fina) Meeting of the above company, pursuant to section 196 of the Companies Act 1915, will be held at the office of the liquidator, No. 360 Collins-street, Melbourne, on Wednesday, 7th September, 1927, at Twelve o'clock noon, for the purpose of giving an account of the winding-up, showing how the winding-up has been conducted and the property of the company disposed of.

Dated this 3rd day of August, 1927.

THOS. McDONNELL, Liquidator.

Form 10.

Companies Act 1915.

SPECIAL RESOLUTION, PURSUANT TO SECTION 77. HIGHWAY LIGHTHOUSES PROPRIETARY LIMITED.

A T at General Meeting of the members of the said company, duly convened and held at 82 Pitt-street, Sydney, on the fifteenth day of July, 1927, 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 first day of August, 1927, the following resolution was duly confirmed:—

"That the company be wound up voluntarily."

Dated this eighth day of August, 1927.

G. GRIFFITHS, Acting Secretary.

HIGHWAY LIGHTHOUSES PROPRIETARY LIMITED (IN LIQUIDATION).

Countered the companies of the companies Act 1915, that a meeting of the creditors of the above-named company will be held at the offices of Messrs. Starkey & Starkey, 16 Barrack-street, Sydney, on Monday, the twenty-second day of August, 1927, at Twelve o'clock noon. Dated this eighth day of August, 1927.

S. N. WEST, Liquidator. 6914

No. 105.—11542.—4

MICROMETER MOTOR VALVE ADJUSTMENT PTY, LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that, in accordance with section 189 of the Companies Act 1915, a Meeting of the Creditors of the above-named company will be held at the office of J. V. Martyn and Son, 89 Queen-street, Melbourne, at 2 p.m., on Friday, 12th August, 1927. 6815

H. W. BLENKARN, Liquidator.

The Companies Act 1915.—In the matter of Crown Brewery Proprietary Limited, of Richmond (in Liquidation).

SECOND and Final Dividend in this matter will be pay able at my office, 98 Elizabeth-street, Melbourne, on and after 17th August, 1927.

6811

Dated this 2nd day of August, 1927. 811 R. NUZUM, A.I.C.A., Liquidator.

NOTICE TO CREDITORS .- RE MARGARET GRIFFITHS, DECEASED.

P URSUANT to the provisions of the Trusts Act 1915, PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Margaret Griffiths, late of Korong Vale, in Victoria, widow, deceased (who died on the 10th April, 1927, and probate of whose last will and testament was granted to Arthur Evan Griffiths, of Korong Vale aforesaid, baker, and the Sandhurst and Northern District Trustees. Executors, and Agency Company Limited, of View-street, Bendigo), are hereby required to send in particulars, in writing, of such claims to the said company on or before the 9th day of November, 1927. And notice is hereby given that after that day the said executor, Arthur Evan Griffiths, and the said company, will proceed to distribute the assets of the said Margaret Griffiths, deceased, which shall have come to his and its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor and the said company shall then have had notice, and the said executor and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he and it shall not then have had notice.

Dated this 9th day of August, 1927.

Dated this 9th day of August, 1927.

DAVID SUTHERLAND, proctor, Wedderburn.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

1 URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Anna Christina Baum, late of Moorabool-street, Geelong, in Victoria, widow, deceased (who died on the twenty-ninth day of March, 1927, and probate of whose last will and testament was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of August, 1927, to The Equity Trustees, Executors, and Agency Company Limited, of Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at the above-mentioned address of the said company, on or before the fourteenth day of September, 1927, after which date the said company will proceed to distribute the assets of the said company will proceed to distribute the assets of the said anna Christian Baum, deceased, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice and ore 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 tenth day of August, 1927.

Dated this tenth day of August, 1927.

W. VERNON PURNELL. Varra-street. Geelong, proctor for the said company.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

Dursuant to the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Margaret Vallence, late of 37 Alexandra-parade, North Fitzroy, in the State of Victoria, married woman, deceased (who died on the fifteenth day of April, 1927, and probate of whose last will and testament was, on the second day of August, 1927, granted by the Supreme Court of the said State, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, one of the executors named in the said will, subject to leave reserved to George Vallence, of 37 Alexandra-parade, North Fitzroy aforesaid, retired farmer, the other executor named in the said will, to come in and prove the same), are hereby required to send particulars of such claims, in writing, to the said company, at its registered office, 113 Queen-street, Melbourne aforesaid, on or before the twelfth day of September, 1927, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled therto, having regard only to the claims of which it shall then have had notice as aforesaid; and the said company will not thereafter be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice as aforesaid.

Dated this sixth day of August, One thousand nine hundred and twenty-seven.

WARMING & MULCAHY, Temple Court, 428 Collins-street Melbourne, proctors for the said company.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

J. URSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Daniel Matthew McCann, formerly of "Tyrone," Orlandostreet, Hampton, but late of 35 Brickwood-street, Garden Vale, in the State of Victoria, gentleman, deceased (who died on the first day of June, One thousand nine hundred and twenty-seven, and probate of whose last will and testament was, on-the fourth day of August, One thousand nine hundred and twenty-seven, granted by the Süpreme Court of the said State, in its probate jurisdiction, to Johanna McCann, of 35 Brickwood-street, Garden Vale aforesaid, widow, one of the executors named in the said will, and the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said 'State, the said company having been duly authorized by John Herbert Mulcahy, the other executor named in the said will, to apply for and obtain such grant jointly with the said Johanna McCann, are hereby required to send particulars of such claims, in writing, to the said Johanna McCann and the said company, addressed to the manager of the said company, at its registered office, 113 Queen-street, Melbourne aforesaid, on or before the twelfth day of September, One thousand nine hundred and twenty-seven; after which date the said Johanna McCann and the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice as aforesaid; and the said Johanna McCann and the said company, will not thereafter 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 this eight day of August, One thousand nine hundred and twenty-seven.

and twenty-seven.

WARMING & MULCAHY, Temple Court. 422-428 Collinsstreet, Melbourne, proctors for the said Johanna McCann and
the said company.

6874

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

DURSUANT to the Trusts Act 1015, notice is hereby given that all persons having claims against the estate of Samuel Jeptha Best Crabtree, late of Yarra Glen, in the State of Victoria, storekeeper, deceased (who died on the twenty-fourth day of January, 1927, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction on the first day of August, 1927, to The Ballarat Trustees, Executors, & Agèney Company Limited, of Lydiard-street, Ballarat, in the State of Victoria, Edith Gladys Crabtree; of Yarra Glen, in the State of Victoria, Edith Gladys Crabtree; of Yarra Glen, in the State of Victoria, widow, and Caroline Crabtree, of Miles-street, Newtown, Geelong, in the State of Victoria, widow), 'are hereby required to send particulars,' in writing, of such claims to the said The Ballarat Trustees, Executors, & Agency Company Limited, at the abovenamed address of the said company, on or before the twelfth day of September, 1927, after which date the said The Ballarat Trustees, Executors, & Agency Company Limited and the said Edith Gladys Crabtree and Caroline Crabtree will proceed to distribute the assets of the said Samuel Jeptha Best Crabtree, deceased, which shall have come to the hands of the said company amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and notice is hereby further given that the said company and the said Edith Gladys Crabtree and Caroline Crabtree will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not have had notice as aforesaid.

Dated the fifth day of August, 1927.

W. VERNON PURNELL, Yarra-street, Geelong, proctor for the said executors.

the said executors.

STATUTORY NOTICE TO CREDITORS,—PATRICK

STATUTORY NOTICE TO CREDITORS.—PATRICK JOHN CUMMINS, Discussed.

DURSUANT to the Trusts Act, 1915, notice is hereby given that all persons having claims against the estate of Patrick John Cummins, late of Longwood, in Victoria, grazier, deceased, intestate (who died on the 20th day of April, One thousand nine hundred and twenty-seven, and letters of administration to whose estate were, on the 6th day of July, 1927, duly granted by the Surreme Court of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agana Company Limited, of No. 85 Cuenastret Melbo rine, in Victoria, duly authorized in that behalf by Bryan Cummins, of Longwood aforesaid, grazier, brother and one of, the next of kin of deceased), are hereby required to send particulars, in writing, of such claims to the manager of the said administrator company, at the above address of the company, on or before the fifteenth day of September, 1927, after which date the said administrator company will proceed to distribute the assets of the said Partick John Chamins, deceased with a shall have come to just hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim-said company shall not that had notice as aforesaid.

Dated the 4th day of August, 1927.

"TURNER & TURNER, Euroa," proctors for said company.

"6817

"NÖTICE TO CREDITORS.-GEORGE LIMB, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Limb, late of No. 7 Selborne-street, 'Ascot Vale, in the State' of Victoria, merchant, decased (who died on the twenty-eighth 'day of June, One thousand nine hundred and twenty-seven, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourth day of August, One thousand nine hundred and twenty-seven, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in-the said State, the sole executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its registered office, 85 Queen-street, Melbourne aforesaid, on or before the tenth' day of September, One thousand nine hundred and twenty-seven, after which date the said company will proceed to distribute the assets of the said decased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable-for the assets, or any part not then have had notice. not then have had notice.
Dated the ninth day of August, 1927.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executor. 6879

NOTICE TO CREDITORS.—DOROTHEA ELIZABETH KRAUSE, DECEASED.

KRAUSE, DECEASED.

A LL persons having claims against the estate of Dorothea Elizabeth Krause, formerly of Nullan and of Minyip, but late of Areegra, in the State of Victoria, widow (who died on the eighth day of April, 1927, and probate of whose will and codicil was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the eighth day of July, 1927; to Prederic Johnston, of Warracknabeal, in the said State, clerk, the executor named therein), are hereby required to send particulars, in writing; of such claims to the under signed proctors for the said executor on or before the first day of October, 1927; after which date the said executor will proceed to distribute the assots of the said Dorothea Elizabeth Krause, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets so distributed; or any part thereof, to any person of whose claim he shall not then have had notice.

Dated the eighth day of August, 1927.

J. ALLAN ANDERSON & CO., of Warracknabcal and 97 Queon street; Melbourne, proctors for the executor. 6884

NOTICE TO CHEDITORS.—RE THOMAS JOHN MADIGAN, DECEASED.

MADIGAN, Decased.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Thomas John Madigan, late of Kialla, in the State of Victoria, labourer, deceased, intestate (who died on the 17th day of April, 1927, and letters of administration to whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collins, 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 15th day of September, 1927. And notice is hereby given that, after that day, the said company will proceed to distribute the assets of the said Thomas John Madigan, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Detail the 4th day of Aimest, 1927 have had notice.

Dated the 4th day of August, 1927.
WILLIAM McCLURE ABERNETHY, Shepparton, proctor for the said company.
6885

JOHN CRAIG, DECEASED.

JOHN CRAIG, DECLASED.

1 URSUANT to the Trusts Act 1915, notice is given that all persons having claims against the estate of John Craig. late of 78 Whyte-street, Middle Brighton, in the State of Victoria, gentleman, deceased (who died on 10th April. 1927, and probate of whose will and codicils was, on the 20th June, 1927, granted to the executors thereof, John William Allan Simpson, of 312 Victoria street, North Melbourne, estate agent, and Josiah James Walter Plintoft, of 36 Davies-avenue, South Yarra, gentleman, both in the said 'State), are hereby required to send in' particulars; in writing, of such claims to the executors: care of B. L. Pirani, solicitor, 421 Bourke-street, Melbourne, Victoria, 'on' or before the 30th 'September; 1927, after which date the executors will proceed to distribute the atter which date the executors will proceed to distribute the assets, of, the said deceased amongst the persons entitled thereto,—having, regard—only to the claims of which the executors shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the executors shall not then have had notice.

"Dated 8th August, 1927.

NOTICE TO CREDITORS .- RE EDMUND JOHN MATSON, DECEASED.

DECEASED.

DECEASED.

P. URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Edmund John Matson, late of "Strathlodden," 257 Moreland road, Moreland, in the State of Victoria, turf commission agent, deceased, intestate (who died on the 30th day of March, 1927, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 13th day of June, 1927, to Edmund Baden Matson, of 55 Disraeli-street, Kew, in the said State, insurance superintendent), are hereby required to send particulars, in writing of such claims to the undersigned, at his office hereunder mentioned, on or before the 13th day of September, 1927, after which date the said Edmund Baden Matson will proceed to distribute the assets of the said Edmund John Matson deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby turther given that the said Edmund Baden Matson will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this fifth day of August, 1927.

oresata.
Dated this fifth day of August, 1927.
HARRY T. McKEAN, 84 William street, Melbourne, proctor for the said Edmund Baden Matson.

JOHN GARDNER RICHARDSON, DECEASED.

JOHN GARDNER RICHARDSON, DECEASED.

P URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of John Gardner Richardson, late of 6 Waltham-road, Newport, retired railway employee, deceased (who died on the fourteenth day of October, 1926, and probate of whose will wes, on the tenth day of December, 1926, granted by the Supreme Court of Victoria to Alfred Herbert Tullett, of 96 Wattle Valley-road, Canterbury, insurance inspector), are required to send particulars, in writing, of such claims to the said executor, at his address before stated, on or before the fifth day of September, 1927, after which date the said executor will proceed to distribute the assets of the said John Gardner Richardson, deceased, which shall come to his hands or possession amongst the persons, entitled thereto, having regard only to the claims of which he shall then have had notice in writing; and notice is hereby further given that the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not, then have had notice as aforesaid.

SEPTIMUS A. RALPH. 430 Little Collins-street, Melbourne, proctor for the executor. 6891

Proctor for the executor.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Burge, formerly of 32 Murdock street. North Brunswick, rug manufacturer, but late of 280 Grange-road, Ornond, in the State of Victoria, boot repairer, deceased (who died on the 22nd day of May, 1927, and probate of whose will was granted by the Supreme Court of Victoria, on the 25th day of July, 1927, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company on or before the 15th day of September, 1927, after which dute the said company will proceed to distribute the assets of the said James Burge, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby given that the said company will not be liable for the assets so distributed, or any part thereof, to any person whose claim it shall not have had notice, as aforesaid.

Dated this second day of August, One thousand nine hundred and twenty-seven.

and twenty-seven.

J. ALLAN ANDERSON & CO., 97 Queen-street, Melbourne. proctors for the said executor.

Pursuant to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Henry Northway, late of 25 Green-street. Windsor, in the State of Victoria, retired draper, deceased, intestate (who died on the 1st day of May, 1927, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 3rd day of August, 1927, to Sarah Phillippa Duke, of 5 Cromwell-road, South Yarra, in the said State, married woman), are hereby required to send particulars, in writing, of such claims to the, said Sarah Phillippa Duke, at her address, on or before the 10th day of September, 1927, after which date the said Sarah Phillippa Duke will proceed to distribute the assets of the said deceased which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which the -said Sarah Phillippa Duke shall then have had notice; and the said Sarah Phillippa Duke will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she will not have had notice as aforesaid.

Dated this eighth day of August 1927

Dated this eighth day of August, 1927.

HENDERSON & BALL, 430 Little Collins street, Melbourne, proctors, for administratrix.

NOTICE TO CREDITORS .- FRANK DONALD MCLEOD, DECEASED

DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Frank Donald McLeod, formerly of 11 Nicholls-street, Malvern, but late of 5 Bishop-street, Box Hill, in the State of Victoria, retired Government officer, deceased (who died on the ninth day of July, 1927, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the first day of August, 1927, to Charlotte McLeod, of 5 Bishop-street, Box Hill aforesaid, widow, the sole executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrix, care of the undersigned Messicurs Maddock, Jamieson, and Lonie, proctors for the said executrix, on or before the tenth day of September, 1927, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Deted the third day of August, 1927. have had notice.

Dated the third day of August, 1927.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executrix. 6887

Dursuant to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Elizabeth Mary Riches. late of Central Park-road, East Malvern, in the State of Victoria, married woman. deceased, intestate (who died on the 25th day of May, 1927, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 4th day of August, 1927, to National Trustees, Executors, and Agener Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its address, on or before the 10th day of September, 1927, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its possession amongst the persons entitled thereto, having regard only to the claims of which the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it will not have had notice as aforesaid.

Bated this ninth day of August, 1927.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, URSUANT to the Trusts Act 1915, notice is hereby given

HENDERSON & BALL, 430 Little Collins street, Melbourne proctors for administrator. 689

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of David Gordon, late of Karabeal, in the State of Victoria, farmer, deceased (who died on the second day of October, 1926, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the ninth day of June, 1927, to Ramsey Hay and Walter Gordon, both of Karabeal aforesaid, farmers), are hereby required to send particulars, in writing, of such claims to the undersigned, at his office hereunder mentioned, on or before the eighth day of September, 1927, after which date the said Ramsey Hay and Walter Gordon will proceed to distribute the assets of the said David Gordon, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims to which they shall then have had notice. And notice is hereby further given that the said Ramsey Hay and Walter Gordon will not be liable for the assets so distributed, or any part thereof, to any person of whose claims they shall not have had notice as aforesaid.

Dated this fifth day of August, 1927.

J. L. R. BAKER, of Hamilton, proctor for the said Ramsey

J. L. R. BAKER, of Hamilton, proctor for the said Ramsey Hay and Walter Gordon. 6816

JOHANNAH PAYNE, DECEASED.

JOHANNAH PAYNE, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Johannah Payne, late of Black Creek. Egerton, in Victoria, widow, deceased (who died on the 24th day of May, 1927, and probate of whose will was, on the 22nd day of June, 1927, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Joseph Alfred Payne, of Black Creek, Egerton, farmer. and Michael Esmond, of Millbrook, grazier, the executors thereby appointed), are hereby required to send in, in writing, particulars of their claims to the said executors, eare of the undersigned at the address given below, on or before the 20th day of September, 1927, after which date the said executors will proceed to distribute the assets of the said deceased amourest the persons entitled thereto, having regrationly to those claims of which they shall then have had notice, and will not be liable for the said assets, or any part thereof, so distributed to any persons of whose claims they shall not then have had notice.

Dated the 2nd day of August, 1027.

PEARSON & MANN, solicitors, Lydiard-street, Ballarat.

PEARSON & MANN, solicitors, Lydiard-street, Ballarat.

NOTICE TO CREDITORS.—JOHANNA HELLWIG. ;

DRUGASED.

URSUANT to the provisions of the Trusts Act 1915, notice estate of Johanna Hellwig, late of Lawry-street. Northcote, in the State of Victoria, widow, deceased (who died on the first day of July, 1927, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourth day of August, 1927, to Louisa Christina Augusta Dare, of 26 Byrne-avenue, Elwood, in the said State, married woman, and Marie. Antoinette. Bust, of 21 Lawry-street, Northcote aforesaid, married woman, the executrices named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrices, care of the undersigned, Messieurs Maddock, Jamieson, and Lonie, proctors for the said executrices, on or before the tenth day of September, 1927, after which date the said executrices will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executrices will not be liable for the assets, or any part thereof, so distributed to any person, of whose claim they shall not then have had notice.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen street, Melbourne, proctors for the said executrices.

MARGARET GAVEN GRIMMER, Deceased.

MARGARET GAVEN GRIMMER, DECEASED

MARGARET GAVEN GRIMMER, DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Margaret Gaven Grimmer, late of Wiekliffe, in Victoria, widow, deceased (who died on the 1st day of May, 1927, and probate of whose will was, on the 16th day of July, 1927, granted by the Supreme Court of Victoria, to Rupert Halliday Grimmer and Charles Grimmer, both of Wickliffe, farmers), are hereby required to send particulars thereof, in writing, to the said Rupert Halliday Grimmer and Charles Grimmer, on or before the 16th day, of September, 1927, after which date the said Rupert Halliday Grimmer and Charles Grimmer shall proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they then shall have had notice. And notice is hereby further given that the said Rupert Halliday Grimmer and Charles Grimmer shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said Rupert Halliday Grimmer and Charles Grimmer shall not have had notice as aforesaid.

Dated his 3rd day of August, 1927.

STEWART W. IRWIN, Ararat, solicitor for executors.
6812

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Annie Tucker, formerly of Greig-street, Albert Park, in the State of Victoria, but late of 13 The Avenue, East Malvern, in the said State, widow, deceased (who died on the thirty-first day of May, One thousand nine hundred and twenty-seven, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of August, One thousand nine hundred and twenty-seven, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company; at the above address, on or before the twelfth day of September. One thousand nine hundred and twenty-seven, after which date the said company will, proceed to distribute the assets of the said deceased which shall shave come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed or any part thereof to any person of whose claims it shall not have had notice as aforesaid.

Dated this eighth day of August, 1927.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Colling-street, Melbourne, proctors for the said company.

6867

NOTICE TO CREDITORS—CHARLES WILLIAM MURRAY, DECEASED.

MURRAY, DECEASED.

1 AUSUANT to the provisions of the Trusts Act 1915.

1 notice is hereby given that all persons having any claims against the estate of Charles William Murray, late of Kyneton, in the State of Victoria, baker, deceased (who died on the unith day of December, One thousand nine hundred and twenty-six, and probate of, whose will way granted by the Supreme Cotait of the State of Victoria, in its probate jurisdiction, on the first, day of April, One, thousand nine hundred and twenty-seven, to John Wallis Murray, baker. Florence Ada Telford, married woman, both, of Kyneton, aforesaid, and Lizzié Goulden, of 28 Anderson-street, Yarraville, in the said State, married woman, the executors manned in the said will), are hereby required to send particulars, in writing, of such claims to the said executors at the office of

the undersigned, on or before the twelfth day of September, One thousand nine hundred and twenty-seven, after which date the said executors will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which they shall their have had notice.

Dated this sixth day of August, One thousand nine hundred nd twenty-seven.

II. HURRY, SON & VANCE. Kyneton, proctors, for the said executors.

NOTICE TO CREDITORS:

NOTICE TO CREDITORS:

DURSUANT to the Trusts Act 1915, notice is hereby given that all creditors and persons having any claims against the estate of Mary Dobell, late of 104 Normanby-avenue. Thornbury, in the State of Victoria. married woman, deceased (who died on the eleventh day of April, 1927, and probate of whose will was granted by the Supreme Court of the said State, on the twenty-fifth day of May, 1927, to Ernest Albert Dobell, of 104 Normanby-avenue, Thornbury, aforesaid, bootunaker, and William Ashworth: Strongman, of Mason-street, Preston, in the said State, sand carter, the executors named in and appointed by the said will), are bereby required to send in particulars, in writing, of such claims to the said executors, in the care of the undersigned, their proctors, on or before the twelfth day of September, 1927, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim they shall not then have had notice.

Dated this tenth day of August, 1927.
NORRIS & NORRIS, of 341 Collins-street, Melbourne, proctors for the executors.

MONDAY, 12TH SEPTEMBER, AT ELEVEN O'CLOCK.

MONDAY, 12TH SEPTEMBER, AT ELEVEN O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa.

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 Frederick W. Fidler, of 68 Clarinda-road, Moonee Ponds, the said Sheriff will, on Monday, the 12th day of September, 1927, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Moonee Ponds (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):

All the right, title, estate and interest, (if anyl, of the said

shall have been previously satisfied, or the said Sheriff be otherwise stayed):—
All the right title, estate, and interest (if any) of the said Frederick W. Fidler in and to all that piece of land, being lots 36 and 37 on the plan of subdivision No. 7145, lodged in the Office of Titles, and being part of Crown portion C, section 9, Parish of Maribyrnong, County of Bourke, and being part of the land more particularly described in certificate of title, volume 3460, folio 691873; also all that piece of land, being lot 24 on plan of subdivision No. 2495, lodged in the Office of Titles, and being part of Crown allotment B, section 6. Parish of Doutta Galla, County of Bourke, and being the whole of the land more particularly described in certificate of title, volume 3380, folio 675815; also all that piece of land, being lot 44000 plan of subdivision No. 8229, lodged in the Office of Titles, and being part of Crown allotments 4 and 5, at Hawstead, Parish of Doutta Galla. County of Bourke, and being the whole of the land more particularly described in certificate of title, volume 4901, folio 980089.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 4th day of August, 1927.

THOMAS WOOD, Sheriff's Officer.

THESDAY, 13TH SEPTEMBER, AT HALF-PAST TWO

TUESDAY, 13TH SEPTEMBER, AT HALF-PAST TWO O'CLOCK.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of August Frederick Poeppell, of 175 North-terrace, Adelaide, the said Sheriff will on Tucsday, the 13th day of September, 1927, at the hour of half-past Two o'clock in the afternoon, cause to be sold, at the Police Station, 279 Sydney-road, Coburg (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 August Frederick Pooppell, in and to all that piece of land; being Crown portion 143, allotment 51 and part of 50, Parish of Jika Jika, County of Bourke, and being, the whole of the land comprised in certificate of title, volume 3824, folio, 764795, having a frontage of 70 feet, or thereabouts, to O'Hea's-road. Coburg's by 115 feet deep, with seven-roomed house, number is 11, in which freeliold property the said August Frederick Poepell is entitled to one-third interest under the will of his mother, who died on the 14th September, 1927.

Bated at Melbourne this 6th day of August, 1927.

CEORGE LOUTIT, Sheriff's Officer. In the Supreme Court of the State of Victoria .- Fi. Fa.

MINING NOTICES:

CAUDRY'S OSMIRIDIUM MINING COMPANY NO LIABILITY, WARATAH, TASMANIA.

NOTICE OF EXTRAORDINARY GENERAL MEETING OF MEMBERS.

NOTICE is hereby given that an Extraordinary General Meeting of the members of the above company will be held at the registered office of the company, Collins House, 360 Collins-street, Melbourne, on Friday, 19th August, 1927, commencing at a quarter to Three o'clock.

Business:

To consider the position of the company, and decide whether the directors be instructed to carry on the company or to petition the court to have the company wound up.

By order of the Board,

6784

GEORGE S. ANDERSON, Secretary.

GLEN APLIN TIN DREDGING COMPANY NO LIABILITY.

A CALL (the 4th) of 1s, per share (making 8s, paid up) has been made on the contributing shares in the company, due and payable at the registered office of the company, Bank House, Bank-place, Melbourne, on Wednesday, 10th August, 1927. M. I. MURCHIE, Manager.

UNITED GLEESON'S GOLD MINES NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of the 23rd call of Threepence per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, the 18th August, 1927, at 11.30 a.m., unless previously redeemed. No postponement

By order of the Board,

R. W. STRINGER, Manager, Temple Court. 422 Collins-street, Melbourne. 6872

INSOLVENCY NOTICES.

The Insolvency Acts.—In the matter of PERCY LEONARD HALL, trading as Hall & Dashwood, of \$40 Sydney-road, Brunswick, in the State of Victoria, draper, whose estate was assigned on the 11th October, 1926.

A FIRST and Final Dividend is intended to be declared in this matter. Creditors who have not to be declared in A this matter. Creditors who have not proved their debts by the 27th August, 1927, will be excluded.

Dated this 10th day of August, 1927.

J. MOFFITT-GRAHAM, Trustee. Edward Graham and Sons, public accountants, Equitable Building, Collins-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.—In the matter of the estate of HANS PAUL SANDOW, of 72 Green-street, Richmond, railway employee, an insolvent.

FIRST and Final Dividend is intended to be declared A FIRST and Final Dividend is intended to be accurred in the matter of the above-named, whose estate was sequestrated on the 3rd day of July, 1911. Creditors who have not proved their debts by Monday, the 15th day of August, 1927, will be excluded from this dividend.

Dated this 25th day of July; 1927.

6859 J. CHITTICK, Trustee.

The Insolvency Act.—In the Court of Insolvency, Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of Arthur Charles Frecker. (Lane and Frecker), of Darebin-street, Croxton, in the State of Victoria, notor garage proprietor, whose estate was sequestrated on the 15th day of March. 1927. Creditors who have not proved their debts by the 25th day of August, 1927, will be excluded.

Dated at Melbourne this 10th day of August, 1927.

T. C. WALKER. Assignee. FIRST and Final Dividend is intended to be declared in

T. C. WALKER, Assignee. Collins House, 360 Collins-street, Melbourne. 6876

The Insolvency Act .- In the Court of Insolvency, Melbourne

District.

A FIRST and Final Dividend is intended to be declared in the matter of Albert Clement Morton, of 23 Maystonstreet, Upper Hawthoru, in the State of Victoria, travelling draper; whose estate was sequestrated on the 17th day of March, 1927. Creditors who have not proved their debts by the 25th day of August, 1927. will be excluded.

Dated at Melbourne this 10th day of August, 1927.

T. C. WALKER, Assignee Collins House, 360 Collins-street, Melbourne.

The Insolvency Act 1915.—In the matter of Gordon Tubner Royle, of Horne-street, Frankston, in the State of Victoria, boot retailer, an insolvent,

NOTICE is hereby given that it is intended to declare a first and final dividend herein. Creditors who have not proved their debts on or before the 24th day of August, 1927,

will be excluded.

Dated at Melbourne this 9th day of August, 1927.

PERCY J. KENT, F.C.P.A., Official Assignee, Registered

The Insolvency Acts.—In the matter of Harold Ford, of Barham, in the State of New South Wales, storckeeper, whose estate was assigned on the 12th June, 1924.

A SECOND and Final Dividend is intended to be declared in this matter. ¹Creditors who have not proved their debts by the 20th August, 1927, will be excluded.

Dated this 10th day of August, 1927.

J. MOFFITT, Trustee.

Edward Graham and Sons, public accountants, Equitable Building, Collins-street, Melbourne. 6862

In the Court of Insolvency, Central District, at Seymour.— In the matter of ELVA ELFREDA ROBERTS, of Seymour, in the State of Victoria, storekeeper, insolvent.

NOTICE is hereby given that the above-named Court has appointed Wednesday, the 17th day of August, One thousand nine hundred and twenty-seven, at Ten o'clock in the forenoon, for holding an examination sitting of the said Court in the estate of the above-named, and the said Court has ordered the debtor to attend such sitting for the purpose of being examined on oath by the trustee or any creditor as to her trade dealings and estate.

Dated the 1st day of August, One thousand nine hundred and twenty-seven.

E. L. JONES, Trustee.

In the Court of Insolvency, Central District.—In the matter of ALKIN CECIL AUBREY WALLACE, of City-road, South Melbourne, in the State of Victoria, salesman, an insolvent.

THE above-named Alkin Cecil Aubrey Wallace intends to apply to the Court of Insolvency, at Melbourne, on the second day of September, 1927, at 10.30 o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act. of the Insolvency Act.

Dated the second day of August, 1927.

LANCE JONES, solicitor, 422 Collins-street, Melbourne.

IMPOUNDINGS.

RCHIE'S CREEK .- Impounded at Archie's Creek

I bay gelding, aged, small star, shod, no visible brand If not claimed and expenses paid, to be sold on 26th August, 1927.

M. A. BUCKLEY. Poundkeeper.

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman, Central Riding.

1 bay mare, aged, star and snip, hind feet white, N near shoulder

If not claimed and expenses paid, to be sold on 1st September, 1927.

Poundkeeper.

BALLARAT EAST.—Impounded at Ballarat East.

I bay gelding, hind feet white, off front coronet white, star, snip, shod black draught gelding, shod, no visible brand

I red and white heifer, no visible brand

If not claimed and expenses paid, to be sold on 2nd September, 1927.

6896---6/

W. SMITH, Poundkeeper.

CAMPBELLFIELD.—Impounded at Campbellfield.

1. Brown mare, about 15 hands, star and streak, little white

on hind feet 2. Brown mare, about 15 hands, faint star, little white on near hind foot

3. Dark-bay pony mare, about 14 hands 4. Bay gelding, about 15 hands, like JD near shoulder 5. Chestnut mare, about 15 hands, white face, hind feet white

If not claimed and expenses paid, to be sold on 1st Septem ber, 1927.

6841-8/

A. OLIVER.

Poundkeeper

6829--6/8 := -

Poundkeeper.

```
DOOKIE.—Impounded at Dookie.
 MARAMUT: Impounded nata Caramute.
                                                                                                                                      blue-pony-filly-
brown gelding, light, aged, hind feet and face white
grey mare, aged, light
1 black and white cow, swallow ears, no visible brands. '
     If not claimed and expenses paid, to be sold on 29th August,
                                                                                                                                       bay draughti gelding, running star, front lifeet white, about
1927.
                                   No. 1 N. M. A. HAYWOOD,
                                                                                                                                     3 years 13 years 13 years bay draught filly, front, and off hind feet and face white, about 3 years bay yearling filly, pony sort, star, hind feet white bay draught filly, white face, about 2 years black medium gelding, white face, about 2 years black medium gelding, star and snip, white feet.
6850-4/
CARLSRUHE:-Impounded at Carlsvuhe, 6th August, 1927, by A. Ward, Shire Inspector.
I bay horse, small white star on forehead, no visible brand
    If not-claimed and expenses paid, to be sold on 2nd Septem- ,
ber, 1927."
                                                                                                                                      bay filly, light, hind feet and face, white
                                                                               · H.F. WALSH.
                                                                                                                                      If not claimed and expenses paid, to be sold on 20th, August,
                                                                                              Poundkeeper.
6856-4/8, ...
 CASTLEMAINE. Impounded at Castlemaine.
                                                                                                                                   6827-11/4
                                                                                                                                                                                                                                 Poundkeeper.
1 light; brown mare, snip-on nose, no visible brand-
                                                                                                                                   POUIN:-Impounded at Drouin.
    If not claimed and expenses paid, to be sold on 5th Septem-
ber, (1927.
                                        J. W. CRIMEAN
                                                                                                                                  dark-red poddy heifer, black face and neck, about 18 months, no visible brand or mark

1 Jersey poddy heifer, about 18 months, white marks on flanks, no ear-mark, like E on off rump.
                                                                               Acting Poundkeeper . .
6819-4/
 CLUNES.—Impounded at Clunes, by Herdsman.
                                                                                                                                  If not claimed and expenses paid, to be sold on 3rd September, 1927...
1 chestnut mare, shod all round:
    If not claimed and expenses paid, to be sold on 31st August,
                                                                                                                                                                                                              S. SHADWICK
                                                                                  HUGH LEE
                                                                                                                                                                                                                                 Poundkeeper...
                                                                                                                                   6913--6/ .
                                                                                              Poundkeeper.
                                                                                                                                   ELTHAM.—Impounded at Eltham Shire Pound, by Ranger,
 6895-4/
 OBURG:-Impoundednat Coburg.
1 brown, cow, no visible brand.
1 brown and white heifer, no visible brand.
1 bay, pony gelding; star; white patch each side of back,, patches clipped near side and thigh, head-stall on if not claimed—and iexpenses; paid; to' be sold on 31st.
                                                                                                                                   I roan cow, B on milking rump a i spotted red and white heifer, no visible brand
                                                                                                                                  If not claimed and expenses paid, to be sold on 31st-1 August, 1927.
                                                                                                                                                                                                             W. J. WALSH
 August, 1927.
                                                                       DONALD JENKINS,
                                                                                                                                                                                                                                 Poundkeeper.
                                                                                                                                   6901 - 4/8
                                                                                              Poundkeeper..,
Poundkeeper...

OLAC. Impounded at Colac Shire Pound, by Herdsman;

from Beene Lake to Colac.

1 Jersey cow, slit under off ear, A off rump.

1 Jersey heifer, square notch off ear, no visible brand.

1 red and white Avrshire heifer, cropped ears, no visible brand.

1 black 'poddy, slit near ear.

1 red 'poddy, slit near ear.

1 red 'poddy, white on.face, slit near ear, blotch brand off rump,

1 brindle poddy, white on.face, slit near ear, no visible brand.

1 brown mare, blaze, near hind and fore feet white, like Wnear shoulder.

1 bay gelding, no visible brand.

1 bay filly, hadge A261.

1 chestnut mare, hind feet white, star, no visible brand.

1 grey mare, shod all round.

If not claimed and expenses paid, to be sold on 18th August,

1927.

C. DOWLING,
                                                                                                                                    EUROA.—Impounded, at Euroa, by Inspector, of Nuisances.
                                                                                                                                   1 brown pony, aged, no visible brand
1 chestnut mare, no visible brand
1 brown mare, no visible, brand
1 black mare, no visible, brand,
1 brown galding, no visible, brand
                                                                                                                                       brown gelding, no visible brand,
                                                                                                                                       If not claimed and expenses paid, to be sold on 1st Septem-
                                                                                                                                   ber, 1927: ·
                                                                                                                                                                                                                     M. CUSACK,2
                                                                                                                                                                                                                                 Poundkeeper.
                                                                                                                                    6898-6/8
                                                                                                                                    BERNTREE-GULLY.—Impounded at Ferniree Gully, by
                                                                                                                                   1 bay mare, light sort, star, no visible brand brown pony gelding, no visible brand light bay mare; star and streak, no visible brand brown pony mare, off hind foot white, star, no visible brand
                                                                                   C. DOWLING,
 6855—13/4---
                                                                                               Poundkeeper
                                                                                                                                        If not claimed and expenses paid, to be sold on 25th August
  COLERAINE.—Impounded-at-Coleraine
 1 black and white heifer, no visible brand;
1 red; and white heifer, no visible brand.
If not claimed and expenses paid, to be sold on 27th August,
                                                                                                                                    6831--6/8 ...
                                                                                                                                                                                                                                  Poundkeeper.
                                                                                                                                     OSTER - Impounded at Foster, by the Herdsman.
                                                                                       A. KAINE,
  6842—4/8
                                                                                                                                    1 creamy, golding, raged, blaze face, 2 on off shoulder
  COROMBY.—Impounded at Coromby....
                                                                                                                                        If not claimed and expenses paid, to be sold on 31st August_
  1 white and red spotted steer, 18 months, back notch out officer, no visible brand 2 yellow steer, white face, 18 months, point off off jear.
                                                                                                                                                                                                                    L. S. ASTBURY,
                                                                                                                                     KELLOR.—Impounded, at Keilor, by Mr. Smith, from-
      brindle red and, white, spotted heifer, 18 months, no visible,
                                                                                                                                    59 sheep, crossbreds and morinos, ewes and wethers, various earmarks and brands;
1 bay pony, mare; small star;
1 brown filly, no visible brand
  1 red and white spotted cow, no visible brand
1 vellow cow, mottled face, points off cars, no visible brand
1f not claimed and expenses paid, to be sold on 24th August,
  1927.
                                                                               E. E. LIERSCH;-
                                                                                                                                        If not claimed and expenses paid, to be sold on 1st Septem-
                                                                                                Poundkeeper.
  6828--8/~
                                                        ...,
  CROYDON.—Impounded at Croydon,
                                                                                                                                     ber, -1927<del>. - -</del>
                                                                                                                                                                                                   MATTHEW McGRATH;
                                                                                                                                     6858 - 6/8
  1 vellow cow, dry, no visible brand
If not claimed and expenses paid, to be sold on 16th August.
1927.
                                                                                                                                     KillMORE.—Impounded at Kilmore Shire Pound, 2nd
                                                                    <del>e de</del> la companya de la companya della companya de la companya della companya de
   I red and white Ayrshire bull, about 3 years old, like S near
                                                                                                                                     1 brindle heifer, notch out of top of near ear, no visible brand-
   If not claimed and expenses paid, to be sold on 22nd August, 1927.
                                                                                                                                      "If not claimed, and, expenses, paid, to be sold on 27th;
                                                                                                                                     August, 1927-21
                                                                                                                                                                                                                       B. TOOHEY,
```

6904 ... 4/8

Poundkeeper ...

6840-47

Poundkeeper.

```
KORUMBURRA.—Impounded at Korumburra, 23th July, MULGRAVE.—Impounded at Mulgrave Shire Pound.

1 bay colt, 2 years old, star, black points, long tail, no visible
1 white gelding, poor condition; shod, H near shoulde
                                                                                        white gelding, poor condition; thod, H near shoulder, brown pony gelding, harness marked, black points, unshod, no visible brand
  bay colt, 2 years old, blaze face, white feet, snip, long tail, no visible brand
  l bay or brown pony mare, long tail, chain and tag No. 197 on neck, black points, blaze face, snip
                                                                                         If not claimed and expenses paid, to be sold on 1st Septem-
                                                                                      ber, 1927.
                                                                                                                                 E. M. ELLIS.
                                 On 30th July
                                                                                                                                         Acting Poundkeeper: .
                                                                                      6897---5/4
  I brown and black heifer, white mark on near front leg, no visible brand
                                                                                       MURCHISON.—Impounded at Murchison, 2nd August;
     If not claimed and expenses paid, to be sold on 27th August,
  1927
                                                         F. BONAR,
                                                                                      1 Hereford poddy steer, piece out bottom near ear
                                                              Poûndkeeper.
  6849-10/
                                                                                        If not claimed and expenses paid, to be sold on 31st
                                                                                      August, 1927.
  YABRAM.—Impounded at Kyabram.
  the chestnut gelding, aged, front fetlocks white, near hind leg white stocking, no visible brand brown mare, aged, star and snip, no visible brand brown pony mare, star and snip, no visible brand
                                                                                      6912--4/8
                                                                                                                                                  Poundkeeper.
                                                                                       N EWBRIDGE. 1-Impounded at Newbridge.
                                                                                      l blue cow, white belly, top off off ear, notch near ear
l brindle poddy steer, no visible brand
l red poddy heifer, no visible brand
  If not claimed and expenses paid, to be sold on 1st September, 1927.
                                       · ELIZABETH CHASTON,
 6843-6/
                                                                                        If not claimed and expenses paid, to be sold on 22nd August,
      ILYDALE.-Impounded at Lilydale Shire Pound.
                                                                                                                                     W. H. DAVIES.
                                                                                                                                                   Poundkeeper.
                                                                                      6847--5/4
  I chestuut saddle horse, like WC near shoulder
I bay saddle mare, small star on forehead
I bay thick-set pony horse, like CW near shoulder
I bay saddle horse, small star on forehead
                                                                                      OXLEY.-Impounded at Oxley.
                                                                                      I chestnut mare, blaze, two front and off hind feet white, no
    If not claimed and expenses paid, to be sold on 3rd Septem-
                                                                                     visione orand
1 dark-brown or black mare, star, like I near shoulder
1 brown mare, star, like TG (bar under G) near shoulder
1 black pony mare, star, no visible brand; chain and old tag
attached
                                                                                         visible brand
  ber, 1927.
                                                    F. BENYAN
```6899<del>``</del>-6/
 Poundkeeper.
 COCH. -Impounded at Loch, by Shire Ranger.
 l'brown pony mare, no visible brand
 brindle steer, about 2 years old. WS off rump
red and white steer, about 2 years old. WS off rump
red and white steer, about 2 years old. WS off rump
led and white steer, about 2 years old. WS off rump
red heifer, about 2 years old, WS off rump
red and white heifer, about 2 years old, blotch brand off
 If not claimed and expenses paid, to be sold on 3rd Septem-
 ber, 1927.
 H CWALKER
 6839, 6906-8/
 Poundkeeper.
 PARENHAM.—Impounded at Pakenham, by the Ranger.
 I black heifer, no visible brand
I bay gelding, star, shod, no visible brand
I bay pony mare, star, shod, no visible brand
I bay pony gelding, roan hairs top of rump, no visible brand
 If not claimed and expenses paid, to be sold on 26th August.
 1927.
 S. GRAHAM,
6826--8/
 Poundkeeper.
 If not claimed and expenses paid, to be sold on 2nd Septem-
 MAFFRA.—Impounded at Maffra,
 ber, 1927.
 JAMES J. AHERN,
Poundkeeper.
 I creamy gelding, bang tail, W near shoulder
 " 6824—6/
 If not claimed and expenses paid, to be sold on 2nd Septem-
 ber, 1927.
 POOWONG.—Impounded at Poowong, 8th August, 1927, by
Shire Ranger.
 'TAS.' A. 'DU MOULIN
 Poundkeeper.
 2 bay pony geldings, 13 hands, no visible brand
I brown pony gelding, thick set, no visible brand
 MELBOURNE.—Impounded at the Pound, Arden street.
North Melbourne, on 3rd August, 1927, by A. Thomas.
 If not claimed and expenses "paid, to be sold on 2nd
 1 red and white cow 1 red and white bull calf, 'rope on neck
 September, 1927.
 J. BALLANTYNE,
Poundkeeper.
 6907-5/4
 By H. Hali.
 REDCLIFFS.—Impounded at Redcliffs.
 I skewbald pony mare
 On 5th August, by A. Thomas.
 1 brown pony gefding
 I bay draught mare, blazed face, hind feet white; no visible
 If not claimed and expenses paid, to be sold on 1st Septem-
 1 black or brown pony mare, like W1 on shoulder
 C. CAVANAGH,
 If not claimed and expenses paid, to be sold on-18th
 Poundkeeper.
 6893 - 87
 August, 1927.
 ILDURA.-Impounded at Mildura Town Pound.
 1 bay pony mare, star on forehead, no visible brand
 1 dark Jersey heifer, tip off near ear, yoke on neck
 If not claimed and expenses paid, to be sold on 26th August, 1927.
 If not claimed and expenses paid, to be sold on 21st August,
 D. J. CHARLES.
 A. D. HARRIS.
 Poundkeeper.
 6909-7/4
 6825-4/
 Poundkeeper.
 ST. ARNAUD.—Impounded at St. Arnaud.
 MIRBOO NORTH.—Impounded at Mirboo North, 2nd August, 1927.
1 bay mare, white on face, hind feet white, no visible brand
 1 bay gelding, light, hind feet white
1 draught gelding, half clipped
1f not claimed and expenses paid, to be sold on 29th August,
 If not claimed and expenses paid, to be sold on 25th
 'August, 1927.
 J. WEBB.
 Poundkeepér.
 4143 4 11
 6902-4/8
 brindle cow, rope on horn
brindle heifer, about 2 years old, deformed horn
red yearling calf, no visible brand
 MOOROOPNA.-Impounded, at Mooroopna.
 I black and white yearling bull, no visible brand
 If not claimed and expenses paid, to be sold on 5th Septem-
 If not claimed and expenses paid, to be sold on 1st Septem-
 ber, 1927.
 ber, 1927.
 C. J. DOYLE,
Poundkeeper.
 H. NEVILL,
```

6844, 6854-8/

WINCHELSEA.—Impounded at Winchelsea. STRATFORD.—Impounded at Stratford, from Munro, for Avon Shire Council, 8th August, 1927. I red and white cow, no visible brand I red and white bull calf, no visible brand 1 bay gelding, star, off hind foot white, no visible brand 1 bay mare, faint star, no visible brand 1 black mare, star, no visible brand I black pony mare, long tail, no visible brand If not claimed and expenses paid, to be sold on 27th August, bay mare, star, hind feet white, tump on near side face, no visible brand F. B. KNUCKEY, If not claimed and expenses paid, to be sold on 5th Poundkeeper. 6823-5/4 September, 1927. W. J. MILDENHALL. Y ARRAWONGA.—Impounded at Varrawonga, 28th July. 1927, by P. T. N. Smith, Wandering Stock Inspector. 6900-7/4 Poundkeeper. SWAN HILL.—Impounded at Swan Hill, by S. G. Russell, Ranger. from Bundalong. 1 bay mare, hind feet white, no visible brand 1 chestnut mare, hind feet white, white face, no visible brand 1 chestnut gelding, no visible brand l bay gelding, delivery, star, off hind foot white
l black gelding, light, SH on near shoulder
l bay mare, light, off hip down, off eye white, star
l bay gelding, light, near hind and off front feet white, halfcircle over H on near shoulder If not claimed and expenses paid, to be sold on 18th August, G. W. T. JACKSON If, not claimed and expenses paid, to be sold on 1st Poundkeeper. 6951--6/8 September, 1927. R. COCKERELL, Poundkeeper. 6910-7/4 THE "VICTORIA GOVERNMENT GAZETTE." ATURA. -- Impounded at Tatura. SUBSCRIPTIONS.—The Subscription, including Postage, is £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable in 1 red and white cow, like ES off rump 1 Lincoln ram, piece out of ears 31 Lincoln and crossbred weaners, some with top off off ear, advance. Subscriptions are required to commence and terminate with month.

A lesser period than three months cannot be subscribed for.

Subscribers do not receive the Acts of Parliament with the bar on rump If not claimed and expenses paid, to be sold on 1st Septemher, 1927. ADVERTISEMENTS are charged at the rate of Eightpence per THOS. MARTIN. Poundkeeper. line throughout.

The title (£5 Reward, Dissolution of Partnership, &c.) forms 6848-6, The title (£5 Reward, Dissource, of a constant of the one or more lines, as a heading.

On an average, eleven words make a line, but for the description of a brand consisting of more than one letter, dc., placed perpendicularly, thus B, each additional letter under B YERANG.—Impounded at Terang, from Hampden Shire. 1 mousy-coloured filly, long tail, blaze face, no visible brand 1 grey mare, aged, near front foot bumble, no visible brand 1 bay mare, aged, shod, small star, no visible brand 1 mousy-coloured pony, small black stripe down back, white saddle patch, no visible brand 1 brown mare, quiet, shod, blaze, white nose, long tail 1 dark bay mare, hog mane, star, no visible brand 1 chestnut gelding, aged, star, white putch on croup 1 brown pony gelding, black stripe down back, blind off eye, no visible brand 1 black pony gelding, star, no visible brand 1 bay mare, small, long tail, star, slight blaze, no visible brand 1 bay mare, small, long tail, star, slight blaze, no visible brand the first is charged as a line All communications should be addressed to "The Government Printer, Melbourne." All communications should be addressed to "The Government Printer, Melbourne."

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

Signatures (in particular) and proper names must be written very plainly in the text, ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

The Government Gazette is published on Wednesday Evening in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between Two p.m. and Five p.m. at double rates, on the day preceding the day of publication.

Single copies of the Government Gazette are Sirpence, posted Sevenpence, each.

No Gazettes prior to January, 1908, in stock.

\*\*ALL Payments are Required in Advance. Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished. brand bay gelding, dark, growth near eye, no visible brand black gelding, aged, wire mark near knee, no visible brand bny gelding, star, JB near shoulder If not claimed and expenses paid; to be sold on 5th September, 1927. R. STEWART 6994-14/ Poundkeeper. TUNGAMAH.—Impounded at Tungamah Shire Pound, by Henry Rowland, Telford. 1 roan mare, light, star on forehead, shod all round, no visible brand
1 chestnut horse, light, white face, no visible brand
1 brown horse, light, white patch on neck, no visible brand
1 vellow heifer, springing, notch out of top of ears, no visible brand
1 block 1 black Jersey poddy heifer, no visible brand 1 yellow poddy heifer, no visible brand If not claimed and expenses paid, to be sold on 1st September, 1927. CONTENTS. P. RYAN, Poundkeeper. PAGE .. 2366 ... 2377 ... 2365 ... 2369 ... 2402 6903-9/4 Appointments ... Auction Sales Act Bank half-holidays The J. H. Glenn, 2nd August, 1927, by Mr. J. H. Glenn, Bank returns ... Contracts ... 1 bay mare, light draught, white face, long tail, no visible brand Estates of deceased p Government notices Impoundings If not claimed and expenses paid, to be sold on 27th August, ... ... 1927. Insolvency notices 2408, 2417 6821 - 5/42367 2367 2368 Poundkeeper. Licences to occupy unused roads WARRAGUL .-- Impounded at Warragul Central Pound. ... Licences to occupy water frontages
Melbourne and Metropolitan Board of Works-Notices Mining ... ...
Private advertisements
Proclamation ...
Public Service notices
Public holidays I heavy draught gelding, short blaze, near hind foot white, no If not claimed and expenses paid, to be sold on 1st September, 1927.

Tenders ...

M. EVERARD,

6845-4/8

Poundkeeper.

... ... ...

State Rivers and Water Supply Commission ...



# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 106.1

A Garage

WEDNESDAY, AUGUST 10.

[1927.

Factories and Shops Acts.

# DETERMINATION OF THE HAIRDRESSERS BOARD.

Note.—(a) This Determination. on the 10th August, 1927, applied to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Acts; the cities of Ballarat, Bendigo, Geelong, Sandringham, and Warrnambool; the towns of Geelong West and Newtown and Chilwell; and the boroughs of Eaglehawk and Sebastopol.

(b) Section 192 of the Factories and Shops Act 1915 prohibits the acceptance of any consideration, premium, or bonus for engaging an apprentice or improver in connexion with the business of a hairdresser or barber.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to determine the lowest prices or rates which may be paid "to any person or persons or classes of persons wheresoever employed in the business of a Hairdresser or Barber, or Wig Maker, or other Workers of Hair," has made the following Determination, namely:—

On the 30th November, 1925, the powers of this Board were extended to enable it to fix the lowest prices or rates which may be paid to any persons or classes of persons employed at-

(a) Hair or scalp treatment (b) Toilet work.

(b) Toilet work.

(1) That on the 10th August, 1927, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

APPR	SKTICES AND	IMPROVERS.				Wages.			
		Wages I	er Week.			Within the Metro- politan District as defined in the			
	Appre	Apprentices. Improvers.	Factories and Shops Acts; the Cities of Geelong, Sandringham, and	Eleewhere within the area to which this Determina-					
******	Males.	Females.	Males.	Females.		Warrnambool; and the Towns of Geelong West and Newtown and Chilwell.	tion applies.		
lst year 2nd .,	s. d. 15 0 20 0	s. d. 10 0 15 0	s. d.	s. d.		Per Week of 48 Hours.	Per Week of 48 Hours.		
3rd ,, 4th ,,	• 30 0 40 0	25 0 35 0	02 6	58 6	Chairworkers (male or	₽. d.	1 s. d.		
Aph races and improvers per week as fixed for their	shall be su respective	bject to the sections.	lJ he number	of hours	female) in men's hair- dressing saloons	105 0	95 0		
	Proportion (in any Shop or Place)  Apprentices.		Males engaged in-	Per Week of 47 Hours	Per Week of 47 Hours.				
One male apprentice to ev			three male	a workers	Ladies' haircutting Making up combings	130 0	130 0		
receiving not less than the i	ninimum wa	ige.			150 0	150 0			
One female apprentice to receiving not less than the	every two minimum w	or fract	ion of two	persons	Females engaged in— Ladies' haircutting	80 0	80 0		
	Improver				Attending to electrical curling and waving				
One male improver to e less than the minimum wag. One female improver to than the minimum wage.	<b>∋</b> . ັ				machines Toilet work Hair or sculp treat-	60 0	60 <b>0</b>		
An indenture of apprer approved on 12th December	ticeship pr., 1911.	rescribed	by the Bo	oard was	ment	60 0	60 0		

No. 106.—11366.

(3)	TIME	OF	BEGINNING	AND	ENDING	WORK-
-----	------	----	-----------	-----	--------	-------

	Time of beginning.	Time of ending.		
		On the day upon which the Half-holiday for shops is observed.	On the usual Late Trading Day.	On the other Working Days of the Weck.
(a) For persons engaged solely in hair or scalp treatment, toilet work, or ladies' hairdressing (b) For other persons	9 a.m. 8.30 a.m.	1 p.m.	7.30 p.m. 8 p.m.	6 p.m. 7 p.m.

# (4) OVERTIME-

By any person

Outside the hours fixed as the times of beginning and ending work

Within the hours fixed as the times of beginning and ending work in excess of the maximum number of hours fixed as a week's work ...

(a) During one hour immediately preceding or following the times of beginning and ending work ...

(b) At any other time 10s, per hour 10s, per hour ...

5s. per hour

(5) Time Wages.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to one-half the number of hours fixed be paid at the ordinary wages rate with an addition of fifty per centum.

(6) DAY AND LATEST HOUR FOR PAYMENT OF WAGES.—Five o'clock p.m. on Friday shall be the day and latest hour for payment of wages.

(7) Special Rates.—Treble time shall be the rate for all work done on Sundays, New Year's Day, 26th January (Foundation Day), Good-Friday, Easter Monday, Eight Hours Day (21st April), King's Birthday, Christmas Day, or Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rates shall only be payable for work done on the day so substituted:

H. J. RICHARDSON, J.P.,

Chairman.

R. T. LITTLEJOHNS,

Dated at Melbourne, 26th July, 1927.

Secretary.