

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 149.]

WEDNESDAY, OCTOBER 1.

[1913.

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency the Honorable Sir John Madden. Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieutenant-Governor of the said, State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

N pursuance of the provisions contained in Part VI. of the Public Service Act 1890 (54 Vict. No. 1133), I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays at the places respectively specified, viz.:—

Public Holidays:-

TUESDAY, THE 30TH DAY OF SEPTEMBER, 1913, throughout the Shires of Goulburn and Seymour (Avenel*);

WEDNESDAY, THE 1ST DAY OF OCTOBER, 1913, throughout the Shire of Huntly (Rochestert);

THURSDAY. THE 2ND DAY OF OCTOBER, 1913, throughout the Shire of Barrarbool (Geelong+);

TUESDAY, THE 7TH DAY OF OCTOBER, 1913, throughout the Shire of McIvor*, and throughout the South and East Ridings of the Shire of Borung (Minyip*);

WEDNESDAY, THE 8TH DAY OF OCTOBER, 1913, throughout the United Shire of Beechworth (Benallat), the Shire of Huntly (Elmore*), and the North and Central Ridings of the Shire of Goulburn (Murchisont);

WEDNESDAY, THE 15TH DAY OF OCTOBER, 1913, throughout the Shire of Deakin (Taturat), and the Shire of Huntly (Bendigot);

THURSDAY, THE 16TH DAY OF OCTOBER, 1913, throughout the Shire of Huntly (Bendigot);

FRIDAY, THE 17TH DAY OF OCTOBER, 1913, throughout the Shire of Seymour (Seymourt);

WEDNESDAY, THE 29TH DAY OF OCTOBER, 1913, throughout the Borough of Castlemaine, the Shire of Huntly (Elmoret), the Shire of Violet Town (Euroat), and the East Riding of the Shire of Goulburn (Euroat);

SATURDAY, THE 1ST DAY OF NOVEMBER, 1913, throughout the Borough of Port Fairy (Koroit*).

*For Races. †Agricultural Show. No. 149.—October 1, 1913.—13476.—1. Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the vear of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

(L.S.)

JOHN MADDEN.

By His Excellency's Command,

J. MURRAY, Chief Secretary.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.—PROCLAMATION PARTLY REVOKED.

PROCLAMATION

By His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieutenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation revoke (in part) the Proclamation regarding Public Holidays, made on the ninth day of September, 1913, and published in the Gasette of the 17th September, 1913, so far only as the same relates to the granting of a Public Holiday throughout the Shire of Maldon on Wednesday, 29th October, by altering the date to Tuesday, 28th October.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentythird day of September, in the vear of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

(L.S.)

JOHN MADDEN.

By His Excellency's Command,

J. MURRAY, Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

y His Excellency the Honorable Sir John Madden. Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Licu-tenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

In pursuance of the provisions contained in Part III. of the Banks and Currency Act 1890 (54 Vict. No. 1164), and in the Public and Bank Holidays Act 1897 (61 Vict. No. 1534), I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates named hereunder special days to be observed as Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holiday:-

WEDNESDAY, THE 15TH DAY OF OCTOBER, 1913, at Murtoa.

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

WEDNESDAY, THE 1ST DAY OF OCTOBER, 1913, at Geelong;

THURSDAY, THE 2ND DAY OF OCTOBER, 1913, at Stratford'; FRIDAY, THE 3RD DAY OF OCTOBER, 1913, at Horsham and Noradjuha;

TURSDAY, THE 7TH DAY OF OCTOBER, 1913, at Cobram; WEDNESDAY, THE 8TH DAY OF OCTOBER, 1913, at Geelong;

WEDNESDAY, THE 15TH DAY OF OCTOBER, 1913, at Tungamah:

FRIDAY, THE 17TH DAY OF OCTOBER, 1913, at Hopetoun; TUESDAY, THE 21ST DAY OF OCTOBER, 1913, at Murtoa.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the year of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

(L.S.)

 $JOHN \cdot MADDEN$.

By His Excellency's Command,

J. MURRAY, Chief Secretary.

GOD SAVE THE KING!

ACTS OF PARLIAMENT.

PROCLAMATION

By His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieu-tenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Lieutenant-Governor of the State of Victoria in THE Lieutenant-Governor of the state of victoria in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereinafter set forth, that is to say:—

"An Act to amend Section Nine of the Wire Netting Act to amend section while of the wire Kening Act 1909."

"An Act to further amend the Registration of Births Deaths and Marriages Act 1890."

"An Act to amend the Marriage Act 1902."

Given under my Hand and the Seal of the State of Victoria, at Melbourne, this twenty-third day of September, in the year of our Lord One thou-sand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

(L.S.)

JOHN MADDEN.

By His Excellency's Command,

W. A. WATT.

GOD SAVE THE KING!

APPOINTMENTS.

T HE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1913, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Returning Officer,

GEORGE HENRY GREEN, Eaglehawk, to be Returning Officer for the Electoral District of Eaglehawk, vice Robert B. Thom, J.P., deceased.

Registrars of Births and Deaths,

The persons named hereunder to be Registrars of Births and Deaths at the places respectively mentioned, viz.:—

Cohuna.—DAVID EVANS, Acting, during the absence of Arthur N. Westbrook on leave; Lake Condah.—MURIEL CRAWFORD, from commencement of duty, vice Mary Stable resigned.

Officer of the Fifth Class,

JAMES JOSEPH MAKIN

to be an Officer of the Fifth Class, Clerical Division, Explosives Branch, on probation for six months; a vacancy having occurred by the creation of an additional office, and the Public Service Commissioner having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

DEPARTMENT OF PUBLIC INSTRUCTION.

Officer of the Fifth Class.

HORACE BERNARD VALENTINE DIMELOW

to be an Officer of the Fifth Class, Clerical Division, on probation for six months; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

LAW DEPARTMENT-ATTORNEY-GENERAL.

Sheriff's Substitutes

HERBERT DE LA RUE, Constable of l'olice, Yarrawonga

wonga
(as Deputy Clerk of the Peace and Acting Registrar of
the County Court at Yarrawonga), appointed by virtue of
the provisions of section 87 of the Act No. 1104, to do
and perform, with respect to the Courts at that place, in
the place and stead of the Sheriff, all such acts and things
as the Sheriff is by the said Act authorized or required
to do or perform, during the absence on sick leave of
Senior Constable Robert George Crooks; to take effect
from the date of commencement of duty;

MATTHEW CHARLES CAMPBELL

(as Deputy Clerk of the Peace and Acting Registrar of the County Court at Daylesford), appointed by virtue of the provisions of section 87 of the Act No. 1104, to do and perform, with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is by the said Act authorized or required to do or perform, during the absence on sick leave of Hugh Joseph O'Neill, to take effect from the date of companyment of data. commencement of duty

Officer of the Fifth Class, GEORGE ARCHIBALD TAYLOR

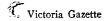
to be an Officer of the Fifth Class, Cherical Division, Prothonotary's Office, on probation for six months; a vacancy having occurred, by reclassification, and the Pub.ic Service Commissioner having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Clerks of the Peace, &c.,

The persons named hereunder to be Clerks of the Peace, Clerks of Petty Sessions, Clerks of Licensing Courts, Clerks of the Court of Mines, Chief Clerks of the Court of Insolvency, Wardens' Clerks under the Mines Act 1890, and Registrars of County Courts, pursuant to the provisions of section 41 of the Public Service Act 1890, No. 1133, to take effect from and after 17th September, 1913, that is to say :-

JOHN EUGENE THOMSON, CHARLES MCLEAN, WALTER ANDREW WILLIAM KELL, and PATRICK MAHONEY.



Registrar of County Courts, &c., MATTHEW CHARLES CAMPBELL

to be also Deputy Clerk of the Peace, Registrar of the County Court, Chief Clerk of the Court of Insolvenev at Daylesford, and Clerk of Petty Sessions at G'enlyon respectively, during the absence on sick leave of Hugh Joseph O'Neill, to take effect from the date of commencement of duty.

HERBERT DE LA RUE, Constable of Police, Varra-

to be also Deputy Clerk of the Peace, Registrar of the County Court, Chief Clerk of the Court of Insolvency, and Clerk of Petty Sessions (Acting) at Yarrawonga, during the absence on sick leave of Senior Constable Robert George Crooks, to take effect from the date of commencement of duty.

Clerk of Licensing Courts. HERBERT DE LA RUE

to be also Clerk of Licensing Courts (section 41, Act No. 1133).

DEPARTMENT OF TREASURER.

Acting Paying Officer of Pensions,

The Governor in Council, upon the recommendation the Public Service Commissioner (section 122 of Act No. 1133 as amended by section 12 of the Act No. 2383), has appointed the person named hereunder to be Acting Paving Officer of Imperial and Victorian Government Pensions, viz. :---

VINCENT SARAH, Acting, during the absence of W. G. Moon on leave, to take effect from and inclusive of 15th September, 1913.

Receiver and Paymaster,

The person named hereunder to be Receiver of Revenue and Paymaster at the place mentioned, viz.:—

Maryborough.—Lewis Prichard (Postmaster), vice

Compositor,

MARTIN BERNARD ROPER

to be Compositor, General Division, Government Printing Office, on probation for six months; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

DEPARTMENT OF LANDS AND SURVEY.

Officer of the Fifth Class,

CHARLES MONIGOMERY EWART

to be an Officer of the Fifth Class, Clerical Division. on probation for six months; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

Junior Assistants, Lithographic Printers,

The persons named hereunder to be Junior Assistants, Lithographic Printers, General Division; vacancies having occurred by reclassification, and the Public Service Commissioner having certified that appointments are required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the Public Service Act 1800, to be appointed to fill such vacancies on probation for six months in each case, viz.:—

Andrew Leslie Doig and William John Sing.

Manager of Common, EDWARD HAWKING

appointed as a Manager of the Waranga Common for a period ending 31st December, 1914, in the room of George Alfred Darby (resigned).

DEPARTMENT OF PUBLIC WORKS.

Officer of the Fifth Class, EDWIN THOMAS MEAGHER

to be an Officer of the Fifth Class, Clerical Division, Ports and Harbors Branch, on probation for six months; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

Wharf Manager, Sec.

RICHARD MCMAHON NOLAN (Constable of Police, No. 5777)

5///)
to carry out, at Seacombe, that portion of Part II. of
the Marine Act 1890 which relates to the management of
Public Wharfs, and to be an officer to levy and collect
wharfage rates in pursuance of sub-section (2) of section
3 of the Wharfage and Harbors Rate Alteration Act 1904,
appointment to date from commencement of duty, vice
Constable James Ryan (resigned).

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioners,

Under the powers conferred by the Water Acts, E. P. WALKER

to be a Commissioner of the Dandenong Waterworks Trust, such appointment to be for a period of four years from the 23rd September, 1913. vice A. W. Pearson resigned;

I. PAYNE

to be a Commissioner of the Omeo Waterworks Trust, such appointment to be for a period of four years from the 23rd September, 1913, vice William Grose resigned;

(The Honorable) FREDERICK BRAWN, M.P.,

re-appointed as a Member of the Ballarat Water Commission, and also as Chairman thereof, such re-appointment to commence on 27th September, 1913, and to continue in force until 26th September, 1917.

DEPARTMENT OF PUBLIC HEALTH.

Public Vaccinators,

OSWALD JOYNT, M.B. (Melb.),

to be Public Vaccinator for North-Eastern District, vice John Aloysius O'Brien, M.B. (Melb.), resigned;

ERNEST WESTON SUTCLIFFE, M.B. (Melb.),

to be Public Vaccinator, South-Eastern District, vice John Samuel McLean, L.R.C.P. (Edin.), resigned.

JOHN NEVILLE BLITHE VISE, L.R.C.P. (Lond.), to be Public Vaccinator, South-Western District, vice Horace Pern, L.R.C.P. (Lond.), resigned.

Trustee of Cemetery, HUGH O'RORKE

to be Trustee for Lake Bolac Public Cemetery, vice Thomas Ward resigned.

DEPARTMENT OF LABOUR. Chairman of Special Board, W. T. C. KELLY, Esq.,

to be Chairman of the Stone Cutters Board constituted under the provisions of the Factories and Shops Acts.

Members of Special Boards, LILLIAN MARY MIDDLETON

to be a Member of the Jam Trade Board constituted under the provisions of the Factories and Shops Acts (representative of employés), vice John White resigned;

REUBEN MARKS

to be a Member of the Straw Hat Board constituted under the provisions of the Factories and Shops Acts (repre-sentative of employés), vice T. Warren resigned.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

APPOINTMENTS.

THE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in the Public Scruice Act No. 1133, and in the Lunacy Act No. 1833, lass, by orders made on the 23rd day of September, 1913, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE,

Attendant, Grade III.,

THOMAS PATRICK O'CONNOR

to be an Attendant, Grade III., Hospitals for the Insane, on probation for twelve months from 8th September, 1913; a vacancy having occurred, and the Acting Inspector-General of the Insane having certified that an appointment is required, and that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office.

4824

Nurses, Grade III.

The persons named hereunder to be Nurses, Grade III., on probation for twelve months from the dates respectively mentioned; vacancies having occurred, and the Acting Inspector-General of the Insane having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the Public Service Act 1890, to be appointed, that is to say :

MARY ALICE WESTGARTH, from 16th September, 1913; MAGGIE NEWMAN. from 11th September, 1913; ALICE MAY SCURRAH, from 11th September, 1913.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

Public Service Act 1890.

DEPARTMENT OF CHIEF SECRETARY.

EXAMINERS OF CANDIDATES FOR THE POSITION OF CLERK OF COURTS, ETC.

THE Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by an Order made on the 23rd day of September, 1913, appointed

JOSEPH THOMAS COLLINS, Esq., Parliamentary Drafts-

PATRICK JOSEPH DWYRR, Esq., Police Magistrate, and ROBERT HODGSON COLE, Esq., Coroner and Police Magistrate,

to be Examiners to conduct the examination of candidates in the Clerical Division of the Public Service desirous of qualifying for the position of Clerk of Courts or Clerk of Petty Sessions, in the Fourth Class of the Clerical Division, Department of Law, to be held on the 12th and 13th November, 1913.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

Factories and Shops Acts.

CERTIFYING MEDICAL PRACTITIONER.

THEREBY notify that, in pursuance of the power conferred by section 11 of the Factories and Shops Act 1912. I have, on the recommendation of the Board of Public Health, appointed

Dr. R. M. LANE

(a legally qualified medical practitioner) to be Certifying Medical Practitioner, for the purposes of the Factories and Shops Acts, vice Dr. C. L. McCarthy, resigned.

A. J. PEACOCK, Minister of Labour.

20th September, 1913.

CONFIRMATION OF APPOINTMENT. THE Lieutenant-Covernor of the State of Victoria, by and with the advice of the Escentive Council thereof, has, by an Order made on the 23rd day of September, 1913, confirmed the appointment, made by Order of the 4th June, 1912, and published in the Gazette of the 11th June, 1913, of

ALFRED JAMES ALLEN

as a Junior Analyst, Class "L" Professional Division, Department of Public Health.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

TRANSFER APPROVED.

CONFIRMATION OF APPOINTMENT AS INSPECTOR OF FOOD, LIQUOR, Etc.

THE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has approved the transfer of

PERCIVAL GILBERT LENNOX

to the position of Inspector of Food, Liquor, &c., General Division, Department of Public Health, to which position he was appointed on trial by Order of the 31st May,

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

At the Executive Council Chamber, Melbourne, the 16th September, 1913.

DEPARTMENT OF PUBLIC INSTRUCTION.

MEMBERS OF SCHOOL COMMITTEES REMOVED.

THE Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, by an Order made on the 23rd day of September, 1913, has removed the undermentioned persons from their positions as Members of the School Committees for the schools heremaker mentioned that is to expend the schools hereunder mentioned, that is to say :-

From Committee for State School No. 852, Bagshot, THOMAS McGauchie.

From Committee for State School No. 2396, McKensie Creek.

HENRY MACKLEY.

From Committee for State School No. 2662, Willaura, MARK MARSHALL

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

RESIGNATIONS.

THE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1913, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Registrar of Births and Deaths,

WILLIAM FRANCIS LOVELL

of his position as Registrar of Births and Deaths at Serpentine.

Nurses, Hospitals for the Insane,

The persons named hereunder of their offices as Nurses Grade III., resignations to take effect from the dates respectively mentioned, viz.:—

MARY ELLERY, from 5th September, 1913, SARA VERA ROSE, from 15th September, 1913, MARY LAVALL, from 15th September, 1913.

LAW DEPARTMENT-ATTORNEY-GENERAL.

Sheriff's Bailiff,

RICHARD McMahon NOBLE (Constable of Police) of the office of Sheriff's Bailiff at Omeo.

> Officer of the Fifth Class, DONALD JOSEPH CAMPBELL

of his position as an Officer of the Fifth Class in the Law Department, resignation to take effect from and after 1st September, 1913.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Bailiff of the County Court, &c.,

RICHARD MCMAHON NOME (Constable of Police) of the Office of Bailiff of the County Court and Court of Mines at Omeo.

> Commissioner for taking Declarations, GEORGE JAMES THORBURN

of the office of Commissioner for taking Declarations and Affidavits under the provisions of the Declarations and Affidavits Act 1890, No. 1191.

DEPARTMENT OF TREASURER.

Officer of the Fifth Class,

HERBERT II. ROBERTS ,

of his position as an Officer of the Fifth Class, resignation to take effect from and inclusive of the 16th September, 1913.

Book Folder and Sewer,

MARGARET M. I.YNN

of her position as Book Folder and Sewer, General Divi-sion. Government Printing Office, resignation to take effect from and inclusive of 1st October, 1913.

DEPARTMENT OF LABOUR. Members of Special Boards, JOHN WHITE

of his position as a Member of the Jam Trade Board constituted under the provisions of the Factories and Shops Acts (representative of employes);

T. WARREN

of his position as a Member of the Straw Hat Board constituted under the provisions of the Factories and Shops Acts (representative of employés).

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

Act No. 1133, Section 59 (VIII.). REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION. CHAPTER VI.

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

,	Yearly	Salary.
Department and Offlice.	Minimum.	Maximum
DEPARTMENT OF PUBLIC WORKS.	£	£
Ports and Harbors, Ship-building Yard.		
Frame Settor		240

G. C. MORRISON, Public Service Commissioner. J. D. MERSON,

Secretary.

Office of the Public Service Commissioner, Melbourns, 15th September, 1913.

Approved by the Governor in Council, 23rd September, 1913, F. W. Mabborr, Clerk of the Executive Council.

Public Service Act 1890, No. 1133, Section 139. REGULATIONS .- STORES AND TRANSPORT.

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

Clause 4.-

Add at the end of such Clause the words-

"provided that periodicals, textbooks, and books of reference may be purchased for use in high schools and higher elementary schools on the approval of the Honorable the Minister being obtained."

G. C. MORRISON,
Public Service Commissioner.

J. D. MERSON,

Office of the Public Service Commissioner, Melbourne, 15th September, 1913.

Approved by the Governor in Council, 231d September, 1913.

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

FOURTH CLASS CLERK, DEPARTMENT OF PUBLIC HEALTH.

PUBLIC HEALTH.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from Officers of the Fifth Class, Clerical Division, Public Service of Victoria, who are qualified for the position of Fourth Class Clerk, Department of Public Health.

Duties.—To act as Secretary to Analysts, Venereal Diseases and Biograph Operators' Boards, to have charge of Board papers; to take notes at Board meetings; to prepare under the direction of the Secretary minutes of Board meetings; to assist with papers, and ultimately to have full charge of papers and registration of letters inwards. inwards.

Applications (which should be accompanied by evidence of qualifications) should be lodged at the office of the Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than Friday, the 3rd October,

By order.

J. D. MERSON, Secretary

Office of the Public Service Commissioner (Victoria), Melbourne, 22nd September, 1913.

THIRD CLASS CLERK, REGISTRAR-GENERAL'S OFFICE, DEPARTMENT OF LAW.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria), from officers of the Fourth Class of the Public Service of Victoria who are qualified for the position of Officer of the Third Class, Office of the Registrar-General and Registrar of Titles, Department of Law.

Duties.—To have charge of the correspondence and stores; to keep records of attendances; to keep mail cashbook, and to adjust with the Collector of Imposts the fees received by post.

Applications, which should be accompanied by evidence of experience and qualifications, should be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 3rd October, 1913.

By order,

J. D. MERSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 23rd September, 1913.

ASSISTANT LECTURER, TRAINING COLLEGE.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons who are qualified for the position of Assistant Lecturer. Class "I," Professional Division, Department of Public Instruction

Yearly rate of pay:-£156 minimum; £192 maximum. Applicants should state their qualifications to lecture on either of the following groups of subjects:—

(1) Nature study, biology, and geology;

(2) Chemistry, natural philosophy, and mathematics, up to Part II. of these subjects in the University.

Applications (which should be accompanied by evidence of qualifications and experience, together with a statement of date of birth) should be lodged at the office of the Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than Friday, the 3rd October, 1013.

By order.

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 23rd September, 1913.

FIFTH CLASS CLERK, PREMIER'S OFFICE, DEPARTMENT OF CHIEF SECRETARY.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from Officers of the Fifth Class of the Clerical Division of the Public Service of Victoria, who are efficient Shorthand and Type Writers, for transfer to the Premier's Office, Department of Chief Secretary. It is proposed to pay an allowance at the rate of Twenty-five pounds (f_2z_5) a year to the officer selected for his services as Shorthand Writer.

Application (which must be accompanied by evidence of experience and qualifications) should be lodged at the office of the Commissioner not later than Monday, the 6th October, 1913.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 29th September, 1913.

TYPEWRITER, GENERAL DIVISION.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from Officers of the General Division of the Public Service of Victoria, who have passed the General Division Examination and are qualified for the position of Typewriter, General Division

Yearly salary:-£108 minimum; £156 maximum.

Application (which must be accompanied by evidence of qualifications and experience) should be lodged at the office of the Commissioner by not later than Friday, the roth October, 1913.

By order, J. D. MERSON. . Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 30th September, 1913.

Public Service Act 1912, No. 2383, Section 29. EXEMPTIONS.

THE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 23rd day of September, 1913, exempted the persons specified hereunder from the provisions of section 29 of the Public Service Act 1912, No. 2383, that is to say:—

DEPARTMENT OF CHIEF SECRETARY.

Two typewriters, General Division, office of the Government Statist, engaged on work in connexion with the introduction into the office named of the new system of rough Indexing on Cards.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

Auction Sales Acts.

IT is hereby notified that His Excellency the Governor in Council has been pleased to authorize Special Meetings of the Justices in Petty Sessions to be held at the places specified hereunder to consider the applications of the persons named for the transfer of their Auctioneers' General Licences:

Place.	Name.	. Particulars.
Melbourne Warmambool	F. W. Wallis William White	Transfer of licence to W. T. Dav'dge Transfer of licence to John White

W. A. WATT, Treasurer.

The Treasury, Melbourne, 26th September, 1913.

DEPARTMENT OF AGRICULTURE.

REGULATION FOR PAYMENT OF ANNUAL PRIZE FOR STALLION.

THE Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has approved that out of the Vote of Three thousand one hundred and fifty pounds granted by Parliament in aid of Agricultural and Poultry Societies for the year 1913-14, the sum of Twenty-six pounds five shillings (£26 5s.) be paid to the Royal Agricultural Society of Victoria for annual prize for the best Australian-bred draught stallion, three years old and over, exhibited at the above-named Society's Show, 1913.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

Land Act 1901, Section 142.

NOTICE is hereby given that the Austral Nail Company Proprietary Limited has applied for a lease, for a term of nineteen (19) years from the 1st of January, 1914, of allotment 82, city and parish of South Melbourne, containing 3 roods 3 and 6-10 perches, as a site for a factory.

JNO. MACGIBBON, Secretary for Lands. LAW DEPARTMENT-SOLICITOR-GENERAL.

COURT OF PETTY SESSIONS APPOINTED.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 23rd day of September, 1913, pursuant to the provisions of section 62 of the Justices Act 1890, No. 1105, appointed

TONGALA

a place at which a Court of Petty Sessions shall be held, and has directed that the Sittings of such Court be held on every Friday, at Two o'clock in the afternoon, commencing on the 10th day of October, 1913.

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

A) the Executive Council Chamber, Melbourne, the 23rd September, 1913.

LAW DEPARTMENT-SOLICITOR-GENERAL.

COURT OF PETTY SESSIONS.—ALTERATION OF TIME.

OF TIME.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 62 of the Justices Act 1890, No. 1105, has, by Order made on the 23rd day of September, 1913, directed that from and after the 1st October, 1913, Eleven o'clock in the forenoon be appointed as the hour for holding the Court of Petty Sessions at Jeparit, in lieu of the hours heretofore appointed.

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

At the Executive Council Chamber Melbourne, the 23rd September, 1913.

NOTICE TO MARINERS.-VICTORIA.

[No. 153.]

PORTSEA GAS BUOY, SOUTH CHANNEL, PORT PHILLIP,

REFERRING to General Notice to Mariners, dated 1st August, 1907, page 69, and to further Notice, No. 152, dated 16th August, 1913, Mariners and others are hereby notified that the alteration of the above buoy from a fixed red light to a flashing red light will take place on 24th September, instead of on 1st October, as previously notified.

C. W. MACLEAN Port Officer.

Melbourne, 23rd September, 1913.

COMPANIES AUDITORS' BOARD.

A N Examination of Candidates for Licences to act as A Auditors for Companies, under section 123 of the Companies Act 1910, will be held in Melbourne, and the following country centres on the 3rd and 4th December

. Ararat, Ballarat, -Beechworth, Bendigo, Castlemaine, Colac, Geelong, Hamilton, Kyneton, Mansfield, Maryborough, Sale, Shepparton, Wangaratta, Warracknabeal, and Warraambool.

Intending candidates must give notice not later than the 3rd November, accompanied by documentary evidence of good conduct and character, of their intention to appear at the examination, forwarding at the same time the prescribed fee of £2 2s.

F. A. HASSETT Secretary.

Office: State Public Works Department, Treasury Buildings, Melbourne, 17th September, 1913.

MUNICIPAL AUDITORS BOARD.

E. T. DRAKE, Chairman; W. A. GILBERT, Member; S. C. McCallum, Member.

CERTIFICATE of Competency, under section 440 of the Local Government Act 1903, has been granted

FRANCIS ALOYSIUS HASSETT.

E. T. DRAKE, Chairman to the Board,

Department of Public Works, 30th September, 1913.

MEDICAL BOARD OF VICTORIA.

THE following additional List of Legally Qualified Medical Practitioners, registered under the provisions of Part I, of the Medical Act 1890 and the Medical Act 1906, is published for general information:—

No. of tificate.	Date of Registrat	ion.	Name,	Address.	Qualification.
	1913	_			
2956	23rd September	٠	George Edward Cole	"Caenwood," Tenny- son-street, St. Kilda	M.B. et Ch.B. Melb. 1913!
2957	19		Albert Valdemar Roy Hansen	Berringa	M.B. et Ch.B. Melb. 1913
2958	"		Jack Morlet	"Torridge," Domain- road, South Yarra	M.B. et Ch.B. Melb. 1913
2959	u u		John Joseph O'Neill	St. Vincent's Hospital, Melbourne	M.B. et Ch.B. Melb. 1913
2960	"	•••	Robert Murray McCheyne Wilson	Care of J. Wilson, Esq., Glenmaggie	L.R.C.P. et S. Edin., L.F.P. Glas., 1911

W. J. ATTWOOD, Secretary.

Medical Board of Victoria, 23rd September, 1913.

MINING LEASES DECLARED VOID.

TT is hereby notified that the undermentioned Leases have been declared void:-

District.	Division,	No, of Lease.	Date of Leave.	Lessees.	Area,	Locality.
				<u>,</u>	A. R. P.	
			Gold M	lining Leases.	•	•
Pallarat	Steiglitz	7363	13.1.1913	W. J. Watson	1 39 2 0	Parish of Durdidwarrah
Beechworth	Indigo (Chiltern)	6147	7.5.1907	"The Chiltern Gold Bar Quartz M. Co. N. L."	198 0 0	Parish of Chiltern
	Buckland	6545	31.5.1910	A. Don	82 0 33	Parish of Maharatta
Castlemaine	St. Andrews	6854	24.1.1911	P. Ryan	11 1 25	Parish of Nillumbik
			Min	eral Leases.	'	,
Castlemaine	St. Andrews	2700 2723	26.2.1910 26.2.1910	M. Brown	640 0 0 619 1 10	Parish of Woo'amai • Parish of Woolamai

Office of Mines, Melbourne, 29th September, 1913. W. DICKSON, Secretary for Mines.

MINING LEASES.

THE undermentioned Mining Leases have been recently issued, and are now awaiting execution by the lessees. Any lease not executed by the 25th prox will be liable to forfeiture.

District.	Division.	No. of Lease.	Pate of Lease.	Term (No. of Years).	Lessec.	Area.	Annual Rent	Fee.	Payable to Receiver at—
						A. R. P.	€ 4. d.	ŧ.	
		-		Go	ld Mining Leases.				
Ballarat	Ballarat	7489*	13.9.13	12 years and 346 days	Central Plateau Co. N. L.	33 0 26	4 5 0	1	Ballarat
Gippsland	Omeo (Glen Wills)	4701	"	15	J. Bartlett and P. Moore	30 2 13	3 17 6	1	Ощео
Maryborough	Avoca	5903	*	15	Victorian Mining Options Co. N. L.	1,373 0 22	83 15 0	1	Melbourne
Bendigo	Eaglehawk	9211	"	15	South Johnson's Reef G. M. Co. N. L.	0 2 25	0 2 6	ı	Bendigo
II	ıı	9212	н	15	The Catherine Reef United Claimholders G. M. Co. N. L.	26 1 0	3 7 6	1	11
"	Sandhurst	9220	16.9.13	15	South Garden United Mining Co. N. L.	1 1 8	0 5 0	1	4
				1	Mineral Leases.				
Beechworth	Mitta Mitta	3086	23.9,13	15	H. N. Lewis, W. H. Dicken- son, W. Ried, H. Martain, W. Hamilton, A. Moul- der, B. Moulder, E. Tozer, C. Tozer, W. McKinnon, E. Stout, J. A. Stout, and	62 1 18	3 3 0	1	Tallangatta
"	u	3116	"	15	R. G. Stout A. D. Bock and A. J. Dixon	76 3 9	3 17 0	1	n

^{*} In lieu of leases Nos. 7436 and 7456 surrendered. Fine £2.

APPLICATIONS FOR GOLD MINING LEASE AND TAILINGS LICENCE ABANDONED.

T is hereby not-fied that the undermentioned Applications for Lease and Tailings Licence have been abandoned.

District.	Division.	Application No.	Lense No.	Applicants.	Area.	Locality.
					А. В. Р	
			Gold Mir	ting Lease,		
chworth Ge	oulburn (Mansfield)	(377)	6,802	P. Charriol	45 0 0	Maindample
			Tailings	Licence,		
ndigo S	andhurst		689	C. Hansen and W. Bassett		Golden Gully
						DICKSON,

APPLICATIONS FOR GOLD MINING LEASES, ETC., REFUSED.

TT is hereby notified that the undermentioned Applications for Leases have been refused.

District.		Divis	don.		Applicatio No.	"	Lease No.	Applicant.	А	rea.	Locality.
	}								Α.	n. P.	
						Gold	Mini	ig Leases.			
• 11	 	Beechworth " "	 	: : :	602 603 604 605		6724 6734 6735 6736	W. Lascelles W. Lascelles	1,271 175	1 < 0 2 22 2 12 0 39	Palmerston Whorouly Myrtleford Whorouly
						M	ineral	Leases,			
Castlemaine . Gippsland .		St. Andrews Russell's Cre			117 27 t		2971 2974	G. B. B. Elliott and C. Brown N. T. Pitcairn and T. B. Birkbeck	1	1 4 0 0	Head of Bunyip River NW. of Welshpool

Note -Fresh applications have been lodged to cover these areas.

Office of Mines, Melbourne, 27th September, 1913. W. DICKSON, Secretary for Mines.

LICENCES TO TRANSFER, ETC., MINING LEASES.

THE following is a List of Licences empowering the holders of mining bases to transfer or otherwise part with their interests in their respective leases. The last list of such Licences was published in the Government Gazette of 24th September, 1913, page 4248.

District.	Division.		No. of Lease.	Date of Licence,	Particulars of Licence.
Ararat	Ararat		2214	19, 9, 1913	To T. H. Turner, to transfer lease to "Langi Logan Centra Gold Mining Co. N. L."
Bendigo	Sandhurst		7760	24.9.1913	To "Confidence Extended Co. N. L.," to let on tribute portions of the land the subject of said lease
11	n	·	8245	20,9 1913	To "United Hustler's and Redan Co. N. L.," to let on tribute portions of the land the subject of said lease
, ,,	n		8192	u	To "Suffolk Unit d Co N. L.," to let on tribute portions of the land the subject of said lease
ıı			8895	11	To "Victoria Conso's Mining Co. N. L.," to let on tribut
Beechworth Maryborough	Beechworth St. Arnaud		6407 57 2 4	24.9.1913	To W. B. Main, to transfer lease to A. P. Cousens To "New Bendigo Gold Mines N. L.," to transfer lease to "St. Arnaud North Gold Mine N. L.,"
Beechworth	Beechworth		6561 6698	19,9,1913 } 23,9,1913 }	To "Rocky Mountain Extended Gold Sluicing Co. Ltd.," to transfer leases to J. R. Newty and F. W. McKenzie
Bendigo	Sandburst	•••	9968	24,9,1913	To "Golden Age Q M. Co. N. L.," to let on tribute portions of the land the subject of said lease
u	u		9174	11	To "Ironbark Co. N. L.," to let on tribute portions of the land the subject of said lease

APPLICATIONS FOR MINING LEASES.

N pursuance of the Mines Acts, it is hereby position that it is intended to grant Leases of the portions of ground undermentioned, subject to such excisions, modifications, and reservations as may be necessary.

Department of Mines, purne, 29th September, 1913.

Mining District, Appli: it is intended that the business shall be 1000 area of condition carried on leased.	it is intended that carried on.	and style	under which		ld V	proximate	Minimum Nt	unber of Men to be employed from and after the Date of Lease.		Tern of Lease and General Remarks, showing Recisions
		the bus	ness shall t	e Lean	e e			During the First Six Months. After the First Six Months.	Precise Locality.	to be made from Area applied for, &c.
Ararat 533	533 L. M. Daniel			2318		A. B. P. 691 1 0	A. B. P. Twenty-five nen	Eighty-five men	Parieh of Ararat	15 years. Excising the Railway land and allotments.
;	J. G. Sutherland	. :	;	748		0 0 0		Twelve men	Parish of Borhonevehurk	11 and 14
Maryborough 1395	W. M. Rewell	:				56 1 0		Ninetcen men	Carisbrook	15 years
8/12	T. Proctor T. Proctor	: :	: :	288	5888 60	2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Twenty-six men	=	Archdale, parish of Dalyenong	Archdale, parish of Dalyenong 15 years. Excising the area east of the river, the State
Bendigo 623	R. C. Paterson	: :				57 0 22		Nineteen men	Flowerdale	school site, the church land, the area within 100 yards laterally of the church, and allotments 17, 18, and 19 15 years
6000	6509 L. B. Birch	:	:	9233		11 0 0	0 0 Two men	Five men	Diamond Hill	15 years.

GOLD MINING LEASES SURRENDERED.

BALLARAT DISTRICT.-BALLARAT DIVISION.

No. 7436; Central Plateau Co. N. L.; 30a. or. 2p.;

Sebastopol.
No. 7456; Central Plateau Co. N. L., 3a. or. 24p.;

Sebastopol.

A new lease, No. 7489, Ballarat, has been issued in lieu of the above leases.

W. DICUSON

W. DICKSON, Secretary for Mines.

Office of Mines, Melbourne, 29th September, 1913.

ICENCES TO WORK TAILINGS EXPIRED.

BALLAARAT DISTRICT.—STEIGLITZ DIVISION. No. 661; dated 16th September, 1912; Samuel Richard Baker; 2r .14p.; parish of Durdidwarrah.

CASTLEMAINE DISTRICT.—TARRENGOWER DIVISION.

No. 369; dated 22nd September, 1908; "Central Cookman's Gold Mining Company No Liability"; 1a. or. 22p.; parish of Maldon.

MARYBOROUGH DISTRICT.-MARYBOROUGH. DIVISION. No. 357; dated 22nd September, 1908; John Denyer; 26a. or. 35p.; parishes of Wareek and Maryborough.

MARYBOROUGH DISTRICT .- DUNOLLY DIVISION. No. 382; dated 22nd September, 1908; Harry Earnest Morgan; 8a. 1r. 20p.; parish of Bet Bet.

BENDIGO DISTRICT .- SANDHURST DIVISION.

No. 401; dated 22nd September, 1908; Richard Adolphus Wall and James McGauchie; 5a. 3r. 9p.; parish of Huntly.

W. DICKSON, Secretary for Mines.

Office of Mines, Melbourne, 23rd September, 1913.

DEPARTMENT OF MINES.

ADVANCE TO A MINING COMPANY.

ADVANCE TO A MINING COMPANY.

In pursuance of the provisions of section 7 (1 and 2) of the Mining Development Act 1908, No. 2145, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 23rd day of September, 1913, approved that the sum of One thousand pounds (£1,000), or so much of it as may be deemed requisite, be advanced to the

CASLEY RED WHITE AND BLUE MINING COMPANY N. L., on condition that in addition to every pound so advanced the said Company shall, from the 4th September, 1913, expend a sum of Two pounds (£2) in carrying out mining operations as arranged, or as may hereafter be arranged, subject to the control and supervision of the officers of the Mines Department deputed by the Minister of Mines to act for the purpose.

Provided that should any other works be carried out at the mine of the said company concurrently with those hereinbefore mentioned, the cost of such other works will not be taken into consideration in connexion with this advance, which will be made subject to discontinuance at any time when in the opinion of the Minister of Mines, on the advice of the responsible officers of his Department, further assistance is unnecessary, uncalled for, or undesirable.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

DEPARTMENT OF MINES.

ADVANCE TO A MINING COMPANY.

ADVANCE TO A MINING COMPANY.

In pursuance of the provisions of section 13 (1) of the Mining Development Act 1908, No. 2145, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 23rd day of September, 1913, approved that a sum of Five hundred pounds (£500), or so much of it as may be deemed requisite, be advanced to the

BRIGHT DISTRICT PROSPECTING AND GOLD MINING COMPANY N. L.,

on condition that in addition to every pound so advanced the said Company shall, from the 4th September, 1913, expend a like sum of One pound in carrying out

mining operations as arranged, or as inay hereafter be arranged, subject to the control and supervision of the officers of the Mines Department deputed by the Minister of Mines to act for the purpose.

Provided that should any other works be carried out at the mine of the said company concurrently with those hereinbefore indicated, the cost of such other works will not be taken into consideration in connexion with this advance, which will be made subject to discontinuance at any time when in the opinion of the Minister of Mines, on the advice of the responsible officers of his Department, further assistance is unnecessary, uncalled for, or undesirable.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

DEPARTMENT OF MINES.

ADVANCE TO A MINING COMPANY.

In pursuance of the provisions of section 13 (1) of the Mining Development Act and 3 In pursuance of the provisions of section 13 (1) of the Mining Development Act 1908, No. 2145, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 23rd day of September, 1913, approved that the sum of Four thousand pounds (£4,000), or so much of it as may be deemed requisite, be advanced to the

CASSILIS GOLD MINING COMPANY N. L.,

on condition that in addition to every pound so advanced the said Company shall, from the 4th September, 1913, expend a like sum of One pound (£1) in carrying out mining operations as arranged, or as may hereafter be arranged, subject to the control and supervision of the officers of the Mines Department deputed by the Minister of Mines to get for the purpose. of Mines to act for the purpose.

Provided that should any other works be carried out at the mine of the said company concurrently with those hereinbefore mentioned, the cost of such other works will not be taken into consideration in connexion with this advance, which will be made subject to discontinuance at any time when in the opinion of the Minister of Mines, on the advice of the responsible officers of his Department, further assistance is unnecessary, uncalled for, or undesirable.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

DEPARTMENT OF MINES.

FURTHER ADVANCE TO A MINING COMPANY.

In pursuance of the provisions of section 13 (1) of the Mining Development Act 1908, No. 2145, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 23rd day of September, 1913, approved that a further sum of One thousand three hundred pounds (£1,300), or so much of it as may be deemed requisite, be advanced to the

SEBASTOPOL PLATEAU NO. 1 COMPANY N. L.,

on condition that in addition to every pound so advanced the said Company shall, from the 4th September, 1913, expend a like sum of One pound (£1) in carrying out mining operations as arranged, or as may hereafter be arranged, subject to the control and supervision of the officers of the Mines Department deputed by the Minister of Mines to act for the purpose.

Provided that should any other works be carried out at the mine of the said company concurrently with those hereinbefore mentioned, the cost of such other works will not be taken into consideration in connexion with this advance, which will be made subject to discontinuance at any time when in the opinion of the Minister of Mines, on the advice of the responsible officers of his Department, further assistance is unnecessary, uncalled for, or undesirable.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

THE 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 Metropolisan Board of Works will proceed to compulsorily 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 in connexion with the construction of an aqueduct and 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 inspec-tion at the offices of the Board, 110 Spencer-street, Mel-bourne, from the date hereof until the 17th day of October, 1913, during office hours.

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. 1197, on the 9th September, 1913.

County.	;	Part of Crown	Quantity of Land
	Parish.	Allotment,	Required.
Evelyn	Yuonga	- 	A. R. P. 1 2 5

Dated this 22nd day of September, 1913.

GEO. A. GIBBS,

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

(First insertion, 24th September, 1913.)

Unused Roads and Water Frontages Act 1903, Section 5. LICENCES TO OCCUPY UNUSED ROADS.— LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred as shown here-

Licence No. 11117, Gath, F., gazetted 5th February, 1913, page 792. Read rent £1 48. Pay office, Bendigo. Licence No. 3400, Lethlean, Thomas, gazetted 8th May, 1907, page 2060. Read area 5\frac{2}{3} acres. Read rent 8s. 6d. Pay office, Bendigo.

Licence No. 9139, McCabe, James, gazetted 23rd August, 1911, pages 4296-7. Read rent 5s. Pay office, Bendigo.

Bennigo.

Licence No. 2521, Rawiller, B., jun., gazetted 6th
February, 1907, page 770. Read name William Long, of
Golden Square. Read rent 6s. Pay office, Bendigo.

Licence No. 527, Hendry, James, gazetted 21st February, 1906, page 1214. Read rent £3 13s. 6d. Pay office,
Inglewood.

ary, 1906, page 1214. Kean 1ent 23 130.

Inglewood.

Licence No. 6375, Lanyon, T., gazetted 14th July, 1909, page 3238. Read rent £2 17s. 9d. Pay office, Bendigo. Licence No. 11360, Ryan, A., gazetted 16th April, 1913, page 1613. Read rent 6s. 3d. Pay office, Bendigo. Licence No. 2536, Morgan, E., gazetted 13th February, 1907, page 1102. Read rent 6s. Pay office, Bendigo. Licence No. 1905, Redin, W., gazetted 27th December, 1912, pages 5343-4. Cancelled as from date of issue. l'ay office, Bendigo.

Licence No. 2519, Peerless, E., gazetted 6th February, 1907, page 770. Cancelled as from 31st December, 1911. Pay office. Bendigo.

Licence No. 2519, Peerless, E., gazetted 6th February, 1907, page 770. Cancelled as from 31st December, 1911. Pay office, Bendigo.
Licence No. 10139, Rotacher, H., gazetted 12th June, 1912, page 2245. Read rent 9s. 6d. Pay office, Bendigo.
Licence No. 2477, Fitzpatrick, James, gazetted 6th February, 1907, page 769. Cancelled as from 31st December, 1908. Pay office, Bendigo.
Licence No. 4946, Harrison, T. F., gazetted 9th September, 1908, page 4549. Amend as from date of issue by reading rent 15s.; then amend as, from 1st January, 1909, by excising road east of allotment 40. Read area 6by acres. Read rent 9s. 9d. Pay office, Benalla.
Licence No. 227, Redding, G., gazetted 22nd November, 1905, page 4387. Amend as from date of issue by reading rent 15s. from 1st. January, 1911. Pay office, Benalla.

Licence No. 1658, Philip, John, gazetted 19th September, 1906, page 3913. Amend as from 1st January, 1911, by excising road south of allotments 15, 18, 191, and 22. Read area 162½ acres. Read rent £12 14s. Pay office,

Hamilton.
Licence No. 11661, Pearson, James, gazetted 18th June, 1913, page 2579. Amend as from date of issue by including road north of allotment 113. Read area 7½ acres. Read rent 7s. 6d. Pay office, Euroa.
Licence No. 10484, McElroy, J. M., gazetted 28th August, 1912, page 3591. Amend as from date of issue by reading rent £2. Pay office, Benalla.
Licence No. 1864, Ryan, G. D. J., gazetted 10th October, 1906, page 4182. Read rent 2s. 6d. Pay office, Wangaratta.

ber, 1906, page 4182. Read rent 2s. 6d. Pay office, Wangaratta.

Licence No. 8295, Sadler, J. R. C., gazetted 21st December, 1910, page 5596. Cancelled as from 30th June, 1911. Pay office, Wangaratta.

Licence No. 1878, Shields, F. S., gazetted 24th October, 1906, page 4394. Cancelled as from 31st December, 1910. Pay office, Benalla.

Licence No. 3599, Smith, E., gazetted 29th May, 1907, page 2201. Amend as from date of issue by reading area 1 acre and rental 4s. Pay office, Benalla.

Licence No. 11221, Gow, R. F., gazetted 5th March, 1913, page 1089. Read rent 18s. Pay office, Bendigo.

Licence No. 10970, Donehue, F., gazetted 11th December, 1912, page 5153. Read date of issue ist January, 1909; rent from 1st May, 1909. Read description as follows:—Road east of allotment 31, road west of allotment 25, road south of allotments 18, road south of allotments 19A, 19, and 22, road west of allotment 13, road west of allotment 19. Read area 55% acres. Read rent £1 7s. Pay office, Portland.

Licence No. 2626. Wade W. L. gazetted 11th March 11.

Licence No. 7636, Wade, W. L., gazetted 11th May, 910, page 2371. Cancelled as from 31st December, 1910. Licence, No. 7630, Wade, W. L., gazetted 11th May, 1910, page 2371. Cancelled as from 31st December, 1910. Pay office, Geelong.

Licence No. 7641, Grass, T. W., gazetted 11th May, 1910, page 2371. Cancelled as from 31st December, 1911. Pay office, Geelong.

Licence No. 41, Cameron, D., gazetted 27th September, 1905, page 3708. Read rent 4s. Read area 4 acres. Pay office, Benalla.

Licence No. 200. Crawford. George, gazetted 22th No.

Licence No. 209, Crawford, George, gazetted 22nd November, 1905, page 4387. Read area 7 acres. Read rent £1 15s. Pay office, Benalla.

Licence No. 5078, Flyan, James, gazetted 25th November, 1908, page 5448. Read name P. Flyan. Pay office, Benalla.

Benålla.

Licence No. 125, Merrigan, J., gazetted 25th October, 1995, page 407t. Read rent 4s. Pay office, Benalla. Licence No. 3595, Rowe, J., and Matthews. O., gazetted 29th May, 1907, page 2200. Cancelled as from 31st December, 1911. Pay office, Maryborough. Licence No. 7439, Cail, G. H., gazetted 16th March, 1910, page 1766. Read rent 12s. 6d. Pay office, Bendigo.

digo.

Licence No. 8865, Ilarritable, F., gazetted 21st June, 1911, page 3023. Read rent 3s., from 1st January, 1905. Pay office, Bendigo.

Licence No. 9593, Smith, M. A., 6th March, 1912, page 1039. Read area 14 acres. Read rent 5s. Pay office, Inglewood

Tiogo. Read area 14 acres. Read linglewood.

Licence No. 8860, Miller, George, gazetted 21st June, 1911, page 3023. Read rent 3s. Pay office, Bendigo.

Licence No. 2515, Clarkson, James, gazetted 6th February, 1907, page 770. Read rent 8s. 3d. Pay office, Bendigo.

digo.

Licence No. 2551, Nicholas, G. P. and A. E., gazetted 13th February, 1907, page 1103. Read rent £1 58. 6d.

Pay office, Bendigo.

Licence No. 2522, Phelan, Catherine, gazetted 6th February, 1907, page 770. Read rent 8s. 3d. Pay office, Bendigo.

Bendigo.

Licence No. 661, Vogele, C., gazetted 28th March, 1906, page 1618. Read rent £1 198. Pay office, Bendigo.

Licence No. 2514, Baxter, A., gazetted 6th February, 1907, page 770. Read rent 18s. Pay office, Bendigo.

Licence No. 2510, Eddie, Jane, gazetted 6th February, 1907, page 770. Read rent 98. 6d. Pay office, Bendigo.

Licence No. 2484, Hazlett, E., gazetted 6th February, 1907, page 769. Read rent 4s. 9d. Pay office. Bendigo.

Licence No. 10804, Bartels, John H., gazetted 30th October, 1912, page 4540. Read rent 8s. Pay office, Bendigo.

Licence No. 10804, Bartels, John H., gazetted 30th October, 1912, page 4540. Read rent 8s. Pay office, Bendigo.

Licence No. 11263, Twitt, W. H., gazetted 12th March, pl3, page 1204. Cancelled as from 31st December, 1912. 1913, page 1204, Cancel Pay office, Inglewood.

Licence No. 11364, McDonald, A. F., gazettell 16th April, 1913, page 1613. Cancelled as from date of issue. Pay office, Rutherglen.

Pay office, Rutherglen.

Licence No. 4164, O'Donnell, John, gazetted 23rd October, 1907, page 4666. Cancelled at from 31st December, 1911. Pay office, Wodonga.

Licence No. 1060, Brown, M. A., gazetted 4th July, 1906, page 2070. Cancelled as from date of issue. Pay

Licence No. 11327, Roberts, William, gazetted oth April, 1913, page 1525. Read name Annie Roberts. Read rent 2s. 6d. Pay office, Bendigo.

Licence No. 4734, Monte, Albert, gazetted 15th April, 1908, page 2112. Read rent 6s. Pay office, Bendigo.

Licence No. 4270, McConachie, R., gazetted 27th November, 1908, page 111, November, 1908, page 112.

vember, 1907, page 5101. Read area 3 acres. Read rent 148. Pay office, Bendigo.
Licence No. 3932, McGanchie, W. M., gazetted 11th
September, 1907, page 4135. Read rent £1. Pay office,

Bendigo.

Licence No. 3363, Maloney, Honora, gazetted 1st May, 2007, page 1979. Cancelled as from date of issue. Pay

1907, page 1979. Cancelled as from date of issue. Pay office, Bendigo.
Licence No. 6931, Wallace, G. H., gazetted 3rd November, 1909, page 4822. Read rent £1 2s. 6d. Pay office,

Licence No. 7562, Howard, Peter, gazetted 1st April, 1910, page 1930. Read rent 10s. 9d. Pay office, Ben-

digo.
Licence No. 7113, Robbins, executors of W. Brittain, gazetted 1st December. 1999, page 5178. Read rent £2 10s. Pay office, Bendigo.
Licence No. 2517, Stewart, Henry A., gazetted 6th February, 1907, page 770. Read rent 7s. Pay office, Inglewood.
Licence No. 2520, McKenzie, W. K., gazetted 6th February, 1907, page 770. Cancelled as from 31st December, 1910. Pay office, Tarnayulla.

Licence No. 2520, McKenzie, W. K., gazetted oin centuary, 1907, page 770. Cancelled as from 31st December, 1910. Pay office, Tarnagulla.

Licence No. 9096, Herring, G., gazetted 16th August, 1911, page 4202. Amend by including road abutting on allotment 9 of Br. Pay office, Benalla.

Licence No. 9544. Cooper, M., gazetted 28th February, 1912, page 934. Read rent 8s. 9d. Pay office, Benalla.

Licence No. 8757, Harrison, A., gazetted 14th June, 1911, pages 2730-1. Read date of issue 1st January, 1912, rent to be charged from 1st September, 1912. Pay office, Benalla.

Benalla.

Licence No. 9622, Heaney, W., gazetted 6th March, 1912, page 1039. Amend as from date of issue by reading area. 4 acres and rent 16s., then amend as from 1st July. 1912, by reading name T. Heaney, of Stewarton. Pay office, Benalla.

Licence No. 9624, Fleming, T. R., gazetted 6th March, 1912, page 1039. Read area 8½ acres. Read rent £1 14s.

Licence No. 9024, Fleming, 1. K., gazetied our maion, 1912, page 1039. Read area 8½ acres. Read rent £1 14s. Pay office, Benalla.

Licence No. 9088, Gandini, A., gazetied 23rd August, 1911, pages 4296-7. Amend as from date of issue by reading rent 10s. and name Mrs. E. Gandini. Pay office, Benalla.

entria. Licence No. 9563, Ginnivan, J., gazetted 28th Febru-ry, 1912, page 935. Cancelled as from 20th June, 1913.

Benalla.

Licence No. 9563. Ginnivan, J., gazetted 28th February, 1912, page 935.

Pay office, Benalla.

Licence No. 9616. Ginnivan, J., gazetted 6th March, 1912, page 1039. Read name J. W. Ginnivan. Read rent 2s. 6d. Pay office, Benalla.

Licence No. 9623, Ginnivan, J. D., gazetted 6th March, 1912, page 1039. Read date of issue 1st January, 1906. Read rent 15s. Pay office, Benalla.

Licence No. 9255, Paulson, C. A., gazetted 15th November, 1911, page 5534. Amend as from date of issue by reading area 5 acres and rental 5s. Pay office, Benalla.

Licence No. 9347, Whitehead, James R., gazetted 23rd December, 1908, page 5864. Read date of issue 1st January, 1906. Pay office, Tallangatta.

Licence No. 9409, Renkin, R., gazetted 21st February, 1912, page 863. Read rent 6s. 6d. Pay office, Benalla.

Licence No. 7047, Trudgeon, W. D., gazetted 24th November, 1909, page 5605. Read date of issue 1st January, 1909. Pay office, Castlemaine.

Licence No. 11088, Daly, A. R., gazetted 29th January, 1913, page 393. Read name J. R. Drayton, of South Kola, Penshurst. Pay office, Hamilton.

Licence No. 9256, Evans, J., gazetted 15th November, 1911, page 5534. Cancelled as from date of issue. Pay office, Benalla.

Licence No. 9617, Walker, S., gazetted 6th March, 1912,

1911, page 5534. Cancelled as from date of issue. Pay office, Benalla.
Licence No. 9617, Walker, S., gazetted 6th March, 1912, page 1939. Read rent 3s. 6d. Pay office, Benalla.
Licence No. 4137. McAlpine, A., gazetted 16th October, 1907, page 4517. Read name of Shire Yea. Pay office, Yea.

office, Very No. 9852, Maloney and Noonan, gazetted 17th April, 1912, pages 1550-51. Read name Thomas Noonan, then amend by excising roads west of allotment 1A, section VII., and road south of allotments 2A and 2B, section VII. Read area 57 acres. Read rent £19 19s. Pay office, Port Fairy.

Licence No. 7305, Cross, W. J., gazetted 16th February, 1910, page 1180. Cancelled as from 31st December, 1911. Pay office, Port Fairy.

Licence No. 7305, Cross, W. J., gazetted 16th February, 1970, page 1180. Cancelled as from 31st December, 1911. Pay office, Hamilton.

W. A. ADAMSON Acting Commissioner of Public Works. Department of Public Works (Unused Roads and Water

Frontages Branch). Melbourne, 8th day of September, 1913.

Unused Roads and Water Frontages Act 1903.—Section 5.

LICENCES TO OCCUPY UNUSED ROADS.

NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in cach case may be received by the undermentioned Officers. W. A. ADAMSON, Acting Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 4th day of September, 1913.

Number of Licence.	Name and Address of Licensec.	Area.	Municipality.	Parish.)(Y	Abutting on— Allotments and Sections.	on Sections.		Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to Receiver of Revenue 4t—
11845 11846 11846 11849 11850 11850 11851 11852 11852 11853 11854 11855 1185	11845 Lorenz, E. H., Avonel 11846 Shelton, R. J., Avenel 11847 Hickey, John, Tallarock 11854 Swinburne, F. D., Cheshunt 11854 Kennady, J. J., Burlington 11855 Hoghes, Rowland, Hunsonville 11855 Hoghes, Rowland, Hunsonville 11855 Doxey, T., Tallarock 11855 Cousins, Mary Jane, Smythe's Road 11855 Cousins, Mary Jane, Smythe's Road	40000000000000000000000000000000000000	Seymour Oxley Seymour Seymour Oxley Numurkah Grenville	Tarcombe Mangalore Seymour Wabonga Dondangadale Worvough Myrrhee Lowry Kotupna Cardigan	51, 1, 10, sec. 1 14, 17, sec. 33. 1, 28 4 9A, sec. A 10 10 10 10 82, 83 A, 2, 6, 5D	::::::::	::::::::	::::::::	11.10	1.1.05 31.12.07 """"" 1.1.09 31.12.11 1.1.10 31.12.12 1.1.11 31.12.13 1.1.13 31.12.15	00000000000000000000000000000000000000	Seymour ,, Wangaratta Bright Seymour Seymour Nargaratta Seymour
Licences 1st July, 1913.	Licences Nos. 11845, 11846, 11847, 11848, and 11849, renew to 31st December, 1910, and then to 31st December, 1913. Nos. 11850, 11851, and 11852, renew to 31st December, 1913; No. 11853, rent from 15, 1913.	renew to 31	st December, 1910,	and then to 31st Decer	nber, 1913. Nos.	11850, 118	51, and 1]	852, renev	to 31st D	ecember, 19]	13; No. 118	4332

LICENCES TO OCCUPY WATER FRONTAGES.

Officers authorized by the Treasurer to collect Territorial Revenue. W. A. ADAMSON,
Acting Commissioner of Public Works.

Department of Public Works (Local Government Branch), Melbourne, 10th day of September, 1913.

Number of Linence.	Name and Address of Licensce.		Area.	Municipality.	Parish.		Alic	Abutting on— Allotments and Sections	 ections.		Date of I-sue of Licence.	f Bxpiry of Licence.	Fee for Licence.	Payable to Receiver of Revenue at—
 													£ 1. d.	
165 Cawker	8165 Cawker, Thomas, Casterton	:	¥ 4 :	Glenelg	Killara and V	Vilkin 5,	Killara and Wilkin 5, 6, 14, 2, 4, 9, 19, 59, 3, 41, sec. C	0, 59, 3, 41,	sec. C	· :	01.1	1.1905 31.11.07	120	Casterton
8166 Varcoc.	W. H.: Mollyullah	:	:	Benalla	Tatong	:	4, 531, 73, 12a	:	:	:	 	3 31.12.15	910	Schalla
8167 Ride, E	Ride, Ellen, Benalla	:	:	•	Benalla	:	5. 26	:	:	· :•	:	:		
8168 Paulson	Paulson, C., Thoona	:	:		Мокоап	:	s, 10B, 10A, 17	:	:	:	:		77	. "
8169 Gondie,	Gondie, B., Mokoan West	:	:	:	:	:	23, 24,4	: 60	:	:	:	•	0 0 0	
	Irvine, William, Mokoan West	:	:	:	:	<u> </u>	JB, ZUA, ZIB, ZIA	, 22A, 22, 25	1.0	:	:	•	0 1 3	ðı :
	Ford; M., Moorngag	:	:	:	Moorngag	:		:	:	:	:	•	-	·
8172 Larkin,	arkin, Thomas, Tatong	:	:		Kothesay	Σi :	JAI. 80B1	:	:	:	:	-	1 -	510
8173 Ginniva	Jinnivan, J. D White Gate Loose Bag	:	:	:	:	:	77, 783, 7881	:	:	:	:	:	* 0	
174 Scholes,	8174 Scholes, F., "Tara." Benalia	:	:		Benalla	: :	3, 4, sec. 15	:	:	:	:		•	•
			_	_	_	_					,	٠.	_	

Licence No. 8165, renew to 31st December, 1910, and then to 31st December, 1913.

CITY OF COLLINGWOOD.

BY-LAW NO. 56.

A By-law made under the Health Act 1890 for the regulation of certain noxious or offensive trades or businesses,

Fat rendering. Fat extracting. Fat melting. Tallow melting. Soap manufacture. Fellmongering. Tanning.

Tanning.

Woolscouring or woolwashing.

Dealing in bones, hides, horns, hoofs, or skins, whether for storage, drying, preservation, or conversion of such articles.

I N pursuance of the powers conferred by the Health Act 1 1890 and of every other power enabling it in that behalf, and for the purpose of carrying the said Act into execution, the Council of the City of Collingwood, in the name and on behalf of the Mayor, Councillors, and Citizens thereof, hereby orders and enacts that from and after the date of this By-law coming into operation:—

GENERAL PROVISIONS.—DEFINITIONS.

Noxious or Offensive Matter.—In the construction of this By-law "noxious or offensive matter" means any matter manufactured product, residue, garbage, refuse, in whatever state, whether solid, liquid, or gaseous, from which any effluvium, offensive fumes, vapour, gas, dust. or other impurity may be or is liable to be emitted.

Premises.-" Premises" means lands, buildings, outfremises.— Fremises means tands, buildings, out-buildings, yard, or enclosure used or intended to be used for the reception, treatment, disposal, production, manu-facture, or storage of any articles or material used or intended to be used in one or more of the noxious or offensive trades or businesses hereinbefore mentioned.

Owner.-" Owner" means the owner or owners for the

time being of the premises aforesaid.

Occupier.—"Occupier" includes any person or persons in actual occupation of or entitled to occupy and use the premises aforesaid.

- remises aforesaid.

 1. Covers for Receptacles.—The owner or occupier of the premises shall cause every boiler, digester, drier. mixer, vat, pan, tank, trough, tub, vessel, vehicle, and other receptacle therein containing noxious or offensive matter to be provided with a cover so constructed and placed that when such receptacle is in use the escape of noxious or offensive effluvium, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far as practicable.

 2. Construction of Buildings—General.—He shall, on the premises, cause every room, chamber, or place that is used for the purpose of receiving, storing, boiling, drying-reducing, crushing, disintegrating, pulverizing, grinding, or otherwise treating noxious or offensive matter, to be constructed in such a manner and furnished with such appliances that when such room, chamber, or place and
- appliances that when such room, chamber, or place and such appliances are in such use, escape of noxious or offensive effluvium, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far as practicable.
- as practicable.

 3. Reception, Treatment, and Storage of Noxious or Offensive Matter.—He shall, on the premises, cause all noxious or offensive matter that is taken to such premises, or that results from trade processes at such premises, to be received, treated, and stored, while on the premises, in a room, chamber, or place constructed in such a manner and furnished with such appliances that when such room, chamber, or place, or such appliances are in use, escape of noxious or offensive effluvium, vapour, gas, dust, liquid, or fumes into the external atmosphere will be effectually prevented, provided always that noxious or offensive waste matters other than drainage and resulting from the trade processes conducted by him and no longer required by him for conducting these processes shall—

 (a) at least daily be placed in a receptacle or recep-
 - (a) at least daily be placed in a receptacle or receptacles formed of non-absorbent and durable material, and furnished with a cover of such material and capable of being fitted quickly, fixedly, and in air-tight manner to such recep-tacle, and
 - (b) at least once weekly be either removed from the premises in receptacles of the description already mentioned in 3 (a) or be burnt or otherwise rendered inoffensive and innocuous by means of an appliance by which escape of offensive or noxious fumes, gas, dust, vapour, or liquid into the external atmosphere will be prevented as far as practicable.
- 4. Transport of Noxious or Offensive Matter on Premises.—He shall, when removing noxious or offensive matter from one part of his premises to another part thereof, remove the same in a receptacle of the description mentioned hereinbefore in 3 (a) or by means of No. 149.-OCTOBER 1, 1913.-13476.-2.

some other appliance by which the escape of offensive or some other appriance by which the escape of ordering obnoxious effluvium, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far as practicable.

- practicable.

 5. Use of Receptacles, Appliances, and Apparatus—
 Treatment of Noxious and Offensive Vapours, &-c., by
 tree or Condensation or by both.—He shall cause every
 part of his premises and every boiler, digester, drier,
 mixer, vat, pan, tank, trough, tub, vessel, receptacle,
 appliance, and apparatus used on such premises to be
 so used that escape of noxious or offensive entityium,
 vapour, gas, dust liquid, or fumes into the external
 atmosphere will be prevented as far as practicable, and he
 shall in every case cause all noxious or offensive vapours,
 gas, dust, or fumes therefrom to pass through a fire or into
 a suitable condensing apparatus, or through such appaa suitable condensing apparatus, or through such apparatus, and then through a fire, in such a manner as to deprive such vapours as far as practicable of all noxious and offensive properties.
- 6. Import or Export of Noxious or Offensive Matter to or from Premises.—He shall cause all noxious or offensive matter that is taken to the premises or that results from the trade processes at such premises to be brought to or removed from such premises only in a receptacle which or in a vehicle the receptacle of which is of the description mentioned hereinbefore in 3 (a).
- so of the description mentioned hereinbetore in 3 (a).

 7. Certain Details of Construction.—He shall, on the premises, cause every floor and to a height of six feet from the floor, each wall, post, column, pier, or other upright support of every chamber, room, or place containing noxious or oflensive matter, to be constructed of durante non-absorbent material closely joined and as far as practicable mished internally with smooth surfaces and with angles and corners rounded off and out sufficiently to prevent the lodgment of filth, provided that in the case of fat-rendering establishments, the walls to their full height and extent of every such chamber, room, or place, shall also be constructed of the aforesaid material.

in the case of proposed new premises, the site thereof must be raised above the levels of adjoining roadways and pathways.

- 8. Disposal of Drainage of Premises .- He shall, on the premises, cause every chamber, room, or place containing any noxious or offensive matter, to be effectually drained by means of a closed drain, trapped and ventilated, and covered at every inlet with a nxed grating formed of wrought-iron bars not less than \(\frac{3}{2} \) inch in diameter, and placed not more than \(\frac{3}{2} \) inch apart, such drain discharging-

 - (a) into a public sewer, the sewage from which is dealt with so as to be innocuous and inoffensive, or, in case such a sewer is not available, (b) into a suitably covered and ventilated receptacle situated on the premises, and so formed, constructed, and placed as to admit of its being readily and effectually removed, or
 - (c) to some apparatus approved by the Council, and by which the drainage matters shall in an innocuous and inoffensive manner be rendered innocuous and inoffensive as far as practicable.

Grease traps shall be provided wherever required by the Council.

- the Council.

 9. Internal Drainage of Premises.—He shall, on the Fremises, cause all drainage from every chamber, room, or place containing any noxious or offensive matter to flow as provided for in accordance with the provisions of the last preceding clause (8), and in the event of the receptacle mentioned in sub-clause (b) of that clause being used, he shall at least twice weekly in the months of October, November, December, January, February, and March, and once weekly in the remaining months, effectually remove the contents by means of a receptacle which, or, if a vehicle, the receptacle of which can be fixedly closed so as to be air-tight, as described in 3 (a), and shall dispose of them in an innocuous and inoffensive manner, and shall, on the occasion of such removal, effectually cleanse the drainage receptacle; and in the event of this drainage being made to flow to an apparatus of the description mentioned in 8 (c), he shall cause such apparatus to be used in such a way as shall not give rise to offensiveness or injury to health.

 10. Receptacles, Appliances, and Apparatus in State of
- to offensiveness or injury to health.

 To. Receptacles, Appliances, and Apparatus in State of Good Repair.—He shall, on the premises, cause every boiler, digester, drier, mixer, vat, pan, tank, trough, tub, vessel, and other receptacle, apparatus, and appliance with which, and every drain, floor, wall, and ceiling or roof lining, or roof of every room, chamber, and place in which any process of his business is carried on that may give rise to any noxious or offensive effluvium, vapour, gas, dust, liquid, or fumes, to be at all times maintained in a state of good repair.

 TI. Cleansing of Premises.—He shall, on the premises, cause the floor, internal surface of each wall, and the lower surface of the ceiling or roof lining or roof of every

chamber, room, and place containing any noxious or offenchamber, room, and place containing any noxious or offensive matter to be at all times as clean as practicable, and, except in the case of a room, chamber, or place used solely for the purpose of drying albumen, shall cause to be washed with hot limewash the internal and lower surfaces aforesaid, at least four times in every year, that is to say, at least once in each of the months of February, May, August, and November, and, in addition, as often as may be necessary for the purpose of keeping such surfaces clean and wholesome as far as practicable.

12. Cleansing of Recebiacles. Appliances. and Apple.

ruch surfaces clean and wholesome as far as practicable.

12. Cleansing of Receptacles, Appliances, and Apparatus.—He shall, on the premises, cause every boiler, digester, drier, mixer, vat, pan, tank, trough, tub, vessel, receptacle, utensil, apparatus, and appliance provided, used upon or in connexion with such premises, to be kept, when not actually in use, at all times in a thoroughly clean condition, and shall cause all noxious or offensive matter that has been littered or spilled or splashed on such premises, to be collected at least at the close of every working day.

13. Water for Cleansing.—He shall cause the premises to be constantly supplied with clean water and appliances sufficient for thoroughly cleansing the premises, and all articles, appliances, and apparatus hereinbefore required to be cleaned.

to be cleaned.

14. Penalties.—Every person who shall commit a breach of this By-law shall, for every such breach, be liable to a penalty of Ten pounds; provided nevertheless, that the Justices or Court before whom any complaint may be made or any proceedings may be taken in respect of any such breach, may, if they think fit, order the whole or part only (not being less than Five shillings) of the penalty imposed by this By-law to be paid.

SECTION No. 1.

Places for Storing, Drying, or Preserving Bones, Hides, Horns, Hoofs, or Skins.

ot premises in which bones, hides, horns, hoofs, or skins are received in order to be stored, dried, or preserved shall, to the satisfaction of the Council—

- (a) cause all such bones, hides, horns, hoofs, or skins to be stored in a building properly paved with asphalt, concrete, or other approved durable, impervious, and jointless material, and able, impervious, and jointiess material, and otherwise constructed as prescribed in clauses 2, 7, and to of the General Provisions of this By-law, and the floor to be properly graded to an impervious drain, which shall have an approved gradient, and discharge into a trapped drain, iniet, or other approved impervious redrain, inlet, or other approved impervious receptacle.
- (b) Storage of Materials.—Cause all materials which lorage of Materials.—Cause all materials which have been received upon the premises where his trade is carried on to be stored in such a manner and in such a situation as to prevent, as far as practicable, the emission of nozious or offensive effluvia from such premises.—Vide also clauses 2 and 3 of the General Provisions of this By-law.
- of this By-law.

 2. Daily Cleansing.—Every owner or occupier of premises in which bones, hides, horns, hoofs, or skins are received shall, to the satisfaction of the Council, at the close of every working day—

 (a) cause every floor and pavement and every drain upon his premises to be thoroughly cleansed, and

upon his premises to be thoroughly cleansed, and

(b) Collection, Storage, and Disposal of Litter, Filth, &c.—He shall also, at the close of every working day, cause all litter, filth, or refuse, or decomposed or noxious matters that may be upon his premises, to be collected and placed in properly constructed durable galvanized-iron or other non-absorbent vessels or other suitable receptacles furnished with air-tight covers, and he shall cause the several vessels or receptacles then to be covered, and shall cause such vessels or receptacles, with the contents thereof, to be forthwith removed, and the contents thereof to be either burnt on the premises, if such course be approved by the Council, or else removed from the premises, and disposed of to the satisfaction of the Council, and

(c) Periodic Cleansing and Lime-whiting.—He shall also cause every part of the interior above the floor or pavement of every building upon such premises, to be thoroughly cleansed at least four times in every year, and at the same time thoroughly washed with hot limewash, that is to say, at least once during the periods between the first and twenty-first days of February, the first and twenty-first days of May, the first and twenty-first days of May, the first and twenty-first days of November respectively.

Maintenance of Buildings, Drains, and Filth Recepter.—Every owner or occupier of premises at which

3. Maintenance of Buildings, Drains, and Filth Recep-lacles.—Every owner or occupier of premises at which

bones, hides, horns, hoofs, or skins are received in order to be stored, dried, or preserved shall, to the satisfaction of the Council—

(a) cause every part of the internal surfaces of the walls of every building, and every floor or pavement upon the premises where his trade is carried on, to be kept at all times in good order and repair so as to prevent the absorption thereinto of any liquid, filth, or any noxious matter which may fall or be splashed or deposited thereon. and thereon, and

(b) cause every drain or means of drainage upon or in connexion with his premises to be maintained at all times in good order and effective con-

dition, and

(c) cause every receptacle for filth or noxious matters to be maintained complete and in good repair and kept clean.—Vide also clauses 10, 11, 12, and 13 of the General Provisions of this By-law.

SECTION NO. 2.

Fat Melting, Fat Extracting, Fat Rendering, and Tallow Melting.

Melting.

1. Construction and Drainage of Buildings.—Every fat renderer, fat extractor, fat melter, or tallow melter, or owner or occupier of premises where such processes are respectively carried on, shail cause every floor upon which any process of his business is carried on many part of his premises, to be properly covered with a layer of concrete or other approved durable jointless impervious material, laid upon a firm foundation. He shall cause every such floor to have a self-draining slope towards a channel or gully trap, and shall cause every part of his premises wherein any such floor may be constructed of hard durable and impervious material, and communicating with a public sewer or other receptacle approved of by the Council. He shall cause every drain to be trapped (grease traps being provided where required by the Council, and the entrance thereto to be covered with a fixed grating, the bars of which shall not be more than three-eighths of an inch apart.—Vide also clauses 2, 7, and 10 of the General Provisions of this By-law.

2. Appliances for Treating Noxious or Offensive Lijiuvia.—Every Iat renderer, fat extractor, fat melter, or tallow melter, or owner or occupier of premises where such processes are respectively carried on, shall cause his premises to be provided with appliances capable, as far as practicable, of rendering innocuous and inoliensive all noxious or offensive eliliuvia, vapours, or gases arising in any process of his business, or from any matter which may be kept or stored upon his premises.

3. Control of Noxious or Offensive Effuvia.—Every fat renderer, fat extractor, fat melter, or tallow melter, or

may be kept or stored upon his premises.

3. Control of Noxious or Offensive Effuvia.—Every fat renderer, fat extractor, fat melter, or tallow melter, or owner or occupier of premises where such processes are respectively carried on, shall adopt the best practicable means for insuring that every process of his business in which any noxious or offensive etituvia, vapours, or gases are generated shall be conducted in such a manner that all noxious or offensive etituvia, vapours, or gases shall be effectually intercepted on the premises and rendered innocuous and inoffensive.

4. Every fat renderer, fat extractors for the stractors of the stractor

be effectually intercepted on the premises and rendered innocuous and inoffensive.

4. Every fat renderer, fat extractor, fat melter, or tallow metter, or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause all material used or offensive material or refuse from the boiling pans, and all refuse, residue, or other matters from which noxious or offensive eilluvia, vapours, or gases are evolved, or are liable to be evolved, to be placed in properly closed receptacles, or to be otherwise dealt with in such a manner as to prevent, as far as practicable, any noxious or offensive eilluvia, vapours, or gases therefrom escaping into the external atmosphere—Vide also clauses 1 and 3 of the General Provisions of this By-law.

5. Collection and Storage of Scraps, &c..—Every fat renderer, fat extractor, fat melter, or owner or occupier of such premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause all scraps, litter, refuse, or residue composed of matters liable to become decomposed on his premises to be constantly gathered or swept up and placed in properly closed receptacles.

6. Every fat renderer, fat extractor, fat melter, or tallow melter, or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause—

(a) Cleansing of Floors.—The floor of every place in which any process of the business is carried on

staction of the Council, cause—

(a) Cleansing of Floors.—The floor of every place in which any process of the business is carried on to be kept thoroughly cleansed, and he shall cause the premises to be constantly provided with an adequate supply of water for the purpose, and

vided with an adequate suppry of reaction purpose, and

(b) Periodic Cleansing of Walls.—Cause the internal face of every wall of any building upon the premises where his trade is carried on to be thoroughly cleansed, and, after being so

cleansed, to be thoroughly washed with hot limewash four times at least in every year, that is to say, at least once during the periods between the first and twenty-first days of February, the first and twenty-first days of May, the first and twenty-first days of August, and the first and twenty-first days of November respectively and

the first and twenty-first days of November respectively, and

(c) Daily Removal of Filth.—At the close of every working day cause all fat, tallow, grease, refuse, or filth which has been spilled or splashed, or has fallen or been deposited upon any floor or pavement or elsewhere upon the premises where his trade is carried on, to be removed therefrom by scraping or by some other effectual means of cleansing, and

(d) Maintenance of Floors, Pavements, and Walls.—Cause every part of the internal surface of the walls of every building, and every floor or pavement upon such premises, to be kept at all times in good order and repair, so as to prevent the absorption thereinto of any liquid, filth, refuse, or any noxious matter which may be splashed or may fall or be deposited thereon, and

on, and

(e) Maintenance of Drains.—Cause every drain or means of drainage upon or in connexion with such premises to be maintained at all times in good order and efficient action, and

(f) Maintenance and Cleanliness of Receptacles.—

Cause all receptacles, apparatus, boilers, and implements used upon his premises to be kept clean and maintained in good order and repair.

Clean and maintained in good order and repair.

Made and passed by the Council of the City of Collingwood, at a meeting held on 14th April, 1913, and confirmed by the said Council on 12th May, 1913.

A. COLLINS, Mayor.

(SEAL)

S. W. S. AUMONT, Councillor.

W. R. BUTCHER, Town Clerk.

The foregoing By-law was allowed and confirmed by the Board of Public Health in and for the State of Victoria (it having been first certified that notice of the intention to apply for such confirmation had been given in the City for which the same has been made in the manner required by law) this 17th day of September, in the year of our Lord One thousand nine hundred and

By order of the Board,

T. W. H. HOLMES, Secretary.

SHIRE OF BROADMEADOWS.

BY-LAW No. 8.

A By-law of the Shire of Broadmeadows made under Part 3 of the *Health Act* 1890, and numbered 8, for the purpose of amending By-law No. 2.

IN pursuance of the powers conferred by the Health Act 1890, and for the purpose of carrying the said Act into execution, the Council of the Shire of Broadmeadows, in the name of, and on behalf of, the President, Councillors, and Ratepayers of the said Shire, make the following By-law :-

r. This By-law shall come into full force and operation on its confirmation by the Board of Public Health, and immediately after its publication in the Government

2. That By-law No. 2 be amended so as to provide that clauses 8, 9, and 10 of such By-law shall apply to, and have operation throughout, the whole of the Shire of

The resolution passing By-law No. 8 was agreed to at a meeting of the Council held on 27th March, 1913, and confirmed on 24th April, 1913.

The common seal of the President, Councillors, and Ratepayers of the Shire of Broadmeadows was hereunto affixed in the presence of—

W. SHANKLAND, President. JOHN ANDERSON, Councillor. P. F. COOK, Secretary.

The foregoing By-law was allowed and confirmed by the Board of Public Health in and for the State of Victoria (it having been first certified that notice of the intention to apply for such confirmation had been given in the Shire for which the same had been made, in the manner required by law) this seventeenth day of September, in the year of our Lord One thousand nine hundred and thirteen.

By order of the Board, T. W. H. HOLMES, Secretary.

The above By-law is published in lieu of that in Government Gazette of 16th July, 1913, page 3107, in which the word and figures "section 28" were inserted in line 4 in error.

V ICTORIAN RAILWAYS

VICTORIAN GOVERNMENT TOURIST BUREAU.

Collins-street (opposite Town Hall), City. Inquire per-sonally or by letter re Holiday Trips, Tourists' Resorts, &c. Tickets issued daily. Telephone 174 Central.

DINING-CAR SERVICE.

A dining car is run on Inter-State Express trains larifl:—No. 1 saloon—Dinner, 48.; breakfast, 38.; lunch, 48. No. 2 saloon—Dinner, 28.; breakfast, 28.; lunch, 28.

PICTURESQUE VICTORIA

Containing 300 pages of VIEWS and descriptions of the beauty spots of Victoria, and all information re fishing, shooting, &c., on sale at the Tourist Bureau at the principal stations, and at Railway Book Stalls, and leading Booksellers in the city. Price 6d.

INTER-STAIR CHEAP EXCURSIONS.

Fast excursion trains will run as under:—Wednesdays, 15th October, 12th November, and 10th December.—Leave Melbourne for Adelaide at 4.40 p.m. Fares:—Single—First class, £1 14x; second class, £1 Return—First class, £2 10s.; second class £1 10s. Thursdays, 16th October and 13th November, and Tuesday, 9th December.—Leave Melbourne for Sydney at 10 p.m. Fares:—Single—First class, £2; second class, £1 10s. Return—First class, £4; second class, £3. Full particulars respecting tickets booking to Mount Gambier, Penola, Narracoorte, Wolseley, Broken Hill, &c., on posters at stations.

WEEK-END EXCURSIONS

Week-end tickets are issued at Holiday Excursion Fares from any station to any other station distant more than 9 miles by the last train on Fridays, and by all trains on Saturdays, also by the last train in the week on any line on which no train runs on Fridays or on Saturdays. The tickets will be available for return till the last through train on the following Monday, provided that on any line on which no train runs on Monday such tickets will be available for return by the first train in the week following their issue. Week-end tickets are also issued (1) at all stations on lines on which trains run on Sundays; (2) by stations on lines on which trains run on Sundays; (2) by the following trains from Melbourne on Fridays;—Bendigo line, 4.50 p.m.; beyond Ballarat, 4.30 p.m.; Ballarat line, 5.0 p.m.; Warrnambool and Queenschil lines, 3.20 p.m. to Colac and Queenschil and 4.22 p.m. to Warrnambool; Seymour line, 4 p.m.; Bairnsdale line, 4.30 p.m.; Healesville line, 4.53 p.m.; Frankston and Mornington line, 5.9 p.m.

The Metropolitan Suburban Traffic is excepted from the above arrangements, also that within the Ballarat suburban radius of North Creswick and Buninyong.

SUNDAY TRAINS.

Warburton line.—Leave Melbourne, Flinders-street, at 10.40 a.m. for Warburton, stopping all stations, and at 11.10 a.m. for Warburton, stopping only at Box Hill, Croydon, Lilydale, and all stations thence, and return from Warburton at 6.8 p.m., stopping at certain stations to Lilydale, and at Croydon, Ringwood, Box Hill, Glenterrie, and Richmond, and at 6.34 p.m., stopping at all stations to Melbourne. Return fares, first class, 3s. 6d.; second class as 6d.

stations to Melbourne. Return rares, arst crass, 3s. ou., second class, 2s. 6d.

Healesville line.—Leave Melbourne, Flinders-street, at 11.22 a.m. (express to Croydon), and return at 6.55 p.m. Passengers from stations between Flinders-street and Lilydale will require to travel by the 10.40 a.m. train to Lilydale and join the Healesville train there. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Ferntree Gully and Gembrook lines.—Leave Flindersstreet (from No. 1 platform, cast end) at 10.25 a.m. for
Upper Ferntree Gully and Emerald, picking up at Richmond, Ringwood, and all stations thence, and at 11 a.m.
for Upper Ferntree Gully and Gembrook, picking up at
Richmond, Box Hill, Ringwood, and all stations thence,
and return from Gembrook at 5.25 p.m., stopping only at
stations to Emerald and at Ferntree Gully and Bayswater,
and setting down at Glenferrie and Richmond only, and
return from Emerald at 6.47 p.m., stopping at all stations
to Melbourne. Return fares to Ferntree Gully:—First
class, 1s. 9d.; second class, 2s. 6d. Passengers from stations East Richmond to Mitcham inclusive will require
to travel by the 10.40 a.m. train to Ringwood and join
the special there. Passengers from Melbourne by these
Sunday trains on Ferntree Gully and Gembrook line will
require to book and enter platform at Prince's-bridge
station (not Flinders-street).

Gembrook line.—Owing to the limited accommodation

Gembrook line.—Owing to the limited accommodation on this line, a maximum number of 400 passengers can only be booked, viz., 300 from Prince's-bridge and 100 from Upper Ferntree Gully. Passengers will not be booked from other than these two stations.

Pakenham line,-Leave Flinders-street for Pakenham at 17.2 a.m., and return at 7.13 p.m. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

Lyndhurst, Cranbourne, Clyde.—Leave Flinders-street at 11.2 a.m. for Lyndhurst, Cranbourne, and Clyde, reach Clyde at 3.50 p.m., and return from there at 5.50 p.m., arriving in Melbourne at 8.50 p.m. Passengers change trains at Dandenong. Holiday excursion fares.

Bacchus Marsh line.—Leave Flinders-street at 11.10 a.m., and return from Bacchus Marsh at 7.3 p.m. Return fares, first class, 3s.; second class, 2s.

Whittlesea line.—Leave Flinders-street at 11.1 a.m., and return from Whittlesea at 7.25 p.m. Return fares, first class, 2s. 6d.; second class, 1s. 6d.

Eltham.Hurstbridge line.—Leave Prince's-bridge for Hurstbridge at 10.11 a.m. (stopping all stations) and at 10.45 a.m., stopping only at Clifton Hill, Heidelberg, Eltham, Diamond Creek, and Balee, and return from Hurstbridge at 5.42 p.m. (stopping all stations) and at 6.42 p.m., stopping only at Balee, Diamond Creek, Eltham, Heidelberg, Clifton Hill, and all stations thence. Leave Prince's-bridge for Eltham at 11 a.m. and 6 p.m., and return at 12.9 and 7.25 p.m., stopping at all stations each way.

Return fares to Eltham:—First class, 1s. 3d.; second class, 1s.; and to Hurstbridge—First class, 1s. 9d.; second class, 1s. 3d.

Tickets available for return on day of issue only.

Full particulars on posters at stations.

THROUGH RAIL AND COACH TICKETS TO BUFFALO PLATRAU.

Tickets are issued daily at the Victorian Government Tourist Bureau, Collins-street, and at Spencer-street station to the Buffalo Plateau, available from Melbourne to Bright (rail), thence by coach to Buffalo Plateau, and return at the following combined fares:—First class, 54s. 8d.; second class, 41s. 5d. Tickets available for return for two months from date of issue. The rail journey cannot be broken. journey cannot be broken.

Seymour, Benalla, Wangaratta, Beechworth, and Albury Seymour, Benalla, Wangaratta, Beechworth, and Albury will also issue through rail and coach tickets to the Buffalo Plateau, vid Bright, at the following combined fares:—From Seymour, 1st class, 42s. 3d.; 2nd class, 33s. 3d.; from Benalla, 1st class, 30s.; 2nd class, 25s.; from Wangaratta, 1st class, 25s. 4d.; 2nd class, 22s.; from Beechworth, 1st class, 24s. 1d.; 2nd class, 21s. 2d.; and from Albury, 1st class, 33s.; 2nd class, 27s. 1d. The tickets will be available 10r return for two months from late of issue, and the railway journey cannot be broken.

Passengers from stations other than Seymour, Benalla, Wangaratta, and Beechworth may obtain tickets at holiday excursion fares to the nearest of these stations on payment in addition of the through rail and coach fare to Buffalo Plateau.

BUFFALO PLATEAU EXCURSIONS.

Special inclusive week tickets, covering transport and accommodation at the Government Châlet, are issued on Fridays by the 4 p.m. Express train. First class, £5.

Excursionists wishing to travel by motor from Bright may do so, weather permitting, on payment at Bright of 5s. extra.

EXCURSIONS TO HEALESVILLE.

Seven (7) days trip, including rail, accommodation, and coach drives, $\pounds 3$.

CHEAP EXCURSIONS, SPRING SERIES.

First and second class tickets at a low rate, available for return for one month, will be issued at the Government Tourist Bureau, corner Collins and Swanston streets, City, Spencer-street (Flinders-street for Cippsland), and the respective country stations, up till Noon of the day preceding the excursion from Melbourne (except where otherwise specified). The date of the excursion from Melbourne are given, and those to Melbourne are the day following (see exceptions). Tickets are issued to or from Melbourne and the stations between those shown below. See posters at stations. These tickets will not (unless otherwise provided for) be recognised on the forward journey at any station short of destination printed thereon, and passengers desirous of terminating their journey short of such destination must pay the difference between amount paid for Cheap Excursion ticket and the ordinary return fare to the station at which they alight.

Monday, 6th October.—To Kyneton, thence to Bendigo.* First and second class tickets at a low rate, available

Monday, 6th October.—To Kyneton, thence to Bendigo.* To Moe, thence to Sale.

Tuesday, 7th October.-To Karyrie, and stations thence to Ouyen.

Thursday, 9th October.—To Springhurst, thence to Wodonga and stations on Wahgunyah line. To Wychitella, thence to Wycheproof (excursion to Melbourne on Saturday, 11th October).

Monday, 13th October.—To Benalla, thence to Bright and Yackandandah. To Simson, thence to Birchip.

Tuesday, 14th October .- To Targoora, thence to Whit-

Wednesday, 15th October.—To Tiega, and stations thence to Murrayville (excursion to Melbourne on Friday, 17th October). To Gerang, thence to Serviceton.*

Monday, 20th October.—To Bendigo, thence to Echuca. To Avenel, thence to Yarrawonga.

Wednesday, 22nd October.—To Deep Lead, and stations thence to Lubeck, and stations on Rupanyup and Marnoo

Thursday, 23rd October.—To Windermere, thence to tawell. To Coromby, and stations thence to Warrack-

Friday, 24th October.—To Dimboola, thence to Rainbow, also stations on the Lorquon line (excursion to Melbourne on Thursday, 30th October).

Saturday, 25th October .-- To Murtoa, thence to Wail.* Tuesday, 28th October.-To Lah, and stations thence to

*The excursions to Melbourne run the same day.

CHEAP EXCURSIONS.

Bendigo-Kyneton .- Monday, 6th October .- To Melbourne from Bendiço and stations to Kyneton inclusive. Same date.—From Melbourne to those stations. Tickets close noon, 4th October. Particulars at stations.

Sale-Moe.—Tuesday, 7th October.—To Melbourne from Sale and stations to Moe inclusive. Monday, 6th October.—From Melbourne to those stations. Tickets close noon, 4th October. Particulars at stations.

Ouyen-Karyrie.-Wednesday, 8th October.-To Melbourne from Ouyen and stations to Karyrie inclusive. Tuesday, 7th October.—From Melbourne to those stations. Tickets close noon, 6th October. Particulars at stations.

Wodonga—Springhurst—Wahgunyah.—Friday, 10th October.—To Melbourne from Wodonga and stations to Springhurst inclusive, and from Wahgunyah line. Thursday, 9th October.—From Melbourne to those stations. lickets close noon, 8th October. Particulars at stations.

Wycheproof-Wychitella .- Saturday, 11th October .- To Melbourne from Wycheproof and stations to Wychitella inclusive. Tickets close noon, 9th October. Thursday, 9th October.—From Melbourne to those stations. Tickets close noon, 8th October. Particulars at stations.

Birchip—Simson.—Tuesday, 14th October.—To Melbourne from Birchip and stations to Simson inclusive. Monday, 13th October.—From Melbourne to those stations. Tickets close noon, 11th October. Particulars at stations.

Yackandandah—Benalla.—Tuesday, 14th October.—To Melbourne from Yackandandah and stations to Benalla inclusive. Monday, 13th October.—From Melbourne to those stations. Tickets close noon, 11th October. Partiinclusive. culars at stations.

Bright—Benalla.—Tuesday, 14th October.—To Melbourne from Bright and stations to Benalla inclusive. Monday, 13th October.—From Melbourne to those stations. Tickets close noon, 11th October. Particulars at

Whitfield line.—Tuesday, 14th October.—To Melbourne from Whitfield and stations to Targoora inclusive. Same date.—From Melbourne to those stations. Tickets close noon, 13th October. Particulars at stations.

Serviceton—Gerung.—Wednesday, 15th October.—To Melbourne from Serviceton and stations to Gerang inclusive. Same date.—From Melbourne to those stations. Tickets close noon, 14th October. Particulars at stations.

Ouyen—Murrayville line.—Friday, 17th October.—To Melbourne from Murrayville and stations to Tiega inclusive. Tickets close noon, 15th October. Wednesday, 15th October.—From Melbourne to Tiega and stations to Murrayville. Tickets close noon, 14th October. Particulars at stations:

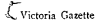
Yarrawonga-Avenel.-Tuesday, 21st October.hourne from Yarrawonga and stations to Avenel inclusive.

Monday, 20th October.—From Melbourne to those stations.

Tickets close noon, 18th October.—l'articulars at stations.

Echnica—Bendigo.—Tuesday, 21st October.—To Melbourne from Echnica and stations to Bendigo inclusive. Monday, 20th October.—From Melbourne to those stations. Tickets close noon, 18th October. Particulars at stations.

Deep Lead-Rupanyup-Marnoo.-Wednesday, 22nd October.—To Melbourne from Marnoo and stations to Deep Lead inclusive. Same date.—From Melbourne to those stations. Tickets close noon, 21st October. Particulars at stations.



Warracknabeal—Coromby.—Thursday, 23rd October.— To Melbourne from Warracknabeal and stations to Coromby inclusive. Same date.—From Melbourne to those stations. Tickets close noon, 22nd October. Particulars at stations.

Stawell—Windermere.—Friday, 24th October.—To Melbourne from Stawell and stations to Windermere inclusive. Thursday, 23rd October.—From Melbourne to those stations. Tickets close noon, 22nd October. Particulars at

Wail—Horsham—Murtoa.—Saturday, 25th October.—To Melbourne from Wail and stations to Murtoa inclusive. Same date.—From Melbourne to those stations. Tickets close noon, 24th October. Particulars at stations.

Hopetoun—Lah.—Wednesday, 29th October.—To Melbourne from Hopetoun and stations to Lah inclusive. Tuesday, 28th October.—From Melbourne to those stations. Tickets close noon, 27th October. Particulars at stations.

Kainbow—Lorquon—Dimboola.—Thursday, 30th October.—To Melbourne from Rainbow and stations to Dimboola inclusive, and from Lorquon. Tickets close noon, 23th October. Friday, 24th October.—From Melbourne to those stations. Tickets close noon, 23rd October. Particulars at attaining the control of the control of the control october. ticulars at stations.

BALLARAT TURF CLUB RACES.

On Friday, 3rd October, a special train, stopping at Melton, Bacchus Marsh, Ballan, Gordon, Ballarat East, and Ballarat, will leave Melbourne for Ballarat Race-course direct at 9.35 a.m., and return from Ballarat at 6.30 p.m. Holiday excursion fares.

Ballarat.—On Friday, 3rd October, special trains will leave Ballarat for the Race-course platform at 11.40 a.m., 12.35, 12.57, and 1.30 p.m., and return after the races.

V.R.C. RACES AT FLEMINGTON RACE-COURSE.

On Saturday, 4th October, trains will run, as required, from 11.30 a.m. till 2 p.m., and at 2.15 p.m. The usual arrangements as to entrance of passengers will be carried

BENDIGO TRAIN-V.R.C. RACES.

On Saturday, 4th October, the 12.15 p.m. Bendigo train will depart from No. 4 platform, Spencer-street.

GEELONG RACES.

On Wednesday, 8th October, a special train for horses and passengers will leave Melbourne for the Geelong Race-course Platform at 10.23 a.m., stopping only where required to pick up horses, and return at 5.52 p.m. A second special train will leave Melbourne for the Race-course Platform at 11.30 a.m., and pick up passengers at Melbourne only, returning from the Race-course Platform at 5.25 p.m. Return fares from Melbourne to Race-course—First class including admission to stand 218. at 5,25 p.m. Return fares from Melbourne to Race-course:—First class, including admission to stand, 21s.: second class, 17s. 6d.; second class, including admission to outer reserve, 9s. 6d. Tickets will be available for return by special trains or by ordinary train from Geelong till roth October.

Geelong. A special train will leave Geelong for the race-course at 1.40 p.m., and return at 5.5 p.m.

Ballarat.—A special train for passengers and horses will leave Geelong Station for Ballarat at 6.35 p.m.

CAULFIELD RACES.

Tickets at Holiday Excursion Fares available for return till 21st October will be issued from all stations (suburban excepted) to Melbourne by all trains on 10th and 17th October. Week-end tickets issued to Melbourne on Fridays, 10th and 17th, and by morning trains on Saturdays, 11th and 18th October, will also be available for return till 21st October.

CAULFIELD RACES (GUINEAS DAY).

CAULFIELD RACES (GUINEAS DAY).

On Saturday, 11th October, first-class race trains will commence running from Flinders-street (No. 10 platform, east end) at 11.16 a.m., and thereafter at short intervals till 1.36 p.m. Return fare:—To Caulfield, 9d.; including admission to the stand, 11s. 3d. Passengers enter from Swanston-street. Second-class race trains will commence running from Flinders-street (No. 11 platform, east end) at 11.22 a.m., and thereafter at short intervals till 1.42 p.m. Return fare to Caulfield, 7½d.; including admission to the flat, 3s. 1½d. For the convenience of persons desiring to obtain their tickets before or on 11th October, race tickets will be issued on 9th, 10th, 11th, 16th, and 17th October at Spencer-street and Flinders-street stations, and at the Victorian Government Tourist Bureau, corner Collins and Swanston-streets. The tickets will only be available from Flinders-street station on 11th, 15th, or 18th October.

Caulfield, Oakleigh, &-c.—On 11th October, after the 11.30 a.m. and until after the 1.6 p.m. to Oakleigh, the trains from Flinders-street to Caulfield and Oakleigh will not stop at Richmond or South Yarra. Between 11.5 a.m. and 6.55 p.m. the ordinary service between Flinders-street and Oakleigh will be suspended, and trains will run as per special time-tables exhibited at stations.

CAULFIELD RACES (WEDNESDAY, 15TH OCTOBER).

On Wednesday, 15th October, special trains will leave Flinder-street (No. 10 platform, east end) as often as required, from 11.40 a.m. till 1.38 p.m., and return after the races. Fares as usual.

the races. Fares as usual.

Caulfield, Oakleigh, &c.—The 12.10 p.m. and 12.45 p.m. trains, Flinders-street to Caulfield, will be run on to Oakleigh. The 12.30, 12.45, and 1.0 p.m. Oakleigh trains will not stop at Richmond or South Yarra. The trains usually leaving Caulfield for Melbourne at 4.48 and 5.15 p.m. will be cancelled. The usual 5 p.m. train from Caulfield will leave at 4.57 p.m. instead, running 3 minutes earlier through to Melbourne. The train usually leaving Oakleigh at 4.55 p.m. will leave there at 5.37 p.m. instead. The 4.46 p.m. train from Dandenong will leave at 5.5 p.m. instead and run 19 minutes later to Melbourne.

CAULFIELD RACES (CUP DAY).

CAULFIELD RACES (CUP DAY).

On Saturday, 18th October, first-class race trains will commence running from Flinders-street (No. 10 platform, east end) at 11.16 a.m., and thereafter at short intervals till 1.36 p.m. Return fare:—To Caulfield, 9d.; including admission to the stand, 11s. 3d. Passengers enter from Swanston-street. Second-class race trains will commence running from Flinders-street (No. 11 platform, east end) at 11.22 a.m., and thereafter at short intervals till 1.42 p.m. Return fare to Caulfield, 7½d.; including admission to the flat, 3s. 1½d. For the convenience of persons desiring to obtain their tickets before or on the 18th October, race tickets will be issued on 16th, 17th, and 18th October at Spencer-street and Flinders-street stations, and at the Victorian Government Tourist Bureau, corner of Collins and Swanston streets. The tickets will only be available from Flinders-street station on 18th October. October.

Caulfield, Oakleigh, &c.,—On 18th October, after the 11.30 a.m. and until after the 1.6 p.m. to Oakleigh, the trains from Flinders-street to Caulfield and Oakleigh will not stop at Richmond or South Yarra.

Between 11.5 a.m. and 6.55 p.m the ordinary service between Flinders-street and Oakleigh will be suspended, and trains will run as per special time-table exhibited at stations.

Pakenham line.—On Saturdays, 11th and 18th October, the train timed to leave Pakenham for Melbourne at 3.56 p.m. will leave at 4.33 p.m. and run 37 minutes later Pakenham to Melbourne.

E. B. JONES, Acting Secretary.

RULES, REGULATIONS, AND SCALE OF FEES OF THE CAPE BRIDGEWATER PUBLIC CEMETERY.

RULES AND REGULATIONS OF THE CAPE BRIDGEWATER PUBLIC CEMETERY.

I N pursuance of the powers conferred by the Cemeteries
Act 1890, the Trustees of the Cape Bridgewater
Public Cemetery make the following Rules and Regulations (that is to say) :-

- 1. These rules and regulations shall come into force immediately after their publication in the Government Gazette, and from and after such publication all rules and regulations heretofore made shall be and are hereby rescinded.
- 2. All fees and charges shall be paid when applications are made or orders are given.
- are made or orders are given.

 3. Any person desiring ground for a private grave shall apply to the Trustees therefor, who, if the application is approved and the prescribed fees are paid, will issue a burial right (Schedule B) which shall give the holder and his representatives the exclusive right of burial or interment in the portion of ground allotted thereby as a family or private burial place, and the right on obtaining the permission of the Trustees, as hereafter mentioned, to erect and maintain any monument, cenotaph, tablet, or other erection therein. tablet, or other erection therein.
- 4. Any person desiring to construct a vault, grave, tombstone, or other erection shall apply to the Trustees for permission to do so, and submit a plan or drawing with a copy of any proposed inscription or epitaph, and no such erection shall be made without the written approval of the Trustees.

5. No interment shall be permitted until an application has been made, the particulars required in the form Schedule A given, an order obtained, and a certificate from a Coroner, Justice of the Peace, or Registrar of Deaths has been delivered to the Secretary (gatekeeper or sextan).

- Application for an order for interment shall be made at least eight working hours before the time fixed for the burial.
- 7. No coffin shall be buried within 4 feet of the ordinary level of the ground unless it contains the body of a child under twelve years, when it shall be not less than 3 feet below the ordinary level of the ground, and a layer of earth at least 6 inches thick shall be left undisturbed above and around any coffin previously buried in the same grave. in the same grave.
- 8. The hours for burials shall be—On week days, September to April inclusive, 10 a.m. to 6 p.m.; May to August inclusive, 10 a.m. to 4 p.m. No interment shall be allowed on Sunday except when it is certified in writing by the Officer of Health of the district, or by a Police Magistrate, or Justice of the Peace that for sanitary reasons it is necessary that the burial take place on that day; and on payment of the special fee as provided.
- 9. No re-interment or removal from another cemetry or another grave will be permitted until there be submitted a certified copy of the original certificate of the Coroner, Justice of the Peace, or Registrar of Deaths, and the licence for disinterment of the Minister of the Crown authorized in that behalf.
- to. The Trustees will cause all ordinary graves to be dug; but any person having paid the fee for a private grave and requiring a brick grave or vault shall be permitted to construct the same subject to the approval of the Trustees, but every coffin placed therein shall be bricked in, cemented, and covered by a slab of stone, slate, or iron, securely cemented.
- rr. No private grave shall be re-opened or any interment permitted therein without the consent, in writing, of the person entitled to give the same.
- 12. No person employed by the Trustees shall accept any gratuity whatever in the discharge of his duty, nor shall he be allowed to be pecuniarily interested in any work in the cemetery other than that for which he receives payment or for which he has special authority from the Trustees.
- 13. The cemetery shall, unless otherwise ordered, be open to the public from 7 a.m. to sunset daily throughout
- 14. No person shall be permitted to pluck any flower, or take any tree, shrub, or plant from the cemetery, unless with the previous authority of the Trustees.
- 15. No smoking shall be allowed nor any firearms discharged within the cemetery.
 - 16. No dogs shall be allowed in the cemetery.

J. T. NEWTON, W. J. LIGHTBODY, A. N. BLACK,

	Sch	BDULE A1	RULE c.	
	No.			etery.
1. N	ame of deceased	?	Com	ciciy.
2. W	ife or child of?			
3. A				
4. L	ate residence?			
5. O	cupation?			
6. W	ccupation? hat denominatio	n? .		
7. N	umber of grave	on plan?	Section	No.
8. D	ay of funeral?	•		1.0.
9. W	hat hour, and is	fusual or e	extra?	
o, If	first or what ot	her interme	nt?	
1. N	ature of disease	or suppose	d cause of de	eath?
		ture of—		
			Repre	sentative.
Order	given this	day of		t o'cloc

0 clock Grave Sinking ••• Interment fee ••• ... Extra fee Order received this day of 10 at o'clock. Sexton.

> SCHEDULE B .- RULE 3. Burial Right.

No.
On the application of and upon payment shillings, of the sum of pounds the Trustees issued

of the Public Cemetery, do hereby grant and sell unto the said the exclusive right of burial in that piece of ground feet long by feet broad, lying within the portion of the cemetery appropriated for burials, and marked No. compartment on the map or plan of the cemetery kept by the Trustees, as a family or private burial place, for the sole and separate use of the said and h representatives. Provided always and it is hereby declared that this grant is made subject to the terms and conditions following, viz.:—First, that the said piece of ground shall be kept and used by the said or h representatives solely as a burial place: second. Public Cemetery, do hereby ground shall be kept and used by the said or h representatives solely as a burial place; second, that the said and h representatives shall, in the use of the said piece of ground and access thereto, be subject in every respect to such rules and regulations as the Trustees of the said cemetery may from time to time make, and shall not be entitled to exercise the right to bury or inter therein except on payment of such fees as may from time to time be legally demanded, according to the scale of fees published as the Act directs. Act directs

Given under our hands, at of Victoria, this , in the State day of A.D. 19

Trustees.

Signed by the said Trustees in the presence of-

Secretary.

SCALE OF FEES OF THE CAPE BRIDGEWATER PUBLIC CEMETERY.

In pursuance of the powers conferred by the Cemeteries Act 1890, the Trustees of the Cape Bridgewater Public Cemetery make the following scale of fees, which shall come into force immediately after its publication in the Government Gasette, and from and after such publication every scale of fees heretofore made shall be and is hereby Technologies. rescinded :-

Public Graves.

Single interment of adult body, including	t,	3.	u.
sinking	1	10	0
Single interment of child under twelve years,			
including sinking Interment of still-born child, including sink-	I	0	0
·		_	_
. ing	o	7	0
Land for Private Graves.			•

8 feet x 4 feet, selected by Trustees, for			
adult body	I	10	0
6 feet x 3 feet, or 42 feet x 4 feet, selected			
by Trustees, for child under twelve years	ľ	0	0
8 feet x 4 feet, selected by applicant	1	15	0
On approval of the Trustees, a greater			
width, at per foot	0	15	0

Sinking Private Graves.

4 feet 6 inches, for child's body	•••	·• a	010	0	
61 feet, for adult	•••	•••			
Extra-First additional foot	•••	(4	0	
Second additional foot		(
Third additional foot		(ه د	0	

			•••	۰	٠	٠
Misc	ellaneous	Fees.				
Re-opening a grave o Exhumation of a bod	r vault y, not in	 volving	extra	1	1	0
labour				1	1	0
Re-interment of a boo	ly	•••		I	1	0
Duriat on Sundays, C	tra—r or	aduit		Ŧ	0	n
Burial on Sundays, e	xtra—For	child		0	10	0
Burial not within the	hours	mentione	d in			
Rule 8, extra		***		0	10	6
inspecting plan	•••	•••		0	2	٥
Certified extract from	Register			o	5	o
l'ermission to erect a	ny fence,	stone ·	vault.		•	
tomb, enclosure, or	repairs t	o same	at a			
And 2 per cent, ad	ditional			0	5	o
of all work costing	over £5.					

T. NEWTON,
J. LIGHTBODY, Trustees.

Approved by the Governor in Council, 23rd September, 1913.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE COAL AND COKE BOARD.

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

Representatives of Employers-WILLIAM THOMAS TRAILL APPLETON, PHILIP CHARLES HOLMES HUNT, DAVID YORK SYME, FREDERICK THOMAS WIMPNEY.

Representatives of Employés-

J. Bowe,
P. Coy,
H. PATON,
A. SMITH,
THOMAS J. THOMPSON.

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

A. J. PEACOCK, Minister of Labour.

29th September, 1913.

Factories and Shops Acts.

I N compliance with an application in writing under the provisions of the Factories and Shops Act 1912, and after due inquiry, I being the responsible Minister for time being administering the said Act, do hereby suspend the operation of sub-section (1) of section 37 of the said Act in the

FACTORY OR WORK-ROOMS OF MISS HERMINE BOLDT (Dresses), 272 Bourke-Street, Melbourne

for a period of eight weeks from the 19th September, 1913, upon the following express conditions, that is to say:—

- r. That no person or persons shall employ in the said factory or work-rooms more than four females for more than forty-eight hours in any one week, and that the said four females shall not be employed for more than fifty-seven hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- sale.

 2. That every female so employed shall receive not less than Eight shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work. piece-work.
- 3. That every female shall receive Sixpence tea money
- each evening she works overtime.

 That none of such females shall be so employed for more than forty-eight hours in any one week
- without their consent.

 That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 24th day of September, 1913.

A. J. PEACOCK, Minister of Labour.

Factories and Shops Acts.

I N compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the building in which a Cake Fair will be held on the 4th October, 1913, in aid of the funds of the Presbyterian Church, Brunswick, upon the following express condition, that is to say:—

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the 24th day of September, 1913. A. J. PEACOCK,

Minister of Labour.

Factories and Shops Acts.

In N compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the State School, Burnley, in which a Bazaar will be held on the 11th October, 1913, to raise funds to be devoted to improvements to the school, upon the following express condition, that is to say:

That no goods shall be sold after Ten p.m.

That no goods shall be sold after Ten p.m.

September, 1913.

September, 1913.

A. J. PEACOCK, Minister of Labour.

Factories and Shops Acts.

In Compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, being the responsible Minister for the time being administering the said Acts, do hereby suspend the operation of the provisions of the above Acts which relate to shops in the building in which a Sale of Gifts will be held on the 15th and 16th October, 1913, to raise funds for the purpose of purchasing a piano for the Methodist Sunday School, Bond-street, Geelong, upon the following express condition, that is to say:

That no goods shall be sold after Ten p.m.

Given under my hand, at Melbourne, the 24th day of September, 1913.

A. J. PEACOCK.

A. J. PEACOCK, Minister of Labour.

STATE RIVERS AND WATER SUPPLY COMMISSION.

WARBURTON WATERWORKS TRUST. AUTHORITY TO OBTAIN OVERDRAFT.

HIS Excellency the Lieutenant-Governor of the State of Victoria by and mist in IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 23rd day of September, 1913, authorized the Warburton Waterworks Trust to obtain, in pursuance of the provisions of section 273 of the Water Act 1905, advances by means of overdraft from the Colonial Bank of Australasia Limited. Lilydale, provided that the total amount owing in respect of such advances shall not at any one time exceed the sum of One hundred pounds (£100).

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

STATE RIVERS AND WATER SUPPLY COMMISSION.

NOTICE is hereby given that every part of the Velta Waterworks District is directly benefited by being supplied with water or drained by works carried out under the provisions of the Water Acts, and has been so benefited from and since 1st July, 1913.

M. NALLY, Secretary, State Rivers and Water Supply Commission.

Treasury Gardens, Melbourne, 26th September, 1913.

STATE RIVERS AND WATER SUPPLY COMMISSION.

NOTICE is hereby given that every part of the Tyrrell Waterworks District is directly benefited by being supplied with water or drained by works carried out under the provisions of the Water Acts, and has been so benefited from and since 1st July, 1913.

M. NALLY, Secretary, State Rivers and Water Supply Commission.

Treasury Gardens, Melbourne, 26th September, 1913.

Water Act No. 2016.-Twelfth Schedule.

STATE RIVERS AND WATER SUPPLY COMMISSION.

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

Mandeville-street, from existing main southerly to Strachan-street.

The main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required on or before the 31st day of October, 1913, to cause a proper pipe and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

ELWOOD MEAD, Chairman of the State Rivers and Water Supply Commission.

Melbourne, 27th September, 1913

By-Law No. 358.—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 follow-

- r. 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 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 charges made in accordance with the provisions of the revoked By-laws or Regulations for payment of which charges 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 charges, 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. 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 ment, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water six inches in denth over any area watered, and for the purposes of this By-law and any By-law making an Irriga-tion 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.

six inches in depth over any area watered.

5. The charge for the sunnly of water for irrigation of lands to which Water Rights have been annortioned during the period from the 1st day of October in every year (beginning with the year 1012) 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

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 October in every year (beginning with the year 1012) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons

requiring water.

7. The charge for the supply of water for irrigation of all lands shall be:—

During the period from the 1st day of May to the 31st day of May in every year (beginning with the year 1014)—Six shillings for each and every acre foot of water supplied.

During the period from the 1st day of June to the 30th day of September in every year (beginning with the year 1014)—Two shillings and sixpence for each and every acre foot of water supplied.

for each and every acre foot of water supplied.

8. An acre foot of water shall be and is for the purposes of this Bv-law, and any Bv-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 Bailliff 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 pavable 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

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 18th day of August, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD. Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

F. W. MABBOTT Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 350.—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 follow-

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 charges made in accordance with the provisions of the revoked By-laws or Regulations for payment of which charges 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 charges, or to annul or stay any proment of any such charges, or to annul or stay any pro-ceedings 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.

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 refugores 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 October in every year (beginning with the year 1913) 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 during the period from the 1st day of October in every year (heginning with the year 1913) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring water.

7. The charge for the supply of water for irrigation of all lands shall be:—

During the period from the 1st day of Mav to the 31st day of May in every year (beginning with the year 1914)—Five shillings for each and every acre foot of water supplied.

During the period from the 1st day of June to the 30th day of September in every year (beginning with the year 1914)—Two shillings for each and every acre foot of water supplied.

every acre foot of water supplied.

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.



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

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 18th day of August, 1913, and the common seal of the Commission was hereunto affixed the 8th day of Santonber area in the received of September, 1913, in the presence of-

(SEAL)

ELWOOD MEAD, Chairman. WM, CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 260.—FOR THE SALE AND DISTRIBUTION OF WATER FOR TRRIGATION.—RODNEY TRRIGATION 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 follow-

- r. 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 charges made in accordance with the provisions of the revoked By-laws or Regulations for payment of which charges such person may have become liable prior to or at the date of this By-law coming into operation on the date of this By-law coming into operation on the date of this may have become liable prior to or at the date of this Rv-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such charges, or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the Bv-laws or Regulations hereby revoked, prior to the date of this Bv-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 fived 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.
- as be appointed by the Commission for that nurpose.

 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
- 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 October in every year (beginning with the year 1913) 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 neriod 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
- 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 October in every year (beginning with the year 1913) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring water. requiring water.

7. The charge for the supply of water for irrigation of all lands shall be:-

During the period from the 1st day of May to the 31st day of May in every year (beginning with the year 1014)—Five shillings for each and every acre foot of water supplied.

During the period from the 1st day of June to the 30th day of September in every year (beginning with the year 1014)—Two shillings for each and every acre foot of water supplied.

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

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 Bailliff 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 amplications.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner, J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 361.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—SHEPPARTON IRRIGATION AND WATER SUPPLY DISTRICT.

T IE 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 charges made in accordance with the provisions of the revoked By-laws or Regulations for payment of which charges such person may have become liable prior to or at the date of this Rylaws coming into presenting or to theyever, a diminish By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce paythe power of the Commission to recover and enforce payment of any such charges, 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
- 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 October in every year (beginning with the year 1913) 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 October in every year (beginning with the year 1913) to the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring water.
- 7. The charge for the supply of water for irrigation of all lands shall be:-

During the period from the 1st day of Mav to the 31st day of May in every year (beginning with the year 1914)—Five shillings for each and every acre foot of water supplied.

During the period from the 1st day of August to the 30th day of September in every year (beginning with the year 1914)—Two shillings for each and every acre foot of water supplied.

- 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.
- o. 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 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 Commis-

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

F W. MARROTT Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 362.—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 he Water Acts, doth hereby make the By-law follow-

- 1. This By-law shall apply to and have force in Tongala Irrigation and Water Supply District, constituted by Order in Council bearing date the 29th day of July, 1913, and published in the Victoria Government Gazette of the 6th day of August, 1913.
- day of August, 1913.

 2. All previous By-laws and Regulations relating to the subject-matter herein in respect of the Koyuga and Tongala Irrigation and Water Supply Districts, which districts now forms the Tongala 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 charges made in accordance with the provisions of the revoked By-laws or Regulations for payment of which charges 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 charges, 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 extrical to completion. 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 Bailliff 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 October in every year (beginning with the year 1913) 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 October in every year (beginning with the vear 1914) to the 3st day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring water.
- 7. The charge for the supply of water for irrigation of all lands shall be:—

 - During the period from the 1st day of May to the
 atst day of May in every year (beginning with
 the year 1914)—Five shillings for each and every
 acre foot of water supplied.

 During the period from the 1st day of June to the
 30th day of September in every year (beginning
 with the year 1914)—Two shillings for each and
 every acre foot of water supplied.
- 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.
- o. 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. 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.
- rt. 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 18th day of August, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM, CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

BY-LAW NO. 368.—GENERAL RATE.

COHUNA IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

cattle or other stock—

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

(2) Of all lands in the Second Division, comprising part of allotment 30 of section 2 (being one acre, the holding of Alexander Smith); and part of allotment 15 (being the site of a hotel, and twenty-two acres, the holding of Denis McMahon), in the parish of Gunbower West—a rate of Twelvepence in the pound of the rateable value of such lands.

Such rate is made and shall be levied for the year

- 2. Such rate is made and shall be levied for the year heginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Cohuna.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- and recover the said rate.

 4. For making and levying such rate the value of the lands set out in the valuation made, in respect of the Cohuna Irrigation and Water Supply District, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 28th day of October, 1910, and adopted by the said Commission on the 21st day of October, 1910, shall be deemed and taken to, be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

 The foregoing Bullary was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1013, and the common seal of the said Commission was hereunto affixed the 8th day of Santanhar to the said that the said the 18th day of Santanhar to the said the 18th day of Santanhar to the said that the 18th day of Santanhar to the said that the santanhar to the said that September, 1913, in the presence of-

ELWOOD MEAD. Chairman. WM. CATTANACH. Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 360.-GENERAL RATE.

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

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

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

(2) Of all lands in the Second Division, comprising the holding of William Henry Safe (being the site of a hotel and house) and allotment r of section A, in the parish of Cohuna; allotment 784, and allotment 78B, in the parish of Gannawarra—a rate of Twelvepence in the pound of the rateable value of such lands. the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of Julv. 1913, and ending with the thirtieth day of June, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Cohuna.

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

4. For making and levving such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 28th day of October, 1910, and adopted by the said Commission on the 31st day of October, 1910, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and if so altered or amended as provided by the Water Acts, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD. Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913. F. W. MARBOTT Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 370.—GENERAL RATE.

KOONDROOK IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

the or other stock:—

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

(2) Of all lands in the Second Division, comprising four thousand five hundred and ninety-three acres, and known as the Benwell and Guttram Reserve, and allotment 33B of section D, in the parish of Murrabit—a rate of Twelvepence in the pound of the rateable value of such lands.

Such rate is made and shall be levied for the year

the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Kerang.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the twenty-fifth day of August, 1911, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM, CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

BY-LAW NO. 371.—GENERAL RATE.

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 Bv-law following:

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

For the supply of material for the description.

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

e of person's dwelling upon such lands, and for watering the or other stock—

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

(2) Of all lands in the Second Division, comprising allotment 28, part of allotment 20, and allotment 30 of section B of the parish of Tragowel; allotment 24B of section A of the parish of Macorna; the holdings of John McKav, Henry Manly, John Fyffe, John Campbell, and John T. Stritch, in the township of Mincha; allotment 55B of section A of the parish of Loddon; allotment 12A, allotment 27, allotment 1, allotment 2, allotment 13A, llotment 27, allotment 14 occupied by H. P. Mason, and allotment 15 of section B of the parish of Varrawalla; allotment 9 and allotment 13B of section F of the parish of Yarrawalla; allotment 9 and allotment 13B of section F of the parish of Varrawalla; allotment 14 of Nandolph N. Kemp, Annie Kemp, and of the Pyramid Hill Methodist Circuit in the township of Durham Ox; also forty acres, known as part of Duck Swamp P.R., being the holding of Philip Smith—a rate of Sixpence in the pound of the rateable value of such lands.

or Philip Smith—a rate of Such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October. 1913, at the office of the said Commission at Pyramid Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the fifteenth day of August, 1912, and adopted by the said Commission on the twentieth day of August, 1912, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation. amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September. 1913, in the presence of-

ELWOOD MEAD, Chairman. WM, CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 372.—GENERAL RATE.

SWAN HILL IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October. 1913, at the office of the said Commission at Swan Hill.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 15th day of June, 1910, and adopted by the said Commission on the 10th day of October, 1910, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 373.--GENERAL RATE. MERBEIN WATERWORKS DISTRICT.

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

- r. A General Rate of Twenty-four pence in the pound of the rateable value of all lands within the Merbein Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and ordinary use of persons dwelling thereon and for watering extitle or other steel. cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Merbein.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 5th day of September, 1910, and adopted by the said Commission on the 10th day of October, 1910, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

BY-LAW NO. 374.-GENERAL RATE. NYAH WATERWORKS DISTRICT.

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

1. A General Rate of Twenty-four pence in the pound of the rateable value of all lands within the Nyah Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and exclusive the offernment of the supply of the suppl

Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and ordinary use of persons dwelling thereon and for watering cattie or other stock.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Swan Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 30th June, 1910, and adopted by the said Commission on the 10th day of October, 1910, and shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 18th day of August, 1913, and the common seal of the sand Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 375.—FOR THE SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—BACCHUS MARSH IRRIGATION AND WATER SUPPLY DISTRICT.

L'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 follow-

ing:

1. This By-law shall apply to and have force in Bacchus Marsh 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 charges made in accordance with the provisions of the revoked By-laws or Regulations for payment of which charges 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 charges, 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

3. All water supplied for irrigation from the works of the Commission snall 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 Balliff or such other officer as may be appointed by the Commission for that purpose.

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 October in every year (beginning with the year 1913) 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 apportioned to any lands during such period the charge for such excess shall be Ten shillings for each and every

of lands other than those to which Water Rights have been apportioned during the period from the 1st day of October in every year (beginning with the year 1913) to the 3oth day of April in each succeeding year shall be

the 30th day of April in each succeeding year shall be as agreed upon between the Commission and the persons requiring water.

7. The charge for the supply of water for irrigation of all lands during the period from the st day of May to the 30th day of September in every year (beginning with the year 1914) shall be:

For stored water—Ten shillings for each and every

acre foot of stored water supplied.

For unstored water—Five shillings for each and every acre foot of unstored water supplied.

For unstored water—Five shillings for each and every acre foot of unstored water sunnlied.

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 Bacchus Marsh, fourteen days after the date of 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 26th day

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of August, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913. F. W. MABBOTT Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 376.—IRRIGATION CHARGE.—RODNEY IRRIGATION AND WATER SUPPLY DISTRICT.

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

ng:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands to which Water Rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Rodney Irrigation and Water Supply District, which District is by notice given in the Government Gazette of the August, 1913, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made and shall be levied for the period beginning with the 1st day of October, 1913, and ending with the 3oth day of April, 1914, and shall be payable on the second day of October, 1913, at the office of the Commission, at Tatura.

3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge. The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 9th September, 1913. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 377.—GENERAL RATE.

BOORT IRRIGATION AND WATER SUPPLY DISTRICT.

HOORT IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

te or other stock—
{i) Of all lands in the First Division, comprising all

settle or other stock—

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

(2) Of all lands in the Second Division, comprising allotment 183 and allotment 183a, in the parish of Mysia; and allotment 23a of section D, allotment 7 of section C, allotment 7 of section E, allotment 30 of section F, allotment 4 of section F, and allotment 31B of section F, in the parish of Boort; allotment 59a and an area of three acres (being the holding of the Appin Butter Factory Trading Company), in the parish of Leaghur—a rate of Twelvepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Pyramid Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the fifteenth day of August, 1912, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and if so altered or amended as provided by the Water Acts, and if so altered or amended valuation.

The foregoing Rulaw was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 378.—General Rate.—Kerang Irrigation and Water Supply District.

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

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

Kerang Irrigation and Water Supply District, except within any Urban Division thereof:—

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

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

(2) Of all lands in the Second Division, comprising allotments 5, 16, 17, 17B; 17F, 18B, 18C, 19C, 31, and 40A, in the parish of Tragowel; an area of one acre and a half, being part of allotment 46, in the said parish, and being the site of a store; and an area of three hundred and fifty acres, known as the Two-mile Swamp, also in the said parish; allotments 8 and 9 of section 5, both in the parish of Kerang; allotments 47 and 48 of section 1, in the parish of Meering—a rate of Fifteen pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, comprising allotments 19 and 10 of section D, both in the parish of Macorna—a rate of Seven and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of June, 1914, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Kerang.

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

4. For making and levying such rate the value of the lands set out in the valuations made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 15th day of August, 1912, and adopted by the said Commi

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 379.—GENERAL RATE.

RODNEY IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

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

(2) Of all lands in the Second Division, comprising allotment 9 of section 10, part of allotment 87, being the holding of Henry G. Byrne and others, part of said allotment 87, being the holding of James Ross, part of latored to the lands of James Ross, part of said allot of James Ross, part of

allotment 125, being the holding of Joseph Dunn, part of the said allotment 125, being the holding of James Marnane, and part of said allotment 125, being the holding of William Sheales, of the parish of Toolamba West; allotments 7, 59, 71, 79, 80, 112, 113, 133, and 137, part of allotment 9, being the holding of executors of William S. Archer, part of allotment 125, being the site of a public hall, of the parish of Toolamba; allotments 7, 17A, 30A, 31A, 32I, and 23IA, an area of about one and a half acres, being the holding of William Small, the site of an old hotel; Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 3 of section 12, an area of about one acre, being part of section 1, the holding of Henry Small, junior, areas between the Village Settlement and the River Goulburn, being the holdings of John Barron, James B. G. Lockwood, and Ernest Bathman; part of old Cemetery Site, being the holding of Murchison North; allotment 13A, being the holding of Murchison; allotment 3A, being the holding of Murchison; allotment 5A, being the holding of J. S. Holggrefe, of the parish of Moronorna; allotment 3A, being the holding of J. S. Holggrefe, of the parish of Moronorna; allotment 5A, being the holding of John Harding of Anton Abrahamson, part of said allotment of Sa, being the holding of Samuel Manley, part of the said allotment 5B, being the holding of John Lilford, part of said allotment of Sa, being the holding of John Lilford, part of allotment 8B, being the holding of Samuel Manley, and part of said allotment 8B, being the holding of John Lilford, part of allotment 8B, being the holding of John Lilford, part of allotment 8B, being the holding of John Davison Wilson, parts of said allotment 8B, being the holding of John Davison Wilson, parts of said allotment 8B, being the holding of Thomas R. Brown, part of allotment 3B, being the holding of Thomas R. Brown, part of allotment 3B, being the holding of Holding

(3) Of all lands in the Third Division, comprising subdivisions 1, 2, 3, 4, 5, 6, and 7 of allotment 103, and subdivisions 29, 30, and 31 of allotment 104, of the parish of Toolamba West: an area of about twenty-nine acres of Crown land south of allotment 40, allotment 89, an area of about thirty acres of Crown land east of allotment 22, subdivisions 1, 2, 7, 8, 9, 10, 11, 12, 14, 18, 19, 20, 21, 22, 23, 24, and 25 of allotment 135, a subdivision of said allotment 135, being the holding of William Small and

October 1, 1913

Mary E. Broadhead, the holding of Mary Ann Taylor, being the west part of said allotment 135, allotments 8, 58, 100, 114, and 117, part of allotment 124, being the holding of James Teese, of the parish of Toolamba; allotments 11A, 12A, 17B, 189A, 205, 205A, 207, 230, 232, 232A, 233, 235, 235A, and 236, part of allotment 24, being the holding of William Anderson, of the parish of Murchison North; part of allotment 260, being the holding of William Anderson, of the parish of Murchison North; part of allotment 84, being the holding of Charles William Norton, part of said allotment 84, being the holding of Charles W. Norton, an area of about two acres and a half of Crown land south of allotment 84, allotments 75A, 75B, 75C, 82, 82A, 91, 91B, 91C, 161, 184, and 185, and an area of about three acres of Crown land east of allotment 161, of the parish of Mooroopna; allotments 23, 24, 26, and 29, of section A, of the parish of Girgarre East; allotments 6A, 7, 8, 9, 9A, 10, 11, 12, 13, 14, 15A, and 16, of section D, allotments 2, 2A, 3, 4, 7, 8, 9, 10, 11, 12, 13, 13A, 14, 18, and 19 0i section E, of the parish of Undera; allotments 1A, 57, 61, and 72, of the parish of Coomboona—a rate of Threepence in the pound of the rateable value of such lands.

- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1973, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Tatura.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by J. A. Carey, valuer, returned on the thirtieth day of August, 1912, and adopted by the said Commission on the second day of September, 1912, and in the supplementary valuation made by the said J. A. Carey, valuer, returned on the twenty-such day of September, 1912, and adopted by the said Commission on the 28th day of September, 1913, small be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and it so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 380, GENERAL RATE.

GANNAWARRA WEST IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

 2. Such rate is made and shall be levied for the year.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the Commission, at Cohuna.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 28th day of October, 1910, and adopted by the said Commission on the 31st day of October, 1910, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 381.-GENERAL RATE.

KARKAROOC WATERWORKS DISTRICT.

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

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

 - record :—

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

 (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission, at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Warracknabeal, the office of the Commission at Warracknabeal, the office of the nuncipality of Karkarocc at Hopetoun, the Post Omee at Beutah, the Post Omee at Atmapre, and the Post Office at Rainbow—a rate of Eighteenpence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Ninepence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Four and one-half pence in the pound of the rateable value of such lands.

 (3) Such rate is made and shall be levied for the year decision with the content of the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year

- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Warracknabeal.

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

 4. For making and levying such rate the net annual value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 19th day of September, 1910, and adopted by the said Commission on the 19th day of September, 1910, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

 The foregoing By-law was made by the State Rivers
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACII, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 382.—General Rate.—Long Lake Waterworks District.

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

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

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

- watering cattle or other stock—

 (1) Of all lands in the First Division as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Swan Hill, the Post Office at Goschen, the Post Office at Ultima, and the Post Office at Lalbert—a rate of Thirtypence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division as shown
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Fifteenpence in the pound of the rateable value of such lands.
- (3) Of all lands in the third Division, as shown coloured brown on the aforesaid plan—a rate of seven and one-half pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Swan Hill.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- and recover the said rate.

 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Acts 1905 by F. Bassett, valuer, returned on the 9th day of September, 1910, and adopted by the said Commission on the 12th day of September, 1910, and in the supplementary valuation made by the said F. Bassett, valuer, returned on the 22nd day of September, 1911, and adopted by the said Commission on the 25th day of September, 1911, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

 The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 383 .- GENERAL RATE. TYNTYNDER WATERWORKS DISTRICT.

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

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

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

(1) Of all lands in the First Division, as shown
coloured red on a plan signed and sealed by
the Commission, and Melbourne, and authenticated
commission, at Melbourne, and authenticated Commission, at Melbourne, and authenticated copies of which are also lodged at the offices of

the Commission at Swan Hill and Nyah, and the Post Office at Waitchie—a rate of Thirty-three pence in the pound of the rateable value

4349

of such lands,

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Sixteen and one helf appressing the pound of the

Sixteen and one-half pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of

coloured brown on the aforesaid plan—a rate of Eight and one-fourth pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Swan Hill.

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

and recover the said rate.

4. For making and levying such rate the value of the hands set out in the valuation made in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 1st day of October, 1910, and adopted by the said Commission on the 3rd day of October, 1910, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 384.—GENERAL RATE. WESTERN WIMMERA WATERWORKS DISTRICT.

1 · 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 follow-

ing:

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

Even the supplies of water for the domestic and additional to the control of water for the domestic and additional to the control of water for the domestic and additional to the control of water for the domestic and additional to the control of water for the domestic and additional to the control of water for the domestic and additional to the control of water for the domestic and additional to the control of water for the domestic and additional to the control of the control o

mmera Waterworks District, except within any Orbain trict thereot:—

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

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Horsham, the office of the Municipality of Arapiles at Noradjuha, the office of the Municipality of Arapiles at Noradjuha, the office of the Municipality of Dimboola at Dimboola, the office of the Municipality of Horsham at Horsham, the Post office at Brimpaen, the Post Office at Heparit, the Post Office at Jung Jung, and the Post Office at Natimuk—a rate of Twelvepence in the pound of the rateable value of such lands.

(2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Sivepence in the pound of the rateable value.

coloured green on the aforesaid pian—a rate of Sixpence in the pound of the rateable value

of such lands.
(3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Threepence in the pound of the rateable value of such lands.

of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Horsham.

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

No. 149 October 1, 1913. 13476.-3.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 25th day of September, 1909, and adopted by the said Commission on the twenty-ninth day of September, 1909, in the supplementary valuation made by the said F. Bassett, valuer, returned on the 11th day of March, 1912, and adopted by the said Commission on the 13th day of March, 1912, and in the supplementary valuation made by the said F. Bassett, valuer, returned on the 21st day of September, 1912, and adopted by the said Commission on the 23rd day of September, 1912, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation. amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 15th day day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 385.—GENERAL RATE.

WIMMERA UNITED WATERWORKS DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Wimmera United Waterworks District, except within any urban district thereof :-

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

- watering cattle or other stock—

 (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Murtoa, the office of the Municipality of Birchip at Birchip, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Donald at Donald, the office at the Municipality of Dunmunkle at Rupanyup, the Post Office at Areegra, the Post Office at Brim, the Post Office at Minyip, the Post Office at Watchem, and the Post Office at Banyena—a rate of Twelvepence in the pound of the rateable value of such lands. of such lands.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Sixpence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Threepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Murtoa.

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

and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Act, 1905, by F. Bassett, valuer, returned on the 15th day of September, 1909, and adopted by the said Commission on the twenty-ninth day of September, 1909, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation. altered or amended valuation.

The foregoing By-law was made'by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—
ELWOOD MEAD, Chairman.

(SEAL) WM. CATIANACH, Commissioner.

J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 388.—BEULAH URBAN DISTRICT WITHIN THE KARKAROOC WATERWORES DISTRICT.

THE KARKAROOC WATERWORES 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:

a. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Belliah Urban District within the Karkarooc Waterworks District:

[1] OI any tenement (other than land on which there is no building) snuate in a street in which a

O1 any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Inity-three pence in the pound of the valuation of such lands.
 Of any tenement or land on which there is no

(3) Of any tenement or land on which there is no of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticutation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile. tenement or land is over a quarter of a mite from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned

thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thritieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Warracknabeal.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.

4. For water supplied by the Commission for domestic

may for an the purposes or such rates be determined by a police magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements 'shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, co.lect, and recover the said rates and charges for water supplied.

The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day

of September, 1913, in the presence of—

ELWOOD MEAD, Chairman.

WM. CATTANACH, Commissioner.

J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-Law No. 389.—BIRCHIP URBAN DISTRICT WITHIN THE BIRCHIP WATERWORKS DISTRICT,

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

- t. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Birchip Urban District within the Birchip Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year. the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down-a rate of Thirty pence in the pound of the valuation of such lands.
 - lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Birchip.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a rolice magistrate. by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic; purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect or all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fitteenpence per 1,000, gallons.
- 5. Such person or persons as the State Rivers and Water 5. Such person or persons as the state kivers and water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto amxed the 22nd day of September, 1913, in the presence-of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. (SEAL) J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-law No. 390.—Hopetoun Urban District within the (Karkarooc - Waterworks District.

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

- 1. The rfollowing rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of dands and tenements within the Hopetoun Urban District within the Karkarooc Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such lands.
 - such lands.

 (3) Of any tenement or land on which there is no building isituate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Warracknabeal.
- 13. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken itolbe the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 35. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL) ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-Law No. 391.—Lake Boga Urban District within the Long Lake Waterworks District.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Lake Boga Urban District within the Long Lake Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirtysix pence in the pound of the valuation of such lands.
 - lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Swan Hill.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL) ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 392.—URBAN DISTRICT OF MINYIP WITHIN THE WIMMERA UNITED WATERWORKS DISTRICT.

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

- 1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District of Minyip within the Wimmera United Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as afore-said to such tenement shall not be less than the sum of Twenty shilling per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirtysix pence in the pound of the valuation of such lands.
 - such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July. 1913, and ending with the thirtieth day of June, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Murtoa.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (excent in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1.000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 15th day of September, 1913, in the presence of—

(SEAL) ELWOOD MEAD. Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-law No. 393,—Natimuk Urban District within the Western Wimmera Waterworks District.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Natimuk Urban District within the Western Wimmera Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply o water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands.
 - (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Horsham.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Twelvepence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the Stale Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL) ELWOOD MEAD. Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 394.—URBAN DISTRICT OF RUPANYUP WITHIN THE WIMMERA UNITED WATERWORKS DISTRICT.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District of Rupanyup within the Wimmera United Waterworks District :—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the sunply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

- lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates; and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July. 1913, and ending with the thirtieth day of June, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Murtoa.
- 3. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a nolice manistrate. a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common scal of the said Commission was hereunto affixed the 15th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-law No. 395.—Urban District within the Sea Lake Waterworks District.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Sea Lake Urban District within the Sea Lake Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as afore-said to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

such lands.

- such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Birchip.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate. by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates, and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission, was hereunto affixed the 15th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 16th September, 1913.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 396.—WONTHAGGI URBAN DISTRICT WITHIN THE WONTHAGGI WATERWORKS DISTRICT.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made; and shall be levied upon the occupiers or owners of lands and tenements within the Wonthagei Urban District within the Wonthagei Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twentyone pence in the pound of the valuation of such lands.
 - (3). Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning, with the first day of July, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Wonthaggi.
- 3. For making and levying such rates, the vaulation for the time, being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eightenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eightenpence per 1,000 gallons.
- 5: Such person or persons as the State Rivers and Water Supply 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 rates, and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission, was hereunto affixed the 15th day of September, 1913, in the presence of—

(SEAL) ELWOOD' MEAD', Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS.AND WATER SUPPLY COMMISSION:

RATE; AND CHARGE FOR WATER SUPPLIED:

BY-LAW NO. 397.—WOOMELANG URBAN DISTRICT-WITHIN THE SEA LAKE WATERWORKS DISTRICT.

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

- r. The following rates for the supply of, water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Woomelang Urban, District within the Sea, Lake Waterworks, District.
 - (1) Of any tenement (other than land on which there is no, building) situate in a street in which a pipe; for the supply, of, water has been laid down—a rate of Thirty-six pence, in the pound of the valuation of such tenement. Provided that the rate for the supply of water, as aforesaid to such tenement shall not be less than the sum of Twenty shillings, per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—as rate of Thirty-six pencerin the pound of the valuation of such lands.
 - lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates:
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June; 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Birchip.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police-magistrate:
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence, per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements, so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons:
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing, By-law was made by the State Rivers and Water Supply. Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 15th day of September, 1913, in the presence of—

ELWOOD, MEAD, Chairman.
WM.: CATTANACH, Commissioner.
J. S: DETHRIDGE, Commissioner.

· Approved by the Governor in Council; 16th September, 1913:

RATE; AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 398.—URBAN DISTRICT WITHIN THE WYCHEPROOF WATERWORKS DISTRICT.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District within the Wycheproof Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as afore-said to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

- lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Birchip.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal, rate, of the municipality in the municipal district of which, such lands and tenements are situate, shall be, deemed and taken to be the valuation of such lands and tenements, respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or 'f there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate: a police magistrate:
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quant for, which, the charge, at Fifteenpence per 1,000 gallons would, be, equal, to, the, amount of the rate which would be payable for, the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 1st day of September, 1913, and the common seal of the said Commission was hereunto affixed the 15th day of September, 1913, in the presence of—

ELWOOD MEAD: Chairman. WM: CATTANACH, Commissioner. J: S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

399.-IRRIGATION CHARGE.-BACCHUS MARSH 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 follow-

- I. The following irrigation charge is hereby made, and shall be levied upon the occupiers or owners of all lands to which Water Rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Bacchus Marsh Irrigation and Water Supply District, which district is by notice given in the Government Gazette of. 6th August, 1913, declared to be supplied with water for irrigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which Water Rights have been apportioned as aforesaid, an irrigation charge of Twenty shil-lings for each and every acre foot of water apportioned to such lands as Water Rights.
- 2. Such charge is made and shall be levied for the period beginning with the 1st day of October, 1913, and ending with the 3oth day of April, 1914, and shall be payable on the second day of October, 1913, at the office of the Commission, at Bacchus Marsh.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said irrigation charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman.

(SEAL) WM. CATTANACH, Commissioner.

J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council. 9th September, 1913. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 400.—Irrigation Charge.—Dinger - 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 :-

- ing:—

 1. The following irrigation charge is hereby made, and shall be levied upon the occupiers or owners of all lands to which Water Rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Dingee Irrigation and Water Supply District (constituted by Order in Council bearing date the 20th day of April. 1913, and published in the Victoria Government Gazette of the 7th day of May, 1913), which district is by notice given in the Government Gazette of 6th August, 1913, declared to be-supplied with water for irrigation under the provisions of the said Acts: under the provisions of the said Acts :-
 - For the supply of water for the irrigation of lands to which Water Rights have been apportioned as aforesaid, an irrigation charge of Six shillings for each and every acre foot of water apportioned to such lands as Water Rights.
- 2. Such charge is made and shall be levied for the period beginning with the 1st day of October, 1913, and ending with the 3sth day of April, 1014, and shall be payable on the second day of October, 1913, at the office of the Commission, at Pyramid Hill.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said irrigation charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM; CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 9th September, 1913.

By-Law No. 401.—IRRIGATION CHARGE.—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 follow-

r. The following irrigation charge is hereby made, and shall be levied upon the occupiers or owners of all lands to which Water Rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Rochester Irrigation and Water Supply District, which district is by notice given in the Government Gazette of 6th August, 1913, declared to be supplied with water for irrigation under the provisions of the said Acts:

For the supply of water for the irrigation of lands to which Water Rights have been apportioned as aforesaid, an irrigation charge of Five shillings for each and every acre foot of water apportioned to such lands as Water Rights.

2. Such charge is made and shall be levied for the period beginning with the 1st day of October, 1913, and ending with the 30th day of April, 1914, and shall be payable on the second day of October, 1913, at the office of the Commission, at Rochester.

2. Such person or persons as the Commission may from

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 402.—IRRIGATION CHARGE.—TONGALA IRRIGATION AND WATER SUPPLY DISTRICT.

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

ing:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands to which Water Rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Tongala Irrigation and Water Supply District, constituted by Order in Council bearing date the 29th day of July, 1913, and published in the Victoria Government Gazette of the 6th August, 1913, which District is by notice given in the Government Gazette of 6th August, 1913, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands

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

2. Such charge is made and shall be levied for the period beginning with the 1st day of October, 1913, and ending with the 3oth day of April, 1914, and shall be payable on the second day of October, 1913, at the office of the Commission, at Tatura.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the Commission was hereunto affixed the 8th day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 403.—URBAN DISTRICT SUPPLIED WITH WATER FROM THE COLIBAN SYSTEM OF WATERWORKS.

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

t. The following rates are hereby made and shall be levied upon the occupiers or owners of lands and tenements within the Urban District supplied with water from the Coliban System of Waterworks for the supply of water for domestic purposes otherwise than by measure:—

(1) Of any tenement (other than land on which there is no building), the annual valuation whereof does not exceed £13 6s. 8d.—Twenty shillings

(2) Of any such tenement the valuation whereof exceeds £13 6s. 8d.—Seven pounds ten shillings per centum on the amount of the valuation not exceeding £300; Six pounds five shillings per centum on the amount of the valuation exceeding £300 and not exceeding £700; and Five pounds per centum on the amount of the valuation exceeding £700.

(3) Of lands on which there is no building—Seven pounds ten shillings per centum on the amount of the valuation.

2. Such rates are made and shall be levied for the vear beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the first day of October, 1913, at the offices of the Commission at Bendigo or Castlemaine.

3. Such person or persons as the State Rivers and Water Supply 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 rates.

to demand, receive, collect, and recover the said rates,
4. For making and levying such rates within the said
district, the valuation for the time being of lands and
tenements for the municipal rate of the municipality in
the municipal district of which such lands and tenements
are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any
of such lands and tenements are not included in a valuation in force for the municipality in whose district they
are situate or if there is no such valuation, the net
annual value thereof may for all the purposes of such rate
be determined by a Police Magistrate.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 8th day of September, 1918 in the presence of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM, CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council. ~ 9th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-law No. 404.—DIMBOOLA URBAN DISTRICT WITHIN THE WESTERN WIMMERA WATERWORKS DISTRICT.

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

r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Dimboola Urban District within the Western Wimmera Waterworks District:—

t within the Western Wimmera Waterworks District:

(1) Of any tenement (other than lands on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the pound of the valuation of

one pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the and day of October, 1913, at the office of the said Commission at Horsham.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Twelvepence per 1,000 gallons would be equal to the amount at the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Suppliv 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 rates, and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 405.—KOONDROOK URBAN DISTRICT WITHIN THE KOONDROOK WATERWORKS DISTRICT.

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

ing:—

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Koondrook Urban District within the Koondrook Waterworks District:—

th within the Koondrook Waterworks District:

(1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

such lands.

such lands.

f any tenement or land on which there is no building situate otherwise than in a street in which a nipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of

any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half a thereof, one-fourth of the before-menmile

mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Kerang.

3. For making and levving such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by all the purposes of such rates be determined by a

or all the purposes of such rates be determined by a police magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be navable for the lands and tenements so supplied it supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or nersons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

· RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 406.—RAINBOW URBAN DISTRICT WITHIN THE KARKAROOC WATERWORKS DISTRICT.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Rainbow Urban District within the Karkarooc Waterworks District:— which there
 - hin the Karkarooc Waterworks District:—

 (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as afore-said to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty seven pence in the pound of the valuation of such lands.

seven pence in the pound of the valuation of such lands, f any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half a mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the vear beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Horsham.

said Commission at Horsham.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate; shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.

police magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases, of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable, for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid, quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such, person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission, on the 8th day of, September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD. Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 407.—ULTIMA URBAN DISTRICT WITHIN THE LONG LAKE WATERWORKS DISTRICT.

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

- r. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Ultima Urban District within the Long Lake Waterworks District:
 - thin the Long Lake Waterworks District:—

 (1) Of any tenement, (other than land on which there is, no building), situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands, on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.

(3) Of any tenement or land on which there is no f any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and, being, within a quarter of, a mile of any stand-pipe for the supply of water one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made, and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission, at Swan Hill.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate. a police magistrate.

may for all the purposes of such rates of determined by a police-magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied would be payable for the lands and tenements so supplied if, supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH; Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

BY-LAW NO. 408.—URBAN DIVISION WITHIN THE BACCHUS MARSH 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 follow-

- 1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban Division within the Bacchus Marsh Irrigation and Water Supply District.
 - (t) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as force.

of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty, shillings per, year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands lands.

lands.

(3) Of any, tenement, or land on, which there is no building situate otherwise than, in, a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land in our stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

rates.

2. Such rates, are made, and shall be levied for the year beginning, with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be pavable on the second day of October, 1913, at the office of the said Commission at Bacchus Marsh.

3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and

tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate:

as well as for other than domestic purposes by measure.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure fexcept in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteentence-per 1,000 galilons would be equal to the amount of the rate-which would be payable for the lands and tenements so supplied, if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid, quantity shall, be charged for at the rate, of Eighteenpence per 1,000 gallons.

5. Such person or persons, as, the State-Rivers and Water Supply, 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said, Commission was hereunto affixed the 15th day of September, 1913, in the presence of-

ELWOOD MEAD; Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-law: No. 409.—Cohuna Urban Division within the Cohuna Irrigation and Water Supply District.

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

- r. The following rates- for the supply, of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Cohuna Urban Division within the Cohuna Irrigation and Water Supply Dis-
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence, in the pound of the valuation of such tenement. Provided that the rate for the supply of water as afore-said to such tenement shall not be less than the sum of Twenty shillings per year:
 (2) Of lands on which there is no building situate in a street in, which a pipe for, the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such lands.

lands.

f any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or: land is not supplied; with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half, of, the before-mentioned rates, and where such tenement or land, is over a quarter. of a mile from such stand-pipe, and within half-amile thereof, one-fourth of the before-mentioned rates:

rates:

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day, of October, 1913, at the office of the said Commission at Cohuna.

3. For making; and levying; such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the, municipality in whose district they are, situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity in respect of all lands and tenements shall be the quantity for which the charge at Fifteen pence per 1.000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteen pence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor, in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE, AND CHARGE FOR WATER SUPPLIED.

By-Law No. 410.—Corop Urban Division within the Deakin Irrigation and Water Supply District.

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

t. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Corop Urban Division within the Deakin Irrigation and Water Supply District:—

hin the Deakin Irrigation and Water Supply District:

(1). Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as afore-said to such tenement shall not be less than the sum of Twenty shillings per year.

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.

such lands.

- f any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-amile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Tatura.
- said Commission at Tatura.

 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively: but if any of such lands and tenements are not included in a valuation in force for the; municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.

may for all the purposes of such rates be determined by a police magistrate.

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special, agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity

for which the charge at Sivpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Sixpence per 1,000 gallons.

5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL)

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 411.—General Rate.—Bacchus Marsh 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:—

- r. A General Rate of Twelvepence in the pound of the rateable va'ue of all lands within the Bacchus Marsh Irriga'ion and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the vear beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Bacchus Marsh.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be, and is or are, hereby authorized to demand, receive, collect, and recover the said rate.
- and recover the said rate.

 4. For making and levying such rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the fourteenth day of October, 1911, and adopted by the said Commission on the seventeenth day of October, 1911, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and, if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL)

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

F. W. MABBOTT,

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 412. - GENERAL RATE.

DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in Durshance and exercise of the nowers conferred by the Water Acts, doth hereby make the By-law following.

1. All previous Bv-laws and Regulations relating to the subject-matter herein in respect of the Dingee Irrigation and Water Supply District, constituted by Order in Council bearing date the 29th day, of April, 1913, and published in the Victoria Government Gasette of 7th May, 1913, 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 made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate 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 to annul or stay any proceedings taken, or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation but the same respectively may be continued and carried to completion.

- 2. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Dingee Irrigation and Water Supply District, except within any little Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 3. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Pyramid Hill.
- 4. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 5. For making and levying such rate the value of the fands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 18th day of August. 1913, and adopted by the said Commission on the 18th day of August, 1913, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL)

ELWOOD MEAD. Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council,
23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 413.—General Rate.

TONGALA IRRIGATION AND WATER SUPPLY DISTRICT.

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

- In State of the Superior of th
- 2. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Tongala Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied unon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 3. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Tatura.

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

5. For making and levying such rate the value of the lands set out in the valuations made, in accordance with the provisions of the Water Act 1905 in respect of the Koyuga Irrigation and Water Supply District, and the Tongala Irrigation and Water Supply District, united by Order in Council bearing date the 29th day of July, 1913, so as to form the Tongala Irrigation and Water Supply District, and which valuations were made and returned by the valuer and adopted by the Commission on the dates stated hereunder shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuations:—

Name of Irrigation and Water Supply District.	Name of Valuer.	Date on which Valuation was returned.	Date on which Valuati n was adopted by the Commission.
Koyuga Tongala	sett .	11th September, 1911 21st September, 1912	11th September, 1911 23rd September, 1912

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

(SEAL)

ELWOOD MEAD, Chairman. WM. CATTANACII, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW NO. 414.—General Rate.—Campaspe 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 fol-

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

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

- of persons dwelling upon such lands, and for watercattle or other stock—

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

 (2) Of all lands in the Second Division, comprising
 Crown allotments 29, 29A, 36, 37, 42A, 42B, 43,
 44, 45, 75, 77, 80, 81, 82A, 82B, and 83, all
 in the parish of Rochester West; Crown allotment 89, and lot 51 of the Restdown Estate,
 all in the parish of Diggora; Crown allotments
 26A, 26B, 60, 68, 69, 70, 75, 76, 77, 78, 79, 80,
 81, 82, 83, part of Crown allotment 1, containing 33 acres, part of Crown allotment
 13, containing 22 acres, all in the parish
 of Rochester; Crown allotments 7, 8, 9, 10, 16,
 and 17, in the parish of Bonn—a rate of Tenpence in the pound of the rateable value of
 such lands.

 (2) Of all lands in the Third Division, comprising
- pence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising Crown allotments 59, 60, 61, 62, 76, 76a, 76a, 89, 90, 91, 92, 93, and 94, lots 41 and 42 of the Restdown Estate, allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 of the township of Restdown Estate, all in the parish of Rochester West; Crown allotments A. B. C. D, E, F, G, H, J, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 58a, 74, 75B, and 76, and lots 49 and 50 of the Restdown Estate, all

in the parish of Diggora; Crown allotments 21, 22, 23, and S, part of Crown allotment 1, containing 9 acres, part of Crown allotment 2, containing 20 acres, and part of Crown allotment 3, containing 20 acres, and part of Crown allotment 3, containing 20 acres, all in the parish of Rochester; a rate of Fivepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be leviced for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Rochester.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 15th day of August, 1912, and adopted by the said Commission on the 20th day of August, 1912, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation. altered or amended valuation.

The foregoing Bv-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 416.—GENERAL RATE.

ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

 (2) Of all lands in the Second Division, comprising lots 25, 26, 27, 33, part of lot 28, containing 44 acres, and part of lot 32, containing 95 acres, all of the Restdown Estate, in the parish of Ballendella; Crown allotments 63B, 71B, and 71G, lots 5, 7, and 7A of the Cornelia Creek Estate, all in the parish of Echuca North; Crown allotments 121 to 124 inclusive, lots 3, 4, 7, 9, 10, 11, 12, 15, 20, 32, 37, and 38, of the Cornelia Creek estate, all in the parish of Echuca South; Crown allotments 29 and 30 in the parish of Nanneella—a rate of Sixpence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising
- pence in the pound of the rateable value of such lands.

 If all lands in the Third Division, comprising lot 4, and part of lot 11, containing 170 acres of the Restdown Estate, in the parish of Ballendella; lots 44 to 48 inclusive of the Restdown Estate, in the parish of Rochester; Crown allotments 31 to 30 inclusive, 45A, 45B, 49 to 53 inclusive, 57 to 61 inclusive, 65C, 63D, 65 to 70 inclusive, 72A, 72B, 72C, 72D, 77, 90 to 110 inclusive, and lots 1 to 4 inclusive of the Cornelia Creek Estate, all in the parish of Echuca North; Crown allotments 141 to 234 inclusive, 149 to 156 inclusive; lots 5, 6, 16, 17, 18, 43, 51 to 66 inclusive, and the township of Strathallan of the Cornelia Creek Estate, all in the parish of Echuca South; (3) Of

allotment 74, in the parish of Nanneella-a rate of Threepence in the pound of the rateable value of such land.

- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Rochester.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby aumorized to demand, receive, collect, and recover the 'said rate.
- 4. For making and levying such rate the value of the 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the 15th day of August, 1912, and adopted by the said Commission on the 20th 'day of August, 1912, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

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

STATE-RIVERS -AND -WATER SUPPLY --- COMMISSION.

BY-LAW NO. 417.-GENERAL RATE.

ANE CREEK WATERWORKS DISTRICT.

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

- t. A General Rate of Twenty-four pence in the pound of the rateable value of all lands within the Axe Creek Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and ordinary use of persons dwelling thereon and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Bendigo.
- '3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 14. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905 by R. N. Putnam, valuer, returned on the nineteenth day of November, 1910, and adopted by the said Commission on the twenty-first day of November, 1910, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was bereunto affixed the 15th day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 16th: September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 418.—GENERAL RATE.—HARCOURT WATERWORKS DISTRICT.

- THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water 'Acts, doth hereby make the By-law following :-
- 1. A General Rate of Eighteenpence in the pound of the rateable value of all lands within the Harcourt Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- watering cattle or other stock.

 2. Such rate is made and shall be levied for the year beginning—with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Castlemaine.

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

 '4. For making and levying such rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1905, by R. B. Brennan, valuer, returned on the sixteenth day of September, 1912, and adopted by the said Commission on the thirtieth day of October, 1912, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and, if so, altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913. F. W. MABBOTT,

Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO, 419.-GENERAL RATE. BIRCHIP WATERWORKS DISTRICT.

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

- 1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Birchip Waterworks District, except within any Urban District
 - For the supply of water for the domestic and ordinary
 - For the supply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock—

 (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the office of the Municipality of Birchip at Birchip, the Post Office at Watchupga, and the Post Office at Curyo, a rate of Twenty-four pence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, as shown
 - .pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan, a rate of .Twelvepence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan, a rate of Sixpence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Birchip.
- 3. Such person for persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 2nd day of November, 1908, and adopted by the said Commission on the 15th day of March, 1909, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation. amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J.-S.-DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913. F. W. MABBOTT Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 420.—GENERAL RATE.

SEA LAKE WATERWORKS DISTRICT.

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

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

For the supply of water for the domestic and ordinary

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

 (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the Post Office at Sea Lake, the Post Office at Minapre, the Post Office at Kaneira, and the Post Office at Wait-chie—a rate of Twenty-four pence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan, a rate of Twenty-epoce in the pound of the rateable value of such lands.
- of such lands.

 (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan, a rate of Sixpence in the pound of the rateable value of such lands.

such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the said Commission at Birchip.

3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or 2ne hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by Frank Bassett, valuer, returned on the twenty-second day of April, 1910, and adopted by the said Commission on the 10th day of October, 1910, shall be deemed and taken to be the rate-table value of such lands unless altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The forceoing Rylaw was made by the State River.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 8th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of—

ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 421.—GENERAL RATE.

WYCHEPROOF 'WATERWORKS DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Wyche-proof Waterworks District, except within any urban dis-trict thereof:—

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Municipality of Wycheproot at Wycheproof, the Post Office at Nullawil, and the Post Office at Nullawil, and the Post Office at Kaneira—a rate of Twenty-four pence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Twelvepence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Sixpence in the pound of the rateable value of such lands.

 Such rate is made and shall be levied for the year

Such rate is made and shall be levied for the year

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thritteth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Birchip.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1905, by F. Bassett, valuer, returned on the 2nd day of November, 1908, and adopted by the said Commission on the 15th day of March, 1909, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Acts, and it so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence of-

ELWOOD MEAD, Chairman. WM. CATTANACH, Commissioner. J. S. DETHRIDGE, Commissioner. (SEAL)

Approved by the Governor in Council, 23rd September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 422. - GENERAL RATE.

SHEPPARTON IRRIGATION AND WATER SUPPLY DISTRICT.

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

ing:

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

2. Such rate is made and shall be levied for the verbeginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission at Tatura.

ż

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

and recover the said rate.

4. For making and levying such rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1905, by J. A. Carey, valuer, returned on the eighth day of October, 1910, and adopted by the said Commission on the 14th day of November, 1910, in the supplementary valuation made by the said J. A. Carey, valuer, returned on the 22nd day of September, 1911, and adopted by the said Commission on the 25th day of September, 1911, and in the supplementary valuation made by the said J. A. Carey, valuer, returned on the 10th day of September, 1913, and adopted by the said Commission on the 15th day of September, 1913, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 15th day of September, 1913, and the common seal of the said Commission was hereunto affixed the 15th day of September, 1913, in the presence of—

(SEAL) ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 16th September, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 423.—IRRIGATION CHARGE.—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:—

r. The following irrigation charge is hereby made, and shall be levied upon the occupiers or owners of all lands to which Water Rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Shepparton Irrigation and Water Supply District, which district is by notice given in the Government Gazette of 6th August, 1913, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which Water Rights have been apportioned as aforesaid, an irrigation charge of Five shillings for each and every acre foot of water apportioned to such lands as Water Rights.

2. Such charge is made and shall be levied for the period beginning with the 1st day of October, 1913, and ending with the 30th day of April, 1914, and shall be payable on the 2nd day of October, 1913, at the office of the Commission, at Tatura.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 15th day of September, 1913, and the common seal of the Commission was hereunto affixed the 15th day of September, 1913, in the presence of—

(SEAL) ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 16th September, 1913.

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

RATE, AND CHARGE FOR WATER SUPPLIED.

By-law No. 425.—Jeparit Urban District within the Western Wimmera Waterworks District.

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

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Jeparit Urban District within the Western Wimmera Waterworks District:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
- lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1913, and ending with the thirtieth day of June, 1914, and shall be payable on the second day of October, 1913, at the office of the said Commission, at Horsham.
- 3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a police magistrate.
- 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply 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 rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 22nd day of September, 1913, and the common seal of the said Commission was hereunto affixed the 22nd day of September, 1913, in the presence

(SEAL) ELWOOD MEAD, Chairman.
WM. CATTANACH, Commissioner.
J. S. DETHRIDGE, Commissioner.

Approved by the Governor in Council, 23rd September, 1913.

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

ADDITION TO REGULATIONS UNDER THE LAND ACTS.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1913.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron Mr. Adamson.

WHEREAS by section 208 of the Land Act 1901 power is given to the Governor in Council from time to time to make, alter, and rescind rules, regulations, and orders for the various purposes therein prescribed: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following addition to the Regulations made under the Land Acts (that is to say):—

Land Acts.

Addition to Regulations made on 27th October, 1911.

MALLEE LAND.—Selection Purchase Allotments under the Land Act 1911.

Non-residential Leases of Selection Purchase Allotments of Mallee Land shall be in the form prescribed in Schedule AL hereto, and shall be subject to such other covenants, conditions, and provisions as the Governor in Council may in any particular case approve and direct to be inserted in the Non-residential Lease.

Entered in the Register Book, Vol.

Assistant Registrar of Titles.

SCHEDULE AL.

NON-RESIDENTIAL LEASE OF SELECTION PURCHASE ALLOTMENT-MALLEE.

THIS INDENTURE dated in accordance with the Land Act

THIS INDENTURE dated in accordance in the year of our Lord One thousand nine hundred and made between His Excellency
Governor in and over the State of Victoria and its Dependencies in the name and on behalf of HIS MOST GRACIOUS MAJESTY KING GEORGE V. of the one part and of in the control of the said State (hereinafter called the "lessee") of the other part Whereas the lessee having applied for this lease and made the declaration required by the provisions of section forty-nine of the Land Act 1901 as extended by section 12 of the Land Act 1911 the Governor with the advice of the Executive Council has agreed to grant the same on the faith that the applicant does not by becoming the lessee violate or fail to comply with any of the provisions of the Land Acts Now this Industries Witnessetz that in consideration of the rent hereby reserved and the covenants and conditions herein INDENTURE WITKESSETH that in consideration of the rent hereby reserved and the covenants and conditions herein contained and on the part of the lessee his executors administrators and assigns to be observed and performed His. Majesty doth by these presents grant and demise unto the lessee the surface and down to a depth of fifty feet below the surface of all that selection purchase allotment situate in the Mallee in the parish of county of in the of county of in the State of Victoria containing more or less of class land delineated on the plan kept in the Crown Lands Office of land in the said parish which under the Land Acts is available for being selected under selection purchase lease and thereon shown as allotment and shown with the measurements and abuttals thereof in the map or diagram drawn in the margin of these presents and in such map or diagram coloured vellow Excepting and reserving nevertheless unto His Majesty his heirs and successors the right of resumption for the public purposes and in accordance with the provisions and conditions hereinafter expressed and contained such part or parts of the said land as shall from time to time be required by the Governor in Council for the formation and construction of public roads highways or bridges and also such part or parts of the said land as shall from time to time be required by The Board of Land and Works or The Victorian Railways Commissioners for the construction of railways railway stations or railway works already or hereafter authorized to be constructed and also such part or parts of the said land as shall from time to time be required for the execution construction completion or extension of No. 149.—October 1, 1913.—13476.—4. county of State of Victoria containing No. 149.—OCTOBER 1, 1913.—13476.—4.

any waterworks irrigation or drainage works now made or in the course of construction or hereafter to be made under the authority of any present or future laws such part or parts of the said land when the same may be required for any of the said land when the same may be required for any of the said purposes to be set out by description in a proclamation in the Government Gazette and also described in a notice in writing to the lessee or the lessee's executors administrators or assigns by the Governor acting by and with the advice of the Executive Council such notice to the lessee or the lessee's executors administrators or assigns to be sent through the post office addressed to the occupier of the land ALSO EXCEPTING unto His Majesty his heirs and successors all gold and silver and auriferous and argentiferous earth or stone and all copper tin iron antimony coal and all other metals minerals and mineral ores whatsoever and all mines seams veins lodes and deposits containing gold silver copper tin iron antimony coal and all other metals and minerals and mineral ores in upon and under the demised land together with liberty to His Majesty his heirs and successors and his and their agents servants lessees licensees and assigns at any time or times hereafter during the said term to enter upon the said land and to search and mine thereon or therein for gold silver copper tin iron antimony coal and all other metals and mineral ores and to extract and remove therefrom any gold silver and auriferous and argentiferous earth or stone copper tin iron antimony coal and other metals and minerals and minerals ore sand for the purposes aforesaid to sink shafts erect machinery and carry on any works and do any other things which may be necessary or usual in mining PROVIDED ALWAYS that the said land is and shall be subject to the right of any person being the holder of a miner's right or of a licence to search for metals and minerals or of a mining or mineral lease to enter thereon and to mine for gold silver coper tin iron ant first day of and payments in advance on the first day of and the first day of in each year clear of all demeasurements are approvimately given in this plan. The measurements are in the first day of now next and the last of the half-yearly payments to be made on the first day of now next and the last of the half-yearly payments to be made on the first day of now next and the last of the half-yearly payments to be made on the first day of now next and the last of the half-yearly payments to be made on next preceding the expiration of the term of this lease And ministrators and assigns doth hereby covenant with His executors administrators and assigns will observe perform and be bound by the several covenants conditions provisos agreements acts matters and things hereinafter contained (that is to say):—

r. That he or they will during the said term pay unto His Majesty his heirs or successors the rent hereby reserved by equal half-yearly payments in advance on the days hereinbefore appointed for the payment thereof clear of all deductions.

2. That if any rent payable under this demise be in 2. That if any rent payable under this demise be in arrear for one year or any longer period he or they will pay interest thereon at the rate of Five pounds per centum per annum PROVIDED ALWAYS that nothing herein contained shall prejudice or lessen any powers or remedies of His Majesty or The Board of Land and Works (hereinafter called the "Board") or the Minister under these presents or extend to or confer on the lessee his executors administrators or assigns any rights whatsoever in addition to those contained in these presents.

3. That he or they will pay all existing and future rates assessments and taxes for the time being payable by landlord or tenant in respect of the premises.

c

4366

- 4. That he or they will observe and be bound by the conditions following which are included as conditions in this lease in accordance with the requirements of section 34 of the Land Act 1911 the land now demised being hereby declared to be subject to such section.
 - (a) That he or they will clear and cultivate to the satisfaction of the Board at least one-fourth of the land hereby demised within two years after obtaining a permit to occupy the same.
 - (b) That such land shall and will at all times be maintained and used for the purpose of residence or for the purpose of agriculture and grazing and that no person shall or will be permitted to subsequently acquire or hold as beneficial owner (whether in his own name or in the name or names of any other person or, persons) more than acres of land in the Mallee country or Mallee border.
 - (c) That he and they shall and will as and where the Board may direct and to the satisfaction of the Board protect or cause to be protected from fire or any other destruction whatsoever all indigenous trees growing upon an area of not less that three per centum of the total area of the land hereby demised PROVIDED NEVERTHELESS that the Board may if it thinks fit by writing under the Seal of the Board in lieu of this condition permit the planting as and where the Board may direct and to the satisfaction of the Board of a like area with trees of such kind or kinds in such manner and in such numbers as may be prescribed by regulations made by the Governor in Council in that behalf.
 - (d) That in the event of any breach of any of the conditions hereinbefore contained His Majesty his heirs and successors may at any time re-enter upon the land hereby demised and hold possess and enjoy the same as fully and effectually to all intents and purposes as if this lease had never been made Provided Always that any breach of the condition set forth in the next preceding paragraph (c) hereof may be waived by the Governor in Council if the lessee or any mortgagee comply within twelve months after notice in writing under the Seal of the Board of the occurrence of any such breach with the requirements of the said condition to the satisfaction of the Board.
 - 5. (1) That the lessee will not within the first six years of the term hereby granted
 - (a) Transfer assign mortgage sublet or part with the possession of the whole or any part of the land hereby demised or
 - (b) Contract agree undertake or attempt to transfer assign mortgage sublet or part with the whole or any part thereof or
 - (c) Without the consent in writing of The Board of Land and Works take in stock for agistment thereon.
 - (2) That neither the lessee nor the lessee's executors administrators or assigns will at any time after the first six years of the term hereby granted sell transfer assign mortgage or sublet the whole or any part of the land hereby demised unless and until these presents have been indorsed under the Seal of the Board to the effect that all the conditions and covenants of these presents during the first six years of the term hereof have been complied with.
 - (3) That these presents shall become absolutely void on any breach of the provisions of this covenant or (save as in the Land Acts otherwise expressly provided) on the assignment or transfer whether by operation of law or otherwise of the whole or any portion of the land hereby demised.
- 6. That he or they will at once and to the satisfaction of The Board of Land and Works commence and continue to destroy and will within two years after the date of these presents have destroyed to the satisfaction

- of The Board of Land and Works the animals and birds by the Land Act 1901 included in the term "vermin" or which the Governor with the advice of the Executive Council may by proclamation in the Government Gasette declare or have declared to be vermin for the purposes of the said Act or any Act thereby repealed upon such land and to keep the same free from such animals and birds to the satisfaction of the said Board during the first six years of the term hereby granted.
- 7. That the lessee will if not sooner called upon under the provisions of the Fences Acts within six years from the date of these presents enclose the land hereby demised with a fence of such kind as shall come within the meaning assigned to the word "fence" by the Land Act 1901 and will keep the same in repair PROVIDED that if he or they prove to the satisfaction of The Board of Land and Works that owing to the physical conditions or the nature of the land hereby demised the enclosing thereof with a fence would be impracticable or if in the opinion of the Board the enclosing of the whole or any part of such land with a fence is not required the Board only in writing accept as compliance with this covenant the expenditure by him or them on such land for substantial and permanent improvements of an amount equivalent in the opinion of the Board to the cost of fencing.
- 8. That the lessee his executors administrators or assigns will on the land hereby demised make in respect of each acre or fractional part of an acre thereof substantial and permanent improvements certified in writing under the Seal of the Board of Land and Works to be equivalent to the value of in each of the years of the term hereby granted.
- 9. That neither he nor they will without the special permit in writing of the Minister of the Crown for the time being administering the Land Acts first had and obtained cut damage or remove or cause or permit to be cut damaged or removed any live pine box or redgum tree growing on the land hereby leased PROVIDED THAT no breach of this covenant shall be deemed to have occurred in case of any pine box or redgum tree cut and removed without such permit if it be proved the same was required and actually used for the purpose of fencing such land or constructing thereon any building or improvement.
- ro. That he or they will during the first five years after the date of these presents plant on the land hereby demised trees of such kind or kinds in such manner and in such numbers as may for the time being be prescribed by regulations of the Governor in Council on that behalt.
- II. That he or they at all times during the term hereby granted will bona fide comply with all and will not violate any of the provisions of the Land Acts.
- 12. That the lessee during the first six years of the term hereby granted will keep in good condition and repair all buildings fences and other permanent improvements for the time being situate on the land hereby demised reasonable wear and tear and damage by fire or tempest alone excepted.
- 13. That the lessee will observe perform fulfil and be bound by the stipulations conditions covenants and provisos contained in the Schedule hereto.
- 14. That in order to protect the interest (if any) of the Lands Purchase and Management Board therein the lessee his executors administrators and assigns will insure and keep insured against fire all buildings on the land hereby demised by a policy made out in favour of the said Lands Purchase and Management Board for such insurable amount as may be prescribed by regulations of the Governor in Council and as the said Lands Purchase and Management Board may approve.
- 15. It is a condition of these presents that The Board of Land and Works or any person appointed by it in that behalf may at any time enter upon the land hereby demised to ascertain if the covenants and conditions hereof are being performed and observed by the lessee.
- 16. It is a further express condition of these presents that the same shall be absolutely void if it at any time be shown to the satisfaction of the Governor in Council that the lessee became such lessee or that the lessee held

or continued to hold this lease in violation of or noncompliance with any of the provisions of the Land Acts AND FURTHER that the same shall be voidable at the will of the Governor with the advice

AND FURTHER that the same shall be voidable at the will of the Governor with the advice aforesaid in the event of any rent being in arrear whether the same has been demanded or not or in the event of any breach of or non-compliance with any of the covenants or conditions of these presents by the lessee or if there has been any violation of any of the provisions of the Land Acts applicable here-to Provided ALWAYS that the production of

a copy of the Government Gazette containing a notice purporting to be signed by the responsible Minister of the Crown for the time being administering the Land Acts either declaring or notifying that it has been shown to the satisfaction of the Governor in Council that the lessee became such lessee or that he held or continued to hold this lease in violation of or non-compliance with some provision of the Land Acts or that the Governor in Council has exercised his will and avoided these presents for some breach or breaches of or non-compliance with any of the covenants or conditions hereof by the lessee or the violation of some provision of the Land Acts applicable hereto and in any of such cases that these presents are consequently void and of no effect shall be conclusive evidence of such voiding and of the existence and sufficiency of the facts justifying the same and the regularity of the procedure incidental to such voiding.

17. That ancillary and without prejudice to the provisions of the Land Acts it is hereby agreed that immediately upon these presents so becoming void and of no effect it shall be lawful for any bailiff or bailiffs of Crown lands or other agent or agents officer or officers authorized in that behalf by The Board of Land and Works without any demand whatever to enter upon the land hereby demised and the lessee and all persons claiming from under or through the lessee for ever to expel and remove therefrom without any legal process

17. That ancillary and without prejudice to the provisions of the Land Acts it is hereby agreed that immediately upon these presents so becoming void and of no effect it shall be lawful for any bailiff or bailiffs of Crown lands or other agent or agents officer or officers authorized in that behalf by The Board of Land and Works without any demand whatever to enter upon the land hereby demised and the lessee and all persons claiming from under or through the lessee for ever to expel and remove therefrom without any legal process whatsoever and as effectually as any sheriff might do in case His Majesty had obtained judgment in ejectment or in an action for the recovery of land and a writ of possession or other process had issued on such judgment directed to such sheriff in due form of law and that in case of such entry and any action being brought or other proceedings taken for or on account of the same by any person whomsoever the defendant or defendants to such action may plead leave and licence thereto and these presents shall be conclusive evidence of the leave and licence of the lessee and all persons claiming from under or through him to any bailiff of Crown lands and all persons acting in the matters complained of in such action or other proceeding.

18. The lands hereby demised shall during the currency

18. The lands hereby demised shall during the currency of these presents be deemed lands of the Crown within the meaning of section 419 of the Land Act 1901 as amended by the Land Act 1903 and that upon the making of any Order in Council under the provisions in the said section contained the enhanced rent therefor fixed by such Order in Council shall be payable in respect of such lands as though such rent had been so fixed prior to the making of these presents.

the making of these presents.

19. It is a condition of these presents that if the lessed during the first six years of the term hereby granted fences the land hereby demised and makes on such land the improvements of the nature and value and in the manner expressed in the covenants and conditions hereinbefore contained and proves to the satisfaction of The Board of Land and Works (to be certified under its seal) by such evidence as the Board may require that he has complied with the said covenants and conditions and with all other covenants and conditions of these presents the lessee or the lessee's representatives at any time after the expiration of the first six years of the term hereby granted and upon the payment of the last sum due on account of the rent reserved and upon the payment of the rent actually paid and the sum of

covenants and conditions of these presents the lessee or the lessee's representatives at any time after the expiration of the first six years of the term hereby granted and upon the payment of the last sum due on account of the rent reserved and upon the payment of the difference between the amount of the rent actually paid and the sum of or such other sum (if any) not being less than one-eighth part greater than the sum of as may be fixed by any Order in Council made in that behalf under and by virtue of the provisions of section 419 of the Land Act 1901 as amended by the Land Act 1903 for each acre or fractional part of an acre in the land hereby demised shall be entitled to a grant in fee of such land and every such grant shall in addition to the special covenants and conditions required by the Land Acts to be contained in grants of land in the Mallec country or Mallee Border he subject to such other covenants and conditions exceptions and reservations as the Governor in Council may direct.

20. When the lessee is unable at the end of any halfyear to pay his rent The Board of Land and Works way if the lessee has complied with the covenants and tonditions of this lease suspend the payment of such amount of rent as will not exceed sixty per centum of the value of the improvements effected on the land hereby demised over and above any encumbrance thereon and allow the lessee to pay the arrears of rent and interest thereon (if any) in one amount or spread over a definite time and may extend this lease for a corresponding time.

21. In the case of the insolvency or death of the lessee during the first six years of the term hereby granted it shall be lawful for the assignee or trustee in insolvency within twelve months from the date of the insolvency or for the executors or administrators of the lessee at any time to assign such lease to any person who is qualified to become a lessee of the selection purchase allotment hereby demised and such person shall thereupon be with respect to this lease in the same position as though he or she had been the original lessee.

respect to this lease in the same position as though he or she had been the original lessee.

22. It is an express condition of these presents that the Governor in Council or The Board of Land and Works may in cases where the provisions of the next following covenant do not apply at any time during the term hereby granted enter upon the whole or any portion of the land hereby demised for the purpose of resuming the whole or any part of the same from time to time required for reserves for public purposes or for canals. Any moneys which may have been paid by the lessee the lessee's executors administrators or assigns to His Majesty his heirs or successors in respect of the land so resumed or expended by him or them thereupon shall be repaid to him or them together with such other moneys as compensation for such resumption as to the Governor in Council seems fit and the lessee his executors administrators and assigns shall be entitled to a reduction provata of all future rent herein reserved in respect of land so resumed after the first six years of the term hereby granted. This condition shall be construed as independent of and concurrent with the powers conferred by the 180th section of the Land Act 1901 and of the powers conferred by the next two following clauses.

23. That he or they or any mortgagee of the same in the event of the land hereby devised or any agest.

by the next two following clauses.

23. That he or they or any mortgagee of the same in the event of the land hereby demised or any part thereof being at any time required by the Board or The Victorian Railways Commissioners for railway purposes or by the Governor in Council for water supply purposes irrigation purposes reservoirs dams races water-courses or drains or for public roads or highways or mining purposes will remove any improvements therefrom and relinquish and give up possession of the said land or part to His Majesty His Majesty paying the actual cost of removing the improvements or the amount of loss sustained in consequence of relinquishing improvements not removable Such cost or amount to be fixed by the Board and to be payable to such person or persons as the Board determines but no compensation for severance or for any person's interest in the unexpired term by these presents created will be given or allowed.

created will be given or allowed.

24. The lessee covenants and agrees in the event of the whole or any portion of the land hereby leased being at any time or times during the first six years of the term hereby granted required by The Board of Land and Works or The Victorian Railways Commissioners or by any other person or persons or corporation for the time being by any law in force in Victoria authorized to make construct manage or maintain any State railway or railways for the construction maintenance or management of any railway or railways or railway station or for obtaining earth stone timber gravel or sand or any other material or thing or for railway water supply purposes or other works matters or conveniences in connexion with any railway or railway works already or hereafter authorized to be constructed maintained or managed or by the Governor for the construction of water supply works irrigation works reservoirs dams races water-courses or drains or for public roads or highways to be hereafter set out by the authority of the Governor in Council the lessee will within one month upon receiving notice in writing from The Board of Land and Works The Victorian Railways Commissioners or other person or persons or corporation aforesaid or from the responsible Minister of the Crown authorized by Order in Council in that behalf that the land is so required relinquish possession of the lands so required and all claim thereto provided that the lessee or the executors administrators or assigns of the lessee (as the case may be) shall for a period of one month after receipt by the lessee or by them of such notice be entitled to remove all buildings erections or fences removed within the time hereinbefore limited and that neither the lessee or the lessee's executors administrators or assigns shall have or will make any claim for compensation whatsoever for the said buildings erections or fences or for any improvements or for any moneys expended upon the said lands or for the cost which he or they may incur in such

or corporation aforesaid shall not be liable to construct any crossings or other accommodation works under or over or upon any railway that may be made through or adjacent to such land or any part thereof nor will the lessee or the lessees executors administrators or assigns have or make any claim for compensation for any right or interest which the lessee or the lessee's executors administrators or assigns may possess in such land beyond a proportionate reduction in rent which shall in all cases be fixed by an officer appointed by the Governor in Council nor in respect of the severance from the other lands occupied by the lessee or by the lessee's executors administrators or assigns under these presents AND IT IS EXPRESSLY AGREED between the parties hereto that this agreement is to be construed as a release by the lessee the lessee's executors administrators and assigns to His Majesty his heirs and successors from all claims thereto which might otherwise have been made in respect of resumption of any portion of the land hereby demised for any railway or railway station or railway water supply purposes or other works matters or conveniences or for the purposes of the construction of water supply works irrigation works reservoirs dams races water-courses or drains or for public roads or highways under the before contained conditions for resumption by or on behalf of His Majesty his heirs and successors.

25. In case possession of any part or parts of the land hereby demised be resumed or taken under any of the provisions hereinbefore contained or be surrendered the terms agreements covenants and conditions herein contained with reference to the whole shall continue in force and apply to such part or parts as may be left in the possession of the lessee's executors administrators or assigns.

26. Except as herein otherwise expressly provided the word "lessee" shall include the lessee's executors administrators transferres and assigns or any person or persons in whom this lease may under the provisions of the Land Acts become vested and in these presents the term "Governor" shall mean the Governor or Lieutenant-Governor or other the officer for the time being administering the Government of the State of Victoria unless such meaning shall be inconsistent with the context.

In witness whereof His Excellency

Governor in and over the State of Victoria and its Dependencies hath on behalf of HIS MAJESTY THE KING caused this Indenture to be scaled with the Seal of the said State and the lessee hath hereunto set h hand and seal.

SCHEDULE HEREINBEFORE REFERRED TO.

Signed sealed and delivered by the above-named in the presence of

(L.S.)

And the Honorable John Murray, for and on behalf of His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

APPOINTMENT OF POLLING PLACE FOR AD-JOINING DIVISION OF THE SAME ELECTORAL DISTRICT.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1913.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron Mr. Adamson.

IN pursuance of provisions contained in section 207 of the Canstitution Act Amendment Act 1890 as amended by section 75 of the Electoral Act 1910, His Excellency the Lieutenant-Governor of the State of Victoria, with

the advice of the Executive Council thereof, doth hereby appoint

Howqua,

which is a Polling Place within and for the Alexandra Division of the Electoral District of Upper Goulburn, to be also a Polling Place for the Mansfield Division of the said Electoral District.

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

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

APPOINTMENT OF POLLING PLACES FOR ELECTORAL DISTRICTS.

At the Eccentive Council Chamber, Melbourne, the twenty-third day of September, 1913.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron

Mr. Adamson.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1890 (54 Vict. No. 1075, section 207), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, doth by this Order appoint the places named in the second column of the Schedule hereunder to be Polling Places within and for the Divisions of Districts specified in conjunction therewith in the first column of the said Schedule, viz.:—

SCHEDULE.

Electoral Districts and Divisions.	Polling Places Appointed.
Swan Hill District— Swan Hill Division	Pental Island
Upper Goulburn District— Alexandra Division	Howqua .

And the Honorable John Murray, His Majesty's Chief Secre'tary for the State of Victoria, shall give the necessary directions herein accordingly.

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

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR ELECTORAL DISTRICT.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1913.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron

Mr. Adamson.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1890 (54 Vict. No. 1075, section 207), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, doth hereby revoke the appointment of the place named in the second column of the Schedule hereunder as a Polling Place within

and for the Division of the Electoral District specified in conjunction therewith in the first column of the said Schedule, and doth appoint the place named in the third column of the said Schedule to be a Polling Place within and for the Division of the Electoral District specified in conjunction therewith in the said first column of the Schedule, viz.:—

SCHEDULE.

Electoral District and Division.	Polling Place Revoked.	Polling Place Appointed.
Kara Kara District— Dunolly Division	'Nick o' Time	Poseidon

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

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

TRAMWAYS WITHIN THE SHIRE OF UPPER YARRA.

- WARBURTON STEAM TRAMWAY .- AMENDED ORDER.

At the Executive Council Chamber, Melbourne, the : . . twenty-third day of September, 1913.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron

Mr. Adamson.

Mr. Cameron

WHEREAS by an Order in Council made on the 12th day of July, 1910, under the provisions of the Tramways Act 1890, and published in the Government Gasette of 20th July, 1910, the Council of the Musicipality of the Shire of Upper Yarra was authorized to construct a Tramway within its municipal district: And whereas the Council of the said Shire of Upper Yarra has now made application, under the provisions of the Tramways Act 1890, to have the said Order amended and extended so as to provide for the carriage of parcels, machinery, and other goods upon the said tramway, in addition to the carriage of timber fixed by the Order in Council dated the 12th day of July, 1910: And the said Council having duly complied with the requirements of the said Act and the regulations made thereunder with regard to the publication of its intention to so apply, and no objections having been lodged thereto within the time provided by the said rules, and the Governor in Council being satisfied that it is expedient and proper that the said application should be granted, has determined to grant the same, subject to the restrictions and conditions set out in the Order in Council of the twelfth day of July, 1910. July, 1910.

Now therefore His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the said Act, doth for the purpose aforesaid make the Order following, that is

That the Council of the Municipality of the Shire of Upper Yarra shall be and is hereby authorized to provide for the carriage of parcels, machinery, and other goods upon the said tramway, and to charge the rates as set out in the Schedule hereafter referred to.

SCHEDULE OF CHARGES FOR THE CARRIAGE OF PARCELS,
MACHINERY, AND OTHER GOODS.

That the charges to be made for the carriage of parcels, machinery, and other goods may be, but shall not exceed, the following:—

Parcels-1 to 5 miles.

Up to	14 lbs.		•••	Threepence (3d.)
14 to	28 lbs.	***		Fivepence (5d.)
28 to	42 lbs.			Eightpence (8d.)
42 to	56 lbs.			Tenpence (rod.)
56 to	84 lbs.			rs, rd.
8 ₄ to	112 lbs.			is. ad.

Every additional 28 lbs. or part thereof, Threepence (3d.)

Machinery-1 to 5 miles.

Per ton ... •••

Other Goods-1 to 5 miles.

Per ton ... ••• ... 45.

In lieu of the above rates the Council may arrange with consignors of parcels and goods to pay a fixed sum per month for carriage over the said tramway instead of the rate fixed above, per ton or parcel, as the case may be.

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

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

SHIRE OF NUMURKAH WATERWORKS TRUST.

REVOCATION OF ORDER IN COUNCIL OF 5TH DECEMBER, 1900, DIVIDING THE RURAL DISTRICT OF THE TRUST INTO DIVISIONS FOR RATING PURPOSES.

At the Executive Council Chamber, Melbourne, the 23rd day of September, 1913.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron

Mr. Adamson.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order revoke the Order in Council made on the 5th December, 1900, whereby the Shire of Numurkah Waterworks Trust, Rural District, was divided into divisions for rating purposes.

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

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

ROAD IN THE PARISH OF KOOROOMAN REDUCED IN WIDTH.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1913.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt Mr. Cameron

Mr. Adamson.

HIS Excellency the Lieutenant-Governor of the State of Victoria with the adviser of the State IS Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, in accordance with the provisions of, and in exercise of the powers conferred by, the Local Government Act 1903 (3 Edw. VII. No. 1893), doth by this Order confirm the scheme for the reduction in width of a road in the Parish of Koorooman, in the County of Buln Buln, in the State of Victoria, as set out on a plan attached to such scheme, and deposited in the office of Lands and Survey, Melbourne, the said scheme being under the seal of the Council of the Shire of Woorayl of the first part, the seal of the Board of Land and Works of the second part, and under the hands and seals of persons whose signatures are subscribed and seals affixed to the said Schedule, and who are called the parties of the third part. the third part.

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

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

Forests Act 1907, Section 25.

RENEWAL OF LICENCES FOR THE YEAR 1913 AND 1913-14 APPROVED.

I is hereby notified that the Renewal of Licences under Section 25 of the Foreste Act 1907, for the year 1913 and 1913-14, to the undermentioned persons, has been approved, the rent and fee specified in each case having been paid. A. A. BILLSON, Minister of Forests.

State Forests Department, Melbourne, 17th September, 1912.

												Ψ	Amount to be Collected.	cted.	
Number of Licence.	Name and Address of Licensee.	race;	Description	rtion.		Area		Locality	÷.		Date of Licence.	Rent.	Fee for Licence	Total Amount of First Payment.	Payable to Becciver of Revenue at—
						A. B. 1	i.			<u> </u>		£ 6. d.	£ 8. d.	£ 8. d.	
				Under Sec	ion 25	of the Fore	ests Act 1	Under Section 25 of the Forests Act 1907Payment to be made yearly	it to be m	ade year	ý.				
131	I II Dokingon Phornton		Graving area			3170 0 0	, The	Thornton			1.7.1913	0 0 2	ĭ.C	7 5 0	Alexandra
988		:	a Suranio	: :	: :		- A	Ararat	: :	: :		3 10 0	ı.c	3 15 0	Ararat
9 2 2	T Cohomon Cothorn	:	2	:	:	0 0 081	_	:	:	:	•	7 10 0	ıc	7 15 0	. :
3 5	D Montaill Dodharb	:		:	:	730 0	Rai	Rarkly	:	:		0	10	2	Avoca
141	F. McNell, Neubank	:	=	:	:	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1	:	:	:	=	~	10	2	
ê ;	D. McNelll, Redbank	:	•	:	:	290 0	5	oinologio	:	:	:	2	0 0	3 19 8	a :
\$ 3	D. J. Nelli, Amphiencaere	:	to midney of the	:	:	7,1	35	Clement	:	:	1 1 1013	; 0	,	9 6 0	
3 5	b. Kapkins, Elmanes	:	residence	:	:	10	1	an formation	:	:	9101.1.1	1 3	. 10	7 =	66
/A C	S. Dyer, Elmhurst	:	Crazing area	:	:	000		Dadhant.	:	:	0101.1.1	7 6) ic	61	•
⊋;	D. McNeill, Kedbank	:	:	:	:	0 000		uoank	:	:	•	- [5 10	3 0	*
ξ 2	J. Avery, Kedbank	:	2	:	:	4,000 0 0 0	_	•	:	:	*	2 :		1 2	•
348	J. J. Murnane, Kedbank	:	2.	:	:))	-		:	:	:	7	٦.	2 0	13
133	L. B. Lundie, Avoca	:	_	:	:	0 0 1 1 7 7) Tet	Tehirree	:	:	:	٠ 14	:		:
134	L. B. Lundie, Avoca	:	Bee range	:	:	2,011 0 0			:	-	•	0	: '	٠,	:
5 05	D. Cameron, Elmhurst	:	Grazing area	:	:	4,030 0 0	Tel	Tchirree State Forest	rest	:	:	9	0 0	n 1	
203	D. Cameron, Elmhurst	:		:	-		_	:		:	•	0	i Çi		•
70g	D. Cameron, Elmhurst	:	*	:	:	10,000 0	_			:	•	0	ı,	io:	"
208	J. Peacock, Warrenmang	:		:	:		_			:	•	0	:a	9	
739	G. W. McVicar, Avoca	:	*	:	:	1,476 0 0) Ye	Yehrip	:	:	•	ಣ	۵۵	8 9	
426	H. E. Sellers, Bendoc	:		:	:	7,600 0 0		Errinundra	:	:		7 10 0	0 0	7 15 0	Bairnsdale
157	W. Clancy, jun., Bonang	:		:	:	50 0	o Ne	Nerran	:	:	•	0 0 -	-	1 1 0	:
588	W. Granter, Orbost	:		:	:	3,000 0 0	_	:	:	:	-	3 0 0	ıc	က က ()	:
23	W. Napier, Orbost	:	_	:	:	10 0 0	E	:	:	:	1.2.1913	0 2 6	:	9 21 9	:
311	M. Lynch, Orbost	:	Grazing area	:	=	0 0 000,81	<u>-</u>	East,	Tabbara,	and	1.7.1913	20 0 0	0 5 0	20 5 0	
•	•						_	Jirrah			_		,		:
617	J. Lennon, Glonpark	:	•	:	:			Ballarat	:	:		ر د	0 1 0	0 4 . 0 °	Ballarat
255	W. Bridger, Ballarat	:	•	:	:			State		:	2	4 16 0	ا ۵	; ٦	:
268	Griffin Bros., Ballarat North	:	2	:	:	0	_	and	Creswick S	Stato	•	9	a	15	:
						,		Forest				,	•	•	
52 †	W. B. Norton, Egerton	:	•	:	:	9	ng G	Bungal	:	:		0 in :	٦.	4.5	•
301	R. Day, sen., Ballan	:	*	:	:	970	- F	11.00	:	:		Ξ-	- u	7 9	
572	Annie Phelan, Enfield	: :		:	:	0 0/6	구 전:	Enneld State Forest	cst	:	200	٠,	o	0	:
180	H. Adams and Co., Barkstead	: :		:	:)) 		Korweinguboora	:	:	1.6.1913	> 0	:	> 0	•
183	W. Myles, Korweinguboora	: :	Residence area	:	:	0 0		•	:	:	1.5.1913	9 0 21 0	:,	N C	*
616	J. E. Rogers, Ballarat	: :	Crazing area	:	:	000		•	:	:	1.7.1913	30 kg	7.	010	*
619	E. Herrod, Korweinguboora	:	*	:	:	9 9 9	-		:	:	-	0 61 0	-	2	2

120 280	W. McKane, Rocklyn	:	Grazing area	:	:	10	0	Korweinguboora and Dean	. 1.7.1913	1 0 0	0 1	-	' Rallowat
		:	*	:	:			Korweinguboora and Moorar-	*	1 9 0	0 0 0	1 14	0
202	C. Loft, Chute	•	:	:	_	20 0	C	Langi Kal Kal		01.0	-	:	
506	C. Loft, Chute	:	: :	: :	: :	457 0)_C			0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	- 1) 	•
455	C. C. Tucker, Raglan	:	: :	: ;	: :	20		Mt. Colo State Worset	*	9 6	Ç 1	4,	•
367	T. Sprattling, Blakoville	:	: =	: :	: :	7		Wombat State Forest.	•	011	o -	er -	· •
89 ;	R. Williams, Beechworth	:	Residence area	:	:	1 0	0	Beechworth	1 1 1013	- 0	7	o o	
978	Eaglehawk Borough Council, Eaglehawk	wk .:	Sanitary depôt	:	:	67	0	Huntly	0101:1:1	110	:	9 C	
2 2	K. Marshall, Shepherd's Creek	:	Grazing area	:	:	27.	0	Klmbolton.	1.7.1913	200	:-	02	pendigo
667	D. Davies, Strathfieldsaye	:	•	:	:	240 0	0	Mandurang State Forest .	-	000	10	3 10	
107 146	Tacker, Bethanga	:		:	:	98	o	Tatonga		1 5 0	000		Bothong.
204	P. Pointer for mondatta	:	•	:	;	0,500	0	Bungil	: : 	20 0	000	2 2 2	Decmanga
137	T Outton The Distriction of Leaguer	`:		:	:	3,485 0	0	Leaghur	: :	45 0 0			Room
350	D. D. H. T. T.	:		:	:	2,560	0	Hotspur	-	10 13 4	10		Coctonton
230	K Philip Doctmoon	:	•	:	:	0 223	0	Myaring	: :	9 12 0	200	-	Casteron
080	T Outton Talenton	:	:	:	:	0 296.	0	Wataepoolan		10 17 6	0 22	=	:
279	E H Clerke Dick.	:	•	:	:	4,409	<u> </u>	:	: :: 	18 7 5	0 0 0	18 12	:
318	Example of m Officered Contents	:	•	:	:	900	0	Weecura	;	0 10 11	0 1 0		<u>.</u>
9	J. F. McMahon Honount	:	:	:	:	000	0	Youpayang	-	0 0 7	0 2 0	10	2
347	B. McOnillen and others Fereder	:	:	:	:		-	Harcourt	*	24 0 0	0 2 0	2,42	Castlemaine
187	Executors of C. Sho, Nowstond	:	•	:	:	0 002.		:	*	25 14 3	0 5 0	25 19 3	
317	T Robertson Charlton	:	•	:	:	0 001	۰.	Tarrengower	*	1 17 6	0 5 0	61	: :
318	I Richardson in North Bouncathe	:	•	:	:	o ∘	-	Wooronook	•	21 11 7	0 5 0	21 16 7	Chariton
119	Viotorior Dellar Committee			:	:	113 0	0	Barnawartha North	:	7 - 2	0 0	9 1	Chilton
	Victorian Dellaways Commissioners, Melbourne	Dourne	Iramway	:	:	:		Barramunga	1.1.1913	1 0 0	•	-	Coles
13	Victorian Pailways Commissioners, melbourne	Dourse	*	:	:	:		Barramunga and Yaugher		0 0	: :	-	Color
-	Flie Presell Bramon Down	noonine	۽ د	:	:	:	,	:	:	3.00		-	2
4	Eliz. Russell Regress Downs	:	3 "	:	:	≎ < N -	 ۰ د	Barwon Downs	: :	0 70	0 1 0	· · ·	: :
119	W Dunn and Sons North Rholtmood	:	Residence area	:	:) ·	٥,		*	0 2 6	:	0	: :
12	W. Bremner, sen., Lyonville	:		:	:) (-	Blackwood	1.8.1913	0 0 -	:	0 0 1	Davlesford
188	J. A. Pearce, Bullarto	:	Grazing area	:	:	7 [-	Bullarto	1.1.1913	1 0 0	:	0 0 1	
33	W. Hunt, Daylesford	: :		:	:	-	-	Holocurto	1.7.1913	9 8 0	0 1 0	9 6 0	: :
68	J. Trembath, sen, Dry Diggings	: :	and community	: :	:	-	-	oomoon	1.6,1913	တ လ သ	:	0 22	: :
#	S. T. Clark, Newbury	:	Oil still site	: :	: :	0	-	Trentham	1.5.1913	ος N c	:	0.	
25	J. T. Robson, Newbury	:	:	:	: :	1 0	. 0		17 1019		:	0 0 1	•
273	C. Dunn, jun., Trentham	:	Grazing area	:	:	49 0	90		010101	0 61 4	:-	0 0 0 0	"
143 950	M. McDonald, Rocky Lead	:		:	:	0 10	0	Wombat State Forest		100		200	•
410	D Hobbs Conor Erect	:	Oil still site	:	÷:	0	0	: 4 4.	1.1.1913	0 0 1	; ' ; ,		•
6	I. Conlan Jeffoott North	:	Grazing area	:	:	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Corack East	1.7.1913	15 0 0	0 5 0	15.50	Donald
108	W Mason Cookens's Check	:	., ., .,	:	:	286 29.	- -	Jeffcott	:	13 12 9	0 5 0	13 17 9	
190	D. Harnetty, Bealtha	:	Crosing and	:	:	1.00	-	Beatiba	1.6.1913	0 0 1	:	1 0 0	Denolly
255	A. Kemp. Moliscul	:	Citabing area	:	:) (-	35	1.7.1913	67 90	0 0	2 11 8	
53	E. Wright, Koondrook	: :	Residence area	:	:	* -	-	Curbourn State Beaut	1.4.1913	0 10	0 1 0	0 11 0	: :
29	G. Meddings, Gunbower	: :		:	_ :	· -	 > c	Camboower State Forest	1.1.1913	១១១១	:	0 2 6	Echuca
22	G. Hinchliffe, Gunbower	: :			: :	• -	-		r	9 0 0 10	;	0 2	•
508	F. A. Minton, Koondrook	:	: :	: :	: :	61	-	***	1 7 1019	20 C	:	0 0	*
327	G. Meddings, Torrumbarry North	:	Grazing area	,	:	170 0	0	Patho	6161.1.1	100	:	2 7 20 5 20 6	
000	F. L. Hinchliffe, Torrumbarry North	:			-	180 0	_ 0		: :	0 01 7) C	1 4 5 4 5	
234	F. J. Lee, Barramunga	:	Residence area	:	-	7 0	•	Krambruk	1.1.1913	9 8 6	; ;) (S	Goolong
3.5	Juo. Byrne, jun., Meredith	:	Grazing area		_ :	200	 	Meredith	1.7.1913	· +	0 2 0	100	Greatons
·	one Plant june areacuta	:	•		:	280 0	-	: :	•	1 6 8 1	0 5 0	8 11 1	

For Notes see end of Table.

ત્તું
onlinu
APPROVED-C
LICENCES A
ō
RENEWAL

Description Area Locality.
Boe Farm 1 1 1 1 1 1 1 1 1
000000000000000000000000000000000000000

									į	-	, 2101 1 1	_	_		_	0	_	Melbourne
070	D W Warmhan Winglake West.	;	Oil still o	till site	٠	-	1	0	Kinglake	:	1 7 1013	100		2	0	0	_	
1 6	D Malland Walsh's Creak		Graz	area	•	_	င့ င	0	Manango	:	1 4 1013	6				61	_	
7 .			Posi	dence area	•	_	0	0	: :	:	1.0.101.0	1 22	. 0		_	Ξ	_	
₽	D. M. Grierson, Marysvine	:	2	2020			530 0	0	Tarrawarra North	:	1.7.1913) i	-	i M	•	
3	C. H. Smith, Toolangi		_			_	118 0	0	Warburton	:	•	5	-	•	_	0	_	
8	Cuming, Smith, and Co. Fty Livin,	Mercount				_	-	=	Wombat State Forest	:	•	1	_ ·	::		;	_	
202	J. Collins, Dry Creek	: :	Legal		•	_	0	0	:	:	:	5		- 1 - 0		4 4	_	•
503		:	7010	e day	•		3,000	_	Yuonga	:	:	5 1			_	9	_	Motholin
107	J. Smith, East Warburton	:	:	•			26	•	Kotupna	:	•	O I	 = :	 	_	9 9	_	TOPTO
147	H. J. Lapthorne, Kotupna	:	•	•			12	· C	•	:	*	o d	_ ·	- 1	-	2 4	_	W.m.rkah
278	H. Broom, Mulgrave	:	•	•		_	230	0	Strathmerton	:	2	9 1		o r	_	•	_	
112	Bourchier Bros., Yarroweyan	:	:	•		_	0 966		:	:	:	-	 -	o,	_	4 12	_	•
113	Bourchier Bros., Yarroweyah	:	:	•		<u>-</u>		, c	2 :	:	=	9		ı ب	_	9 5	_	•
114	Bourchier Bros., Yarroweyah	:	•	•		:	38	ء -		:		∞	_ _	.		5,	_	•
116	Bourchier Bros., Yarroweyah	:	· -	•	•	:	9 9	0	•	::	: :	9	•	ı,		١	_	•
651	W. H. J. Campbell, Melbourne	:	: :	•		<u> </u>	26	0 0		: ;	: :	0	∞	0	-	15		•
653	W. H. J. Campbell, Melbourne	:		•		:	227	> 0	Ctanthmorton and Illu	Lilinna	: :	10	0	ij		2		•
652	W. H. J. Campbell, Melbourne	:		•		<u>-</u> -	7,40 1,40 1,40	9	Vernomoreh	: :	: :	3	4	ro		x	_	:
2	Rourchier Bros., Yarroweyah	:	· -	•		:	68.6	> <	I BITOMODAU		: :	ĸ,	0	10		0		
810	S Ritchio executors of South Melbourne	elbourne.	:	•		:	000	-	7. " " " " " " " " " " " " " " " " " " "	:		7	61	20		2	Omeo	8
200	T T O'Connell Orner		:	•		:	3,500	• •	Bingo Munjie and Omeo	e d Dolotte	٠,	_		10		ıΦ		
9	:			•		:	9 9	•	Guttamurra, Enano, and	nd Deloke	•	9		ĸ,	_	22		: :
600		:				_	1,680	0	Jirnkce	:	•	9 0		10	_	1.7	_	: :
324	A. M. Forsyth, Longio West	:	•			- 7	14,284 (0	Novong	:	2	? •) h				•
556	Jas. McCoy, Ensay	:	<u>.</u>			:	6.000	0	Tongio Munjie East	:	1.4.1913	- :	 	Ç, k	-	3 0	_	Dortland
15	J. P. O'Brion, Swift's Creek	:	•			:	3,480		Сорророопее	:	1.7.1913		-	a ı		5		nam.
608	S. H. and S. W. Malsoed, Drik Drik	nk .	*			:	202		Glenela	:	•	r.C		Q :		Ξ:		
213	D. McLennan, Mumbanna	:	2		:	:	200	9		:	•	2	*	0		3		
214	D. McLennan, Mumbanna	:	:		:	:	1,000	0		:		=	0	Ü		∍.		
215	D. McLennan, Mumbanna	:	:			:	000	9	D. 1.	: :	: :	16	00	D	_	_	•••	:
86	J. A McEachern, Mt. Gambier	:	· -		:	:	2,000	5	Fallouis		: :	=	4	10	-	3	_	:
8	M. Kain, Ardno	:	:		:	:	90,5))	III WIII A	:	2 :	\simeq	10	ĸ		2		:
2	M. Kain, Ardno	:	:		:	:	35	3	M	•	: :	_	0	C	_	ı.		Rushworth
401	_	:	:		:	:	069	ء د	Murchison	:	: :	=	0	ı.	_	ä	_	Ruthergion
261		:	:		:	:	3))	brimin	:	2 :	Ξ	0	ت: 0	-	∺		:
262	-	:	:		:	:	900	5	:		: :	=	0	0	_ •	∺	_	:
263	o.	:	:		:	:	200) (:	:	: :	_	0	ф С	 •	•	_	:
654	Ö	:	:		:	:	500) (:	: :	ä	0	0	_	_		
476	Ή	:			:	:	8) (Carryte		: :	=	<u>-</u>	:		≓	z.	Arnaud
129	F	:		range	:	:	1,910	0	Poolit pood	:	: :	•	5	:	_	••		•
130	12	:	Bee fa	a n	:	:		• •			: :	٠.	9	:				:
131	<u> </u>	:	-		:	:	- 1	9			: :		20	:	_	••		•
132	F	:	Bee ru	runge	:	:	2,011	= c	:	: :	: :	0 7	8 1	0	•	8 i	00 1	*
195	×	:	Grazin	zing area	:	:	5 6		£ .		: =	_	∞	0			æ,	2
657	×	:	:		:	:	38		•	. :	: :	_	_	о С	-	٦,		:
658	_	:	:		:	:	650	• •	Rools Boloke and	Carapooce	: =	_	11	0		ä	_	•
629	W. G. Hall, St. Arnaud	:	:		:	:	4,000	>	West	•	:	_					_	
							060 1	,	Caranopee	:	2		0	0	0	4 10		•
150		:	<u>.</u>		:	:	1,020	ء د ہ د	· · · · · · · · · · · · · · · · · · ·	:	: 2	 				2;		2
178	_	:	:		:	:	0 0			: :	: 2				_ _	3°	_	:
400		:	:		:	:	2 2	•	Carn nones and Bools Boloke	Boloke					_ o	x 0 c		•
149	,	:	:		:	:	4			:	:		ď		-	> <		:
244			<u>-</u>		:	: :	8	, 0	•	:	2					5 K		
242		:	:		: :	: :	6	0	: =	:	:	- ·				9 =		
383	W. Watson, Drysdale	:	:		: :	_ : :	1,553	0		- : :	•		- -		>	2		•
030	-	:	:		·	,		Tatos	a and of Table.									

For Notes see end of Table.

mlinued.
APPROVED—C
LICENCES
OF
RENEWAL

Charling area Description Arm Locality. Data of the forest and possess Provided to Receive Provi	40 8 00 0 00 0 00 0 00 0
Charlipton	4 4 0 0 5 0 4 9 10 5 0
Charley Continued Continue	10 0 0 0 5 0 0 5 0 0 0 5 0 0 0 0 0 0 0 0
Charles Description Area Locality	
Carazing area Carazing are	:::
Grazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a	:::
Bee	
Grazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a Crazing a	Peechelba Dederang Binginwarri Mullunadung
Bee	Peechelba Dederang Binginwarri Mullimedun
Bee	3,500 0 0 3 0 0 0 3 0 0 0
Bee	: : : :
Bee	::::
enace.	
Cameron Bros., Emu M. J. McKay, Bran A. J. Burge, St. Arnand P. Gramenon, Emu P. E. Edwards, Tothington P. Griffin, Murchison East A. M. C. Ball, Arcadia B. Alexander, Chainghon F. Gassidy, Murchison East J. D. Alexander, Chainabo A. Graham, Kialla West J. Borners, Bunbartha W. H. Gaze, Shepparton F. N. Barnes, Bunbartha A. MoCrabb, Tallygaroopna B. McGrabb, Tallygaroopna G. H. Bishop, Kyabram Szawell Brough, Kyabram G. H. Sinchair, Lubock H. Thornton, Kanya J. H. Thornton, Kanya G. Maddison, Doderang J. Wielson, Dunach G. Maddison, Doderang J. Jubb, Hexham J. C. H. Grayes, Mosthaman P. F. Phillips, Boorhaman P. Kennedy, Boorhaman P. C. H. Grayes, Mansfield	:::
Cameron Bros, Emu G. Cameron Bros, Emu M. J. McKay, Beazley's J. A. J. Burge, St. Arnaud P. E. Edwards, Totalingto P. E. Edwards, Totalingto P. Griffin, Murchison East A. M. C. Ball, Arcadia J. D. Aloxander, Kialla West J. T. Benneris, Kialla West W. H. Gaee, Sheparton F. N. Barnes, Bunbartha W. Darnt, Toolamba J. Redding, Moroopna Stawell Brozugt, Council, Stawell Brozugt, Council, Stawell Brozugt, Council, Stawell Brozugt, Lubeck J. H. Thornton, Kanya H. Thornton, Kanya H. Wielson, Dunach Sullivan Bros, Junach Sullivan Bros, Junach J. Jubb, Hercham H. Robonald Bros, Moorhaman R. C. Brock, Moe H. and C. Rawson, Walan P. Robility, Boorhaman P. Kennedy, Boorhaman P. Kennedy, Boorhaman P. Kennedy, Boorhaman P. Kennedy, Boorhaman	, Dederang n, Hedley adbroke
Mumber of Legical Local Color of Legical Light Color C	J. C. Keegan, Dederang J. J. Forguson, Hedloy E. Lamb, Stradbroke

ė,
continue
OVED-
S APPE
LICENCE
10
RENEWAL

					Amo	Amount to be Collected.	ea.	
Name and Address of Licensee.	Description	Area.	Гоеаціу.	Date of Lloence.	Rent.	Fee for Licence,	Total Amount of First Payment.	Payable to Receiver of Revenue at-
		A. R. P.			£ 8. ď.	£ 8. d.	£ & d.	<u></u>
	Under Section 25 of	the Forests Act 190	Section 25 of the Forests Act 1907. —Payment to be made yearly—continued.	ntinued.				
A. Cameron, Bundalong South J. Lee, Bundalong South P. Bourko, Burramino W. J. Martin, Burramino J. A. Thom, Yarrawonga Tungamah Shire Council, Tungamah E. Watson, Cobram E. Watson, Cobram E. Watson, Cobram J. J. Goodall, Surrawonga J. J. Goodall, Burramine R. F. Walker, South Yarra	Grazing area "Residence area Grazing area Rubbish depôt Residence area Grazing area Rubbish depôt Residence area Grazing area		Bundalong Burramine Cobram Cobram and Boosey Wordburne	1.7.1913 "." 1.6.1913 1.7.1913	15 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0	13 mm	Yearawonga

a Rent reduced. b Area and rent reduced. c For

ORDERS IN COUNCIL.—(Series 1913-14.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	AGRICULTURE— Supplying 10,000 copies of the Journal of Agriculture (July, 1913, issue) VICTORIAN RAILWAYS—	£ s. d. 178 13 4	The Government Printer	Vote	Approved by the Governor in Council, 16th September, 1913. — r. W. Mabbott, Clerk of the Executive Council.
	Purchase of 1 Portable Air Compressor for use in connexion with the State Coal Mine	105 0 0	Australian General Electric Co.	State Coal Mine Sus- pense Account	Approved by the Governor in Council, 23rd September, 1913 F. W. Mabbott, Clerk of the Executive Council.

Melbourne, 1st October, 1913.

CONTRACTS ACCEPTED -(Series 1913-14.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contra	ctor.	Charged	against V Fund,	ote or	Authorized ing to Reg on the dat	ulation
	STATE RIVERS AND WATER SUPPLY								
898	Construction of Section 243 S.L of Kaneira Tank Channel, Sea Lake District (Con- tract No. 1190)	55 10 0	W. Nancarrow	•…	Loan			18.8.13	ater
899	Construction of Section 1 of Burton Chan- nel, Swan Hill District (Contract No. 1187)	151 10 10	E. A. Pickering	·	Ditto			ı ı	W pu
900	Construction of Section 2 of Burton Chan- nel, Swan Hill District (Contract No. 1191)	S9 18 0	W. Ferguson	•••	Ditto				Ivere a
901	Construction of Section 3 of Burton Chan- nel, Swan Hill District (Contract No. 1192)	89 16 2	E. M. Ferguson		Ditto		•••	,	tate R
902	Construction of Section 4 of Burton Chan- nel, Swan Hill District (Contract No. 1193)	124 1 6	A. J. Baker	***	Ditto				the Si
903	Construction of Section 5 of Burton Chan- nel, Swan Hill District (Contract No. 1194)	54 0 0	Dunstan Bros.		Ditto			n	ion of
904	Construction of Section 6 of Burton Chan- nel, Swan Hill District (Contract No.	72 0 0	Dunstan Bros.		Ditto	•		n	by direction of the State Rivers and Water Supply Commission.
905	1195) Construction of Section 7 of Burton Channel, Swan Hill District (Contract No.	151 2 0	A. McInnes		Ditto	•••		19	F. S.
906	Construction of Section 8 of Burton Chan- nel, Swan Hill District (Contract No.	192 16 0	A. McInnes		Ditto			11	ecreta
907	1197) Construction of Section 9 of Burton Channel, Swan Hill District (Contract No.	145 1 9	Thos. Wakefield	:	Ditto			,	Nally, Secretary,
908	Manufacture and supply of Motor-driven Centrifugal Pump and Switchboard for	146 9 6	Welch, Perrin,	and	Ditto			8.9.13) X
	Hopetoun (Contract No. 1199) VICTORIAN RAILWAYS—			.	· · · .				i
909	Building, &c., of "CW" Vans at Newport -2, at £180 each. (Not publicly advertised)	360 0 0	T. S. Mitchell Party	and	Votes an	d Loans) .	:
910	(1)—Supply of all labour required for the rolling, straightening, and flattening of Plates for libton Trucks at \$1 11, 64	Rates	Gray Bros.		Ditto			J. S. Rees, f	
)11	per set. Deposit. £7 (5)—Erection of Station Buildings and Ramp at North Fitzroy Railway Station, "Down" side. Deposit. £38	755 14 3	H. W. Sutcliffe		Ditto			by order Victorian ways Co	of the Rail-
12	(5)—Discharging and loading Coal, &c., at Woomelang and Donald Coal Depôts. Deposit, £3	Rates as per Annex	T. E. Hall		Ditto			sloners. 27.9.1913.	. ‡
18	(4) (5)	9,244 15 1	Dorman, Long, Co. Ltd.	and	Ditto	***		J	

* Order in Council obtained.

CONTRACTS ACCEPTED.—(Series 1913-14)—continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized accord- ing to Regulations on the date stated.
914	VICTORIAN RAILWAYS—continued— (1)—Manufacture, supply, and delivery of Bearing Springs for Workmen's Sleepers and "Z" Vans, Deposit, £30— Item No. 1. Bearing Springs for Workmen's Sleepers with 13 plates, finished to sample, as specified, at £1 5s. 6d.	Rates	Foderal Spring Works	Railway Stores Suspense Account, Act 1439, Section 20	\
915	each Item No. 2. Bearing Springs for "Z" Vans, canopy end, 9 plates, finished to sample, as specified, at £2 12s. 6d. each Item No. 3. Bearing Springs for "Z" Vans, centre and end, with 8 plates, finished to sample, as specified, at £2 7s. 9d. each (26)—Manufacture, supply, and delivery of Forgings for 15-ton Steel "I" Class and Louver Trucks, &c. Deposit, £33— Item No. 5. Hand Brake Lever End, at 6s. 84d. each Item No. 39. Brake Shaft, at £2 2s. 4d. each Item No. 39. Brake Shaft Brackets (outside), at 10s. 11\frac{1}{2}d. each Item No. 53. Ridge Pole Standards (mild steel and wrought iron), as specified, at 13s. 5d. each	Dicto	Gray Bros	Ditto	
916	(3)—Construction and riveting of Mild Steel Girders, &c., for use in the renewal of the	11,510 14 11	Dorman, Long, and Co. Ltd.	Votes and Loans	
-	Moorabool Viaduct, Geelong to Ballarat line (third section from existing Pier No. 7		-		
917	to existing Pier No. 11). Deposit, £460 * (6)—Supply and delivery of Celery Top Pine (Tasmania), at 14s, per 100 super. feet, de-	Rates	The Burnie (Tas- mania) Timber and Brick Co. Ltd.	Railway Stores Sus- pense Account, Act 1439, Section 20	.
918	livered in ship's slings into trucks, Williamstown Railway Pier. Deposit, £52 * (3)—Supply and delivery of Californian Redwood (Sawn). Deposit, £27 *— 1tem No. 1. 10 to 20 feet in length, 12	Ditto	James Moore and Sons Pry. Ltd.	Ditto	·
	inches or over x 4 inches in thickness, at £1 ls. 4\frac{1}{4}d. per 100 super. feet, delivered at the Goods Sheds, Spencerstreet Railway Station Item No. 2. 10 to 20 feet in length, 12 inches or over x 5 inches in thickness, at £1 ls. 4\frac{1}{4}d. per 100 super. feet, delivered at the Goods Sheds, Spencerstreet Hailway Station			,	J. S. Rees, for Acting Secretary by order of the Victorian Rail way's Commis sioners. 27.9.1913.
919	(5)—Manufacture, supply, and delivery of 1-inch Steel Fishbolts with Steel Nurs for 80-lb, and 100-lb Rails (from steel which will be sold to the contractor by the Cor- poration), for renewals, at £23 per ton, de- livered into railway trucks at Warrnam-	Ditto	C. C. Wiggs	Ditto	
920	bool. Deposit, £72 (5)—Manufacture, supply, and delivery of 1-inch Steel Fishbolts with Steel Nuts for 80-lb, and 100-lb, Rails (from steel which will be sold to the; contractor by the Corporation), for renewals, at £24 9s. 6d. per	Ditto	Victoria Iron Rolling Co. Pry. Ltd.	Ditto	
921	ton, delivered at Spencer street Railway Station (5)—Supply and delivery of Victorian Coal suitable for storage purposes, from 1st January, 1913, at 13s. Sd. per ton. De- posit, £30	Ditto	The Outtrim, Howitt, and British Con- solidated Coal Co. No Liability	Ditto	
922	(1)—Supply and delivery of Copper Scrap, at £64 10s. per ton	Ditto	The Moreland Smelt- ing Works Pry.	Ditto	
923	(1)—Supply and delivery of Block Tin, at £193 per ton	Ditto	Ltd. The Pioneer Tin Mining Co. Ltd.	Ditto	
924	(3)-Manufacture, supply, and delivery of 1 Emergency Pumping Plant for emer-	Ditto	Orton and Burns	Ditto	
925	gency work, at £135. Deposit, £5 (9)—Supply and delivery of Sawn Hardwood for use of Worksmasters at Oakleigh and Geelong. Deposit, £12	Rates as per Annex	G. W. Knott	Ditto	
9 2 6	(4)—Manufacture, supply, and delivery of Copper Water Tanks and Fittings for New Country Cars, at £42 13s. 4d. per set. Deposit, £26	Rates	McAuley Bros	Ditto	
927	Rolled Steel Joists, Angle Braces, Bed- plates, Clips, &c., for Superstructure of Bridge at 160 miles 64 chains 89 links,	Rates as per Annex	Dorman, Long, and Co. Ltd.	Ditto	
928	Sorviceton line. Deposit, £10 * (1)—Manufacture, supply, and delivery of Rolled Steel Joists, Angle Braces, Bedplates, Clips, and Bolts for renewal of Bridge at 23 miles 24 chains 83 links,	Ditto	Dorman, Long, and Co. Ltd.	Ditto	1



CONTRACTS ACCEPTED. - (Series 1913-14) - continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
929 930 931	WORKS— (3)—New School No. 851, Metcalfe. Deposit, £22 (6)—New School, Jeparit East. Deposit. £20 (11)—New School, Spotswood. Deposit,	£ s. d 440 0 0 305 0 0 2,968 0 0	B. Wingfield 1 Macdonald Bros. 1	78/14/1. State Schools —Primary Education Ditto	
932	£194 (4)—New School No. 844, Streatham, De-	419 0 0	1	1	li
933	posit, £21		Son 1		
	garry, Deposit, £11	227 0 0		Ditto	
934	(14)—Repairs, painting, &c., School No. 3341, Carrum North. Deposit, £5 (5)—Out-offices, &c., School No. 2948, Au-	140 0 0	J. B. Foster 1	Ditto	
935	burn. Deposit, £27	543 16 0	G. M. Duncan 1	Ditto	1
936	(7)—Out-offices, &c., School No. 2743, Bruns- wick South. Deposit, £37	745 17 6	H. R. Stevens 1	Ditto	
937	(6)—Teacher's Residence, School No. 1117, Briagolong. Deposit, £19	377 0 0	D. J. Robertson 1	Act No. 2297, Section 6. Teachers' Resi- dences Fund	
938	(9)—Teacher's Residence, School No. 1126, Murchison. Deposit, £23	459 0 0	J. Fisher 1	Ditto	
939	(9)—Teacher's Residence, School No. 1142, Swan Hill. Deposit, £27	531 10 0	H. Pyo 1	Ditto	1
940	(2)—Additions to Police Station, White Hills. Deposit, £25	509 17 0	J. and E. Kinder 1	78/2/1. Police Build- ings	
941	(4)-Refrigerating Plant for Cool Stores,	29,140 0 0	R. Werner and Co.	Act No. 2355, Item 1.	ĺ
942	Melbourne. Deposit, £1,457 (3)—Air gas Plant, Higher Elementary School, Orbost. Deposit, £7	132 10 0	Pry. Ltd. J. Bartram and Son Pry. Ltd. 1	Cool Storage Trust Fund	
943	(8)-Two Isolation Blocks, Coode Island.	890 0 0	T. Sly 1	78/15/7. Sanatorium,	
944	Deposit, £40 (1)—Electric Lighting, &c , Plant, Hospital for Insane, Mont Park	210 0 0	Sutherland and Ash-	Coode Island 78/4/4. Lunatic Asy- lum, Mont Park	F. Hagelthorn. 22.9.1913.
945	(5)—Cables, &c., in connexion with Electric Installation at Benevolent Asylum and Consumptive Sanatorium, Cheltenham	256 0 0	Noyes Bres. Pry.	78/15/26. Provision for Consumptives	!
946	(7)—Repairs, &c., School No. 1399, Onley. Deposit, £9	171 0 0	W. J. Mason	78/14/1. State Schools —Primary Education	
947 948	Extras on Contract No. 1912-13/2692 Extras on Contract No. 1912-13/2091	7 0 0 0 5 0	A. Miles 1 T. J. Kittle 1	Ditto Ditto	}
949 950	Extras on Contract No. 1912-13/2089 Extras on Contract No. 1912-13/2714	49 7 2 94 9 5	J. C. Law 1	Ditto 79/2. Maintenance. &c.,	1
951	Extras on Contract No. 1912-13/2888			Cobram Bridge	ļ
301		922 2 1	Reinforced Concrete and Monier Pipe Construction Co. Pry. Ltd. 1	Trust Fund	
952	Extras on Contract No. 1912-13/2708	49 17 0	Bennett and Son 1	78/11/2. Government	
953	Extras on Contract No. 1912-13/2706	19 17 0	Perrow and Wool-	Printing Office Act No. 2297, Section 6. Teachers' Residences Fund	
954 955	Extras on Contract No. 1912-13/2705 Extras on Contract No. 1912-13/2571	30 5 0 67 13 3	B. Wingfield 1	Ditto	1
956	Extras on Contract No. 1912-13/3165	6 10 0	S. S. Leonard 1 J. and W. Soutar 1	78/3/1. Gaols, &c Trust Fund	1
957 958	Extras on Contract No. 1912-13/3114 Extras on Contract No. 1912-13/3164	14 10 0 20 0 0	J. Leonard 1 H. Hammond 1	78/1/2. Wharfs, &c 78/2/1. Police Build-	
959 960 961	Extras on Contract No. 1913-14/724 Extras on Contract No. 1912-13/2890 Extras on Contracts Nos. 1912-13/2099 and 1912-13/2879	42 2 9 40 10 1 25 0 3	N. Lindgren 1 Hall Bros. 1 T. Coate 1	ings 78/13/2. Furniture, &c. 78/142. Wharfs, &c Act No. 2423, Item 3. High Schools, &c.	

(1) Fulfilled previous contracts satisfactorily.

Contract Cancelled.

Works.—Contract No. 1912-13/1886 has been cancelled and deposit of £11 forfeited.—F. Hagelthorn, Commissioner of Public Works. 22.9.1913.

Corrigenda.

General Stores.—Contract No. 1912/516, Gazette page 1913/2934, Items 107 and 108, Anti-corrosive and Anti-fouling Paint respectively—For rates gazetted read per cut. in lieu of per gallon.

Contract No. 1912/512, Gazette page 1913/2934, Item 107A, Anti-corrosive Paint—For rate gazetted read per eut. in lieu of per gullon.

-JNO. G. WHITE, Secretary to the Tender Board. 30.9.1913.

Works.—Serial No. 1913-14/717—Instead of £3,712 6s. read £3,712 0s. 6d.—F. Hagelthorn, Commissioner of Public Works. 22.9.1913.

Melbourne, 1st October, 1913.

Annex to Contract No. 912.

T. E. Hall.

Contract.—Discharging and loading Coal, &c., at Woomelang and Donald Coal Depôts.

No. of Item.	Description of Works.	Rate.
k 4	WOOMBLANG.	,
1	To discharge all hopper trucks of coal immediately on arrival, and trim the coal between	4s. 6d. per true
3	the roads, or trim and stack the coal on the coal stage when ordered To discharge all medium trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered	4s. 6d. per truc
4	To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal	64. 9d. per truc
8	stage clear of coal, or trim and stack the coal on stage when ordered To thoroughly break up all lumps of coal to not more than six (6) incest in size; fill coal barrows or baskets; and supply all engines with the quantities directed; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same; and	57d. per ton
9	report any neglect to store clerk To discharge all trucks on ground when required, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed	59d. per ton
13	To load up, when required, all coal from ground into all trucks, as directed	-91
24	To keep all the ashpits clean, lift the grates in the ashpits and clean out the catch pits daily, and load the ashes into I trucks, to be filled to water level. No ashes to be left between the roads	53d. per ton 5s. per truck
2 6	To load ashes into 15-ton trucks, to be filled to water level. No ashes to be left between the roads	7s. 6d. per truc
28	To discharge firewood from I trucks immediately on arrival, the wood to be kept clear of the	2s. per truck
29	To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of ramp	3s. per truck
31	To load firewood into I trucks	3s. per truck
32 37	To load firewood into 15-ton trucks	4s. per truck 1½d. per engine
	DONALD.	
1	To discharge all hopper trucks of coal immediately on arrival, and trim the coal between the roads, or trim and stack the coal on the coal stage when ordered	4s. 6d. per truck
3	To discharge all medium trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered	4s. 6d. per truck
4	To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered	6s. 9d. per truck
8	To thoroughly break up all lumps of coult onot more than six (6, inches in size; fill coal harrows or baskets; and supply all engines with the quantities directed; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same; and report any neglect to store clerk	57d. per ton
9	To discharge I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed	53d, per ton
13	To load up, when required, all coal from ground into all trucks, as directed	57d. per ten
24	To keep all the ashpits clean, lift the grates in the ashpits and clean out the catch pits daily, and load the ashes into I trucks, to be filled to water level. No ashes to be left between the roads	5s. per truck
26	To load ashes into 15-ton trucks, to be filled to water level. No ashes to be left between the roads	7s. 6d. per truck
28	To discharge firewood from I trucks immediately on arrival, the wood to be kept clear of the piles of ramp	2s. per truck
29	To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of ramp	3s. per truck
31	To load firewood into I trucks	3s. per truck
32	To load firewood into 15-ton trucks	4s. per truck
37	To put lighting-up wood on engines, five (5) feet or more, as directed	11d. per engine

ANNEX	то	Con	TRACT	No.	925.
	G.	w.	Knott.		

Annex-continued.

ontract	.—Supply and delivery of Sawn Hard Worksmasters at Oakleigh and Gee	wood for use of	No. of Item.	Dimensions of Sawn Hardwood Timber.	Rate per 100 feet super.
No. of Item.	Dimensions of Sawn Hardwood Timber,	Rate per 100 feet super,	29 30 31 33	4 inches x 3 inches x 16 feet 4 inches x 3 inches x 18 feet 4 inches x 3 inches x 20 feet 4 inches x 4 inches x 12 feet 4	8 6
1 2 3 4 4 5 6 7 8 9 11 12 13 14 16 17 18 19 21 22 23 24 25	3 inches x 1½ inch x 12 feet 3 inches x 1½ inch x 14 feet 3 inches x 1½ inch x 18 feet 3 inches x 2 inches x 12 feet 3 inches x 2 inches x 14 feet 3 inches x 2 inches x 16 feet 3 inches x 2 inches x 16 feet 3 inches x 2 inches x 18 feet 3 inches x 2 inches x 18 feet 3 inches x 3 inches x 18 feet 3 inches x 3 inches x 12 feet 3 inches x 3 inches x 16 feet 3 inches x 3 inches x 16 feet 4 inches x 1½ inch x 16 feet 4 inches x 1½ inch x 18 feet 4 inches x 1½ inch x 18 feet 4 inches x 1½ inch x 18 feet 4 inches x 1½ inch x 16 feet 4 inches x 2 inches x 16 feet 4 inches x 2 inches x 16 feet 4 inches x 2 inches x 14 feet 4 inches x 2 inches x 14 feet 4 inches x 2 inches x 16 feet	s. d. 88 66 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	34 35 37 38 40 41 42 43 44 45 45 46 47 48 49 53 53 54 55 57 58 58	4 inches x 4 inches x 16 feet	888888888888888888888888888888888888888
26 28	4 inches x 2 inches x 20 feet	8 6 8 6	61	7 inches x 3 inches x 14 feet	8 6

ANNEX TO CONTRACT NO. 927.

Dorman, Long, and Co. Ltd.

Contract.—Manufacture, supply, and delivery of Rolled Steel Joists, Angle Braces, &c., for Bridge at 160 miles 64 chains 89 links, Serviceton line.

No. of Item.	Description and Quantity.	Weight (Appr	ox.).	Rate per-	Rat	e.
					£ s.	đ.
1	Mild Steel in Rolled Steel Joists, with necessary bolt holes—	181 tons		Ton	11 17	
2	Mild Steel in 44 No. Angle Braces, to sizes and angles shown, with necessary 3-in, bolts and holt holes	13 cwt.	•••	Cwt.	1 2	_
3	Mild Steel in 48 No. Bedplates, of sizes shown, with necessary holes and fastenings	13½ cwt.	•••	"	0 18	0
4	Mild Steel in 1,100 No. Clips, of size and shape shown, with necessary bolt holes	11 cwt.		u	1 8	0

ANNEX TO CONTRACT No. 928.

Dorman, Long, and Co. Ltd.

Contract.—Manufacture, supply, and delivery of Rolled Steel Joists, Angle Braces, &c., for renewal of Bridge at John street, Lilydale.

No. of Item.	Description and Quantity,	Weight (App	rox.).	Rate per	I	late.	
1	Mild Steel in Joists 4 No., 20 in. x 7½ in. x 89 lbs. x 19 ft. 11 in. long, with necessary bolt and slotted holes	63 cwt.		Ton		s. 17	
2	Mild Steel in Joists 8 No., 16 in. x 6 in. x 62 lbs. x 15 ft. 5 in., with all necessary bolt and slotted holes	67 cwt.		"	12	7	6
3	Mild Steel in 12 No. Angle Braces, to sizes and angles shown, with necessary 3-in, bolts and bolt holes	5 cwt.		Cwt.	1	0	0
4	Cast Iron in 8 No. Bedplates, with necessary holes, &c	4 cwt.		۱ ,,	1	0	0
4 5	Mild Steel in 16 No. Bedplates, of sizes shown, with necessary 15/16-in. pin holes and C.S. bolts	3½ cwt.	•••	n	1	0	0
6 .		3 cwt.	•••	"	1	6	0

Land Act 1901.

VILLAGE COMMUNITIES.—PROCLAMATION PARTLY REVOKED.

PROCLAMATION

By His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieu-tenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

W HEREAS by a Proclamation as hereunder set forth, made in pursuance of the provisions of the Settlement on Lands Act 1893, certain lands described in such Proclamation were set apart and appropriated for the purposes of "village community allotments" under the said Act: And whereas it is expedient to partly revoke such Proclamation: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in Division 1 of Part III. of the Land Act 1901 (1 Edw. VII. No. 1749), do hereby order as follows, viz.:—

Settlement on Lands Act 1803.

DROUIN.—The Proclamation bearing date the 4th September, 1893, by which certain lands situate in the township of Drouin, and comprising an area of four hundred and fifty acres, more or less, were, amongst others, set apart and appropriated for the purposes of village community allotments, is hereby revoked so far only as it relates to the portion of the said lands hereinafter described. viz.: scribed, viz. :-

One acre three roods twenty-two perches, county of Buln Buln, township of Drouin, being allotment 36s of section B.—(637/5.10.)

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the year of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

JOHN MADDEN.

By His Excellency's Command,

J. MURRAY,
For Commissioner of Crown Lands and Survey.

GOD SAVE THE KINGT

Land Act 1901.

HOMESTEAD ASSOCIATIONS.—PROCLAMATION PARTLY REVOKED.

PROCLAMATION

y His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieu-tenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by a certain Proclamation as hereunder set forth, made in pursuance of the provisions of the Settlement on Lands Act 1893, certain lands described in such Proclamation were set apart and appropriated for occupation by the members of associations or societies under the said Act: And whereas it is expedient to revoke in part such Proclamation. Now therefore I the bias under the said Act: And whereas it is expedient to revoke in part such Proclamation: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Common-wealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in Division 2 of Part III. of the Land Act 1901 (1 Edw. VII. No. 1749), and of section 43 of the Land Act 1911, do hereby order as follows, viz.:—

Settlement on Lands Act 1893.

Land Act 1911 (Section 43).

DROUIN .- The Proclamation bearing date the 4th Sep-DRUIN.—The Proclamation bearing date the 4th September, 1803, by which certain lands situate in the township of Drouin, and comprising an area of four hundred and fifty acres, more or less, were, amongst others, set apart and appropriated for occupation by the members of homestead associations or societies, is hereby revoked so far only as it relates to the portion of the said lands hereinafter described, viz.:—

One acre three roods twenty-two perches, county of Buln Buln, township of Drouin, being allotment 36a of section B.—(637/5.10.)

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the year of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

JOHN MADDEN.

By His Excellency's Command,

J. MURRAY,
For Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

Land Act 1911.

LANDS SET APART AS AN ADDITION TO SPECIAL SETTLEMENT AREA.

PROCLAMATION

by His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieutenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Lieutenant-Governor of the State of Victoria in THE Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of section 36 of the Land Act 1911 (2 Geo. V. No. 2332), do by this Order set apart and appropriate the land in the parish of Sandhurst, comprised in the Schedule hereunder, as an addition to the Special Settlement Area known as the Bendigo Irrigation Settlement, that is to say in the service. that is to say :-

Land set apart and appropriated as an addition to the Special Settlement Area known as the Bendigo Irrigation

SCHEDULE.

Allotment.	Area.	Parish.
	А. В. Р.	
183в	2 1 39	Sandburs
183c	0 2 0	Sandhurst
1830	12 1 21	Sandhuist
183£	2 1 8	Sandhurst
183r	1 1 35	Sandhurst
183G	4 1 17	Sandhurst
170A	18 1 37	Sandhurst

(08.Y.9404.)

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the year of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

JOHN MADDEN.

By His Excellency's Command,

J. MURRAY, For Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

Land Act 1911.

UNUSED AND UNMADE ROAD CLOSED.—
MURRA WURRA.

PROCLAMATION

By His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieu-tenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Lieutenant-Governor of the State of Victoria in THE Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of section 63 of the Land Act 1911 (2 Geo. V. No. 2332), do by this Order direct that the portions of the unused and unmade roads in the village of Murra Wurra, as defined by description hereunder, be closed, that is to say:—

Portions of unused and unmade roads in the village of Murra Wurra closed :---

of Murra Wurra closed:—
County of Borung, village of Murra Wurra: Commencing at the south-west angle of allotment 4 of section 4; bounded thence by lines bearing respectively S. 89 deg. 46 min. W. thirteen chains fifty-nine links and a quarter and N. o deg. 14 min. W. nineteen chains; thence by the road to Dimboola bearing S. 89 deg. 46 min. W. one chain; thence by allotment 90, parish of Kewell West, bearing S. o deg. 14 min. E. twenty chains and N. 89 deg. 46 min. E. fourteen chains fifty-nine links and a quarter; and thence by a line bearing N. o deg. 14 min. W. one chain to the point of commencement.
County of Borung village of Murra Wurra: Commence

County of Borung, village of Murra Wurra: Commencing at the south-west angle of allotment 2 of section 1; bounded theace by a line bearing S. 80 deg. 46 min. W. twelve chains sixty-one links and a half; thence by a road bearing S. 0 deg. 14 min. E. one chain; thence by a line bearing N. 89 deg. 46 min. E. twelve chains sixty-one

No. 149.-OCTOBER 1, 1913.-13476.-5.

links and a half; and thence by a line bearing N. o deg. 14 min. W. one chain to the point of commencement. (13.C.59724.)

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the year of our Lord One thousand nine hundred and thirteen, and in the fourth year of His Majesty's reign.

JOHN MADDEN.

By His Excellency's Command;

J. MURRAY, For Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

COMMON DIMINISHED.

PROCLAMATION

By His Excellency the Honorable Sir John Madden, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice of the Supreme Court of the State of Victoria, and Lieu-tenant-Governor of the Said State and its Dependencies in the Commonwealth of Australia, &c., &c.

WHEREAS by Part I. of the Land Act 1901 (1 Edw. WHEREAS by Part I. of the Land Act 1901 (1 Edw. VII. No. 1749) it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, with the advice of the Executive Council of the said State, do hereby order as follows, that is to say: do hereby order as follows, that is to say :-

THE SANDHURST GOLD-FIELD COMMON is hereby diminished by deducting therefrom four acres, more or less, being the portion lying between allotment 15A and allotment 15E of section 6, parish of Lockwood, and extending to the road forming the north boundary of the latter allotment.—(13.C.59580.)

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of September, in the year of our Lord One thousand nine hundred and thirteen, and in the fourth year of Hic Maistry's reign. fourth year of His Majesty's reign.

JOHN MADDEN.

By His Excellency's Command,

J. MURRAY, For Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES

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

		No. of Fazette.	
Ararat-Thursday, 30th October		147	
Donald-Tuesday, 14th October		137	
Melbourne-Wednesday, 29th October		147	
Murrayville-Tuesday, 7th October		137	
Ouyen-Thursday, 9th October		137	
Stawell-Tuesday, 28th October		147	

Lands and Survey Office, Melbourne.

SALE OF CROWN LANDS IN FEE SIMPLE.

A SALE of Crown lands in fee simple by public competition will be held on the ground, at WEST-MERE, on THURSDAY, 9th OCTOBER, 1913, at THREE o'clock p.m. Auctioneer: Mr. ARTHUR GIB.

TOWN LOTS.

Westmere, parish of Tara, county of Ripon, adjoining the railway station, on the Maroona to Gheringhap line.

		4
ictoria	Gazette	<u>.</u> [ر

				SCHE	DULĖ.
Allo	tment.	Se	ction.		Area.
		•••	5		1r. 7 1-10p.
	2	•••	,,	•••	ir. 4p.
	3 6	•••	77	•••	Ir.
	8	•••	,,	•••	ir.
	11	•••	"	•••	ir.
	12		6	•••	3op.
	13	•••	"	•••	30p.
	14		**		35 5-10p. 33 7-10p.
	15		,,		32p.
	16	•••	"		ir.
	17		27	•••	ır.
	18		,,		ır.
	19		33	•••	Ir.
	20	•••	22	•••	II.
	21	•••	,,	•••	1r. 20p.
	22	•••	,,	•••	11. 20p.
	6	•••	17	•••	3op.
	7 8	•••	**	• • • •	34 5-10p.
	9	•••	,,	•••	31 g-1op.
	10		"	•••	ir.
	11		"		II.
	17		"	•••	Ir.
	18		1,		II.
	19	•••	,,	•••	II.
	20	• • •	,,	•••	Ir.
	21	•••	23	•••	Ir.
	22	•••	"	•••	ir.
	23	•••	**	•••	Ir.
	24 25	•••	"	•••	ir.
	6	•••	18	•••	17. 17p.
			,,		11. 14 5-10p. 11. 8p.
	7 8		"		11. 8p.
	9		,,		ır. 8p.
	10	•••	33		1r. 14 5-10p.
	11	•••	,,	•••	11. 16 8-10p.
	30	•••	,,	•••	ir.
	31	• • •	**	•••	II.
	32		,,	•••	ir.
	33	•••	,,	•••	ir.
	34 1	•••	,, 20	•••	11. 27p. 1a. 21. 15 2-10p.
	2		,,		1a. 2r. 14p.
	3		"		1a. 3r. 7 8-1op.
	4		,,		1a. 2r. 18 9-10p.
	5 11 incl		,,	•••	1a. 2r. 8p.
i to i	ı incl	usive	10	•••	about 26½a., on which is
					erected a habitable dwelling.
					(Improvements, including
					dwelling-house, sold with
				т-	RMS:
0-				. IE	KBIS :

One-eighth cash on day of sale.
Balance in equal half-yearly instalments, extending over a term of twelve years. Interest, 4½ per cent. per annum. Immediate possession.

J. E. JENKINS, Sccretary Lands Purchase and Management Board. Office of Lands and Survey, Melbourne, 25th August, 1913.

SALE OF CROWN LANDS IN FEE SIMPLE.

A SALE of Crown Lands in fee simple by public competition will be held at ECHUCA, on FRIDAY, 17th OCTOBER, 1913, at THREE o'clock p.m., at the COURT HOUSE. Auctioneers: Messrs. J. S. KELLY & SON.

TOWN LOTS.

Strathallan, parish of Echuca South, county of Rodney, adjoining the Railway Station on the Cornelia Creek Estate.

			SCHEDULE.
Ailotme	nt.		Area.
28			17. 11 2-10p,
29			11. 8p.
30 31	•••		
31		•••	1r. i 6-10p.
32	•••	•••	rr.
33			Ir.
34		• • • •	tr.
35 36		•••	ır.
	•••		tr.
37	• • •	• • • • • • • • • • • • • • • • • • • •	tr.
38	•••		II.
9	•••	•••	18
10	•••	• • •	ra.
11	•••		ıa.
12	•••		ra.
13	***	•••	1a. '
14	• • •		ıa.
16	• • •	•••	ıa.
17		***	ıa.

TERMS:

One-eighth cash on day of sale.

Balance in equal half-yearly instalments, extending over a period of five years. Interest, 4½ per cent. per annum. Immediate possession.

J. E. JENKINS, Secretary Lands Purchase and Management Board.

Office of Lands and Survey, Melbourne, 25th August, 1913.

Land Act 1911, Section 8.

I.ANDS AVAILABLE AS SELECTION PURCHASE ALLOTMENTS.

COUNTY OF DARGO, PARISH OF WY YUNG. Bairnsdale District.

PPLICATIONS will be received from the date here-

PPLICATIONS will be received from the date here—

of for the undermentioned lands. All applications lodged on or before 8th October, 1913, will be deemed to have been simultaneously made.

Applicants may obtain from any Local Land Officer, or the Enquiry Office, Lands Department, McIbourne, a certificate authorizing the issue by the Railway Department of a ticket at concession fares to enable them to inspect the land, or to attend the Local Land Board.

Specially reduced rates are also allowed for removal of a selector's family and belongings to the land.

Applications, accompanied by a duty stamp for 5s., fee for registration, must be made on usual form, and delivered or forwarded by post to any Local Land Office as undermentioned.

Not more than one allotment can be included in any application, but any number of applications may be lodged, with the prescribed fee in each case.

The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified.

The term for payments may extend over a period of either 20 or 40 years at option.

Successful applicants will be granted a selection purchase lease, during the first six years of which conditions of residence and improvements must be fulfilled.

Plans and any further information, also pamphlet for intending settlers, may be obtained at the Enquiry Office, Lands Department, Melbourne, and Land Offices, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Omeo, St. Arnaud, Stawell, Seymour, Sale, and Warracknabeal.

Plans may also be inspected at the Post Offices at Bairnsdale, Lindenow, Hillside, Bullumwal, Sarsfield, Bruthen, Deptford, Glenaladale, and local Railway Stations.

II. McKENZIE,

Commissioner of Crown Land color and co

II. MCKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 8th September, 1913.

SCHROULR OF ALLOTMENTS.

Allot- ment Section	Area.	Class	Value of Land per Acre.	Approximate Half- yearly Payment— 20-year Tuble.
	A. R. P.		£ s. d.	£ s. d.
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c cccc} Pa & & & Pa \\ 21 & 2 & 9 \\ 27 & 1 & 29 \\ 23 & 3 & 9 \end{array}$	rish of H First	Yy Yuny.	0 12 6 0 14 0 0 12 0
1 7 7 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	25 0 25 23 0 0 23 3 28 31 3 2	n 1) U H	1 0 0 1 0 0 1 0 0 1 0 0	0 13 0 0 11 6 0 12 0 0 16 0

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the Land Act 1901, 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 10 on 24th September, 1913, pursuant to Order of 16th September, 1913.

Wyklangta.—The temporary reservation, by Order of the 6th June, 1912, of three roods twenty-four perches of land in the township of Wyelangta, being allotment 7 of section C, as a site for a Mechanics' Institute and Free Library, is about to be revoked.—(W.358m(1) Free Librar (13.C.59751).

GEO. GRAHAM, For Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

I N pursuance of the provisions of the Land Act 1901, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of the lands hereinafter referred to, viz. :

The following Notices were gazetted 10 on 10th September, 1913, pursuant to Orders of 2nd September, 1913.

DOLLAR.—The temporary reservation, by Order of the 25th September, 1903, of two roods thirty-three perches and four-tenths of land in the township of Dollar, being allotment 44 of section 2, as a site for Public Recreation, is about to be revoked.—(D.200F) (12.C.56150).

about to be revoked.—(D.200F) (12.C.56150).

DOLLAR.—The temporary reservation, by Order of the 22nd June, 1993, of two acres eleven perches of land in the township of Dollar, as a site for a State School, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Two roods thirty-four perches: Commencing at the north angle of allotment 3 of section 2; bounded thence by a road bearing N. 65 deg. 23 min. E. four chains; thence by the Mechanics' Institute reserve and allotment 4A bearing S. 24 deg. 37 min. E. one chain seventy-eight links; thence by a line bearing S. 65 deg. 23 min. W. four chains; and thence by allotment 3 aforesaid bearing N. 24 deg. 37 min. W. one chain seventy-eight links to the point of commencement.—(D.200F) (12.C.56150).

MEERING.—The temporary reservation, by Order of the

MEERING.—The temporary reservation, by Order of the 28th June, 1880, of five acres of land in the parish of Meering, situate in section 2, as a site for Public purposes (State School), is about to be revoked.—(M.497(3)) (09.C.45319).

RAINBOW.—The temporary reservation, by Order of the 6th July, 1910, of two roods of land in the township of Rainbow, being allotment to of section 2, as a site for a Mechanics' Institute, is about to be revoked.—(C.460(2)) (13.C.59743).

The following Notice was gazetted 10 on 17th September, 1913, pursuant to Order of 9th September, 1913.

1913, pursuant to Order of 9th September, 1913.

LISMORE.—The temporary reservation, by Order of the and August, 1881, of eight acres three roods thirty-six perches of land in the town of Lismore, being section 16, as a site for affording access to water, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—Six acres one rood twenty-seven perches: Commencing at the north-east angle of the site; bounded thence by Cunningham-street bearing S. 6 deg. 7 min. W. five chains ninety-nine and a half links; thence by a street bearing N. 89 deg. 24 min. W. fine chains fifty and six-tenths links; thence by lines bearing respectively N. 5 deg. 32 min. W. two chains eighty-three links and N. 6 deg. 7 min. E. four chains thirteen and four-tenths links; and thence by Omanstreet bearing S. 83 deg. 53 min. E. ten chains three and four-tenths links to the point of commencement.—(L.72(2) (13.C.58076).

H. McKENZIE.

H. McKENZIE, Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

I N pursuance of the provisions of the Land Act 1901 (1 Edw. VII. No. 1740) His Provision I (1 Edw. VII. No. 1749), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1913, revoked the temporary reservation of the lands hereinafter referred to,

Arbert.—Site for Watering purposes (partly revoked). See Gasette of 30th July, 1913, page 2142.

BADDAGINNIE.—Site for State School. See Gasette of 20th August, 1913, page 3831.

KARYRIE.—Site for Water Supply purposes. See Gasette of 20th August, 1913.

KORUBBURRA.—Site for Sanitary purposes. See Gasette of 20th August, 1913.

MINCHA (PYRAMID HILL).—Site for Watering purposes (partly revoked). See Gasette of 20th August, 1913.

OSBORNE.—Site for State School. See Gasette of 20th August, 1913.

August, 1913.
TRENTHAM.—Site for the use of the Railway Department (partly revoked). See Gazette of 20th August, 1913.
VECTIS EAST.—Site for Water Supolv purposes (partly revoked). See Gazette of 20th August, 1913.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

In pursuance of the provisions of the Land Act 1901 (1 Edw. VII. No. 1749), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereunder described,

The following Notices were gazetted 10 on 10th September, 1913, pursuant to Orders of 2nd September, 1913.

BARRAMUNGA.—Site for Water Supply purposes, about to be permanently reserved.—Two hundred and thirteen acres thirty-two perches, county of Polwarth, parish of Barramunga, in the two separate portions hereinafter described,

One hundred and ninety acres three roods ten perches, being allotment 56B: Commencing at the south-east angle of the allotment; bounded thence by a road bearing S. 89 deg. 32 min. W. fifty-five chains ninety-four links; thence by a line running northerly parallel with and one chain fifty links distant from the right bank of the Olangolah River to the north boundary of the said allotment: and thence by a road bearing N. 89 deg. 20 min. E. thirty-seven chains seventy-seven links, and by that road and a line bearing S. 46 deg. 7 min. E. sixty-three chains ninety-two links to the point of commencement.

And twenty-two acres one road twenty-two perches, being

And twenty-two acres one rood twenty-two perches, being part of allotment 56a: Commencing at the south-east angle of the allotment; bounded thence by a road bearing S. 89 deg. 20 min. W. thirty-eight chains ninety-three links; thence by lines bearing respectively N. 31 deg. 6 min. E. nine chains eighty links and four-tenths, N. 64 deg. 11 min. E. two chains seventy-six links, N. 84 deg. 27 min. E. eight chains sixty-six links and three-tenths, S. 50 deg. 5 min. E. fifteen chains seven links and six-tenths, and N. 43 deg. 57 min. E. seven chains fifty-four links; thence by allotment 53B bearing S. 46 deg. 12 min. E. eight links and a half; and thence by allotment 55 bearing S. 46 deg. 7 min. E. eight chains nineteen links to the point of commencement.—(B.709(3) (12.J.7791).

GEELONG.—Site for the purposes of the Geelong Sailors' Rest, about to be permanently reserved, being the site temporarily reserved therefor by Order of the 21st July, 1911.—Eighteen perches, county of Grant, parish of Corio, city of Geelong, being part of section B: Commencing at the intersection of the eastern side of Moorarbool-street and the southern side of Victoria-terrace; bounded thence by Victoria-terrace bearing S. 70 deg. 52 min. E. one chain fifty links; thence by lines bearing respectively S. 11 deg. 8 min. W. seventy-five links and seven-tenths and N. 70 deg. 52 min. W. one chain fifty links; and thence by Moorarbool-street aforesaid bearing N. 11 deg. 8 min. E. seventy-five links and seven-tenths and N. 70 deg. 52 min. W. one chain fifty links; and thence by Moorarbool-street aforesaid bearing N. 11 deg. 8 min. E. seventy-five links and seven-tenths and N. 70 deg. 52 min. W. one chain fifty links; and thence by Moorarbool-street aforesaid bearing N. 11 deg. 8 min. E. seventy-five links and seven-tenths and N. 70 deg. 52 min. W. one chain fifty links; and thence by Moorarbool-street aforesaid bearing N. 11 deg. 8 min. E. seventy-five links and seven-tenths to the point of commencement.—(G.29(4) (13.C.59100). And twenty-two acres one rood twenty-two perches, being

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the Land Act 1901, notice is hereby given that it is the intention of the tovernor in Council to revoke the temporary reservations of the lands hereinafter referred to, viz.:—

The following Notices were gazetted 10 on 1st October, 1913, pursuant to Orders of 23rd September, 1913.

1913, pursuant to Orders of 23rd September, 1913.

CASTLEMAINE.—The temporary reservation, by Order of the 18th August, 1868, of two hundred and ninety acres, more or less, of land in the municipal district of Castlemaine, for the purposes of a Public Park, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One hundred and fifty-one acres two roods twenty-six perches, county of Talbot, municipal district of Castlemaine: Commencing at a point bearing 5. 20 deg. 40 min. W. five chains ninety-four links from the south-east angle of allotment 11 of section 4A1; bounded thence by lines bearing respectively N. 73 deg. 34 min. E. thirty-three chains fifty-eight links, S. 76 deg. 44 min. W. forty-two chains thirty links, N. 23 deg. 0 min. W. forty-two chains thirty links, S. 16 deg. 44 min. W. nine chains seventy-five links; thence by allotments 17 and S of section 153 bearing north four chains seventy-two links; and thence, by lines bearing respectively east five chains sixty links, north ten chains fifty-two links, west three chains, and north twenty-five chains six links to the point of commencement.—(C.100(1) (12.C.55596).

ELMORE.—The temporary reservation, by Order of the

ELMORE.—The temporary reservation, by Order of the roth August, 1874, of one hundred and thirty-seven acres two roads four perches of land in the township of Elmore, as a site for Recreation purposes, is about to be revoked so far as regards the portion thereof hereinafter de-

scribed, viz.:—Five acres: Commencing at a point bearing west five chains thirty-six links and three-tenths and north one chain fifty links from the north-east angle of suburban one cnain fity links from the north-east angle of suburban allotinent 44; bounded thence by a road bearing west nine chains sixty-six links and six-tenths; thence by a line bearing north seven chains seventy-six links and seventenths; thence by a road bearing S. 61 deg. 47 min. E. ten chains ninety-seven links; and thence by a line bearing south two chains fifty-eight links to the point of commencement.—[E.38E] (12.C.57740).

FOOTSCRAY.—The temporary reservation, by Order of the 5th February, 1877, of twenty perches of land in the municipal district of Footscray, as a site for a Morgue, is about to be revoked.—(F.19(2) (13.C.59599).

J. MURRAY, For Commissioner of Crown Lands and Survey.

LANDS TEMPORARILY RESERVED FROM SALE, ETC.

N pursuance of the provisions of the Land Act 1901, In pursuance of the provisions of the Land Act 1901, notice is hereby given that His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1913, reserved, temporarily, from sale and leasing, and from having a licence granted in respect thereof, and has also (untess where otherwise stated) excepted from occupation for mining purposes or for residence or business under any miner's right or business licence, the lands hereinafter described, viz.:—

GARVOC.—Site for Public purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Two acres, more or less, county right or business licence.—Two acres, more or less, county of Hampden, township of Garvoc: Commencing at a point on the southern side of the road from Camperdown to Warrnambool where it is intersected by the right bank of the Yaloak Creek; bounded thence south-westerly by the said road to the north boundary of allotment 1 of section 15; thence easterly and south-easterly by that allotment and allotments 2 and 3 to the Railway reserve; thence easterly by that reserve to the Yaloak Creek aforesaid; and thence north-westerly by that creek to the point of commencement.—(G.1518) {13.C.59113}.

of commencement.—(G.151K) {13.C.59113}.

LOYOLA.—Site for the Supply of Stone or other Material, also excepted from occupation for residence or business under any miner's right or business licence.—Three acres three roods nine perches, county of Delatite, parish of Loyola, being allotment 132D: Commencing at the north-east angle of the allotment; bounded thence by a road and allotment of bearing S. 8 deg. 54 min. W. five chains sixty-four links; thence by allotment 132c bearing N. 62 deg. 33 min. W. ten chains sixteen links and N. 13 deg. 14 min. W. two chains sixty links; thence by lines bearing respectively S. 67 deg. 35 min. E. three chains ninety-one links and N. 28 deg. 27 min. E. ninety-seven links; and thence by allotment 131 bearing S. 81 deg. 6 min. E. six chains forty-eight links to the point of commencement.—(L.90C) (12.C.57683).

LOYOLA.—Site for Water Supply purposes, also excepted

LOYOLA.—Site for Water Supply purposes, also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence.—Two acres one rood six perches, county of Delatite, parish of Loyola, being allotment 132E: Commencing at the north-east angle of the allotment; bounded thence by a road bearing S. 18 deg. 26 min. W. six chains eighty-nine links; thence by a road bearing N. 33 deg. 58 min. W. five chains fifty-two links and N. 56 deg. 4 min. W. one chain two links; thence by allotment 132F bearing N. 33 deg. 56 min. E. two chains fifty-six links; and thence by allotment 131 bearing S. 81 deg. 6 min. E. four chains seventy-four links to the point of commencement.—(L.90C) (12.C.57683). LOYOLA.—Site for Water Supply purposes, also excepted

MALMSBURY AND LAURISTON.—Site for a Public Park and Garden, also excepted from occupation for residence or business under any miner's right or business licence.—Three acres three roods, more or less, county of Dalhousie, borough of Malmsbury, and parish of Lauriston Commencing at a point on the left bank of the Campaspe Kiver where the south boundary of allotment 191, parish of Lauriston, abus thereon; bounded thence by that allotment bearing west three chains forty-seven links; thence by Mount Alexander-road east bearing S. 35 deg. 25 min. E. thirteen chains forty-five links; thence by the Water and Camping reserve bearing N. 63 deg. 15 min. E. two chains forty links; and thence by the Campaspe River north-westerly to the point of commencement.—(L.32(3) [13.C.58957). MALMSBURY AND LAURISTON .- Site for a Public Park and (13.C.58957).

(13.C.58957).

MIRAM-PIRAM.—Site for a Public Hall, also excepted from occupation for residence or business under any miner's right or business licence.—One rood, county of Lowan, township of Miram-piram, being allotment 17 of section 4: Commencing at the north-east angle of allotment 18; bounded thence by that allotment bearing south two chains fifty links; thence by a right-of-way bearing east one chain; thence by allotment 16 bearing north two chains fifty links; and thence by a street bearing west one chain to the point of commencement.—(M.504A) (13.C.50480). (13.C.59480).

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1913.

LAND PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

pursuance of the provisions of the Land Act 1901 IN pursuance of the provisions of the Luna Ac. 190-(1 Edw. VII. No. 1749), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereunder described,

The following Notice was gazetted 10 on 1st October, 1913, pursuant to Order of 23rd September, 1913.

Melbourne.—Site for the purposes of a School of Veterinary Science in the University of Melbourne, about to be permanently reserved.—Four acres, county of Bourke, parish of Jika Jika, city of Melbourne: Commencing at the intersection of the north-eastern side of Flemington-road and the south-eastern side of Fark-street; bounded thence by Park-street bearing N. 26 deg. 32 min. E. five chains eighty-one links; thence by Gill-street bearing east four chains forty-two links; thence by the Hay, Straw, and Horse Market bearing south four chains sixty-two links; and s. 36 deg. 20 min. W. four chains sixty-two links; and thence by Flemington-road bearing N. 53 deg. 40 min. W. five chains thirty-one links to the point of commencement.—(M.313(2) [13.C.55890].

J. MURRAY, For Commissioner of Crown Lands and Survey.

LANDS PERMANENTLY RESERVED FROM SALE. N pursuance of the provisions of the Land Act 1901

In pursuance of the provisions of the Lina Met 1901 (I Edw. VII. No. 1749), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1913, reserved from sale, permanently, the lands hereinafter mentioned, wir.

SHEPPARTON.—Site for an Agricultural High School.

SHEPPARTON.—Site for an Agricultural High School. See Gazette of 20th August, 1913, page 3832.

WALHALLA.—Site for Railway Water Supply purposes. See Gazette of 20th August, 1913.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber. Melbourne, the 23rd September, 1913.

The Closer Settlement Acts.

THE allotment mentioned in the Schedule hereunder is hereby proclaimed available for application, and may be taken upon Conditional Purchase Lease.

Estate,	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-; carly Instalment.	Remarks.
Shepparton	Shepparton	18	D	A. R. P. 72 3 9	£ s. d. 1,195 5 2	£ s. d.	£ s. d. 34 14 6	Formerly recommended to Myer Pahoff

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

Closer Settlement Acts. DINGEE ESTATE.

ALLOTMENTS IN THE DINGEE ESTATE AVAILABLE FOR APPLICATION UNDER CONDITIONAL PURCHASE LEASE.

THE several allotments included in the schedule hereunder are declared available as Farm Allotments and Agricultural Labourer's Allotments until Saturday, 11th October, 1913. Applications must be made on the prescribed forms, and lodged with the Secretary, Closer Settlement Branch, Lands Department, accompanied by the deposit, as shown in Schedule hereunder, for the most valuable allotment applied for. The deposit includes registration fee of 5s. and lease fee of £1 A Local Land Board to deal with the applications will be held at Bendigo, on Thursday, 16th October, 1913, at 10 a.m.

Terms, Conditions, &c.

Terms, Conditions, &c.

The leases issued to successful applicants may be for such a term of years, not exceeding 31½, as may be agreed upon between the lessee and the State Rivers and Water Supply Commission.

An applicant may apply for more than one allotment, but will only be required to lodge one deposit, being the amount chargeable on the most valuable allotment applied for. Applicants must be at least 18 years of age.

No conditional purchase lease of a Farm Allotment can be granted to any person who is already the holder of land of the value of £2,500 (township land excepted), or who would thereby become the holder of land exceeding such value.

Improvements to the value of at least two instalments of the purchase money must be effected on each Farm allotment before the end of the first year from the date of the lease, and 10 per cent. of the purchase money before the end of the third year, and a further 10 per cent. before the end of the sixth year.

before the end of the first year from the date of the lease, and 10 per cent. of the purchase money before the end of the third year, and a further 10 per cent. before the end of the sixth year.

No conditional purchase lease of an Agricultural Labourer's allotment can be granted to any person who is already the holder of land to the value of £350, or who would theroby become the holder of land exceeding such value.

The lessee must enclose his allotment with a substantial and sufficient fence within two years from the date of his lease, unless sconer called upon under the provisions of the Fences Act 1890, and erect a house to the value of at least £30.

The lessee must reside on the estate. (Personal residence by the lessee, wife, or any child not less than eighteen years of age of lessee, may be considered personal residence by the lessee, with the approval of the Commission.) In special cases the Commission has power to allow persons other than those above mentioned to reside for a limited period in lieu of lessee.

The lessee of a Farm allotment cannot tranfer assign, mortgage, or sublet the whole or any part of his allotment within the first six years of the lease. Agricultural Labourer's allotments may be transferred at any time with the consent of the Commission.

Leases will be subject to a condition providing for resumption of land required for necessary drains or channels through any allotment.

Lessees are not permitted to destroy or remove timber from the land unless by written consent of the Commission.

The amount of deposit (less £1 5s.) will be deducted from the capital value, and the half-yearly instalments calculated on the balance of purchase money.

Payments in advance may be made at any time at the option of the lessee, and proportionate reduction of interest secured thereby.

The balance of purchase money, with interest at 4½ per cent., must be paid by 63 or a lesser number of half-yearly instalments calculated according to any of the tables under Division 3 of Part I of the Sarings Banks Act 1890 Amendment Act 1890, the first of such instalments being payable six months after the date of the lease. Each instalment will include interest upon the balance of the purchase money remaining unpaid.

The Crown grant may be issued to the lessee at the end of any half-year after the first twelve years have expired, on payment of the balance of purchase money, and will be subject to a condition that the owner for the time being of the land, or a member of his family over eighteen years of age, or any person approved by the Governor in Council, shall reside thereon for at least eight months in every year, and that a breach of this condition may lead to the forfeiture of the land to the Crown.

Plans and further information may be obtained from the Closer Settlement Branch, Crown Lands Office.

Department of Lands and Survey, Melbourne, 12th September, 1913.

HUGH McKENZIE, Commissioner for Crown Lands and Survey.

Schedule of Allotments, Dingeo Estate. Sub-division of land acquired from Messrs. Coulter and M. Hughes. to adjustment of areas and values.

Allotment.	Secti	on.		Area		F	rice	: Der	Aer	·e.	Сар	ital V	alue		Deposing L Reg	esse	tion	ı	Baland Purch Mone	ase	,		df-ye talm	early lent.		in	clude	ments d in Value.
			A	. н.	Р.		£	8,	d.	_	£	8.	d.	-	£	s.	d.		£	8.	d.	£	. a.	d.		_	£ 8.	d.
											$\mathbf{F}_{\mathbf{z}}$	RM	All.	OI	MENT	3.												
											F	aris	h of	Y	allook													
1≜ 1в	3	-	54 56		29 28	ĺ	10 9	5 15	0	ĺ	558 550	0 0	0	1	19 18	5 15	0	-	540 0 532 10			16 15	4 19	0 6	1		::	
											P	arisi	h of	$T\epsilon$	alambe													
124± 124± 124c 134	\ ::		42 42 42 54	1 2	22 22 22 19		11 11 11	10	0 0 0 0		487 487 487 751	10	0 0 0 0		16 16 16 24	5 5 5 15	0 0 0 0		472 10 472 10 472 10 727 10	0 0 0	- 1	14 14 14 21	3 3 3 16	6 6 6		150	 	0
								Αç	RIC	UI.	TURA	L La	BOD	RI	er's A	LLO	TMI	ent	19.									
											P	aris	h of	T_{ℓ}	alambe	2.												
124p 124p 124p 124q 131 131a 131b 131c 131c 131p 131p 131p			19 12 13 19 12 12 12 7 9 10 10	0 1 2 2 3 3 2 2 1 3 0 0 0 3 3	39 12 25 37 0 0 35 19 0 0 88 0		12 12 12 12 12 12 12 12 12	15 0 0 15 0 0 10 10 10 10	000000000000000000000000000000000000000		235 145 164 235 150 150 149 89 112 125 125 115	0 0 0 0 0 0 10 0 10 0 0	0 0 0 0 0 0 0 0 0 0		7 1 8 1 6 6 5 1 5 6 6 6	15 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	00000000000		227 10 140 0 157 10 227 10 145 .0 145 0 85 0 107 10 120 0 110 0 110 0	0 0 0 0 0 0 0 0 0 0 0 0 0		4 4 6 4 4 2 3	16 4 14 16 7 7 7 11 4 12 12 6 6	6 6 0 0 0 0 0 0 0 0 0 0				

Closer Settlement Acts.

FARM ALLOTMENTS IN THE SWAN HILL ESTATE, PARISH OF TYNTYNDER, AVAILABLE FOR APPLICATION UNDER CONDITIONAL PURCHASE LEASE.

THE allotments mentioned in the Schedule herounder are available for application. Applications, accompanied by the amount of deposit, must be lodged with the Secretary, Lands Purchase Board, Public Offices, Melbourne. Plans and fuller particulars on application.

Conditional Purchase Lease.

Conditional Purchase Lease.

The leases issued to successful applicants may be for such a term of years, not exceeding 31½, as may be agreed upon between the leasee and the Board.

An applicant may apply for more than one allotment, but will only be required to lodge one deposit, being the amount chargeable on the most valuable allotment applied for.

No conditional purchase lease of a Farm Allotment can be granted to any person who is already the holder of land of the value of £2,500 (township land excepted), or who would thereby become the holder of land exceeding such value.

Improvements to the value of at least two instalments of the purchase money must be effected on each farm allotment before the end of the first year from the date of the lease, 10 per cent. of the purchase money before the end of the third year, and a further 10 per cent. before the end of the sixth year.

The leasee must reside on the allotment. Personal residence by the lessee, any of his children over eighteen years of age, may, with the approval of the Board, be considered personal residence by the lessee. In special cases the Board has power to allow persons other than those above mentioned to reside for a limited period in lieu of lessee.

The lessee cannot transfer, assign, mortgage, or sublet the whole or any part of his allotment within the first six years of the lease.

The amount of deposit (less £1 5s.) will be deducted from the capital value, and the half-yearly instalments calculated on the balance of purchase money.

Payments in advance may be made at any time at the option of the lessee, and proportionate reduction of interest secured the option of the lessee.

thereby.

The balance of purchase money, with interest at 44 per cent., must be paid by 63 or a lesser number of half-yearly instalments, calculated according to any of the tables under Division 3 of Part I of the Savings Banks Act 1890 Amendment Act 1896, the first of such instalments being payable six months after the date of the lease. Each instalment will include interest upon the balance of the purchase money remaining unpaid.

The Crown grant may be issued to the lessee at the end of any half-year after the first twelve years have expired, on payment of the balance of the purchase money, and will be subject to a condition that the owner for the time being of the land, or a member of his family over eighteen years of age, or any person approved by the Governor in Council, shall reside thereon for at least eight months in every year, and that a breach of this condition may lead to the forfeiture of the land to the Crown.

Plans and further information may be obtained from the Closer Settlement Branch, Crown Lands Office.

-(C.S.4887.)

Department of Lands and Survey, Melbourne, 12th September, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

SCHEDULE OF ALLOTMENTS.

Allotment.	Section.	Area.	Parish.	Price per Acre.	Capital Value.	Deposit, including Lease and Registration Fees.	Balance of Purchase Money.	Half-yearly Instalment.	Improve- ments to be paid for.
8 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	200000000000000000000000000000000000000	A. R. P. 69 0 3 54 0 0 0 53 0 0 0 74 0 0 0 46 0 0 0 46 0 0 0 25 0 0 0 63 0 0 0 63 0 0 0 65 0 0 0 55 0 0 0 55 0 0 0 55 0 0 0 55 0 0 0 55 0 0 0 55 0 0 0 55 0 0 0 55 0 0 0 55 0	Tyntynder	£ s. d. 13 0 0 12 0 0 12 0 0 10 10 0 12 15 0 15 0 0 15 5 0 15 5 0 15 5 0 12 0 0 12 0 0 12 0 0 12 10 0 12 10 0 14 0 0 8 15 0 8 15 0	£ 8. d897 5 0 0 638 0 0 638 0 0 777 0 0 586 10 0 1,045 0 0 733 5 0 735 0 0 882 0 0 320 5 0 320 5 0 320 5 0 366 0 0 816 0 0 725 0 0 876 0 0 1,056 0 0 1,056 0 0 1,056 0 0 1,056 0 0 1,056 0 0 1,056 0 0 1,056 0 0 1,056 0 0	£ s. d. 28 10 0 21 16 0 22 5 0 25 15 0 25 15 0 20 5 0 18 15 0 23 15 0 23 15 0 23 15 0 21 5 0 21 5 0 21 5 0 22 5 0 21 5 0 23 15 0 24 5 0 21 5 0 23 15 0 24 5 0 21 5 0 23 15 0 24 5 0 31 15 0 26 5 0 31 5 0	£ s. d. 870 0 0 627 10 0 615 0 0 752 10 0 567 10 0 0 567 10 0 0 522 10 0 0 696 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ s. d. 26 2 0 18 16 6 18 9 0 22 11 6 17 0 6 15 13 6 20 14 0 11 0 6 21 7 6 25 13 6 25 13 6 27 18 0 23 14 0 23 14 0 23 14 0 23 14 0 23 14 0 21 1 0 25 18 6 30 13 6 23 8 0 27 18 0	\$\begin{array}{cccccccccccccccccccccccccccccccccccc

¹ Includes homestead, £250. ² Includes house.

Closer Settlement Acts.

LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

J. MURRAY, For Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 23rd September, 1913.

Estate.	Corr. No.	Name of Lessee.	Section of Act under which Leased.	Parish.	Allotment,	Area.	Reasons for Declaring Void.	Pay Office.
Highton Warrnambool	3528/ 1784 2300/ 636	John Mason Keeran Mahoney	49 50	Barrarbool Wangoom	32 and 43, sec. 11 4, sec. 70	A. R. P. 15 1 9 2 1 550	Non-payment of instalments Non-compliance with residence condition	Geelong Warrnambool

The Closer Settlement Acts.

FARM ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday, 15th October, 1913, and all applications lodged on or before that date will be deemed to have been simultaneously made. Applications, accompanied by the amount of deposit, must be lodged with the Secretary, Lands Purchase Board, Public Offices, Melbourne, on or before the above-mentioned date. Plans and fuller particulars on application.

Estate.	Parish.	Allot- ment	Sec- tion.	Area,	Capital Value.	Deposit, including Lease and Registra- tion Fees.	Half-yearly Instalment.	Remarks.
				A. R. P.	£ s. d.	£ s. d.	£ s. d.	
Pannoo	Pannoobamawin	36	A	320 1 21	2,163 0 0	69 5 0	62 17 0	Formerly recommended
Shepparton No.	Shepparton	89	1)	22 0 12	364 5 0	13 0 0	10 11 6	to Chas. Raper Formerly recommended
Highton	Barrarbool	32 and 43	11	15 1 9	59 0 o o	21 5 0	17 2 0	to C. H. Lowry Formerly held by John Mason

(1) £8 19s. 3d., cost of femoing, to be lodged with deposit. The incoming lessee must pay the valuation of improvements, if any.

Department of Lands and Survey, Melbourne, 29th September, 1913. J MURRAY, For Commissioner of Crown Lands and Survey.

The Closer Settlement Acts.

WORKMAN'S HOME ALLOTMENT AVAILABLE FOR APPLICATION.

THE allotment mentioned in the Schedule hereunder is available for application until Wednesday, 15th October, 1913, and all applications lodged on or before that date will be deemed to have been simultaneously made. Applications, accompanied by the amount of deposit, most be lodged with the Secretary, Lands Purchase Board, Public Offices, Melbourne, on or before the above-mentioned date. Plans and fuller particulars on application.

Estat e .	Parish.	Allot.	Sec.	Area.	Capital Capital Value. Value. Lease at Registration Fee		Half-yearly Instalment.	Value of Improve- ments.	
Penders Grove	Jika Jika	6	1	A R. P. O I 276	£ s. d.	£ s. d.	£ s. d. 2 17 0	£ s. d.	Formerly held by J. Walker

Department of Lands and Sorvey, Melbourne, 29th September, 1913. J. MURRAY, For Commissioner of Crown Lands and Survey.

Closer Settlement Acts. LEASES SURRENDERED.

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

Department of Lands and Survey, Melbourne, 23rd September, 1913. J. MURRAY, For Commissioner of Crown Lands and Survey.

Corr. No.	Name,	Section of Closer Settlement Act under which Leased,	Estate.	Parish.	Allot.	Area.	Reason.	Pay Office.
560	James G. Townley	56	Tooronga	Prahran	69, sec. 103	A. R. P. 0 1 37.	To issue lease dated 1.5.13	The Secretary, Lands • Pur- chase and Management Board, Mel
4060/ 2315	Neville F. Brown- ing	49	Coluna ,	Gunbower West	11D, sec. 2	55 3 5		bourne Kerang



4388 Land Acts.

LEASE UNDER SECTIONS 318-322 OF THE LAND ACT 1901 AS AMENDED BY THE LAND ACT 1904 DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Board of Land and Works for the reason specified.

Melbourne, 17th September, 1913.

A. J. PEACOCK, Vice-President of the Board of Land and Works.

District.	Corr. No.	Name of Levece.	Parish.	Area.	Allot ment.	Section.	Reason for Forfeiture.	Pay Office.
Echuca	9378/ 318-322	David Grant	Barmah	A. R. P. 6 0 0	26	A	Non-compliance with conditions	Echnea

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

ree.	Receiver enue at—
£ s, d, £ s, d, £ s, d,	

Under Section 44 of the Land Act 1890. 96 0 0 | Allamboo E. | 10.9.13| 2 8 0 1 6 0 4 0 3 18 0 Warragul 1.2.00 7 0 0 | Woorarra . | 19.9.13| 1 18 6 1 1 0 0 4 2 19 10 Melbourne 1.9.04

3543 05614	T. Patterson	$\frac{96}{7}$		0	Allambee E. Woorarra	10.9.13 $19.9.13$	2 1 1	8 0. 8 61	l	6 1	0 4	0	$\frac{3}{2}$	18 19	0 Warragul 1.2.00 10 Melbourne 1.9.04
				U	nder Section 49	of the Lan	d Act	190	١.						
13242	M. A. Pepper (1)	105	ŏ		Gembrook				1	6	0 -	1 0	40	14	4 Melbourne 1.10.99
19744	trix of A. Parker	4	0	0	Korumburra	9.9.13	27 1	7 6	ı	1	0	L 8	29	0	2 Warragul
14524 10179 10148 11816	(2, 3) W. J. Hughston (4) O. Clark (1) P. O'Farrell (5) P. O'Farrell (5)	6 255 79 5	0		Gracedale Devon Woorarra	15.9.13 16.9.13 19.9.13 19.9.13	49 1 53 1	$\begin{array}{ccc} 1 & 5 \\ 3 & 6 \end{array}$	1 1	6	0	3 0	51 53	13 5 13 8	5 Melbourne 1.1.04 6 Melbourne 2.4.06

Under Section 49 of the Land Act 1901 as amended by the Land Act 1904.

0611	Wm, H. Hodgens (4)	16	3 34	Murmunge	[13.9.13]									Beechworth
05	Arthur Gibson (4)	19	3 36	Ararat	 18.9.13	10 0	0, 1	1	0, 0					Ararat
- 06	Mary Gibson (4)	11	3 39	,,	 ,,	5 0	$0_1 1$	1	0.0	5	6	1	5	**
09	Harry Gibson (4)	19	3 36	,,	 ,, .	10 0			0 0	8	11	. l	8	
3811	John J. Short (6)	20	3 2	Dercel						щ	15	15 1	1	Ballaarat
3741	Phyles Porter (6)	16	2 10	Scarsdale	 13.9.13	0 13	0 1	1	0:0	9.	1	14	91	

Under Section 49 of the Land Act 1901 as amended by the Land Acts 1904-9-11.

0299	Patk, Flanagan (2)	16	3	32 !	Neilborough	15,9,13	 ; 1	1	0[(9	1	1	9 .	Bendigo
0305	Thos. R. Phelan (2)	15	0	6	,,	15.9.13	 1	1	-0 -0	8	1	1	8	"
0161	Margaret Martin (4)	20	0	0	Navarre	13.9.13								Stawell
	John Tuddenham (4)						 - j 1 .	. 1	0 (8	1	1	-8	Ballaarat
0200	Duncan McFadyon (2)	20	0	0	Bow Worrung	17.9.13	 . 1	1	0 1) 10	, 1	1	10)	Sale

Under Section 61 of the Land Act 1898.

2634 [Thos. McGinn (7) . .] 47 3 14 [Coongulmerang 12.9.13 2 8 0, 1 1 0, 1 0 3 10 0] Bairnsdale 1.1.06

Under Section 56 of the Land Act 1901.

9.9.13 24 10 0 1 6 0 1 6 25 17 6 Yarram 70 0 0 Alberton 19254 | A. Blair (8) West

Under Section 56 of the Land Act 1901 as amended by the Land Act 1904.

4052 | James E. Simpson (7) | 10 | 0 | 24 | Tintaldra | ... | 12.9.13 | 3 | 8 | 9 | 1 | 1 | 0 | 0 | 3 | 4 | 10 | 0 | Tallangatta 12.9.13 99 16 0 1 11 6 10 5 101 17 11 Melbourne Lionel P. T.Finney(7) 498 3 18 Glenaladale

Under Sections 130-383 of the Land Act 1901 as amended by the Land Act 1911.

R. B. Wallace D. Cameron	103	3 10 3 31	Strathmerton Koo-wee-rup	12.9.13 119 16.9.13 25	$\frac{6}{4}$	3 1	6	0 6	$ \begin{array}{c c} 6 & 120 \\ 10 & 26 \end{array} $	18 7	7 Numurkah 1 Melbourne

Under Section 322 of the Land Act 1901.

.. | 19 3 34 | Mardan | .. | 10.9.13| 8 10 0 1 1 0| 0 10| 9 11 10| Warragul 8044 | Hy. Baldy

Under Sections 5-10 of the Settlement on Lands Act 1893. 1138 | John Cass (8) Jno. Thomas (9) ...

Second class.
 First class. From licence.
 Special valuation, £11 per acre.
 Second class. From licence.

(5) First class.

(6) Second class. £1 per acre. From licence.

(7) Third class.
(8) Includes 12s. balance of monetary aid.

(9) Includes £13 5s. 6d. balance of aid.

J. MURRAY, For Commissioner of Crown Lands and Survey. 4389

Land Acts.

APPLICATIONS FOR GRANTS APPROVED.

CINHE	following	Applications for Gracified in each case ma	ants having been	approved, it is her	eby notified	that the balance t	to complete the	Purchase
ar	d Fees sue	cified in each case ma	sy be received by	the undermention	d Revenue	Officers.		

	1	1	l	Amoun	t to be Col	lected.		the	Payable to Officer authorized
Name.	Parish.	Extent.	Balance to complete Purchase.	Grant	Certif.	Assur- ance.	Total to	, n_ n 1	to collect rritorial Revenue at—
		A. B. P.	£ s. d.	٤ n. d	£ s. d	s. d.	£ s.	d.	
y E. Robertson (1)	. , .] 15 3 9	8 8 0	[E]	10	, 0 6	1 9 9	6 Ba	llaarat 2895/1/171
alter L. Scouller (2)	Under Section	56 of the Lan 244 0 16	d Act 1901 as 85 18 0	amended	by the .	Land A $_{1}^{5}$	-t 1904. 87 9	2 Ca	mperdown 5832/3/167
	.,		on 146 of the		t 1901.	10 3	. 1 1	3 H	milton a 4345
mes H. Fry ederick Burgess ary Ana McPherson (8		[2 3 39	0 3 0	ļī ī	0	0 7 0 5	1 1	7 H:	Arnaud 3642
mes Nye (deceased)	Secresby	10 0 18	ion 322 of the		0	0 6	7 1:	6 M	elbourne 9732
,		(2) T	econd class. 'hird class. 8 16s. 8d. ren	t wid ora	aditud				•
partment of Lands and Melbourne, 24tl	d Survey. h September, 1913		5 10s, ad. ren	r firm ore		mmiset	J, M oner of	URRAY Crown la	, inds and Survey
		Lane	7 Act 1901, Se	ct ^r on 184	١.				
	APP	LICATION	FOR A GR	ANT A	PPROV.	ED.			
THE following Applic	ation for a Grant the undermentic	having been a ned Revenue	prroved, it i Officer.	hereby	notified	that the	e Parcia	we Money	and Fees specif
				Amoun	it to be Co	llected.		- <u> </u>	Payable to
Name.	Parish.	Extent.			Fces.			1	by the Treasurer to collect
-			Purchase Money.	Grant.	Plan or Survey.	Assur- ance.	Total to	Pay	Ferritorial Revenue at—
		A. R. P.	£ s. d.		€ 8, 1.	s. d.	£ s.	d.	
eter Ruth	Murrandarra		etion 184 of t	he Land	Act 1901	0 10	21 6	3 10 H	arrow B/13559
epartment of Lands a	nd Survey.						J. N	IURRAY	
Melbourne, 24t	h September, 191	3.			For C	ommiss	io ner of	Crown L	ands and Survey
			Land Ac						
		PLICATIONS					ha Pan	to and Fe	es specified in m
THE following Appl case may be received	ications for Licen- red by the undern	ces having bee ientioned Offi	n approved, i ers authorize	hy the	Treasure	to col	lect Te	rritorial R	evenue.
		•	•				J. N	IURRAY	, ands and Survey
Department of Lands a	and Survey, September, 1913.								
Merourne, 2000	. Deptemori, e.z	· 		1	<u> </u>		be Colle	et ad	
		rea,				IBOUNT G	1		Payable
Number Name and of Licence.	l Address modi ensee, bour	ject to fication Paris of sdaries area	th or Situation.	Date of Licence	Payme		e for cence.	Total Amount of First Payment.	to Receiver of Revenue at—
i	ı	1		-		d. £	. a. d.	F s. d.	
,				1					
-	•	R. P.	a Land Let 10	(01Pav		,	e yearly	·•	
0158 * A. C. Cork,	Under Sec Linton (1) 1	etion 145 of the	wee .	. 1.7.1	ment to	be mad		(0 10 0	f Ballaarat
0158 · A. C. Cork,	Under Sec Linton (1) 1 Under Se	ction 145 of the	e Land Act 1	. 1.7.1 901.—Paj	ment to 3 1 0 yment to	be mad 0 / be mad		(0 10 0	Ballaarat Kilmore

⁽¹⁾ Amount paid.
(2) 14 months' rent paid.



Land Acts.

LICENCES AND LEASE UNDER THE LAND ACTS 1869, 1878, AND 1901 EXPIRED.

NOTICE is hereby given that the Licences and Lease mantioned in the Schedule hereunder have expired for the reason specified in each case.

Department of Lands and Survey, Melbourne, 26th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

	(our September, 1913.						•
District.	Corr. No.	Name of Licenson or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Allotment.	Area.	Reasons for Forfeiture, &c.	Pay Office,
]	Į				A. R. P.		
			Licence and	er The Land A	et 1869.	'		
Hendigo	296	William F. Johnston J		Sandhurst		1 0 0 1	Expired	Bendigo
			Licences und	ler the Land A	ct 1901.			•
Castlemaine Geelong Molbourne " " " "	01 1314 0625 01010 0960 0555 057	Eilen M. Black Anna R. Follett Charles A. Parish Hugh Wright Horbert A. Peers Herbert Patten George Morgan	. 145 145 145 146 146 145 145	Maryborough Puebla Wonthaggi " " " " Korumburra	Pt. 9, sec. 54 65. 12, sec. 65. 4, sec. 61. 14, sec. 50. 22, sec. 1)	-)	Expired (Land sold) Expired " " Expired (Land sold)	Maryborough Geelong Wonthaggi " " " Warragul
		Lease under I	hr Land Act 180	59 as amended	by The Lan	id Act 1878.		
Alexandra	2720	The President, Councillors, and Rate- payors of the Shire of Mansfield		Howqua West			Expired	Mansfield

I and Act 1901, Section 142,

ISSUE OF LEASES APPROVED.

I SSUE of Leases as indicated hereunder having been approved, it is hereby notified that the Rents and Fees specified may be received by the undermentioned Officer in each case. Rent should be paid quarterly in advance.

		Area, subject to			1	Amor	int to be Co	llected.	
Number of Lease.	Name of Lessee.	modification of boundaries and area	Locality.		Date of Lease.	Appual Rent.	Fee for Lease.	Total Amount of First Payment.	Payable to the Receiver of Revenue at —
		A. R. P.				£ a. d.	£ 8. d.	£ s. d.	
041	Edgar Thomas Atten- borough (1, 2)	0 0 16	Wonthaggi	•••	22.4.10	19 16 0	•	19 16 0	Wonthaggi
0156	John Langtree Reilly (1, 2)	0 0 20	11	•••	24.6.10	14 17 0		786	fr

Department of Lands and Survey, Melbourne, 24th September, 1913.

(1) Term, ten years.(2) Rent reduced from 23rd December, 1912.

ber, 1912.

J. MURRAY,
For Commissioner of Crown Lands and Survey.

Land Acts.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licences under the 106th, 145th, and 187th sections of the Lind Act 1901 having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentioned Revenue Officers. Officers.

Number of Licence.	Name of Transferror,	Name of Transferse,	Area, subject to modifica- tion of - boundaries and areas.	Parish.	Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid.	Rent payable to Revenue Officer at—
		1	A. B. P.				£ s. d.		
037	Jane Dick	Robert E. Dick	300	Caniambo	145	1.7.11	100	£1, Melbourne, 11.9.13	Shepparton
040	George Sullivan	David W. Thomp-	4 0 0	Strangways	187	1.10.12	0 4 0	10s., Melbourne,	Castlemaine
040	Henry James Bil- lings	Elsie Robina Roberts	5 0 0	Inglewood	106	1.1.12	0 10 0	17.9.13 104., Melbourne,	Inglewood
046	A. E. Johnson	Percy V. John-	0 0 20	Paywit	145	1.9.10	1 0 0		Queenscliff
ı	!	son					1	17.9.13	

Department of Lands and Survey, Melbourne, 26th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

						Amount	Collected.		Paid to the
Corr. No	Nam≠.	Area.	Parish.	Date of Payment.	Purchase Money.	Grant Fee.	Assur- auce Fee.	Total Amount.	Secretary, Lands Purchase and Management Board,
		A, R, P.			£ s. d.	<u>.£</u> я. d.	£ s. d.	£ s d	
1	Under Sec	l '	e Closer Settlement .						
163/57	Trustees Methodist Church (1)	0 1 39 5	Ballendella	30.7.13	7 3 9	1110	0 0 4	851	Melbourne

(1) Survey fee £2 2s. also paid.

Department of Lands and Survey.
Melbourne, 24th September, 1913.

J. MURRAY,
For Commissioner of Crown Lands and Survey.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 193RD SECTION OF THE LAND ACT 1901.

OTICE is hereby given that, at the times and places mentioned in the Schedule hereunder, applications for Leaves and Licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of Commons, and reasons against forfeiture of any Leaves or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the person whose name is set opposite such places respectively in such Schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

J. MURRAY.

J. MURRAY, For Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 30th September, 1913.

Place of Meeting	of Loc	al Land I	Board.	Time of Meeting.	Members of Local Land Board.
Murtea Birchip St Arnaud Wedderburne			•••	Wednesday, 15th October, at half-past Nine a.m.	E. A. Curry, Esq. E. T. Brennan, Esq. E. T. Brennan, Esq. E. T. Brennan, Esq.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 1938D SECTION OF THE LAND ACT 1901.

NOTICE is hereby given that reasons against the forfeiture of the Licences and Leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such Licences and Leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto, and before the persons therein mentioned in the first and second columns respectively set opposite the names of said Licensees and Lessees.

J. MURRAY,
For Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 30th September, 1913.

Schedule.

Place and Date of Hearing	Persons appointed by the Minister.	No. of Licence or Lease.	Date of Licence or Lease.	Name of Licensee or Lessee,	Area.	Locality,
					A. R. P.	
Warragul, 9th October, 1913	Land Officer	0187/54	1.4.1910	Leslie G. Innes	234 0 0	Noojee East
Wallagar, Jun October, 2010		. 0363/47	1.11.1910	Francis Joseph Ken-	49 0 0	Neerin
		545/345	1.7.1902	William Milkins	23 1 29	1 ,,
	1	1096/35	11	Jane Harrison	258 0 0	i ii
		18169/47	1.1.1900	Edward Clark	121 0 0	
•		1875/29	1.1.1902	William Sheffield	318 0 0	Neerim East
•		0308/50	1.10.1910	William Sim	280 0 0	Fumina North
Horsham, 14th October, 1913	Land Officer	01369/217	2.10.1911	Henry Reid	639 1 7	Danyo
Omeo, 17th October, 1913	Land Officer	37/103	1.5.1906	Leonard Brumby	20 0 0	Tongio-Munjie West
Omeo, 17th October, 1913	Land Officer	877/145	1.2.1898	Wm. T. H. Spencer	3 0 0	Wollonaby
Beechworth, 10th October, 1913	Land Officer	1692/29	1.1.1901	F. Corkhill	270 0 0	Everton

Land Acts.

APPLICATIONS FOR LEASES APPROVED,

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

						Condit	Conditions-How Complied with.	splied with.			Amount to be Collected.	Collected.		
Lense, Name of Lessec.	essec.	Parish.	Class,	Extent.	Fencing.	Cultivation.	Other Improve- ments.	Total.	Residence.	Rent payable Half-yearly.	Rent due to date.	Fees. Lease, Oerli-	Total to pay.	Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
· ·			_	A. R. P.	£ s. d.	£ s. d.	£ s. d.	£ 8, d.		£ s. d.	£ 8. d.		8. G.	
17.13 George R. Boyd u Blizth. Robertson	i , !	Raglan	2nd	56 3 24 19 3 36	nder Section	49 of the <i>Land</i>	1 Act 1901 as a	amended by th 55 0 0 68 0 0	Under Section 49 of the Land Act 1901 as amended by the Land Act 1901. The same specific to $X_{\rm ES}$ is $X_{\rm ES}$ in $X_{\rm ES}$	10 1 1 5 0 7 6	1 1 5 0		2 1 5	Ballaarat 2051 " 2803
18.13 Joseph A. Ferguson Moormbool West 2nd V.C. 199 1.6.13 John Glasson	rguson Mo	ormbool West	and V.C. 1st V.C. 2nd V.C.	20 - 16 0 2	ader Section 4	19 of the Land	Act 1901 as an	nended by the 195 0 0 228 0 0	Under Section 49 of the Land Act 1901 as amended by the Land Acts 1901-9, 1907 0 0 Yes 1	04-9. 1 17 6 1 13 6 2 16 6	1 17 6 1 13 6 2 16 6	`!!! ——	2 17 6 2 13 6 1 0 9	Heathcote 3310
2.9.13 Alvert Hartland (2) Huntly	ոոժ (2) Hա	ntiy 1	2nd	319 3	er Section 49	of the Land Ac	ct 1901 as ame	mended by the L $_{ m f}$	and Acts Yes	1904-9-11. 6 0 0	~ 0 0 9	, 1 1 1	1 0 0 Bendigo	Bendigo 3360
1.7.13 Margt. M. Flynn	lynn Raglan	glan	2nd	01 2 2	nder Section	51 of the Land	Act 1901 as a	mended by th	Under Section 51 of the Land Act 1901 as amended by the Land Act 1904, 56 0 0 Non-residence 1 0 8	04. 1 0 8 j	108	1	2 0 8	Ballaarat 2325

(1) £2 15s. 9d. overpaid under licence credited.

(2) £8 overpaid under licence credited.

J. MURKAY,
For Commissioner of Crown Lands and Survey,

Department of Lands and Survey, Melbourne, 24th September, 1913, £ 8, d. | £ 8, d. | £ 8, d.

£ 3. d.

A. B. P.

Land Acts.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTICE is hereby given that permits to occupy Crown Lands have been issued to the following approved applicants, and that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

J. MURRAY, For Commissioner of Grown Lands and Survey.

Department of Lands and Survey, Melbourne, 28th September, 1913.

Payable to Receiver of Revenue at— Total Amount of First Payment. Amount to be Collected. Fee for Licence or Lease. Section. Allotment Parish or Situation, Area subject to modification of Boundaries and Area. Name and Address of Licensee or Lessee. No. of Licence or Lease.

Under Section 8 of the Land Act 1911.—Payment to be made half-yearly.	2nd 1.9.1913 7.10 6 610 8 1 0 0 20 12 5 Melbourne 1.9.1913 7.10 6 610 8 1 0 0 20 12 0 Warragul 1.9.1913 0 18 0 1 0 0 1 18 0 Geolong	2nd 1.10.1913 0 7 6 1 0 0 1 7 6 Avoca 2nd 218 6 1 0 0 318 6 8. Arnand 2nd 218 6 1 0 0 818 6 8. Arnand	Under Section 35 of the <i>Land Act</i> 1901.—Payment to be made half-yearly. gappa 34a 2nd 1.10.1913 0 9 9 1 0 0 1 9 9 Harrow	Under Section 145 of the Land Act 1901.—Payment to be made yearly. 1.9.1913 1 0 0 6 8 Daylesford
-Payment t		o±44 ———	—Payment	901.—Payme
he Land Act 1911.	155a and 1558 49a 160 161	8 ', Part of 68 Part of 68	he <i>Land Act</i> 1901. 34A	of the Land Act 19 5 to 10
Under Section 8 of t	Wandin Yallock Noojea East Commeralghip	Glonmona Aracat Caraponee West	Under Section 35 of t	Under Section 145 Campbelltown
	88 0 19 315 0 0 23 3 39 27 2 16	20 0 0 4 2 39 155 3 5 155 2 4	117 0 0	2 0 36
	174 John James Lewis, Seville (1, 2) 55 Florar Haynani, Fistroy (3) 63 Elizabeth Dawkins, Illabarcok (1, 2, 4) 64 Joseph, Dominic Rizzoli, Illabarcok	Margaret Fogarty, Jamphough (1, 2) Edward Evens. Arrate (1, 2) Edward Evens. Arrate (1, 2) High Torney. Carapooee West (1, 2) John Torney. Carapooee West (1, 2)	063 John Baunton, Apsley	· 0138 Wm. Ross, Campbelltown
	174 88 89 9	. 163 35 115 116		. 0138

(1) Subject to Special Mining Condition, section 38, Land Act 1901.
(2) Subject to Special Gold Mining Condition.
(3) In liter of permit dated let Subject Subject by Special September, 1913, which is hereby cancelled.
(4) Subject to special valuation of £1 10s, per acre.
(5) Subject to special valuation of £1 15s, per acre.



MALLEE LANDS.

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

Melbourne, 29th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parisb.	Area in Classifi- Acres, cation.		Name of Present Leases.	Rent per samum payable on trans- ferred portion.	Amount previously paid to be credited to Purchase Money.	Pay Offic:.
911	Propodollah	7 4th	Dart, John	President, &c., Shire of	£ s. d.	£ s. d.	Nhill
150a	Woorak	220 4th	Deckert, Gustav	Dart, John	$1 - 7 - 6^{\circ}$	24 15 0	
231	Propodollah	109 4նի	Heinrich Sambell, A. J	Dart, John	0 13 8%	10 11 6	п

⁽¹⁾ The amount now due to make it freehold is £1 13s. 8d. (2) Rent payable per annum for the whole term.

MALLEE LANDS.

T is hereby notified that the transfer of Agricultural Allotment scheduled hereunder has been registered at the Office of Titles.

Melbourne, 29th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Area in Acres,	Name of Former Lessee.	Name of Present Lessee.	Next Rent due,	Pay Office.
23	Propodollah	220	Sambell, Arthur John	Deckert, Gustav Heinrich	1.1.1913	Nhill

- Mallee Lands.

REDUCTION OF AREAS.

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

Melbourne, 29th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Lessee.	Area reduced to—	annual rent	Amount previously paid to be credited to purchase money.	Pay Office.
9 150 23	Propodollah Woorak Propodollah	John Dart Gustav H. Deckert Arthur John Sambell	A. R. P. 716 0 0 185 0 0 220 0 0	£ s. d. { 5 19 4 } 4 9 6 } 1 3 0 ¹ 1 7 4 ¹	£ s. d. 10 8 0 20 6 0 16 18 8	Nhill Nhill Nhill

⁽¹⁾ Rent per annum payable during the whole term.

Land Act 1901, Section 187 (Mallee Lands).

ISSUE OF GARDEN AND RESIDENCE LICENCES APPROVED.

THE issue of Licences to the following persons having been approved, it is hereby notified that the Rents specified have been paid, and the Licences forwarded to the applicants.

Department of Lands and Survey, Melbourne, 29th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

Number of Licence.	Name of Licensee.	Area (approximate).	Situation.	Date of Licence,	Annual Payment.			Payable to Receiver of Revenue at -
		Acres.			£ s. d.	£ s. d.	£ s. d.	
02153/	Ellen Murphy	3	Parish of Nenandie	1.7.13	100		0 10 0	Swan Hill
145 01808/ 145	Charles Murphy	3	» II	"	100		0 10 0	н

Victoria Gazette

Mallee Lands-Land Acts.

PERMIT TO OCCUPY ISSUED TO APPROVED APPLICANT.

NOTIOE is hereby given that a Permit to occupy Crown Lands has been issued to the following approved applicant, and that the Rents and Fees specified may be received by the University Revenue.

Department of Lands and Survey, Melbourne, 29th September, 1913.

J. MURRAY, For Commissioner of Crown Lands and Survey.

									Amou	Amount to be Collected.	ected.	
No, of Lease.	Name and Address of Lessue.	Area, subject to modification of Boundaries and Area.	Parish or Situation,	Allotment	Sertion.	Class.	Date of Lense.	Value per acre.	Payment, including instalment of Survey Charge (if any).	Fee for Amou Lease. Payme	Total Amount of First Payment.	Payable to Receiver of Revenue at—
-		A. R. P.						ъ ; з	8 % d. 8 % d. 8 % d. 8 %.	£ s. d.	દ ક. ત	
02110	02110 Williams Tudor, Ballarat North	636 0 0	Under Section 22 of the Land Act 1911.—Payment to be under half-yearly. Piangil West 35 354	1e <i>Land Act</i> 1911.—Pa 32	yment to be	e made half-ye 3rd	de half-yeurly. 3rd 1.9.13	0 13 0 5	10 20 70	1 0	ç 8 9	3 5 1 0 0 6 3 5 Swan Hill.

Land Act 1901, Part II.

4395

AUGEPTANCE OF SURRENDER OF PERPETUAL LEASE FOR MALLEE ALLOTMENT AND ISSUE OF AGRICULTURAL ALLOTMENT LEASE.

THE surrender of the Mallee Perpetual Lease issued to the person named in the Schedule hereunder baving been accepted in accordance with section 226 of the Land Act 1901 as anneaded by the Land Act 1904, it is hereby notified that the issue of Agricultural Allotment Lease bas been approved. All renus paid on the surrendered Lease to be credited. J. MURRAY, For Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 29th September, 1913

Amount of Rent paid on Mallee	Perpetual Lease to be credited.	ت ن ن	† 01 o+
:		1 19 8 2 Swan Hill	
	Total Amour t of First Payment.	F: 9. d.	1 19 85
ď.	c _a	1	
be Collected	Amount to be Collected. It payable Portion of Livenive a lance of teus.		:
Amount to	Rent payahle Rent payable Portion of half-yearly half-yearly for Licenwe-during first balance of tees. If years, term of Lease.	, s . t. £. 8. d.	300
	Rent payable half-yearly during first 14 years.*	ъ Э	3 0 0
Dabe of	Allotment Lease.		1.1.13
Term of		.34 years	
	Allotment No.		13
			;
	Parish.		Woorinen
,	A, B, P.	478 3 18	
		:	
		:	
;		2429/218k Hart, Mary Ann (1)	
Number of	Allotment Lease.		2429/218 _K

(1) Ard class. (2) Includes 19s. 8d. balance of rent due 1*t July, 1913.

* The amount of Licence-fees which would have been payable under an Agricultural Allotment Licence, if it wore issued, has been divided into equal instalments and added to rent payable during first fourteen years of term of Leese.

NOTE. -Interest on overdue rents-5 per cent., as provided in section 40, Land Act 1904.

Land Act 1901, Part II.

ACCEPTANCE OF SURRENDER OF LEASES FOR MALLEE ALLOTHENTS AND ISSUE OF AGRICULTURAL ALLOTHENT LEASE.

THE surrender of the Mallee Allotment Leases issued to the persons named in the Schedule hereunder having been accepted in accordance with section 231 of the Land Act 1901, it is herely notified that the issue of Agricultural Allotment Leases has been approved. All rents paid on the surrendered Leases to be credited.

J. MURRAY, For Commissioner of Grown Lands and Survey.

Department of Lands and Survey, Melbourne, 29th September, 1913. Schedule referred to.

£ s. d. စအ . . . 33 Nhill Kerang s, d. 00 £ s. d. 0 0 Amount to be Collected. 2 16 4 0 0 £ n. d. 13 0 13 0 ъ. 1.1.13 34 years 34 years Class, 캶 253 & 254 · 7 Agricultural Allotment No. Tarranginnie ... Parish. 892 0 10 639 1 33 ·A. Β. P. Area. ; ; County. Trumble, John Wm.... | 57a & 57c Lowan Worner, John ... | 47s Tatchera Number of Mallee Allotment Name of Lesses. 1842/218K 01921/218

(1) Includes £1 12s, balance of licence-fees,

* The amount of licence-fees which would have been payable under an Agricultural Allotment Licence, if it were issued, has been divided into equal instanments and added to rent payable during first fourteen years of error of lease.

Norr. - Interest on overdue rents -5 per cent., as provided in section 40, Land Act 1904.

4397 Land Acts - Wallee Lands.

LICENCES UNDER THE LAND ACTS 1901, 1904, 1905, 1909, AND 1911 REVOKED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have been revoked by the Governor in Council for the reason specified in each case.

Department of Lands and Survey, Melbourne, 16th September, 1913.

GEO. GRAHAM, For Commissioner of Crown Lands and Survey.

District	Uorr. No.	Nume of Licensee.	Section of Land Ac- under which Licensed.	Parish.	Allot- ment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office,
						A. R. P.			
Mallee	378/ 217 w 01096/ 217	Campbell, Donald Lewis, Murray Winter	217 217	Pier-Millan Worooa	52 22	472 3 37 701 3 26	3rd 2nd	Non-compliance with conditions	Wycheproof

Courts.

HAMILTON.—Notice is hereby given that Sittings of Licensing Courts for the Licensing Districts of Brankholme, Hamilton, and Penshurst will be held at the Court House, Hamilton, at Ten o'clock in the forenoon on the following dates, viz.:—

8th and 22nd days of October, 1913. 5th and 19th days of November, 1913.

Dated at Hamilton this 29th day of September, 1913.— F. M. O'MEARA, Clerk of said Licensing Courts.

Auction Sales Act 1890.

OTICE is hereby given that a Special Meeting of Justices for the Petty Sessions District of Warrnambool will be held at the Court House, at Warrnambool, on Monday, the 3rd day of November, 1913, at Ten o'clock a.m., to consider the application of William White for a transfer of his Auctioneer's General Licence to John White. Dated at Warrnambool this 25th day of September, 1913.—W. C. WILSON, Clerk of Petty Sessions.

PORT FAIRY.—AuctionEERS' LICENCES.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Port Fairy, on Tuesday, the 25th day of November, 1913, at Ten o'clock in the forenoon. Dated at Port Fairy this 23rd day of September, 1913.—W. C. Wilson, Clerk of Petty Sessions.

WARRNAMBOOL.—Auctioneers' Licences.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Warrnambool, on Tuesday, the 25th day of November, 1913, at Ten o'clock in the forenoon. Dated at Warrnambool this 21rd day of September, 1913.—W. C. Wilson, Clerk of Petty Sessions.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes; pursuant to Order in Council of 7th December, 1912.

Ararat	• •	• •	• •	_		-
Bairnsdale	•		٠.	_		_
Ballarat			٠.	Tuesday		9 December
Beechwor	th		٠.	Tuesday	٠.	25 November
Benalla				Tuesday		14 October
Bendigo				Tuesday	٠.	21 October
Castlemai	ne			Thursday		4 December
Echuca				_		
Geelong				Thursday		13 November
Hamilton				Thursday	٠.	9 October
Horsham	• •					_
Maryboro	ugh			Thursday		20 November
Melbourne	•		٠.	Wednesday		15 October
Port Fairy	,			Tuesday	٠.	11 November
No. 149). — Осто	BER 1,	1913	.— 1 34 76.— 6	3.	

Sale	• •	Tuesday	16 December
Shepparton		–	_
St. Arnaud		Tuesday	18 November
Stawell		Tuesday	7 October
Warrnambool			. —

MERAL SESSIONS: pursuant to Order in Council of

GENERAL S		112.
Ararat		Tuesday 11 November
Bairnsdale		Thursday 2 October
Ballarat		Monday 13 October
Beechworth		Wednesday 8 October
Benalla		Wednesday 29 October
Bendigo		Tuesday 28 October
Camperdown		Wednesday 3 December
Casterton		Wednesday 29 October
Castlemaine		Tuesday 25 November
Charlton		- -
Colae		Tuesday 21 October
Creswick		– -
Daylesford		Friday 28 November
Donald		Thursday 16 October
Echuca		Thursday 27 November
Geelong		Monday l December
Hamilton		Tuesday 11 November
Horsham		Thursday 4 December
Kerang		Tuesday 21 October
Kilmore		Thursday 23 October
Korumburra		Tuesday 7 October
Kyneton		- -
Mansfield		·· —
Maryborough		Tuesday 14 October
Melbourne		Monday 3 November
Mildura		Wednesday 19 November
Nhill		Thursday 2 October
Omeo		Wednesdav 19 November
Port Fairy		- -
Portland		., – –
Sale		Tuesday 18 November
Seymour	• •	– –
Shepparton		Tuesday 21 October
St. Arnaud	• •	Wednesday 15 October
Stawell		Wednesday 12 November
Walhalla		Thursday 16 October
Wangaratta	••	Tuesday 28 October
Warracknabeal	• :	Friday 3 October
Warragul		Thursday 13 November

.. Wednesday .. 22 October

.. Thursday .. 9 October

.. Wednesday .. 8 October

Warrnambool Yarram Yarram

Yarrawonga

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1913 (i.e., the day to be appointed in any summons or proceeding for the appearance of the party summoned) shall be as follows:—

RETURN DAYS.

In Cases under £50.	£50 and under £2 0.	Other Cases.
October 13th November 3rd and 17th December 1st and 11th	November 3rd December 1st	October 13th November 17th December 10th

Dated at Melbourne this 3rd day of December, 1912, (By order of the Judges),

D. F. McGRATH, Registrar, Melbourne.

		Registrar, Melbourne.
C OUNTY Judges.	COU	RTS.—Dates fixed by the
Ararat		Tuesday 11 November
Bacchus Marsh		— —
Bairnsdale		Thursday 2 October
Ballarat		Monday 13 October
Beechworth		Wednesday 8 October
	••	
Benalla	••	
Bendigo	• •	-
Bright	• •	Thursday 9 October
Camperdown	• •	Wednesday 3 December
Casterton	• •	Wednesday 29 October
Castlemaine	• •	Tuesday 25 November
Charlton	• •	·· <u> </u>
Chiltern	• •	Tuesday 7 October
Clunes		·· — —
Colac	• •	Tuesday 21 October
Creswick	• •	···
Daylesford	• •	Friday 28 November
Donald	• •	Wednesday 16 October
Dunolly		·· — —
Echuca	• •	Thursday 27 November
Geelong		Monday 1 December
Hamilton		Tuesday II November
Heathcote		- -
Horsham		Thursday 4 December
Inglewood		- -
Kerang		Tuesday 21 October
Kilmore		Thursday 23 October
Korumburra		Tuesday 7 October
Kyneton		
Mansfield		
Maryborough		Tuesday 14 October
Melbourne		Monday 3 November
Mildura		Wednesday 19 November
Mornington		Tuesday 28 October
Nhill		Thursday 2 October
Omeo		Wednesday 19 November
Port Fairy		- -
Portland		→ −
Sale		Tuesday 18 November
Seymour		– –
Shepparton		Tuesday 2! October
St. Arnaud		Wednesday 15 October
Stawell		Wednesday 12 November
Walhalla		Thursday 16 October
Wangaratta		Tuesday 28 October
Warracknabeal		Friday 3 October
Warragul		Thursday 13 November
Warrnambool		Wednesday 22 October
Wodonga		– •
Yarram Yarram		Thursday 9 October
Yarrawonga		Wednesday 8 October
Yea		<u> </u>

COURTS	o F	MINE	S . — Dat	tes 1	fixed	ЬŅ	ن غير the		
Judges.	Cour	т ог Сні	er Judge	١.					
Melbourne .			_		-	_			
	Ar	ARAT DIS	втріст.						
Ararat						vemb			
Stawell		11	/ednesday		12 No	vemb	ют		
BALLARAT DISTRICT.									
Ballarat		M	londay		13 Oc	tober			
Clunes			_			_			
Creswick			****			_			
	Вев	CHWORTH	DISTRICT						
Beechworth		V	Vednesda y		8 O	tober			
Benalla		V	Vednesday	٠.	29 Oc	tober			
Bright		1	'hursday		9 Oc	ctober			
Chiltern	:.	'l	'uesday		7 O	ctober			
Kilmore	٠,	Т	'hursday		23 O	etober			
Mansfield			_			<u> </u>			
Wodonga						_			
	В	ENDIGO I	DISTRICT.						
Bendigo		1	uesday		28 O	ctobe:	r		
Heathcote									
	CAS	TLEMAINE	DISTRICT	۲.		•			
Castlemaine		Т	uesday		25 N	oveml	ber		
Heidelberg (at M						_			
Hepburn (Dayles	ford)	1	Friday	• •	28 N	ovem	ber		
Kyneton		• •	_			-			
	Gi		District.						
Bairnsdale			Phursday			eto be:			
Omeo			Wednesday						
Sale			Fuesday			ovem			
Walhalla			l'hursday			ctobe			
Yarram Yarram	• •		Thursday		9 U	etobe.	r		
	MAE	RYBOROUG	н Дізтвіс	уг.					
Dunolly	• •	• •	_						
Inglewood	• •	••							
Maryborough	• •		Tuesday						
St. Arnaud	• •		Wednesda						
		Ten	hera				-		

Tenders.

PUBLIC WORKS DEPARTMENT, 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 Public Works Department, and also at the offices named in each instance.

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

STATE.

and October, 1913.

Repairs, &c., Court House, Horsham. Particulars at Police Station, Horsham, and with Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per

Remodelling, additions, &c. (revised), State School No. 1004, Swanston-street, Geelong. Particulars at Lands Office, Geelong, and also at Public Offices, Ballarat. Preliminary deposit, £20. Final deposit, 5 per cent.

Repairs and alterations, State School No. 294, Heidelberg. Preliminary deposit, £2. Final deposit, 5 per cent.

Repairs, painting, &c., State School No. 113, Newport. Preliminary deposit, £5. Final deposit, 5 per cent.

Caretaker's Quarters, State School No. 2084, Cremornestreet, Richmond. Preliminary deposit, £5.

Repairs, painting, &c., Gaol, Bendigo. Particulars at Police Station, Castlemaine, and office of Inspector of Works, Bendigo. Preliminary deposit, £5.

Sanitary connections, New Infant Building, State School No. 1181, Albert Park. Preliminary deposit, £5.

Chairs for various Court Houses. Preliminary deposit, £5.

9th October, 1913.

Oil Engine and Machinery for Lunatic Asylum, Beechworth. Particulars at Police Station, Beechworth. Preliminary deposit, £5. Final deposit, 5 per cent.

Improved lighting, ventilation, painting, repairs, and wash-house, State School No. 1477, Epping. Particulars at the school. Preliminary deposit, £5. Final deposit, 5 per cent.

Removal and re-erection of State School No. 2578 from Yarroweyah South to Katamatite East 3663. Particulars at the School and Police Station, Shepparton. Preliminary deposit, £5.

Bridge, Cabbage Tree Creek, Orbost-Club Terrace road. Particulars at Shire Hall, Orbost, Public Works Office, Cabbage Tree Creek, Post Office, Club Terrace. Preliminary deposit, £5. Final deposit, 5 per cent.

New Caretaker's Quarters, State School No. 1886, Abbotsford. Preliminary deposit, £5. Final deposit, 5 per cent.

Lighting, ventilating, repairing, fencing, &c., State School No. 1489, Barnawartha. Particulars at State School, Barnawartha, and Police Station, Wodonga. Preliminary deposit, £5. Final deposit, 5 per cent.

Erection, complete, of twenty (20) Pavilion Schools in the metropolitan district. Preliminary deposit, £5. Final deposit, 5 per cent.

New Residence and State School No. 719, Yendon Particulars at Public Offices, Ballarat. Preliminary deposit, £10. Final deposit, 5 per cent.

Purchase and removal of State School No. 1300 and quarters, at Denison. Particulars at Police Stations, Sale and Heyfield. Preliminary deposit, £5.

Purchase and removal of teacher's residence at State School No. 1403, Golden Point, Ballarat. Particulars at office of Inspector of Works, Ballarat. Preliminary deposit, £3.

16th October, 1913.

Alterations and extension, New Pier, Portland. Particulars at the Police Station, Portland, and Public Works Departments, Sydney and Adelaide. Preliminary deposit, £50. Final deposit, 5 per cent.

New Hospital, Wonthaggi. Particulars at office of Inspector of Works, Wonthaggi. Preliminary deposit, £25. Final deposit, 5 per cent.

Removal and re-erection, State School No. 2196, Corack East. Particulars at Police Station, Birchip. Preliminary deposit, £5. Final deposit, 5 per cent.

State School, Caulfield. Preliminary deposit, £20. Final deposit, 5 per cent.

Walpeup State School No. 3747, new building. Particulars at State School, Ouyen, and Police Stations, Mildura and Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Erection of Teacher's Residence, State School No. 3726, Bamawm Township. Particulars at Police Stations, Echuca and Rochester. Preliminary deposit, £5. Final deposit, 5 per cent.

Sewerage connections, State School No. 773, Caulfield. Preliminary deposit, £5. Final deposit, 5 per cent.

Completion of section 54 (4 miles o chains to 4 miles 40 chains), Moroka Valley Road. Particulars at Shire Office, Maffra; Council Chambers, Stratford; Public Works Office, Freestone Creek. Preliminary deposit, £5. Final deposit, 5 per cent.

Renovation and renairs to Residence, State School No. 1523, Coghill's Creek. Particulars with Inspector of Works, Ballarat, and also at Police Station, Creswick. Preliminary deposit, £5. Final deposit, 5 per cent.

Remodelling State School No. 1254, Maldon. Particulars at Police Stations, Maldon and Castlemainc, and with the Inspector of Works, Bendigo. Preliminary deposit, £15. Final deposit, 5 per cent.

23rd October, 1913.

Extension of Breakwater, Warrnambool. Particulars at Police Station, Warrnambool, and Public Works Departments, Sydney and Adelaide. Preliminary deposit, £50. Final deposit, 5 per cent.

Remodelling Residence, State School No. 618, Koroit. Particulars at Police Stations, Koroit and Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

Removal and re-erection of State School No. 2656, Somerville. Particulars at the School, and also at Police Station, Mornington. Preliminary deposit, £5. Final deposit, 5 per cent.

New Residence and Fencing, State School No. 3200, Mywee. Particulars at the School, and also at Police Station, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

New Residence, State School No. 2712, Nilma. Particulars at the School and also at Police Station, Warragul. Preliminary deposit, £5. Final deposit, 5 per cent.

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

F. HAGELTHORN, Commissioner of Public Works.

Melbourne, 1st October, 1913.

VICTORIAN RAILWAYS.

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

SALE OF SCRAP MATERIAL.

Wednesday, 8th October.—Purchase and removal of brass, iron, and steel scrap, &c., lying at Newport and Arden-street. P.D., 5 per cent. (nearest £) of amount of tender.

STEEL RAILS AND FISHPLATES.

Wednesday, 8th October.—Manufacture (within the Commonwealth of Australia), suprly, and delivery of 80 lbs. steel rails and fishplates. (Contract No. 25005.) P.D., gd. each ton of rails and fishplates tendered.

PIG IRON.

Wednesday, 8th October.—Supply and delivery of pig iron. P.D., ½ per cent. (nearest £) of amount of tender.

SALE OF SECONDHAND RAILS.

Wednesday, 8th October.—Purchase and removal of about 720 tons of 80-lb. double headed steel rails. Deposit, 5 per cent. (nearest £) of amount of tender.

SALE OF RESIDENCE.

Wednesday, 8th October.—Purchase and removal of caretaker's residence at Marshall Station. Particulars also at Geelong and Marshall Stations. Deposit, £1.

SAWN REDGUM TIMBER.

Wednesday, 8th October.—Supply and delivery of sawn redgum timber. Contract No. 25358. (Fresh tenders.) Particulars also at Alexandra, Boisdale, Briagolong, Cobram, Echuca, Hamilton, Kerang, Kyabram, Picola, Tocumwal, and Wahgunyah Stations. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL CASTINGS.

Wednesday, 8th October.—Manufacture, supply, and delivery of steel castings. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

STEEL SHEET PILES.

Wednesday, 29th October.—Supply and delivery of steel sheet piles for coffer dam. P.D., £10.

STEEL CHANNEL BARS.

Monday, 6th October.—Supply and delivery of steel channel bars for electric motor coaches. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

HEEL BOLTS AND NUTS.

Wednesday, 8th October.—Manufacture (from steel which will be sold to the contractor by the Corporation), supply, and delivery of 1-inch steel heel bolts and nuts for 80 and 100-lb. rails. P.D., £ τ .

Wednesday, 8th October.—Manufacture (from steel which will be sold to the contractor by the Corporation), supply, and delivery of 3-inch steel heel bolts and nuts for 60-lb. rails. P.D., £1.

CHAIR BOLTS AND NUTS.

Wednesday, 8th October.—Manufacture (from steel which will be sold to the contractor by the Corporation), supply, and delivery of $\frac{7}{6}$ -inch steel chair bolts and nuts for 60-lb. rails. P.D., £1.

MOTOR GENERATOR SET.

Wednesday, 8th October.—Supply, delivery, and guarantee run of one 50 K.W. motor generator set and accessories. P.D., £1.

4400

COAL LOADING.

Wednesday, 15th October.—Discharging and loading coal, &c., at Woomelang and Donald Coal Depôts (!abour and tools only). Particulars also at Woomelang, Donald, and Maryborough stations. Deposit, £3.

RED OXIDE.

Wednesday, 22nd October.—Supply and delivery of 30 tons of red oxide (dry). P.D., £1.

RED GUM TIMBER.

Wednesday, 22nd October.—Supply and delivery of sawn red gum timber. (Contract No. 25580.) Particulars also at Kerang, Echuca, Kyabram, Picola, Tocumwal, Cobram, Wahgunyah, Hamilton, Toolondo, Alexandra, Boisdale, and Briagolong stations. P.D., per cent. (nearest £) of amount of tender.

HARDWOOD TIMBER.

Wednesday, 29th October.—Supply and delivery of sawn hardwood timber, angle rails, angle grids, undressed pickets and sawn palings. (Contract No. 25582.) Particulars also at Whittlesea, Warburton, Yarra Junction, Yarra Gien, Beechworth, Benalla, Forrest, Cheviot, Longwarry, Crossover, Briagolong, Lindenow, and Port Albert stations. P.D., ½ per cent. (nearest £) of amount of tender.

COPPER ROD.

Wednesday, 5th November.—Supply and delivery of copper rod. P.D., ½ per cent. (nearest £) of amount of

CARPETS AND RUGS.

Wednesday, 5th November.—Supply and delivery of carpets and rugs. P.D., ½ per cent. (nearest £) of amount of tender.

COPPER TUBES.

Wednesday, 5th November.—Supply and delivery of locomotive seamless copper tubes. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

IRON ANGLES AND TEES.

Wednesday, 5th November.—Supply and delivery of best Yorkshire iron angles and tees. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL BOILER PLATES.

Wednesday, 5th November.—Supply and delivery of best steel boiler plates. P.D., ½ per cent. (nearest £) of amount of tender.

COPPER PLATES.

Wednesday, 5th November.—Supply and delivery of copper plates. P.D., ½ per cent. (nearest £) of amount CAST IRON SCRAP.

Wednesday, 5th November.—Supply and delivery of 100 tons good machinery east iron scrap. P.D., ½ pe cent. (nearest £) of amount of tender.

FLAT BARS.

Wednesday, 5th November.—Supply and delivery of mild steel flat bars. P.D., ½ per cent (nearest £) of amount of tender.

Steel Channel Bars.
Wednesday, 12th November.—Supply and delivery of steel channel bars. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL INGOTS

Wednesday, 12th November.—Supply and delivery of 20 tons steel ingots. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL BLOOMS.

Wednesday, 12th November.—Supply and defivery of steel blooms for crank pins. P.D., ½ per cent. (nearest £) of amount of tender.

BOILER TUBES.

Wednesday, 12th November.—Supply and delivery of locomotive boiler tubes. P.D., ½ per cent. (nearest £) of amount of tender.

HIGH-SPEED TOOL STEEL.

Wednesday, 12th November.—Supply and delivery of high-speed tool steel. P.D., ½ per cent. (nearest £) of amount of tender.

INSULATED CABLES.

Wednesday, 12th November.—Supply and delivery of insulated copper cable. P.D., £10.

ELECTRIC MOTOR.

Wednesday, 12th November.—Manufacture, supply, and delivery of one 60-h.p. electric motor and accessories. P.D., £1.

BOILER TUBES.

Wednesday, 19th November.—Supply and delivery of brass locomotive tubes. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

WHEEL CENTRES.

Wednesday, 19th November.—Manufacture, supply, and delivery of cast steel wheel centres for A2 engines and new truck stock. P.D., ½ per cent. (nearest £) of amount of tender.

PIG IRON.

Wednesday, 19th November.—Supply and delivery of 150 tons pig iron. P.D., £4.

SULPHATE OF COPPER.

Wednesday, 19th November.—Supply and delivery of 10 tons sulphate of copper (best quality), for electrical purposes—battery material. P.D., £1.

STEEL BLOOMS.

Wednesday, 3rd December.—Supply and delivery of steel blooms for piston rods. P.D., ½ per cent. (nearest £) of amount of tender.

ELECTRIC LIGHT WIRE.

Wednesday, 3rd December.—Supply and delivery of vulcanized-rubber electric light wire. P.D., £2.

ELECTRIC CRANE.

Wednesday, 10th December.—Manufacture, supply, and delivery of one 15-ton electric crane for Ballarat.

Porous Pors.

Wednesday, 7th January.—Supply and delivery of 10,000 porous pots for batteries. P.D., £1.

BOILER PLATES.

Wednesday, 7th January.—Supply and delivery of best steel boiler plates. P.D., ½ per cent (nearest £) of amount of tender.

COPPER ROD.

Wednesday, 7th January.—Supply and delivery of copper rod. P.D., ½ per cent. (nearest £) of amount of

COPPER PLATES.

Wednesday, 7th January.—Supply and delivery of copper plates. P.D., ½ per cent. (nearest £) of amount of tender.

WHEEL CENTRES.

Wednesday, 7th January.—Supply and delivery of cast steel wheel centres. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL BLOOMS.

Wednesday, 7th January.—Supply and delivery of steel blooms for crank pins. P.D., £1.

BRASS BOILER TUBES.

Wednesday, 7th January.—Supply and delivery of locomotive brass boiler tubes. P.D., ½ per cent. (nearest £) of amount of tender.

IRON ANGLES.

Wednesday, 7th January.—Supply and delivery of best Yorkshire iron angles. P.D., 3 per cent. (nearest £) of amount of tender.

COPPER TUBES.

Wednesday, 7th January.—Supply and delivery of locomotive seamless copper tubes. P.D., ½ per cent. (nearest £) of amount of tender.

STEEL CHANNEL BARS.

Wednesday, 7th January.—Supply and delivery of steel channel bars. (Contract No. 25587.) P.D., £1.

LEASING RAILWAY LANDS.

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

No tender will necessarily be accepted.

E. B. JONES, Acting Secretary.



Forests Act 1907, Section 25.

TENDERS FOR WATTLE BARK, STATE FORESTS, TIMBER RESERVES, ETC., 1913.

TENDERS, indorsed "Tender for Wattle Bark. TENDERS, indorsed "Tender for Wattle Bark. lot—." and addressed to the Secretary for Forests, will be received at this Office, up to Twelve noon on Monday, 6th October, 1913, 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 this Department.

GENERAL CONDITIONS.

- 1. No tender will necessarily be accepted.
- 2. The deposit mentioned in each case must accompany
- 3. Tenders 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, 1913, and the second payment covering all bark removed by 28th February, 1914, 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 diameter at a height of 2 feet from the ground shall be stripped when of the black or feather-leaved variety, or less than 2½ inches in diameter at a height of 2 feet from the ground, when of the broad-leaved species, unless 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, valid reason.

 8. The whole work to be done under the supervision of
- 8. The whole work to be done under the supervision of the officer in charge, and in accordance with his instruc-
- 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 tree, other than wattle, must be cut or broken, or firewood used, without the express permission of the officer in charge.
- of the officer in charge.

 13. The violation of any of the above or following conditions will render the licence null and void, and the Honorable the Minister of Forests 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 Honorable the Minister of Forests being made known.

 A. A. BILLISON.

A. A. BILLSON,

Minister of Forests.

State Forests Department, Melbourne, 19th September, 1913.

SCHEDULE FOR WATTLE BARK TENDERS, 1913.

Tarnagulla District.

Officer in Charge-J. Rogers, Tarnagulla.

Lot 1. Wehla, Brenanah, Kangderaar, Kingower, Glenalbyn, and Korong.—Black wattle, about 19 tons. Size limit. 2 inches diameter. Weighbridge, Inglewood. limit. Deposit Z5.

Rushworth District.

Officer in Charge-M. F. Hennessy, Rushworth.

Lot 2. Parish Mitchell.—Black wattle, about 30 tons, good quality. Size limit, 3 inches diameter. bridge, Seymour, or Rushworth.

Heathcote District.

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

Lot 3. Parish Cherrington.—Golden wattle, about 20 tons, good quality. Size limit, 2 inches diameter. Weighbridge, Heathcote. Deposit, £3.

Lot 4. Parish Moormbool East.—Golden wattle, about 15 tons, good quality. Size limit, 21 inches diameter. Weighbidge, McIvor Timber and Tramway Company Deposit, £2.

Castlemaine District.

Officer in Charge-J. C. Young, Castlemaine.

Lot 5. Parishes Drummond, Taradale, Elphinstone, Chewton, Yandoit, and Holcombe.—Silver wattle. fair quality, about 20 tons. Size limit, 2 inches diameter. Weighbridge, Castlemaine. Deposit. £2.

Trentham District.

Officer in Charge-F. H. Stubbs, Trentham.

Lot 6. Parishes Franklin and Wombat.—Silver wattle, fair quality, about 20 tons.
Weighbridge, Daylesford.
Deposit, £2.

Yarrawonga District.

Officer in Charge-W. C. Rushall, Yarrawonga.

Lot 7. Killawarra State Forest, north of Thoona-road.— Golden wattle, about 10 tons, good quality. Size limit, 4 inches diameter. Weighbridge, Wangaratta. Deposit, £2.

Lot 8. Peechelba, Killawarra, and Boorhaman, east and west side (Ovens River frontages).—Silver wattle, about 10 tons, good quality. Size limit, 6 inches diameter. Weighbridge, Wangaratta. Deposit, £2.

Lal Lal District.

Officer in Charge-T. E. Maguire, Lal Lal.

Lot 9. Wabdallah and Murgheboluc.-Golden wattle, about 2½ tons, good quality. Size limit, 3 inches diameter. Weighbridge, Bannockburn. Deposit, £1.

Lot 10. Bamganie.—Golden wattle, about 1½ tons, good quality. Size limit, 2 inches diameter. Weighbridge, Meredith. Deposit, 10s.

Lot 11. Meredith Timber Reserve.—Black wattle, about 2 tons, good quality. Size limit, 3 inches diameter. Weighbridge, Meredith. Deposit, £1.

Lot 12. Durdidwarrah, west of Steiglitz and Anakie-road,
--Black and golden wattle bark, about 4 tons, good
quality. Size limit—black, 3 inches; golden, 2 inches diameter. Weighbridge, Meredith. Deposit, £1.

Lot 13. Brisbane Ranges.—Golden wattie, about 3 tons, good quality. Size limit, 2 inches diameter. bridge, Rowsley. Deposit, £1.

Lot 14. Bungal and Ballark, known as Little Forest. -Black and golden wattle, good quality, black, about 4 tons; golden, about 2 tons. Size limit—black, 3 inches; golden, 2 inches diameter. Weighbridge, Gordons. Deposit, £2.

Barmah District.

Officer in Charge-H. A. Bell, Barmah East.

Lot 15. Barmah, McCoy's Bridge to Murray River. parishes Wyuna, Kotupna, Moira, and Kanyapella.—Silver wattle, about 25 tons, fair quality. Size limit, 4 inches diameter. Weighbridge, Echuca or Tongala. Deposit, Kanyapen... Size limit, 4 inches Deposit,

Briagolong District.

Officer in Charge-J. Firth, Briagolong.

Lot 16. Ben Cruachan.—Black wattle, good quality, about 20 tons. Size limit, 34 inches diameter. Weighbridge, Tinamba or Boisdale. Deposit, £3.

Heywood District.

Officer in Charge-J. C. Paterson, Heywood.

Lot 17. Hotspur Common.—Black wattle, good quality, about 21 tons. Size limit, 3 inches diameter. Weighbridge, Heywood. Deposit, £1.

You Yangs State Plantation.

Officer in Charge-J. Blair, Lara.

Lot 18. Block No. 1.—Golden wattle, good quality, about 5 tons. Size limit, 4 inches diameter. Weighbridge, Lara or Geelong. Deposit, £5.

Lot 19. Block No. 2.—Golden wattle, good quality, about 12 tons. Size limit, 4 inches diameter. Weighbridge, Lara or Geelong. Deposit, £5.

Lot 20. Block No. 3.—Golden wattle, good quality, about 8 tons. Size limit, 2½ inches diameter. Weighbridge, Lara or Geelong. Deposit, £5.

Broadford District.

Officer in Charge-G. T. Welsh, Broadford.

Lot 21. Parishes Tallarook, Clonbinane, Gobur, and Queenstown. Crown lands. Black wattle, fair quality, about 7 tons. Size limit, 3 inches diameter. Weighbridge, Broadford, Yarck, or Hurstbridge. Deposit, £2.

Maryborough District.

Officer in Charge—J. Watson, Maryborough.

Lot 22. Crown lands, Mt. Beckworth.—Black wattle, good quality, about 8 tons, trees to be marked. Weighbridge, Mt. Beckwith. Deposit, £3.

Otway District.

Officer in Charge-T. W. Newton, Forrest.

Lot 43. Allotments 6, 7, 12, 13, 14, and 15. Crown lands, parish Wormbete. Black wattle, good quality, about 2 tons. Size limit, 3 inches diameter. Weighbridge, Geelong. Deposit, £1.

Stawell District.

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

Lot 24. Ararat Reserve, east from Agricultural College Reserve, and north from Asylum paddock.—Golden wattle, good quality, about 4 tons. Size limit, 2½ inches diameter. Weighbridge, Ararat. Deposit, £2.

Lot 25. Crown lands, parish Moyston, frontage Salt Creek.—Black wattle, good quality, about 3 tons. Size limit, 4 inches diameter. Weighbridge, Stawell or Deposit, £2.

Lot 26. Joel Joel Reserve.—Golden wattle, fair quality, about 3 tons. Size limit, 2 inches diameter. Weighbridge, Stawell. Deposit, £2.

Beaufort District.

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

Lot 27. Mt. Cole State Forest, Wimmera Grazing Right and Hickman's Creek area.—Black wattle, about 8 tons, good quality. Size limit, 3 inches diameter. Weighbridge, Elmhurst. Deposit, £3.

Lot 28. Mt. Cole State Forest, Cave Hill Extension, and Old Buangor Common.—Black wattle, good quality, about 4 tons.

Size limit, 3 inches diameter. Weighbridge, Buangor. Deposit, £3.

Lot 29. Mt. Cole State Forest, Spring Creek branding yards area.—Black wattle, good quality, about 4 tons. Size limit, 3 inches diameter. Weighbridge, Eversley. Deposit, £3.

Lot 30. Colvinsby Reserve, Mt. Mistake.—Black wattle, good quality, about 4 tons. Size limit, 3 inches diameter. Weighbridge, Dobies. Deposit, £3.

Lot 31. Mt. Cole State Forest, Miller's Flat area.— Silver wattle, good quality, about 10 tons. Size limit, 3 inches diameter. Weighbridge, Beaufort. Deposit,

Lot 32. Langi Kal Kal, Ben Major area.—Silver wattle, good quality, about 10 tons. Size limit, 3 inches diameter. Weighbridge, Beaufort. Deposit, £2.

Dandenong District.

Officer in Charge-Senior-Constable Falkiner, Stud Depôt, Dandenong.

Lot 33. Police Paddock, Dandenong.—Black wattle, fair quality, about 9 tons. Size limit, 3 inches diameter. Weighbridge, Dandenong. Deposit, £2.

Ensolbency Motices.

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

NOTICE is hereby given that the estates of Arthur William Stokes, of Richmond, night watchman; Reginald Charles Chadwick, of Footscray, fitter; Evelyn Nir-htimall, deceased, late of St. Kilda, nurse, 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 8th day of October, A.D. 1913, 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 53rd section of the Insolvency Act 1830.

Dated at Melbourne this 20th day of Santonkey and

Dated at Melbourne this 29th day of September, A.D.

D. F. McGRATH, Chief Clerk.

In the Court of Insolvency, Western District, at Horsham. NOTICE is hereby given that the estate of Johannes Emil Linke, of Rainbow, farmer has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Horsham, on Tuesday, the 7th day of October, A.D. 1913, 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 card section of the Landmans After 880. mentioned in the 53rd section of the Insolvency Act 1890.

Dated at Horsham this 23rd day of September, A.D. 1913.

FRANK J. SAUL, Chief Clerk.

Private Adbertisements.

SHIRE OF CRANBOURNE.

BY-LAW NO. 10.

BY-LAW NO. 10.

Regulation of Traction Engine Traffic.

A By-law of the Shire of Cranbourne, made under subsection 29 of section 197 of the Local Government Act 1903, for prohibiting or regulating the use on any public highway of traction engines or other vehicles having projections on their wheels, and under section 594 of the said Act for regulating the conditions of which traction engines may proceed over any public highway.

IN pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Cranbourne order as follows:—

lows:—
Bars, Spikes, Grips, or other Projections on Wheels.

(1) No person shall use or cause or procure any other person to use on any public highway any traction engine or other vehicle having on its wheels any bars, spikes, grips, or other projections.

This prohibition shall, however, not apply to—

(a) any traction engine used only for hauling agricultural machinery or hauling a vehicle containing such machinery only if the projections on the driving wheels of such machine consist only of bars at least two and three-quarter inches in width and not more than one and one-sixteenth of an inch in thickness, and the space intervening between such bars does not exceed five inches; or

intervening between such bars does not exceed five inches; or

(b) Any traction engine, the driving wheels of which are cylindrical and smooth soled and having no projections thereon other than diagonal bars of not less than three inches in width, nor more than three-quarters of an inch in thickness, and extending the full width of the tire, and the space intervening between such cross bars not exceeding three inches, provided in such lastmentioned case.

mentioned case.

(i) That the owner of such engine has pre-

exceeding three inches, provided in such lastmentioned case.

(i) That the owner of such engine has previously obtained from the Council, duly
authorized in that behalf, a permit in
writing, specifying the public highways
on which it may be used, and that
the engine is being used on one of the
highways so specified.

(ii) That the owner has agreed, in writing, to
pay to the Council the cost of making
good any damage done to any roadway,
bridge, or culvert by such engine; or
any vehicle drawn by it.

(iii) That such engine is not being used
funless with the written consent of the
Council, or an officer of the Council
duly authorized in that behalf), to haul
more than two vehicles, exclusive of
any vehicle solely used for carrying
water for such engine.

(iv) That the loading of any vehicle drawn
by such engine does not exceed nine
tons in weight, including the weight of
such vehicle.

(v) That the weight carried by any vehicle
drawn by such engine (including the
weight of such vehicle) does not exceed
three cwt. for each half inch of bearing
surface of the tire or felloe of each
wheel of such vehicle.

(2) Every owner of a traction engine shall cause to be
painted in legible letters not less than one inch long on a
plate attached to the engine, or on a conspicuous place on
the engine, the exact and true weight thereof, and the
maximum weight of water and fuel necessary for its
propulsion.

Person to be in Attendance whitst Engine contains in

maximum weight of water and the propulsion.

Person to be in Attendance whilst Engine contains in itself sufficient Motive Power to move it.

(3) So long as the fires of a traction engine are alight, or the traction engine contains in itself sufficient motive

power to use it, one person shall remain in attendance whilst it is on any public highway, although it is stationary.

stationary.

Taking Engine across or along Bridges. Embankments, &c.

(4) No person shall take any traction engine across or along any bridge, culvert, or embankment so as to meet or pass thereon any other traction engine or any person with a horse or vehicle drawn by a horse.

Engines not to Halt on Certain Parts of Highway.

(5) No person shall halt (unless through unforescen circumstances, or unless actually engaged in loading or unloading) in any part of the road where the traffic is narrowed by fences, excavations, embankments, dangerous depressions, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of a made road, or the middle of a surveyed road if unmade.

depressions, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of a made road, or the middle of a surveyed road if unmade.

Engines not to Halt on Bridges or Culverts.

(6) No person shall permit any traction engine or any vehicle attached to or drawn thereby, to stop on any bridge or culvert for the purpose of drawing water or for any other purpose whatever.

Driving Engine between Sunset and Sunrise.

(7) No person shall drive any traction engine between sunset and sunrise, unless by written permission of the Council duly authorized in that behalf, defining the route to be travelled, and the extended hours during which such travelling is permissible, such permission to be withdrawable at any time upon written notice to that effect being served on the owner or driver of the engine, or being forwarded to him by registered letter. No person who has received such written permission shall drive any traction engine between sunset and sunrise, unless there shall be exhibited on such engine proper and sufficient carriage or other approved lights, one at each side at the front and one at the rear, or when a vehicle or vehicles are being drawn by such engine, then in the rear of the last vehicle.

Wooden Planks to be Carried on Engine.

(8) No person shall use or cause or procure to be used on any public highway any traction engine unless there is carried on such engine or some vehicle drawn by the same at least four wooden planks at least twelve feet in length, and when crossing any bridge or culvert the driver or the person in charge of such engine shall lay down such planks, and no engine shall be permitted to cross over any bridge or culvert except on such planks.

Skidding of Wheels of Engine. &c.

(9) The driver of a traction engine shall shut off steam immediately the driving wheels. begin to skid, and he shall not start the engine again until he has taken all the necessary and proper means to prevent damage being done to the highway by the skidding of the wheels.

Penalties.

(10) Any person shall, for any wilful act or default contrary to this By-law, be liable to the following (a) For the first offence, a fine not exceeding Three

(a) For the first offence, a fine not exceeding Three pounds.
(b) For the second offence, a fine not exceeding Five pounds.
(c) For any subsequent offence, a fine not exceeding Ten pounds.
Extent of Operation of By-law.
This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Operation of By-law. Cranbourne.

Resolution for passing this By-law agreed to by the Council the 7th day of June, 1913.

[SEAL] [OHN JLOYD, President, F. CALLANAN, Councillor.

2306 ARCH. P. CAMPBELL, Shire Secretary.

SHIRE OF LILLYDALE.

Notice of Intention to Borrow Money for Permanent Works and Undertwings.

WORKS AND UNDERTWINGS.

Take notice that the Council of the Shire of Lillydale propose to borrow, on the credit of the President. Councillors, and Ratepayers of the said Shire, the sum of Six hundred and fifty pounds (£650), such sum to be raised by the issue of debentures, in accordance with the provisions of part 14 of the Local Government Act 1903. It is further proposed that—

tis further proposed that—

 The rate of interest to be named in such debentures shall be £5 per cent. per annum.
 The interest thereon is to be payable in moieties half-yearly, on the 1st day of January, and on the 1st day of July. at the Colonial Bank of Australasia, Lillydale.
 The moneys borrowed shall be repayable at the Colonial Bank of Australasia, Lillydale, on the 1st day of January, 1946.

 The purpose for which the loan is to be applied is the construction of a hall and building on the recreation ground at Lillydale.

5. The loan is to be liquidated by the creation of a sinking fund. The sum of £13 will be set aside annually for the creation of such sinking

6. The plans and specifications and estimate of the cost of the permanent works referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Hall, Lillydale, during office hours.

Dated this 29th day of September, 1913.

J. H. McCOMB, Shire Secretary.

SHIRE OF MCIVOR.

BY-LAW No. 8.

Regulation of Traction Engine Traffic.

A By-law of the Shire of McIvor, made under sub-section 29 of section 197 of the Local Government Act 1903, for prohibiting or regulating the use on any public highway of traction engines or other vehicles having projections on their wheels, and under section 594 of the said Act for regulating the conditions of which traction engines may proceed over any public highway.

N pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of McIvor order as follows:—

Bars, Spikes, Grips, or other Projections on Wheels. r. No person shall use or cause or procure any other person to use on any public highway any traction engine or other vehicle having on its wheels any bars, spikes, grips, or other projections.

This prohibition, however, shall not apply to—

his prohibition, however, shall not apply to—

(a) Any traction engine used only for hauling agricultural machinery or hauling a vehicle containing such machinery only, if the projections on the driving wheels of such machine consist only of bars at least two and three-quarter inches in width and not more than one and one-sixteenth of an inch in thickness, and the space intervenian between such bars does not exceed

sixteenth of an inch in thickness, and the space intervening between such bars does not exceed five inches; or

(b) Any traction engine, the driving wheels of which are cylindrical and smooth soled, and having no projections thereon other than diagonal bars of not less than three inches in width nor more than three-quarters of an inch in thickness, and extending the full width of the tire, and the space intervening between such cross bars not exceeding three inches, provided in such last-mentioned case.

ng three inches, provided in such last-menioned case.

(i) That the owner of such engine has previously obtained from the Council, or an officer of the Council, duly authorized in that behalf, a permit, in writing, specifying the public highways on which it may be used, and that the engine is being used on one of the highways as specified.

(ii) That the owner has agreed, in writing, to pay to the Council the cost of making good any damage done to any roadway, bridge, or culvert by such engine, or any vehicle drawn by it.

(iii) That such engine is not being used (unless with the written consent of the Council, or an officer of the Council duly authorized in that behalf), to haul more than two vehicles, exclusive of any vehicle solely used for carrying water for such engine.

(iv) That the loading of any vehicle drawn by such engine does not exceed nine tons in weight, including the weight of such vehicle.

(v) That the weight carried by any vehicle

tons in weight, including the weight of such vehicle.

(v) That the weight carried by any vehicle drawn by such engine (including the weight of such vehicle), does not exceed three hundredweight for each half inch of bearing surface of the tire or felloe of each wheel of such vehicle.

Weight of Engine, &c., to be Painted thereon.

2. Every owner of a traction engine shall cause to be painted in legible letters not less than one inch long on a plate attached to the engine, or on a conspicuous place on the engine, the exact and true weight thereof, and the maximum weight of water and fuel necessary for its propulsion. propulsion.

Person to be in Attendance whilst Engine contains in itself sufficient Motive Power to move it.

3. So long as the fires of a traction engine are alight, on the traction engine contains in itself sufficient motive power to use it, one person shall remain in attendance whilst it is on any public highway, although it is stationary.

Taking Engine across or along Bridges, Embankments, &c.

4. No person shall take any traction engine across or along any bridge, culvert, or embankment so as to meet or pass thereon any other traction engine or any person with a horse or vehicle drawn by a horse.

Engine not to Halt on Certain Parts of Highway No person shall halt (unless unforeseen circumstances, or unless actually engaged in loading or unloading), in any part of a road where traffic is narrowed by fences, excavations, embankments, dangerous depressions, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of made road, or the middle of the surveyed road if unmade.

Engine not to Halt on Bridges or Culverts.

6. No person shall permit any traction engine or any vehicle attached to, or drawn thereby, to stop on any bridge or culvert for the purpose of drawing water, or for any other purpose whatever.

for any other purpose whatever.

Driving Engine between Sunset and Sunrise.

7. No person shall drive any traction engine between sunset and sunrise, unless by written permission of the Council or an officer of the Council, duly authorized in that behalf, defining the route to be travelled and the extended hours during which such travelling is permissible, such permission to be withdrawable at any time upon written notice to that effect being served on the owner or driver of the engine, or being forwarded to him by registered letter. No person who has received such written permission shall drive any traction engine between sunset and sunrise, unless there shall be exhibited on such engine proper and sufficient carriage or other approved lights, one at each side on the front, and one on the rear, or when a vehicle or vehicles are being drawn by such engine, then in the rear of the last vehicle.

Wooden Planks to be Carried on Engine, &c.

Wooden Planks to be Carried on Engine, &c.

8. No person shall use or cause or procure to be used on any public highway any traction engine unless there is carried on some vehicle drawn by the same, at least four wooden planks at least twelve inches in width, four inches in thickness, and at least twelve feet in length, and when crossing any bridge or culvert, the driver or the person in charge shall lay down such planks, and no engine shall be permitted to cross over any bridge or culvert except on such planks.

9. The driver of a traction engine shall shut off steam immediately the driving wheels of the engine commence to skid, and he shall not start the engine again until he has taken all the necessary and proper means to prevent damage being done to the highway by the skidding of the wheels.

Penalties.

10. Any person shall, for any wilful act or default contrary to this By-law, be liable to the following penalty: penalty:(a) For the first offence, a fine not exceeding Three

pounds.
(b) For the second offence, a fine not exceeding Five

pounds.

(c) For any subsequent offence, a fine not exceeding Ten pounds.

Extent of Operation of By-law.

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

Resolution for passing this By-law agreed to by the Council the 10th day of April, 1913.

'Confirmed the 15th day of May, 1913.

ARTHUR BEGG, Councillor, WILLIAM CROSSLE, President, H. D. THOMAS, Shire Secretary (SEAL) 2307

SHIRE OF PHILLIP ISLAND AND WOOLAMAI.

NOTICE THAT PLANS, ETC., ARK OPEN FOR INSPECTION.

NOTICE is hereby given that it is the intention of the Council of the Shire of Phillip Island and Woolamai to execute the following works and undertakings authorized by the Local Government Act 1903, namely:—The compulsory taking of three roods and eight perches of land from allotment 46D, in the parish of Woolamai, county of Mornington; also one rood and eight perches of land from allotment 97F, in the parish of Woolamai, county of Mornington, for the purpose of opening and forming a new road through the said allotments 46D, parish of Woolamai, and 97F, parish of Woolamai. The plans of the proposed works and undertakings, showing the exact site and admeasurements thereof, and the lands required to be taken, together with the names of the owners (or reputed owners), lessees (or reputed lessees), and occupiers, so far as is known, are deposited, and will be open for inspection of all persons interested, at the Shire Office at San Remo, for the space of forty clear days from the date of the publication of this notice in the Government Gazette, within NOTICE THAT PLANS, ETC., ARE OPEN FOR INSPECTION.

which time all persons affected by the proposed works and undertakings are hereby required to set forth, in writing, addressed to the Council or the Secretary of the Shire of Phillip Island and Woolamai, San Remo, all objections they may have to the said works and undertakings.

Dated this first day of October, 1913.

H. BONWICK, Shire Secretary. Shire Office, San Remo.

SHIRE OF PHILLIP ISLAND AND WOOLAMAI. NOTICE THAT PLANS, ETC., ARE OPEN FOR INSPECTION.

NOTICE THAT PLANS, ETC., ARE OPEN FOR INSPECTION.

NOTICE is hereby given that it is the intention of the Council of the Shire of Phillip Island and Woolamai to execute the following works and undertakings authorized by the Local Government Act 1903, namely:—The compulsory taking of two acres and four perches of land from allotment 29, parish of Jumbunna. County of Mornington, for the purpose of opening and forming a new road through said allotment 29. The plan of the proposed work and undertaking, showing the exact site and admeasurements thereof, and the land required to be taken, together with the names of the owners (or reputed owners), lessees (or reputed lessees), and occupiers, so far as is known, are deposited, and will be open for inspection of all persons interested, at the Shire Office at San Remo, for the space of forty clear days from the date of the publication of this notice in the Government Gazette, within which time all persons affected by the proposed work and undertaking are hereby required to set forth, in writing, addressed to the Council or the Secretary of the Shire of Phillip Island and Woolamai, San Remo, all objections they may have to the said work and undertaking.

Dated this first day of October, 1913.

H. BONWICK, Shire Secretary.

H. BONWICK, Shire Secretary.
Shire Office, San Remo. 23

Electric Light and Power Acts 1896, 1898, 1900, 1901. Application by the India Rubber, Gutta Percha, and Telegraph Works Co. Ltd., for an Order under section 10 of the Electric Light and Power Act 1896, No. 1413, to authorize such company to supply electricity for public and private purposes within an area comprising the town of Colac and surrounding residential district within the Shire of Colac.

NOTICE is hereby given that The India Rubber, Gutta Percha, and Telegraph Works Co. Ltd. intends to apply for an Order of the Governor in Council under section 10 of the Electric Light and Power Act 1896, No. 1413.

(a) The object of the application is to obtain an Order authorizing the applicant company to supply electricity for public and private purposes, within an area covering the town of Colac and surrounding residential district, within the Shire of Colac.

(b) The applicant is The India Rubber, Gutta Percha, and Telegraph Works Co. Ltd., and its address 21-23 Elizabeth-street, Melbourne, in the State of Victoria.

(c) The proposed area of supply for which it is intended to apply for an Order in Council is the whole of the town of Colac, and surrounding residential district, the exact limits of which are shown on a map, a copy of which, before the application is lodged, will be deposited with the postmaster at Colac, and at the office of the Colac Council.

(d) 1. The streets dedicated to public use in or along which it is reported.

Colac Council.

(d) 1. The streets dedicated to public use in or along which it is proposed that be, or at some time may be, laid or erected are the whole of the streets, roads, and rights-of-way throughout the said area. 2. But the applicant at present contemplates laying down or erecting lines only in the following streets or roads within the area:—Grant-street, Corangamite-street, Gellibrand-street, Hesse-street, Rae-street, Bromfield-street, Queen-street, Murray-street, Dennis-street, Manifold-street, Pollack-street, Fyans-street, Manners-Sutton-street, Grant-street, and Hart-street,

Dennis-street, Manifold-street, Pollack-street, Fyans-street, Manners-Sutton-street, Grant-street, and Hart-street.

(e) The applicant proposes to erect or lay down the lines referred to in clause (d) 2 above within two years of the granting of the now proposed Order, and to extend them as may become necessary or advisable from time to time throughout the area, but the time within which such extensions shall be made cannot now be specified. specified.

specined.

specined is a list of railways which the applicant proposes to interfere with in pursuance of the special powers to be inserted in that behalf in the proposed Order:—(1) The Geelong and Colac railway; (2) the Beech Forest railway.



(g) Copies of the draft Order, and of the Order when

(g) Copies of the draft Order, and of the Order when made, can be obtained at a price of One shilling per copy at the office of the Colac Herald, Murray-street, Colac, and at the offices of the company, 21-23 Elizabeth-street, Melbourne.

(h) Notices of objection may be served on the applicant at 21-23 Elizabeth-street, Melbourne.

Every council, company, person, or persons desirous of bringing before the Minister of Public Works, by whom the said Act is administered, any objection respecting the application must do so within three months of the date of the Government Gazette containing the advertisement, by notice addressed to the Minister, marked on the outside of the cover enclosing it, "Electric Light and Fower Act 1890." A copy of such notice of objection must be forwarded to the applicant for the Order.

Dated at Melbourne this 29th day of September, 1913, for The India Rubber, Gutta Percha, and Telegraph Works Co. Ltd.

2370

JAMES WILSON, Manager for Australasia.

NOTICE.—The partnership hitherto existing between myself and Thomas Eddy Pollard the younger, under the style or firm of "Pollard Brothers," in the business of dairy farmers, at Seaview, has been dissolved as from the 1st day of September, 1913.

Dated the 29th day of September, 1913.

EDWARD POLLARD.

Gray and Friend, solicitors, Warragul.

NOTICE is hereby given that the partnership subsisting between Arthur Lock and Lawrence Gildan Soule, carrying on business as storekeepers, at Camperdown, in the State of Victoria, under the style of "Lock & Soule," has been dissolved by mutual consent, as from the 22nd day of September, 1913.

The said business will be continued by the said Lawrence Gildan Soule, who will receive all debts owing to, and discharge all claims against, the late firm.

Dateil this twenty-fourth day of September, 1913. LAWRENCE GILDAN SOULE.

Glover and Ormond, 31 Queen-street, Melbourne,

CHANGE OF ADDRESS.

NOTICE is hereby given that the office of The Metal Furniture Manufacturing Company Limited is now at number 20 Lydiard-street, South Ballarat.

W. R. McCONNELL, Secretary. 24th September, 1913.

THE MARINE SALVAGE ASSOCIATION OF VICTORIA LIMITED.

T an Extraordinary General Meeting of the abovenamed company, duly convened and held at The
Exchange, Collins-street, Melbourne, on the 22nd day of
August. 1913, 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 16th day of September, 1913, the same resolution was duly confirmed as
a special resolution, viz.:—

"That the Association be wound up voluntarily."

Dated the twentieth day of September, One thousand nine hundred and thirteen.

CLEMT. E. JARRETT, Chairman. 2403

-THE MARINE SALVAGE ASSOCIATION OF VICTORIA LIMITED.

VICTORIA LIMITED.

UNDER the resolution to voluntarily wind up the above-named company, passed on the twenty second day of August, 1913, and confirmed on the sixteenth day of September, 1913, notice is hereby given that, in compliance with section 189 of the Companies Act 1910, a meeting of the creditors will be held at The Exchange, Collins-street, Melbourne, on the 3rd day of October, 1913, at Twelve o'clock noon. The meeting shall determine whether an application shall be made to the Court for the appointment of any person as liquidator in the place of, or jointly with, myself. William Fethers, of Collins-street, Melbourne, accountant, or for the appointment of a committee of inspection.

Dated the 20th day of September, 1912.

Dated the 20th day of September, 1913.

WM. FETHERS, liquidator, The Exchange, Collinsstreet.

ALANCE-SHEET of The Bendigo and Eaglehawk Star Permanent Building Society for the year ending 14th August, 1913. LIABLITIES.

	TARII,	TITIES.				
Capital—						
3,090 permanent paid-u	p pr	eferenc e	shares			
				£15,450	o	0
92 paid-up investing at	vl h	rrowing	chares	20,40		
92 paid-up investing at	AG DC	aro wing	Silatos	460	0	o
of £5 each	-1					
Terminating investing	snar	es	•••	35	4	10
Deposits—				_		
Fixed, including accre	ued	interest		2,853	3	9
At current account				7,662	5	I
London Bank, including	acci	rued into	erest	1,210	16	2
Suspense account				2	2	0
Premiums on loans not		due		200		10
Reserve Fund—used in					0	.0
			•••	2,310	-	
Profit and loss account	•••	•••	•••	1,181	16	0
				£31,375	6	8
						_
	Ass	ETS.				
Loans on real estate at	hool	volues		£30,798	5	0
Properties in possession		· ·······			2	9
				155	2	
Small loans on shares	•••	•••		79	-	9
Purchased ballots	•••	•••		100		9
Office furniture	•••		•••	18	0	0
Cash at Savings Bank				2	10	0
Insurance			• • • •	2	10	7
Premiums on advances n				200	18	io
	,					
				£31,375	6	8
				23113/3	U	U
	FIT A	ND Los:	5,			
Dr. to Salaries				£294	0	0
" Directors and au	ditor	's		121	О	0
,, Rent and gas				60	19	4
Duinting stations			1g	55	í	Ġ
Commission	.,, .		-6			5
Taran masters		•••		č	5 6	0
,, Inspection		• • • •	• • •			
,, Purchased ballots		•••	•••	26	0	ò
,, Office furniture	•••		• • •	4	9	б
,, Postage, charges,	sun	dries	•••	23	18	0
", Balance				1,181	16	О
					_	
				£1,782	15	9
				_~	<u> </u>	
D. Dalassa forward				£,1,171		5
By Balance forward	:	C		た','/'	14	Э
Less interest on cap		£975	96			
,, Reserve fund		60	0 0			
" Ascertained los	S	40	0 0			
				£1,075	9	6
					_	_
				96	4	11
, Interest				1,448		8
T-4	fer			-,-,-	17	6
		•••	•••	198		2
"Repayment premiun	1	•••			5	6
,, Fines	•••	•••		. 31	9	U
				<i>C</i>		
				£,1,782	15	9

Audited and found correct-

2318

T. GARVIN, A.C.P.A., Auditors. E. MILLER, A.F.I.A., EDWARD THOMAS, Secretary.

Victoria .- Act 391 .- First Schedule.

Victoria.—Act 391.—First Schedule.

I THE MOST REVEREND THOMAS JOSEPH CARR, Doctor of Divinity, Archbishop of Melbourne, head or authorized representative in Victoria of the denomination known as Roman Catholic, with the consent of the Roman Catholic Presbytery, Kepler-street, Warrnambool, being the person entitled to minister in or occupy a building or buildings upon the land described in the subjoined statement of trusts, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts, and I hereby certify that the said land was granted by the Crown on the Twenty-fourth day of February, 1851, as to part thereof for Roman Catholic Church purposes, and as to another part thereof for Roman Catholic school purposes, and as to the remainder thereof for Roman Catholic Presbytery purposes; that the Right Reverend James Alipius Goold, the Very Reverend Patrick Bonaventure Geoghegan, the Very Reverend Nicholas Joseph Coffey, the Reverend Thomas Slattery, and Michael Lynch, who are all the trustees of the said land, are dead; that there are no buildings upon the said land; and that the only person entitled to minister in or occupy the same is the abovenamed Right Reverend Monsignor John O'Dowd.

Dated the 18th day of March, 1913.

. THOMAS J. CARR. I consent to this application-

J. O'DOWD.

STATEMENT OF TRUSTS.

Description of Land.—Two acres, County of Villiers, Parish of Wangoom, Town of Warrnambool, being allotments 3, 4, 5, and 6 of section 6: Commencing at the intersection of the southern side of Timor-street and the western side of Kelp-street, bounded thence by the lastnamed street bearing south twenty-two degrees west five chains; thence by allotments 2, 20, and 19, bearing north sity-eight degrees west four chains; thence by allotment 7 bearing north twenty-two degrees east five chains; and thence by Timor-street aforesaid bearing south sixty-eight degrees east four chains to the point of commencement.

Name of Trustee.—The Roman Catholic Trusts Corporation for the Diocese of Ballarat.

Powers of Disposition.—To sell, transfer, mortgage, charge, lease, exchange, give, grant, or dispose of the whole or any part of the said land.

Purposes to which Proceeds of Disposition are to be Applied.—To such purposes of the Roman Catholic Church, in the Diocese of Ballarat, as a Council of such Diocese, under the provisions of an Act of the Parliament of Victoria, No. 2100, may from time to time direct.

GAVAN DUFFY & KING, solicitors, No. 125 Queen-street, Melbourne, agents for O'Mahony and Murray, solicitors, warnambool.

Land Act 1901, Section 142.

NOTICE is hereby given that Dorman Long & Co.
Limited, of Grant-street, South Melbourne, have applied for a lease, for a term of twenty-one years, from the first day of January, One thousand nine hundred and fourteen, of allotments one, two, three, four, and five of section E, in the city and parish of South Melbourne; and another lease, for a term of twenty-one years, from the said date, of allotments six and seven of the said section, as sites for general engineering works.

Dated the seventeenth day of September, One thousand nine hundred and thirteen.

DORMAN LONG & CO. LIMITED,
By its Attorney—

By its Attorney—
THOMAS TIMMINS.
Fink, Best, and Hall, Ludstone Chambers, 352 Collinsstreet, Melbourne, solicitors for the applicant. 2348

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of Duncan Rose, late of Leongatha, in the State of Victoria, grazier, deceased (who died on the seventh day of November, 1912, and probate of whose will was, on the nineteenth day of May, 1913, granted by the Supreme Court of the said State, in its probate jurisdiction, to Donald Rose Fraser, of Ballan, in the State of Victoria, blacksmith, and Robert Lester, of Leongatha aforesaid, grazier, the executors named in and appointed by the will of the said deceased), are required to send in particulars of their claims, in writing, to the said executors, care of the undersigned, on or before the fifth day of November, 1913. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Duncan Rose, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice: and the said executors will not be liable for the assets, or any part thereof, so distributed in respect of any claim of which they shall not then have had notice. Dated this twenty-ninth day of September, 1913. JAS. W. SUTHERLAND, Leongatha, proctor for the executors.

WALTER FIELDER, DECEASED.

PURSUANT to the provisions in that behalf contained in the Trusts Act 1890, notice is hereby given that all creditors and others having any claims against the estate of Walter Fielder, late of Orrong-road, Armadale. in the State of Victoria, clerk in holy orders, deceased (who died on the 28th day of May, 1913, and probate of whose will was granted by the Supreme Court of the said State in its probate jurisdiction, on the 25th day of August, 1913, to The Union Trustee Company of Australia Limited, of Collins-street. Melbourne, the executor appointed by the said will, are hereby required to send particulars, in writing, of such claims on or before the fifth day of November, 1913, to the said executor. And notice is hereby also given that after the said fifth day of November, 1913, the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said executor shall not then have had notice. Dated this 23rd day of September, 1913.

WISEWOULD, DUNCAN, & WISEWOULD, Imperial Chambers, 408 Collins-street, Melbourne, solicitors for the said executor.

CE TO CREDITORS.—*RE* ELIZA DUNDERDALE, Deceased, Intestate. ELIZABETH NOTICE

DUNDERDALE, DECEASED, INTESTATE.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of Elizabeth Dunderdale, late of The Avenue, Windsor, in the City of Prahran, in the State of Victoria, widow, deceased, intestate (who died on the thirty-first day of July, One thousand nine hundred and thirteen, and letters of administration of whose estate and effects were granted to The Equity Trustees, Executors, and Agency Company Limited, carrying on business at number 85 Queen-street, in the City of Melbourne, in the State of Victoria aforesaid), are hereby required to send in particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the twelfth day of November, One thousand nine hundred and thirteen. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said Elizabeth Dunderdale, deceased, intestate, 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 will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice. Dated this twenty-sixth day of September, One thousand the hundred and thirteen.

E. L. VAIL & SON, of the corner of Collins and Elizabeth-streets. Melbourne, proctors for the said com-

E. L. VAIL & SON, of the corner of Collins and Elizabeth-streels, Melbourne, proctors for the said company.

NOTICE TO CREDITORS .-- RE RUTH LUBISCH, DECEASED.

DURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claim against the estate of Ruth Lubisch, late of number 29 Abbotsford-street, Abbotsford, in the State of Victoria, widow, deceased (who died on the ninth day of August, One thousand nine hundred and thirteen, and probate of whose last will and testament was granted to George Henry McAlpin (in the said will called "George McAlpin") and John McAlpin, both of number 139 Lang-ridge-street, Abbotsford aforesaid, bakers, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said George Henry McAlpin and John McAlpin, at their above-mentioned address, on or before the fifteenth day of November, One thousand nine hundred and thirteen. And notice is hereby given that after that day the said executors will proceed to distribute the assets of their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this twenty-ninth day of September, One thousand nine hundred and thirteen. PURSUANT to the provisions of the Trusts Act 1890,

. L. VAIL & SON, of the corner of Collins and abeth-streets, Melbourne, proctors for the said Elizabeth-streets, executors. 2372

STATUTORY NOTICE TO CREDITORS.—EMILY WARD, DECEASED.

WARD. DECEASED.

WARD. DECEASED.

NOTICE is hereby given that all creditors or other persons having any claims against the estate of Emily Ward, late of St. John's Vicarage, Tadema-road, Chelsea, near London, in England, widow, deceased (who died on the first day of June, One thousand nine hundred and thirteen, at St. John's Vicarage, Tadema-road, Chelsea aforesaid, and letters of administration of whose estate, with the will annexed, were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 26th day of August, One thousand nine hundred and thirteen, to James Westley, of 3r Queen-street, Melbourne, Victoria, solicitor, the attorney under power appointed by the Reverend William Carey Ward, of St. John's Vicarage, Tadema-road, Chelsea aforesaid, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said James Westley, on or before the 22nd day of October, One thousand nine hundred and thirteen, after which date the said James Westley will distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which the said James Westley will not be liable for the assets, or any part thereof, to any person of whose claim the said James Westley will not be liable for the assets, or any part thereof, to any person of whose claim the said James Westley shall then have had notice.

Dated the twenty-sixth day of September, 1913.

WESTLEY & DALE, 3t Queen-street, Melbourne, proctors for the said James Westley.

WESTLEY & DALE, 31 Queen-street, Melbourne, proctors for the said James Westley. 2406

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of Daniel McLarty, late of Moreland-street, Footscray, in the State of Victoria, gentleman, deceased (who died on the twenty-third day of December, One thousand nine hundred and twelve, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the first day of May, One thousand nine hundred and thirteen, to John Alexander Robertson, of 220 Bridport-street, South Melbourne, in the said State, estate agent), are hereby required to send particulars, in writing, of such claims to the said John Alexander Robertson, at his above-mentioned address, or to the undersigned, at his office hereunder mentioned, on or before the twenty-ninth day of November, One thousand nine hundred and thirteen, after which date the said John Alexander Robertson will proceed to distribute the assets of the said Daniel McLarty, 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 furthere given that the said John Alexander Robertson 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 twenty-seventh day of September, 1913.

Sir GEORGE TURNER, of 441 Collins-street. Mel-

Dated this twenty-seventh day of September, 1913. Sir GEORGE TURNER, of 341 Collins-street, Melbourne, proctor for the said John Alexander Robertson.

RE ESTATE OF JOHN GEORGE GIBBONS, late of Cubitt-street, Richmond, in the State of Victoria, gentleman, DECEASED, intestate.

man, DECRASED, intestate.

A LL persons having claims against the estate of the above-named deceased are requested to send in particulars thereof to the administratrix, Julia Florence Gibbons, care of the undersigned, Royal Bank Chambers, corner of Elizabeth and Collins streets, Melbourne, in the said State, on or before the 29th day of October, 1913, after which date the said Julia Florence Gibbons will proceed to distribute the assets in the estate amongst the persons entitled thereto, having regard only to those claims whereof the said Julia Florence Gibbons shall then have had notice; and the said administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated the 22nd day of September, 1913.
W. R. R. BLAIR, Royal Bank Chambers, corner of Elizabeth and Collins streets, Melbourne, proctor for the administratrix.

In the Supreme Court of the State of Victoria.

In the matter of the Irrigation Trusts Acts and in the matter of an application by the FIRST MILDURA IRRIGATION TRUST for an Order for the sale of lands under the provisions of the said Acts.

Before His Honour Mr. Justice Hood, Tuesday, the sixteenth day of September, 1913.

Before His Honour Mr. Justicc Hood, Tuesday, the sixteenth day of September, 1913.

Jefon motion this day made unto this Court, by Mr. Hayball, of Counsel for the above-named, the First Mildura Irrigation Trust, upon reading the affidavit of Herbert Ransome, sworn on the twenty-second day of August, One thousand nine hundred and thirteen, and filed herein this day, with the exhibits therein referred to, this Court, being satisfied by the said affidavit that the rates and interest mentioned in the said affidavit of Herbert Ransome, the amounts of which, and the lands in respect of which the same are pavable, are set forth in the schedule hereto, remain unpaid, and that the said rates include rates which were, on the thirtieth day of November, One thousand nine hundred and twelve, more than six months in arrear, and that notices of application for sale, referring to the said lands, in the form required by the Mildura Irrigation Trusts Act 1903 (No. 1842), have been duly given as therein provided, this Court doth order that, unless the amount of the said rates due in respect of each of the said lands respectively, together with interest thereon, at the rate of Eight pounds per centum per annum, up to the date of payment, and the sum of One pound one shilling in respect of each of the said lands, for costs, be paid to the said Trust on or before the twenty-second day of October, One thousand nine hundred and thirteen, there be a sale by the said Trust on a day to be fixed by the said Trust, by public auction, of such of the said lots upon which the said rates and interest remain unpaid, whether wholly or in part, on the said twenty-second day of October, One thousand nine hundred and thirteen, there be a sale by the said Trust on a day to be fixed by the said Trust, by public auction, of such of the said lots upon which the said rates and interest remain unpaid, whether wholly or in part, on the said twenty-second day of October, One thousand nine hundred and thirteen, there he a sale by the said Trust on the said

to bid for, and to purchase, any of the said lands at such sale: And the said lands, or any of them, may, in the discretion of the said Trust, be sold upon the terms following, that is to say:—If the purchase money for any of the said lands shall not exceed Fifty pounds such purchase money shall be paid in cash, and if the purchase money for any of the said lands shall exceed Fifty pounds, then as to the Fifty pounds part thereof it shall be parable. money for any of the said lands shall exceed Fifty pounds, then as to the Fifty pounds part thereof it shall be payable in eash, and of the balance one-fourth at the least shall be payable in cash, and the remainder shall be payable within six months from the date of the said sale, interest at the rate of Four pounds per centum per annum being payable on such remainder meanwhile: And the said sale shall be conducted by a local auctioneer to be selected by the said Trust, and his remuneration shall be that to be agreed upon between him and the said Trust, but not exceeding the usual remuneration for his services: And the agreed upon between him and the said Trust, but not exceeding the usual remuneration for his serveces: And the costs, charges, and expenses of the said Trust of and incidental to the said sale, including therein the costs, charges, and expenses of the publication of the aforesaid notices, and of the notice by publication in the Government Gasette of this Order, together with the said Trust's costs, charges, and expenses of and incidental to this application shall be apportioned among such of the said lands as shall have been sold at the said sale, in proportion to the purchase money which the same shall have been respectively sold, and the portion or share of all such costs, charges, and expenses attributable to each such piece of land, as aforesaid, shall be paid out of the proceeds of such sale as to each such piece of land respectively: And it is further ordered that this Order shall be published in the Government Gasette, on or before the eighth day of October, One thousand nine hundred and thirteen, and shall be passed and entered forthwith.

Schedule before referred to.

Description.	Block.	Section.	l.ots.	Amount of rates and interest to 30th September, 1912, owing in respect thereof.
Irrigable lands Irrownship allotments Township allotments Township allotments	D D D D D D D D D D D D D D D D D D D	31 31 31 34 34 34 34 76 77 28 19 19	part 3 part 4 part 7 part 8 part 3 4 part 7 8 16 11 15 10 11 18	£ s. d. 14 16 7 6 7 5 14 16 7 6 7 5 32 6 8 7 19 0 32 6 8 7 19 0 32 6 8 149 17 5 43 9 7 8 3 7 10 10 11
Township allotments Township allotments, Williamstown	(69	40 43	9 14 8 7 18 7

J. T. H. Duty Stamp, 10s. cancelled.

By the Court,

G. H. NEIGHBOUR, K.C., Chief Clerk.

Entered the twenty-third day of September, 1913.

J. W. O'HALLORAN, Prothonotary. 2354

> 54 Vict. No. 1060, Sec. 64. 54 Vict. No. 1060, Sec. 76. 1 Edw. VII. No. 1769, Sec. 4. 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, New Zealand Chambers, 483 Collins-street, Melbourne, on or before the 17th November, 1913, or they will be excluded from the distribution of the estate when the assets are being distributed:—

AH CHOON, late of Kewell, near Minyip, labourer, died on 26th June, 1913, intestate.

WILHELM HERRICH THOMAS BIESTERFELDT, late of No. 30 Moray-street, South Melbourne, wharf labourer, died on 30th August, 1913, intestate.

GEORGE AARON CHARNOCK, late of No. 145 Napier-street, Filzroy, teacher, died on 3rd September, 1913, intestate.

MARY HART, late of Newtown, Geelong, domestic servant, died on 21st June, 1913, intestate.



MARGARET HERAUD (with the will annexed), D.B.N., late of McIntyres, married woman, died on 9th March, 1905. FREDERICK HENRY WARE HINSBY, late of No. 27 Highett-street, Richmond, bowling-green keeper, died 15th

Highett-street, Richmond, bowling-green keeper, died 15th September, 1913, intestate.

ROBERT JOHNSON, late of Tooan, old-age pensioner, died 22nd Maich, 1912, intestate.

ELIZABERT JOHNNESEN, late of No. 3 Martin-street, St. Ki'da, married woman, died 14th March, 1912, intestate.

WILLIAM ROBERT LAMONT, late of Alberton, clerk, died 11th August, 1913, intestate.

RICHARD SIDNEY SMITH, late of Port Albert, railway

guard, died 31st July, 1913, intestate.

JAMES THOMPSON, late of Benevolent Asylum, Castlemaine, old-age pensioner, died 8th September, 1913, in-

J. W. STRANGER, Curator of the Estates of Deceased Persons. Melbourne, 29th September, 1913.

WARRNAMBOOL HOSPITAL AND BENEVOLENT ASYLUM (INCORPORATED).

THE by-laws Nos. 3, 4, 20, and 24 were amended to rend as follows at a Special Meeting of Life-Governors and Subscribers, convened for the purpose. By-laws Nos. 3 and 4 amended to read as follows:—
Every personal contribution of £20. or upwards, in one year, shall render the contributor eligible for election as a Life-Governor.
Whenever any services rendered to the Hospital are of

a Life-Governor.

Whenever any services rendered to the Hospital are of such a special nature, or have been of such exceptional value to the institution, as in the opinion of the Committee to merit special recognition, the Committee shall have power to enroll such person a Life-Governor.

No proceeds of any public entertainment of any kind, originated or carried out in aid of the charities, shall entitle any person to be enrolled as a Life-Governor.

A Life-Governor shall be entitled to recommend one in-patient and two out-patients every year, and to one vote in addition to one vote as a subscriber.

Any committee, person, or persons who shall organize

vote in addition to one vote as a subscriber.

Any committee, person, or persons who shall organize any public movement with the approval of the Hospital Committee, or raise the sum of £20, may nominate one Annual Governor for every £20 raised thereby.

An Annual Governor shall be entitled to recommend two in-patients and eight out-patients each year, and shall also be entitled to vote at any general meeting for one year after his appointment.

By law No 20 amended to read as follows:

Sy-law No. 20 amended to read as follows:—
Accident and emergency cases may be received at any
time without recommendation, and shall be attended to
by the Resident Medical Officer, pending instructions
from the Honorary Medical Officer for the time being in

trom the Honorary Medical Omcer for the dine being in charge, who shall be immediately notified thereof.

Ordinary cases may be recommended for treatment by any member of the Committee of Management, Medical Practitioner, Minister of Religion, Life-Governor, or Annual Contributor of the sum of £1, or upwards, or any municipal or other officer specially appointed for the

Where possible, this recommendation must be in the form of a contributor's ticket: such recommendation must be in the form of a contributor's ticket: such recommendation must be indorsed by two members of the Committee and the Resident Medical Officer, or, in his absence, one of the Honorary Medical Officers, except in the case of benevolent patients, who will not require the consent of the Medical Officers.

By-law No. 24 amended to read as follows:—
Persons unable to pay for medicine and medical attendance (or for either), but not requiring admission to the institution, may be treated as out-patients of the Hospital on producing the necessary recommendation, as required by By-law No. 20.

By order,

J. G. BUTLER, Secretary. Warrnambool Hospital and Benevolent Asylum. 24

Mining Potices.

BURNT CREEK GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the members of the Burnt Creek Gold Mining Company No Liability will be held at No. 375 Collins-street, Melbourne, on Thursday, the ninth day of October. 1913, at a quarter-past Two o'clock in the afternoon, to consider, and, if thought fit, to pass resolutions to effect the following purposes, or such of the same as the meeting may deem fit with or without modification:—

To wind up the company voluntarily under the provisions of the Companies Act 1890 without resort to the Court.

To appoint the directors to carry out such winding-up.
To determine, by resolution, the course to be pursued
by the directors for such purpose.
To authorize the directors to sell and dispose of the
property, mine, leases, plant, machinery, and effects of
the company or any part or parts thereof, for such price
and upon such terms and conditions as to them may seem
expedient.
To authorize the directors to such price

expedient.

To authorize the directors to execute all such deeds, documents, transfers, and assurances that may be necessary for transferring the property of the company to the purchaser or purchasers.

To determine the mode of disposal of any surplus of the company's property which may remain after the completion of the winding-up.

To authorize the directors to allot any shares in any company received as purchase money on such sale amongst the shareholders of the company in proportion to the shares now held by them in the said company.

To determine how the hooks and documents of the company to the company of th

To determine how the books and documents of the company shall be disposed of after the completion of such

pany smart of the meeting.
To confirm the minutes of the meeting.
Dated the 23rd day of September, 1913.
S. J. WARNOCK, Manager.

O'CONNOR'S GOLD MINING COMPANY
NO LIABILITY, DRUMMOND NORTH.

OTICE is hereby given that a Special Meeting of
Shareholders will be held at the registered office
of the company, 317 Collins-street, Melbourne, on Thursday, 16th October, 1913, at half-past Three p.m.
Business: To empower the directors to dispose of the
forfeited shares in the hands of the company.

Dated this 29th day of September, 1913.

By order of the Board,
E. WILLIAMS, Manager.

317 Collins-street, Melbourne.

2359

317 Collins-street, Melbourne.

BURNT CREEK REEFING COMPANY
NO LIABILITY, DUNOLLY.

CALL (11th) of Threepence per share upon all
shares in the company has been made, due and
payable at the office of the company, Town Hall Chambers, Lyttleton-street, Castlemaine, on Wednesday, the
8th day of October, 1913.

2308

PERCY C. BAKER, Manager.

HOMEWARD BOUND BON ACCORD GOLD
MINING COMPANY NO LIABILITY.

A CALL (the 19th) of One penny per share has been made on the capital of the above company, due and payable at the company's office, Yackandandah, on Wednesday, 8th October, 1913.

WM. STAVELY, Manager.

THE GO-AHEAD GOLD MINING COMPANY NO LIABILITY.

CALL (the 47th) of One penny per share has been made on the capital of the above company, due and payable at the company's office, Yackandandah, on Wednesday, 8th October, 1913.

WM. STAVELY, Manager.

SOUTH BRITISH SYNDICATE GOLD MINING COMPANY NO LIABILITY, MALDON.

NOTICE is hereby given that a Call (the 15th) of Three shillings per share has been made on the capital of the company, due find payable at the company's office, 66 Geelong-road, Footscray, on Wednesday, 8th October, 1913.

W. ELLWOOD, Manager. W. ELLWOOD, Manager.

2312

SOUTH SPRING GULLY GOLD MINING COMPANY NO LIABILITY.

OTICE.—A Call (the 21st) of Twopence per share Than been made, due and payable at the company's office, Colonial Bank Chambers, Bendigo, on Wednesday, 8th October, 1913.

J. T. GARVIN, Manager.

Bendigo.

NUGGETTY AJAX GOLD MINING COMPANY
NO LIABILITY.

A CALL (the 50th) of Sixpence per share has been made on the capital of the company, due and payable at the company's office, Bath-street, Ballarat, on Wednesday, 8th October, 1913. J. C. BELL, Manager. 2321

NUGGETTY TRAFALGAR COMPANY
NO LIABILITY.

CALL (the 30th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Bath-street, Ballarat, on Wednesday, 8th October, 1913.

L. C. BELL. Manager. J. C. BELL, Manager.

WHITE CRYSTAL TIN MINING COMPANY

NO LIABILITY.

A CALL (the 2nd) of Sixpence per share has been made on the capital of the company, due and payable at the company's office, Bath-street, Ballarat, on Wednesday, 8th October, 1913.

323 J. C. BELL, Managing Director.

BRITANNIA GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE.—A Call (the 13th) of Fourpence per share has been made on the capital of the company, due and payable at the office of the company, A.M.P. Chambers, Lydiard-street, Ballarat, on Wednesday, 8th October 101. bers, Lydi ber, 1913.

GEO. BARKER, Manager

GOLDEN REEF MINING COMPANY

NOTICE.—A Call (the 36th) of One penny per share has been made too the script of O has been made on the capital of the company, due and payable at the office of the company, A.M.P. Chambers, Lydiard-street, Ballarat, on Wednesday, 8th Octo-1913. GEO. BARKER, Manager.

SPARGO CREEK GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 7th) of One penny per share
has been made on the capital of the company,
due and payable at the office of the company, A.M.P.
Chambers, Lydiard-street, Ballarat, on Wednesday, 8th
October, 1912. October, 1913.

GEO, BARKER, Manager.

NORTH NEW JUBILEE COMPANY
NO LIABILITY, SCARSDALE.

NOTICE—A Call (No. 44) of Twopence per share,
has been made on the capital of the company,
and will be due and payable to the manager, at the
office of the company, on Wednesday, 8th October, 1913.
W. M. ACHESON, Manager.
38 Lydiard-street south, Ballarat.
2328

DEEBOOK DREDGING NO LIABILITY,
RENONG, SIAM.

NOTICE is hereby given that a Call (the third) of
has been made upon the contributing shares 13s. paid up),
has been made upon the contributing shares in the above
company, due and payable to me, at the registered office
of the company, Renong Chambers, Ringwood, on Wednesday, 8th October, 1913.

By order of the Board,
1914 JOHN W. BARRETT, Manager.

2346

J.ADV STAUGHTON G. M. CO. NO LIABILITY.

CALL (sixth) of One penny (1d.) per share has been made upon all contributing shares in company, due and payable to me, at 457 Little Collins-street, Melbourne, on Wednesday, 8th October, 1913.

W. J. CONNELL, Manager.

ROYAL OAK MINING COMPANY NO LIABILITY.

CALL (the 5th) of Threepence per share has been made on all the shares in the company, due and payable at the registered office, 47 Queen-street, Melbourne, on Wednesday, 8th October, 1913.

WM. JACKSON, Manager.

47 Queen-street, Melbourne.

NEW ZEALAND HILL GOLD MINING COMPANY NO LIABILITY, FOSTER.

• CALL (the 13th) of Threepence per share has been A made on the capital of the above company, due and payable at the company's office, 60 Queen-street, Melbourne, on Wednesday, 8th October, 1913.

GEO. J. KEOGH, Manager.

NOTICE is hereby given that a Call (the 2nd) of One shilling per share (making shares to prid to be NOTICE is hereby given that a Call (the 2nd) of One shilling per share (making shares 7s. paid up), has been made upon the contributing shares in the above company, due and payable to me, at the registered office of the company, National Mutual Buildings, 395 Collinstreet, Melbourne, on Wednesday, 8th October, 1913.

By order of the Board,

E. J. KENNEDY, Manager.

McCANN'S REEF GOLD MINING COMPANY NO LIABILITY.

A CALL (6th) of Threepence per share has been made upon all contributing shares in above company, due and payable to the manager, at registered office, 90 William-street, Melbourne, on Wednesday, 8th October, 1913.

2352 WM. LASCELLES, Manager.

STERLING VALLEY SILVER & LEAD MINES NO LIABILITY

NO LIABILITY.

NOTICE is hereby given that a Call (the sixth) of £1 per share has been made upon all the shares in the company, due and payable at the registered office, 413 Collins-street, Meibourne, on Wednesday, 8th October,

By order of the Board, W. GRANT MEUDELL (W. Grant Meudell & Co.), Manager.

2355

AUSTRAL VALLEY SILVER-LEAD MINING
COMPANY, NO LIABILITY.

NOTICE is hereby given that a Call (the 10th) of One half-penny (3d.) per share has been made upon all the contributing shares in the company, due and payable at the registered office, 413 Collins-street, Melbeurne, on Wednesday, 8th October, 1913.

By order of the Board,
W. GRANT MEUDELL

3356
(W. Grant Meudell & Co.), Manager.

MOUNT JASPER COPPER MINES NO LIABILITY.

A CALL (17th) of Five shillings per share (machinery)
has been made on the uncalled capital of above company, due and payable to the manager, at office of company, Modern Chambers, 317 Colina-street, Melbourne, on Wednesday, 8th October, 1913.

2357
P. J. O'CONNOR, Manager.

BELGIUM AND PERSEVERANCE GOLD MINING COMPANY NO LIABILITY, GOLDSBOROUGH.

A CALL (the 9th) of Threepence per share has been made, due and payable at the registered office, 31 Queen-street, Melbourne, on Wednesday, 8th day of Octo-

ber, 1913.

By order of the Board, CLARENCE PITMAN, Manager 29th September, 1913.

GOLDEN HOPE GOLD MINING COMPANY N. L.

NOTICE is hereby given that the 21st Call of Twopence per share, payable 8th October, 1913, making
share 8s. paid up, has been made in respect to the contributing shares, payable at the registered office of the
company, 31 Queen-street, Melbourne.

By order of the Board,
236t

R. W. STRINGER, Manager.

BALD HILLS OSMIRIDIUM MINES N. L.

NOTICE is hereby given that the 1st Call of Ten
shillings per share, payable 8th October, 1913,
making shares £2 tos. paid up, has been made in respect
to the contributing shares, Nos. 1 to 500 inclusive, payable
at the registered office of the company, 31 Queen-street,
Malbourne Melbourne.

By order of the Board, R. W. STRINGER, Manager. 2362

SEBASTOPOL PLATEAU NUMBER ONE COMPANY NO LIABILITY.

CALL (the 198th) of Threepence per share has been made on the uncalled capital of the above company, due and payable at the registered office, 34 Queenstreet, Melbourne, on Wednesday, 5th October, 1913.

By order of the Board, SAMUEL J. WILSON, Manager.

Melbourne, 30th September, 1913.

CENTRAL PLATEAU EXTENDED GOLD MINING COMPANY NO LIABILITY.

CALL (the 6th) of Threepence per share has been A made upon shares herein, numbered from 5,001 to 35,000, both inclusive, due and payable at the company's registered office, 317 Collins-street, Melbourne, Wednesday, 8th October, 1913.

J. R. MAY, Manager.

GREAT EXTENDED TUNNEL GOLD MINES NO LIABILITY, WALHALLA.

NOTICE is hereby given that a Call (the 39th) of One halfpenny per share has been made, due and payable on Wednesday, 8th October, 1913, at the company's office, 6o Queen-street, Melbourne.

THOS. HAMILTON, Manager.

AJAX NORTH COMPANY NO LIABILITY, DAYLESFORD.

A CALL (30th) of Fourpence per share has been made on the capital of the company, due and payable on Wednesday, 8th October, 1913, at the company's office, London Bank Chambers, Ballarat.

2377 W. M. WILLIAMS, Manager.

THE MOUNT MURPHY WOLFRAM MINING
COMPANY NO LIABILITY.

CALL (No. 1) of One pound per share has been
made on the contributing shares (£5 paid), due and
payable at the registered office of the company, Leadenhall, 28 Market-street, Meibourne, on Wednesday, 8th
October, 1012.

October, 1913.

By order of the Board,
G. WALLACE CRABBE, Legal Manager.
Melbourne, 1st October, 1913.

CHILTERN VALLEY GOLD MINING COMPANY
NO LIABILITY, CHILTERN.

OTICE.—A Call (the 15th) of Sixpence per share
has been made on each and all of the shares in the
above-named company, and will be due and payable at
the ofhee of the company, 352 Collins-street, Melbourne,
on Wednesday, 8th October, 1913.

2379

W. H. MACLURCAN, Manager.

NEW ROSE HILL GOLD MINING COY.
NO LIABILITY, BALLARAT NORTH.
CALL (the 24th) of One penny per share has been made on the capital of the above-named company, due and payable at the registered office, Lydiard-street, Ballarat, on Wednesday, 8th October, 1913.

2380 HY. PEACOCK, Manager.

LUCK'S ALL GOLD MINING COMPANY

NO LIABILITY.

NOTICE OF CALL,

OTICE is hereby given that a Call (the 11th) of One penny per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 123 Queen-street, Melbourne, on Wednesday, the 8th day of October, 1913.

2381

W. BRUCE FOX, Manager.

GREAT LANGI LOGAN GOLD MINES COMPANY
NO LIABILITY.
NOTICE of CALL.

NOTICE is hereby given that a Call (the 20th) of
Threepence per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 123 Queen-street, Melbourne, on Wednesday, the 8th day of October, 1913.

W. BRUCE FOX, Manager.

UPPER LANGI LOGAN GOLD MINING COMPANY
NO LIABILITY.
NOTICE OF CALL,
OTICE is hereby given that a Call (the 9th) of One
penny per share has been made on the uncalled
capital of the company, due and payable to the manager
at the registered office, 123 Queen-street, Melbourne, on
Wednesday, the 8th day of October, 1913.
2383
W. BRUCE FOX, Manager.

UNITED GLEESON'S GOLD MINES NO LIABILITY.

NO LIABILITY.
NOTICE OF CALL.

NOTICE is hereby given that a Call (the 1st) of One penny halfpenny per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 123 Queen-street, Melbourne, on Wednesday, the 8th day of October, 1913.

W. BRUCE FOX, Manager.

HANOVER GOLD MINING COMPANY
NO LIABILITY.
NOTICE OF CALL.

NOTICE is hereby given that a Call (the 15th) of One capital of the company, due and payable to the manager at the registered office, 123 Queen-street, Melbourne, on Wednesday, the 8th day of October, 1913.

W. BRUCE FOX, Manager.

EASTER MONDAY GOLD MINES NO LIABILITY,
BLACKWOOD.

OTICE.—A Call (the 8th) of Threepence (3d.) per
share has been made on the capital of the company

NOTICE.—A Call (the oth) of Interpence (30.) per share has been made on the capital of the company, due and payable at the office of the company, 67 Queenstreet, Melbourne, on Wednesday, 8th October, 1913.

386

J. H. DILL, Manager.

NORTH CENTRAL PLATEAU COMPANY
NO LIABILITY, SEBASTOPOL.

NOTICE.—A Call (the 2nd) of Threepence (3d.) per
share has been made on the society of the on shares numbered from 10,001 to 35,000 inclusive, due and payable at the office of the company, 67 Queen-street. Melbourne, on Wednesday, 8th October, 1913.

J. H. DILL, Manager.

SOUTHERN HOPE GOLD MINING COMPANY
NO LIABILITY, TRAWALLA.

OTICE.—A Call (the 5th) of Threepence (3d.) per
share has been made on the capital of the company,
due and payable at the office of the company, 67 Queenstreet, Melbourne, on Wednesday, 8th October, 1913.
2388

J. H. DILL, Manager.

UNCLE SAM COMPANY NO LIABILITY, NEWSTEAD.

NEWSTEAD.

OTICE.—A Call (the 5th) of One penny per share has been made on the capital of the company, on shares numbered from 8,001 to 36,000 inclusive, due and payable at the office of the company, 67 Queen-street, Melbourne, on Wednesday, 8th October, 1913.

J. H. DILL, Manager.

SCARSDALE GOLD MINES NO LIABILITY,
SCARSDALE.

NOTICE.—A Call (the 4th) of Threepence (3d.) per
share has been made on the capital of the company,
due and payable at the office of the company, 67 Queenstreet, Melbourne, on Wednesday, 8th October, 1913.
3390

J. H. DILL, Manager.

NEW NORMANBY QUARTZ MINING COMPANY
NO LIABILITY, BALLARAT EAST.

A CALL. (79th) of Threepence per share has been made
on the capital of the company, due and payable
on Wednesday, 8th October, 1913, at the company's office,
A.M.P. Building, Ballarat.

W. D. THOMPSON, Manager.

NORTHERN HOPE GOLD MINING COMPANY
NO LIABILITY, BEAUFORT.

CALL (8th) of Threepence per share has been made
on the capital of the company, due and payable
on Wednesday, 8th October, 1913, at the company's office,
A.M.P. Building, Ballarat.
2393
W. D. THOMPSON, Manager.

NORTH WOAH HAWP GOLD MINING COMPANY
NO LIABILITY, BALLARAT EAST.

CALL (44th) of Threepence per share has been made
on the capital of the company, due and payable
on Wednesday, 8th October, 1913, at the company's office,
A.M.P. Building, Ballarat.
2394

W. D. THOMPSON, Manager.

HOPE EXTENDED GOLD MINING COMPANY
NO LIABILITY, TRAWALLA.

A CALL (the 9th) of Threepence (3d.) per share has been made on the whole of the shares in the abovenamed company, due and payable at the registered office, Lydiard-street, Ballarat, on Wednesday, 8th October, 1913.

A. J. PEACOCK, Manager.

HOPE EXTENDED WEST GOLD MINING COMPANY NO LIABILITY, TRAWALLA.

A CALL (the 8th) of Twopence (2d.) per share has been made on the capital of the above-named company, due and payable at the registered office, Lydiard-street, Ballarat, on Wednesday, 8th October, 1913.

2396

A. J. PEACOCK, Manager.

BEAUFORT DEEP LEADS GOLD MINING COMPANY NO LIABILITY, TRAWALLA.
CALL (the 3rd) of Threepence (3d.) per share has been made on the capital of the above-named company of the share that the share the share that the share the share that the share tha pany, due and payable at the registered office, Lydiard-street, Ballarat, on Wednesday, 8th October, 1913. 2397 A. J. PEACOCK, Manager.

AJAX NORTH COMPANY NO LIABILITY,
DAYLESFORD.

A LL shares on which the 29th call of Threepence per
share remains unpaid on Tuesday, 14th October,
1913, will be sold by public auction, at half-past Twelve
p.m., at the Mining Exchange, Ballarat, on that date.
W. M. WILLIAMS, Manager.
London Bank Chambers, Ballarat.
2398

NORTH WOAH HAWP GOLD MINING COMPANY
NO LIABILITY, BALLARAT EAST.

A LL shares on which the 43rd call of Threepence per
share remains unpaid on Thursday, 9th October,
1913, will be sold by public auction, at half-past Twelve
p.m., at the Exchange, Ballarat, on that date.

W. D. THOMPSON, Manager.

A.M.P. Buildings, Ballarat.

2399

NORTHERN HOPE GOLD MINING COMPANY NO LIABILITY, BEAUFORT.

A LL shares on which the 7th call of Threepence per share remains unpaid on Thursday, 9th October, 1913, will be sold by public auction, at half-past Twelve p.m., at the Exchange, Ballarat, on that date.

W. D. THOMPSON, Manager.

A.M.P. Buildings, Ballarat.

```
Victoria Gazette
 NEW NORMANBY QUARTZ MINING COMPANY NO LIABILITY, BALLARAT EAST.

A LL shares on which the 78th call of Threepence per share remains unpaid on Thursday, 9th October, 1913, will be sold by public auction, at half-past Twelve p.m., at the Exchange, Ballarat, on that date.

W. D. THOMPSON, Manager.

A M.P. Buildings, Ballarat, 1915.
                      A.M.P. Buildings, Ballarat.
   THE GOLDFIELDS SOUTH MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 36th) of Threepence per share
has been made on the capital of this company, due
and payable at the company's office, City Chambers, High-
street, Bendigo, on Wednesday, 8th October, 1913.

R. A. RANKIN

(McCoil and Rankin), Manager.
             NORTH NEW MOON COMPANY NO LIABILITY.
    NORTH NEW MOON COMPANY NO LIABILITY.

OTICE.—A Call (the 46th) of Threepence per share
has been made on the capital of this company, due
and payable at the company's office, City Chambers, High-
street, Bendigo, on Wednesday, 8th October, 1913.

J. H. McCOLL

2410 (McColl and Rankin), Manager.
           THE GOLDFIELDS NORTH MINING COMPANY NO LIABILITY.
        NO LIABILITY.

NOTICE.—A Call (the 31st) of Threepence per share has been made on the control of the second of the
      has been made on the capital of this company, due and payable at the company's office, City Chambers, High-street, Bendigo, on Wednesday, 8th October, 1913.

J. H. McCOLL

411 (McColl and Rankin), Manager.
    UNITED ULSTER GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 70th) of Threepence per share
has been made on the capital of this company, due
and payable at the company's office, City Chambers, High-
street, Bendigo, on Wednesday, 8th October, 1913.
J. H. McCOLL
2412 (McColl and Rankin), Manager.
      NEW GOLDEN FLEECE COMPANY NO LIABILITY.

NOTICE.—A Call (the 29th) of Sixpence per share
has been made on the capital of this company, due
and payable at the company's office, City Chambers, High-
street, Bendigo, on Wednesday, 8th October, 1913.

J. H. McCOLL

2413 (McColl and Rankin), Manager.
```

NEW NIL DESPERANDUM MINING COMPANY
NO LIABILITY.
NOTICE—A Call (the 20th) of Threepence per share
has been made on the capital of this company, due
and payable at the company's office, City Chambers, Highstreet, Bendigo, on Wednesday, 8th October, 1913.
J. H. McCOLL
2414 (McColl and Rankin), Manager.

2414

THE GOLDFIELDS EXTENDED MINING

COMPANY NO LIABILITY.

OTICE.—A Call (the 34th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, City Chambers, Highstreet, Bendigo, on Wednesday, 8th October, 1913.

R. A. RANKIN

(McColi and Rankin), Manager.

SHEEPSHEAD MINING COMPANY NO LIABILITY.

THOMAS MORROW & CO. will sell by auction, at Bechive Exchange, Bendigo, at half-past Four o'clock p.m., on Saturday, 11th October, 1913, all shares in this company, included in Nos. from 1 to 40,000, on which the 18th call of Threepence per share is then unnaid. paid.

R. A. RANKIN (McColl and Rankin), Manager. 2416

THE SEA GOLD MINING AMALGAMATED COMPANY NO LIABILITY.

AS. ANDREW & CO. will sell by auction, at Beehive Exchange, Bendigo, at half-past Four o'clock p.m., on Saturday, 11th October, 1913, all shares in this company, included in Nos. from 1 to 48,000, on which the 77th call of Threepence per share is then unpaid.

J. 'H. McCOLL

2417 (McColl and Rankin), Manager.

BRIGHT DISTRICT PROSPECTING AND GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 291st) of One halfpenny per share has been made on the uncalled capital of the above company, due and payable to the manager, at the office of the company, Gavan-street, Bright, on Wednesday, 8th October, 1913.

P. I. RREEN Manager P. J. BREEN, Manager.

DERBY UNITED QUARTZ MINING CO. NO LIABILITY, MALDON.

A CALL (the 148th) of Twopence per share has been made upon the capital of the company, due and payable at the company's office, Main-street, Maldon, on wednesday, 8th October, 1913.

JOHN SOMER, Manager.

SOUTH GERMAN REEF GOLD MINING CO. NO LIABILITY, MALDON.

CALL (the 82nd) of Threepence per share has been made upon the capital of the company, due and payable at the company's office, Main-street, Maldon, on conclused, 8th October, 1913.

2424 A. R. W. DABB, Manager.

PIONEER OTAGO GOLD MINING CO. LIABILITY, SANDY CREEK, MALDON. A CALL (the 48th) of One penny per share has been made upon the capital of the company, due and payable at the company's office, Main-street, Maldon, on vednesday, 8th October, 1913.

2425

A. R. W. DABB, Manager.

MALONEYS RED WHITE AND BLUE G. M. COY. N. L., MALDON.

A CALL (the 12th) of One penny per share on the uncalled capital of the above-named company has been made, due and payable to the manager, at the company's office, High-street, Maldon.

W. E. PREECE, Manager.

29th September, 1913.

WOAH HAWP CANTON MINES NO LIABILITY. A CALL (the 35th) October, of Threepence per share has been made on all contributing shares in the above company, due and payable at the company's registered office, 142 Ryrie-street, Geelong, on Wednesday, the 8th day of October, 1913.

2429 G. MOORE STRONG, Legal Manager.

Companies Act 1890.—Twelfth Schedule.

MEMORIAL FOR REGISTRATION OF THE EDNA MAY CENTRAL GOLD MINES NO LIABILITY.

MAY CENTRAL GOLD MINES NO LIABILITY.

THE undersigned, hereby make application to register, the Edna May Central Gold Mines as a no-liability company under the provisions of Part II. of the Companies Act 1890.

1. The name of the company is to be Edna May Central Gold Mines No Liability.

2. The place of operation is at Westons Yilgarn Goldfield, Western Australia.

3. The registered office of the company will be situated at 47 Queen-street, Melbourne.

4. The value of the company's property, including claim, is Twenty-two thousand pounds.

5. The number of shares in the company is Sixty thousand of Ten shillings each.

6. The number of shares subscribed for is Fifty thousand.

7. The name of the manager is John Clark.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below :-

Names, Addresses, and Occupations. Numb	er of Shares
Alexander Campbell, 31 Queen-street, Mel	
bourne, Victoria, investor	
George Henry Day, 367 Collins-street, Mel bourne, Victoria, sharebroker	
Fitzgerald Snowball, 47 Queen-street, Mel	
bourne, Victoria, accountant	. 200
Alfred Edward Morgans, St. George's-terrace	
Perth, West Australia, mining engineer William Alfred Thomas, Keane-street, Cot	
tesloe, West Australia, investor	. 200
John Clark, 47 Queen-street, Melbourne, Vic	-
toria, manager of companies (in trust for shareholders)	
John Clark, 47 Queen-street, Melbourne, Vic	. 49,000
toria, manager of companies (in trust for	r
company)	. 10,000
	60.000
	00,000

Dated this thirtieth day of September, 1913. JOHN CLARK, Manager.

Witness to Signature-C. A. Evans.

I, JOHN CLARK, do solemnly and sincerely declare that—
1. I am the manager of the said intended company.
2. The above statement is to the best of my belief and

knowledge true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

John Clark.

Taken before me, at Melbourne, this thirtieth day of September, 1913.—A. G. Harston, J.P.

ARTHUR PHILLIPS, solicitor, 60 Queen-street,

THE BENDOC VICTORIA REEF G. M. CO. NO LIABILITY.

NO LIABILITY.

NO OTICE is hereby given that all shares upon which the 15th (September) call of Twopence per share, or the machinery call of Threepence per share, remains unpaid, will be sold by public auction, at Eleven a.m., on Saturday, the 11th day of October, 1913, unless such calls be previously paid.

By order of the Board,

2353

F. H. LINKLATER, Manager.

O'CONNOR'S GOLD MINING COMPANY
NO LIABILITY, DRUMMOND NORTH.

A LL shares upon which the 15th call of One penny
halfpenny per share remains unpaid will be absolutely sold by public auction, on Thursday, 9th October,
at half-past Eleven a.m., at the Stock Exchange, Melbourne.

By order,
E. WILLIAMS, Manager.
317 Collins-street, Melbourne. 23

GREAT EXTENDED TUNNEL GOLD MINES
NO LIABILITY, WALHALLA.

NOTICE is hereby given that all shares forfeited for
non-payment of the 38th call of One halfpenny
per share, due 13th August, will be sold by public auction
on Thursday, 9th October, 1913, at half-past Twetve
p.m., at the Stock Exchange, Collins-street, Melbourne,
unless previously redeemed.

THOS, HAMILTON, Manager.

THOS. HAMILTON, Manager. 60 Queen-street, Melbourne.

DERBY UNITED QUARTZ MINING CO.

NO LIABILITY, MALDON.

A LL shares, numbered from 1 to 40,000, on which the 147th (September) or any previous call of Two-pence per share are in arrears are forfeited, and will be sold by public auction, at the company's office, Mainstreet, Maldon, on Saturday, 11th October, 1913, at twenty minutes past Twelve o'clock p.m., unless the said call is previously paid to me.

4422 JOHN SOMER, Manager.

SOUTH GERMAN REEF GOLD MINING CO.

NO LIABILITY, MALDON.

A LI, shares, numbered from 1 to 30,000, on which the olst (September) call of Threepence per share is in arrears are forfeited, and will be sold by public auction, at the company's office, Main-street, Maldon, on Saturday, 11th October, 1913, at half-past Twelve o'clock p.m., unless the said call is previously paid to me.

A. R. W. DABB, Manager.

WOAH HAWP CANTON MINES NO LIABILITY.

A LL shares forfeited for the non-payment of the 34th (September) call will be sold by public auction, on Tuesday, the 7th October, 1913, at the Stock Exchange, Collins-street, Melbourne, at Two p.m., unless previously redeemed. G. MOORE STRONG, Legal Manager.

In the Court of Mines for the Mining District of Beechworth, at Bright.—In the matter of Part II. of the Companies Act 1890, and in the matter of RUNNING CREEK BUCKET DREDGING COMPANY NO LIABILITY (in liquidation).

THE schedule of assets of the company and the lia-HE schedule of assets of the company and the lia-bilities of the company, the amount of money available for the claims in the matter of the winding-up, and the proposed plan of distribution thereof, has been lodged in the office of Arthur Field Showers, of number 31 Queen-street, Melbourne, the liquidator of the said company, and is open for the inspection of creditors and shareholders of the company.

The claims mentioned in the schedule, as set out in the proposed plan of distribution, will, after the lapse of fourteen days from the publication hereof, be paid at the said office.

Dated this 30th day of September, 1913.

MCCAY & THWAITES, 360 Collins-street, Melbourne, solicitors for the liquidator.

NOTICE is hereby given that the office of the "Bronco Horseshoe Proprietary Mining Company No Liability" is situated at 150 Queen-street, Melbourne, and that Bernard Bradley is the legal manager of the said company. said company.

FRANK GEE DUFF, WILLIAM DIXON, BERNARD BRADLEY, Manager. (SEAL)

Melbourne, 25th September, 1913.

NOTICE is hereby given that the office of the "Little Nuggety Gold Mining Company No Liability" is situated at 150 Queen-street, Melbourne, and that Bernard Bradley is the legal manager of the said company.

P. R. SUTHERLAND, ROBERT SCHULTE, Directors.

BERNARD BRADLEY, Manager.

Melbourne, 20th Sentember, 1012

Melbourne, 29th September, 1913.

Ensolvency Moirces.

The Insolvency Acts.—In the Court of Insolvency, Midland District, at Mildura.—In the matter of JAMES KELLY MATHESON, of Walpeup, in the State of Victoria, farmer, insolvent.

Victoria, farmer, insolvent.

NOTICE is hereby given that I, Horatio Samuel Vincent Busst, of Law Courts, Bendigo, in the State of Victoria, trustee, have been duly appointed to fill the office of trustee of the property of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency, at Mildura, made on the fifteenth day of September, 1913. All persons having in their possession any of the effects of the insolvent must deliver them to me as such trustee, and all dents che to the insolvent must be paid to me as such trustee. Creditors who have not yet proved their debts must forward their proofs of debt to me as such trustee.

Dated this twenty-ninth day of September, 1913.

II. S. V. BUSST, trustee, Law Courts, Bendigo. 2316

The Insolvency Acts.—In the Court of Insolvency, Midland District, at Warracknabeal.—In the matter of SIDNEY MALCOIM FRANKEL, of Underbool, in the State of Victoria, farmer, insolvent.

NOTICE is hereby given that I, Horatio Samuel Vincent Busst, of Law Courts, Bendigo, in the State of Victoria, trustec, have been duly appointed to fill the office of trustee of the property of the above-named insolvent, and that such appointment was duly confirmed by order of the Court of Insolvency, at Warracknabeal, made on the eighteenth day of September, 1913. All persons having in their possession any of the eflects of the insolvent must deliver them to me as such trustee, and all debts due to the insolvent must be paid to me as such trustee. Creditors who have not yet proved their debts must forward their proofs of debt to me as such trustee. Dated this twenty-ninth day of September, 1913.

II. S. V. BUSST, trustee, Law Courts, Bendigo. 2317

The Insolvency Acts.—In the Court of Insolvency,
Southern District, at Geelong.

FIRST Dividend in the assigned estate of R. W.
Wyett, of Ryrie-street, Geelong, produce merchant,
is now payable at my office, No. 72 Ryrie-street, Geelong.

A. T. CURRAN, Trustee.

he Insolvency Acts.—In the matter of the assigned estate of ROBERT MARK TAMPLING, of Upper Macedon, storekeeper.

FIRST and Final Dividend is intended to be de-A FIRST and Final Dividend is intended to be declared in the matter of the above-named, whose estate was assigned for benefit of creditors on 3rd day of December, 1912. Creditors who have not proved their debts by 15th day of October, 1913, will be excluded. Dated this 30th day of September, 1913.

E. GERALD BALDING, Trustee.

Davey, Balding, and Co., public accountants, South British Buildings, 19 Queen-street, Melbourne. 2407

The Insolvency Acts.--In the matter of the assigned estate of Tampling and Grant, of Upper Macedon,

estate of TAMPLING AND GRANT, of Upper Macedon, storekeepers.

A SECOND and Final Dividend is intended to be declared in the matter of the above-named, whose estate was assigned for benefit of creditors on third day of December, 1912. Creditors who have not proved their debts by 15th day of October, 1913, will be excluded. Dated this 30th day of September, 1913.

E. GERALD BALDING, Trustee: Davey, Balding, and Co., public accountants, South British Buildings, 19 Queen-street, Melbourne. 2408

Empoundings.

A. RARAT.—Impounded at Ararat Shire Pound, 20th September, 1913, by Mr. S. Nunan, Jackson's Creek.—Trespass 5s. per head.

37. Bed heifer, white on face and flanks, slit both ears, blotched brand off rump
38. Dark-red heifer, yoke on neck, like T off rump

If not claimed and expenses paid, to be sold on 22nd October,

ARTHUR GIBSON, **23**05—5/10

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman, Lindenow.

1 red steer calf, little white, front quarter slit under off ear, 22

off rump 1 red and white heifer calf, front quarter slit under off ear, 22

off rump 1 red and white bally heifer ealf, no visible brand

If not claimed and expenses paid, to be sold on 24th October,

2338---6/5

JOS. A. TAYLOR, Poundkeeper.

Poundkeeper.

BASS.—Impounded at Bass, 18th September, 1913.

1 red and white steer, piece off each ear, no visible brand If not claimed and expenses paid, to be sold on 14th October, 1913.

2304--3/6

W. BATES, Poundkeeper.

OBURG.—Impounded at Coburg, by Inspector of the Town of Coburg.

1 bay pony gelding, thick set, no visible brand 1 reddish-bay pony gelding, no visible brand

If not claimed and expenses paid, to be sold on 25th October,

G. HYDE, Poundkeeper.

EPPING.-Impounded at Epping Shire Pound, 24th September, 1913.

1 bay cob, star and snip, no shoes, indescribable brand off shoulder

If not claimed and expenses paid, to be sold on 23rd October, 1913.

2335-4/8

WILLIAM BOYLE, Poundkeeper.

K ERANG. - Impounded at Kerang.

1 strawberry steer, no visible brand 1 red and white bull, no visible brand 1 red heifer, piece out back near ear, no visible brand

If not claimed and expenses paid, to be sold on 22nd October, 1913.

2341 - 4/8

THOS. J. COPELAND, Poundkeeper.

ILYDALE.—Impounded at Lilydale Shire Pound.

1 black draught horse, grey on forehead, shod on hind feet 1 black draught horse, saddle-marked, no visible brand

If not claimed and expenses paid, to be sold on 25th October,

2418-4/1

F. BENYAN

M AFFRA.—Impounded at Maffra.

1 yellow and white steer, top off and niche near ear, 7 off ear, G over G sideways off rump, F off loin

I brown and white yearling bull, niche back near ear, F.L. off

1 yellow heifer, niche back near ear, FL off ribs 1 yellow bull, niche back near ear, FL off ribs 1 white bull, niche back near ear, FL off ribs

If not claimed and expenses paid, to be sold on 24th October,

2313 - 7/7

JAS. A. DU MOULIN, Poundkeeper.

MARONG.—Impounded at Marong Shire Pound, by Mr. Colin T. Wallis.

51. Black pony mare, GV near shoulder , 52. Bay horse, star, off hind foot white, OR near shoulder If not claimed and expenses paid, to be sold on 29th October,

JAMES GRAY, Poundkeeper 2340-4/8 No. 149.—October 1, 1913.—13476.—7.

M ERINO. - Impounded at Merino, by the Herdsman, from Struan-road.

132 to 150. Thirteen woolly sheep, crossbreds, comebacks, and Lincolns, all different earmarks, no visible brand. Also six unmarked lambs

If not claimed and expenses paid, to be sold on 18th October, 1913.

2309-5/3

T. D. CLARK.

ORBOST. - Impounded at Orbost.

1 bay horse, no visible brand. 1 Ayrshire heifer, springer, no visible brand

If not claimed and expenses paid, to be sold on 23rd October,

NELSON WELLINGTON, Acting Poundkeeper.

DOOWONG.—Impounded at Poowong, 26th September, 1913.

1 chestnut horse, blaze face, no visible brand

If not claimed and expenses paid, to be sold on 14th November,

E. S. REVELL, Poundkeeper.

PYRAMID.—Impounded at Pyramid.

1 white heifer, piece out back near ear, slit off ear 1 strawberry and white heifer, top off both ears, like JM (con-joined) off rump

If not claimed and expenses paid, to be sold on 23rd October,

2421--4/8

E. BARBER, Poundkeeper.

Proceedings of the Compounded at Rochester, 23rd September, 1913, by J. D. W. Hogg, Rochester.

132. Black Jersey cow, like A off rump 13.4 Yellow and white spotted bull calf, no visible brand 138. Red cow, white face, no visible brand 139. Red heifer calf, white face, no visible brand

If not claimed and expenses paid, to be sold on 24th October,

2339-5/10

J. TOVEY, Poundkeeper.

ROKEWOOD. - Impounded at Rokewood.

I comeback ewe, back notch near ear I comeback ewe, front notch near ear I comeback ewe, back quarter and slit I merino wether, top off and back quarter

If not claimed and expenses paid, to be sold on 25th October, 1913.

2343--5/3

THOS. SIMPSON

SALE.—Impounded at Sale, 27th September, 1913, by J. Stafford, from Avon Shire, South Riding.

1 bay gelding, C over C near shoulder 1 brown or black gelding, B on near shoulder

It not claimed and expenses paid, to be sold on 25th October, 1913.

2333--4/8

C. McLEAN, Poundkeeper.

ST. ARNAUD.-Impounded at St. Arnaud, 24th September, 1913.

1 bay mare, light, off hind fetlock white, like M near shoulder If not claimed and expenses paid, to be sold on 27th October, 1913.

2342 - 4/1

J. O. ROTHWELL, Poundkeeper.

TERANG.—Impounded at Terang, 24th September, 1913,

1 red and white heifer, piece out top near ear, top off off ear, like A C near runp
1 red and white heifer, small notch top near ear, like B off rump

If not claimed and expenses paid, to be sold on 27th October,

2420-5/3

F. BAILEY, Poundkeeper.

TRARALGON.—Impounded at Translgon, by Herdsman, off Translgon roads.

1 bay gelding, star and snip, three white feet, T over 8 near-shoulder, G off shoulder

If not claimed and expenses paid, to be sold on 27th October, 1913.

2330-4/8

H. F. DU VE, Poundkeeper.

October 1, 1913	4414	Victoria Gazette
WILLIAMSTOWN.—Impounded at Williamstown.	1786. Consolidated Revenue (2)	0 6
1 grey horse, like PO near shoulder	1787. Consolidated Revenue (3)	0 6
If not claimed and expenses paid, to be sold on 22nd October 1913.	. 1788. Footscray Deposit Receipts 1789. Acting Victorian Railways	Commissioner 0 6
M. A. ROBINSON, 2344-3/6 Poundkeeper.	1790. Consolidated Revenue (1) 1791. Municipal Endowment Redu	0 6 etion 0 6
•	1792. Mallee Land Account	0 6
YARRAM.—Impounded at Yarram, from West Alberton, 22nd September, 1913, by E. J. Thornton.	1794. Trading Stamps	0 6
1 red and white cow, branded like SC off rump, two slit lower quarter off ear, piece out top and bottom quarte	1795. Treasury Bonds 1796. Victorian Loans Redemption	0 6 Fund 0 6
near ear, brush off tail	1798. Police Regulation	0 6
If not claimed and expenses paid, to be sold on 24th October, 1913.	n 1799. Methodist Union	1 0
W. T. MITCHELL,	1800. Treasury Bonds (No. 2) 1801. Cancelled Debentures	0 6
2337—5/3 Poundkeeper.	1802. Defences	06 ; 06
POUNDKEEPERS' REMITTANCES	1804. Factories and Shops Contin- 1805. Railway Loan Application	uance . 0 6
	1000 Dublic Waster Loop Applier	tion 0 6
THE GOVERNMENT PRINTER acknowledges the receipt of th undermentioned sums :	1807. Railway Local Rates Aboliti 1808. Long Lake Water Supply	0 6
1913. £ s. d September 26.—W. Bates 1 9 0	1809. Marriage 1810. Statistics Collection	0 6
September 26.—W. Bates 1 9 0 September 29.—T. D. Clarke 0 6 0	. 1811. Municipal Overdrafts (Inde	mnity) 0 6
September 30.—M. A. Robinson 0 3 6	1812. Water Supply Loans Applic 1813. Consolidated Revenue (2)	.,, ., 0 6
September 30.—T. Simpson 0 10 0	1814. Ballaarat Court House Lan- 1815. Administration and Probat-	
September 30.—J. O. Rothwell 0 5 0	1816. Seed Advances	0 6
September 30.—T. J. Copeland 0 6 0	1817. Acting Victorian Railways (1818. Consolidated Revenue (3)	., 0 6
September 30J. Gray 0 5 0	1819. Income Tax	0 6
September 30.—J. Tovey 0 5 0	1821. Church of England	0 6
October 1.—E. Barber 0 9 3	1822. Mallee Land Account 1823. Income Tax Receipts	0 6
October 1.—F. Bailey 0 3 0	1824. Patents 1825. Victorian Railways Commis	0 6 sioners 0 6
ALBERT J. MULLETT,	1826. University	0 6
Government Printer.	1827. Probate Charges	0 6
1st October, 1913.	1829. Unlawful Assemblies and I 1830. Yea Race-course and Pub	Processions 0 6
ACTS OF PARLIAMENT.	Reserve Land	0 6
OPIES of the following Consolidated Acts of the	1831. Land a 1832. Water	θ 6
Parliament of Victoria may be obtained at the	1994 Color Library	0 6
Government Printing Office or from any bookseller a the price set opposite to each, viz.:—	1835. Registration of Births Death	sand Marriager 0 6
s. d	1836. Insolvency 1. 1837. Legal Profession Practice	0 6
	0 1838. Benalla Fire Brigade Station 6 1839. St. Arnaud Land	0 6
1751. Old-age Pensions (2) 1	0 1310. Dairying Companies 6 1841. Melbourne Tramways Trust	0 6
1753. Railway Loan	6 1842. Mildura Irrigation Trusts	1 0
	6 1843. The Necropolis, Spring Val 6 1844. Appropriation of Revenue,	1902-3 3 9
1756. Municipal Overdrafts (Indemnity) 0	6 1845. Consolidated Revenue 1846. Railways Employés Strike	0 6
	g 1847, Treasury Bonds	0 6
1758. Income Tax Rate 0 1759. Coleraine Race-course 0	6 Works Payment	0 6
1760. Colac and Beech Forest Railway Amend-	1849. Ministers and Special and o tions Retrenchment	
1761. Old-age Pensions Act 1900 further Amend-	1850. Consolidated Revenue (1)	0 6
	6 1851. Dairying Companies 6 1852. Consolidated Revenue (2) 6 1853. Agricultural Colleges	0 6
	# 1854 Renalla Fire Brigade Static	m um
. 1765. Sports Betting Suppression 0	6 1855. Joint Library Committee	0 6
	U room radounds and re-tr	
1768. Audit 0	 1858. Municipal Overdrafts (Inde 1859. Royal Agricultural Show Da 	mnity) 0 6
1770. Vermin Destruction 0	6 1860. Senate Elections (Times an	d Places) 0 6
1771. Marine 1772. Melbourne Sailors' Home 0	6 1862. Administration and Probate	Duties (No. 2) 0 6
1773. Vegetation Diseases 0	6 1863. Income Tax (No. 2) 6 1864. The Constitution	0 6
1775. Electric Light and Power 0	6 1865, Old-age Pensions	0 6
1777. Education 0	6 1864. The Constitution 6 1865. Old-age Pensions 3 1866. Health 6 1867. Kerang Lands	0 6
1778. Savings Banks 0 1779. Public Service 0	6 1868. Ballarat Agricultural and Pa	astoral Society's
1780. Gold Buyers	6 1869. Surplus Revenue	netion -0 f
Works (No. 2) 0	6 1871. Wombat Land	0 6
1782. Trust Funds	6 1872. Electoral Rolls	0 6
1784. Bodies Corporate (Joint Tenancy) 0 1785. Instruments 0	6 1874. Hepburn Springs Land	0 6
2.00. 2200 4		. , ,

,						•	
1976	Cromation		s. 0	d. 6	1064	Congolidated Posterno (9)	ď
	Committee of Public Accounts	• •	6	U D	1965	Consolidated Revenue (2) 0 Marine 0	•
	Savings Banks		0	В	1966.	Marine 0 Registration of Deeds 0 Friendly Societies 0	
1879.	Burrumbeet Park Railway Construction		0	6	1967.	Friendly Societies0	6
1880.	Yarrowee Channel Further Loan Water Supply Loans Application Public Works Loan Application	• •	0	6	1968	Metropolitan Kira Brigadea Board Loan O	€
1881.	Water Supply Loans Application	• •	0	6	1969.	Surplus Revenue	6
1883	(dibraries .	• •	0	6	1971.	Probate Charges 0 Malvern Loan 0	6
1884.		• •	ŏ	6	1972.	Municipal Grounds 0	é
1885.	South Melbourne Loan			6			
		• •	0	6	10=4	Railway Extension	9
		• •	0	6	1974.	Secret Commissions Prohibition 0 Factories and Shops 2	6
1000	Titana Tana		ŏ	6	1976.	Factories and Shops	6
1890.	Ballarat Old Colonists' Association		ŏ	6	1977.	Agricultural Colleges 0	e
1891.	Election Expenses Limitation		0	6	1978.	Consolidated Revenue (3) 0	6
1892,	Ballarat Old Colonists' Association Election Expenses Limitation	٠.	3	0	1979.	Audit	6
1894	Unused Roads and Water Frontages	• •	0	6	1980.	Municipal Endowment Reduction 0 Dairying Companies 0	6
1895.	Electoral Districts Boundaries		1	9	1982.	Dairying Companies	6
				• 3	1983.	Victorian Railways Motor 0	6
1897.	Consolidated Revenue (1)		0	6	1984.	Treasury Bonds 0 Victorian Railways Motor 0 Administration and Probate Duties 0 Income Tax 0 Poisons 0 Friendly Societies' Gardens 0 McAnulty Superal uation Allowance 0 Melbourne and Geelong Married Women's	6
	Legal Practitioners Reciprocity	• •	0	6	1985.	Income Tax 0	6
1000		• •		6	1980.	Friendly Societies' Gardens	6
1900.	Debantura Conversion		0	6	1988	McAnulty Superan unation Allowance 0	6
1902.		• •	ő	6	1989.	Melbourne and Geelong Married Women's	``
1903,	Local Government		ŏ	6		Municipal Franchise	6
1904.	Surplus Revenue		Ō	6	1990.	Treasury Bonds Conversion 0	6
.1905.	Statistics		0	6	1991.	Land	6
1906.	Wharfage and Harbors Rates		0	6	1992,	Water Supply Loans Application 0	6
			0	6	1995.	Voting by Post Continuance 0 Carrum Drainage Works 0	6 6
	Wild Dogs (Continuation)	• •	0	6	1995	Oakleigh Mechanics' Institute 0	6
			0	6	1996.	Victorian Stock and Debentures Conversion 0	Ğ
	Declaring of Boroughs		0	6	1997.	South Africa Contingents Pensions 0	6
1911.	Welshpool Jetty Rail or Tramway Co	п-	0	6.	1998.	Surplus Revenue (No. ·2) 0	6
1912.	Carrum Advances		ŏ	6	1999.	Railway Loan Application 0	6
1913.	Vermin Destruction		0	6	2000.	Eaglehawk Land 0 Stock and Debentures Registers 0	6
1914.	Mysia Land Exchange	• •	0	6	2001.	Victorian Stock and Debentures Conversion of South Africa Contingents Pensions 0 Surplus Revenue (No. 2) 0 Railway Loan Application 0 Eaglehawk Land 0 Stock and Debentures Registers 0 Drainage Areas 0 Opium Smoking Prohibition 0 South Melbourne Land 0	6
1915,	St. Arnaud Market Land	• •	0	6	2003.	Opium Smoking Prohibition 0	6
1910.	Dairving Companies	• •	0	6	2004.	South Melbourne Land 0	6
1918.	Tungamah Race-course	• •	ŏ	6	2005.	South Melbourne Land. 0 Education 0 Teachers 1	G
1919.	Numurkah Race-course		0	6	2006.	Teachers	3
1920.	Welshpool Jetty Rail or Tramway Costruction Carrum Advances Vermin Destruction Mysia Land Exchange St. Arnaud Market Land Lake Hindmarsh Land Dairying Companies Tungamah Race-course Numurkah Race-course Municipal Endowment Reduction Dunolly Town Hall Land Frankston Lands Melbourne Benevolent Asylum Consolidated Revenue (4) Instruments University Wharfage and Harbors Rate Alteration		0	6	2007.	Melbourne and Metropolitan Board of Works	9
1921.	Dunolly Town Hall Land		0	6	2008.	Factories and Shops (No. 2) 0	11
1922.	Melhourne Renevolent Asylum	• •	0	6		Agricultural Colleges (No. 2) 0	6
1924.	Consolidated Revenue (4)		ŏ	6	2010.	Pure Food	0
1925.	Consolidated Revenue (4) Instruments University		0	6	2011.	Pure Food Milk and Dairy Supervision Geelong Harbor Trust Positivation of Trushors and Schools	0
1926.	University		0	6		Geelong Harbor Trust 1 Registration of Teachers and Schools 0	6 6
102	White the state of	• •	0	6		Appropriation of Revenue, 1905-6 3	6
1928,	Gunbower Island Land		0	6	2015.	The Talbot Colony for Epik plics 0	6
1930.			ŏ	ğ	2016.	Water 3	9
1931.	Transfer of Land		0	9	2017.	Consolidated Revenue (1)	6
1932.	Coal and Firewood Country Tramways Trust Fund Consolidated Revenue (5) Administration and Probate Duties St. Kilda Abattoirs Land Alexandra Park	• •	0	6	2018.	Consolidated Revenue (2) 0 The Talbot Colony for Epileptics 0	6
1933.	Country Tramways Trust Fund	• •	0	6	2019.	The Talbot Colony for Epileptics 0 Redbank Recreation Reserve 0	6
1934.	Consolidated Revenue (5)	• •	'n	6		Hamilton Land 0	6
1936.	St. Kilda Abattoirs Land	• •	ŏ	6	2022.	Trusts 0	6
1937.	Alexandra Park		0	6	2023.	Opium Smoking Prohibition 0	6
1938.	Income Tax		0			South Melbourne Land0 Municipal Endowment0	6
	Voting by Post Acts Continuation		0	6	2026.	Victorian Loans Redemption and Conver-	ij
1940. 1941	Inebriates Shepparton Race-course		0	6		sion 0	6
1942.	Ballarat Water Commission Mortga		•	•	2027.	sion	G
	Ratification		0	в	2028.	Juvenile Smoking Prevention 0	6
1943.	Water Supply Special Funds Application		0	6		Surplus Revenue 0 Income Tax 0	6
1944.	Railway Loan Application		ŏ	6	2030. 9031	Income Tax 0 Consolidated Revenue (3) 0	6
	Surplus Revenue (No. 2) Railways		0	6 6	2032.	Administration and Probate Duties 0	6
1947.	CN		ŏ	6	2033.	Drainage Areas 0	G
1948.	Railways Special Funds Application		0	6	2034.	Railways Audit	В
1949.			0	6	2035.	St. Kilda and Brighton Electric Street Railway Extension 0	
	m m , o		0	6	9096		6
			0	6 6		Consolidated is evenue (4) 0 South Africa Contingents Pensions 0	6
1953.			ĭ	6	2038	Consolidated Revenue (5) 0	6
1954.	The Melbourne Tramways Trust Amen		_	_	2039.	Companies 0	6
	ment		0	6	2040.	Loan Acts Amendment 0	6
1955.	Factories and Shops St. Kilda and Brighton Electric Stre		0	6	2041.	Victorian Railway Loan 0	6
1956.	St. Kilda and Brighton Electric Stre	et	0	6	2042. 2042	Railway Loan Application 0 Water Supply Loans Application	6
1957.	Railway Land		0	9		Water Supply Loans Application 0 Trust Funds 0.	6
1958.	Strathmerton towards Tocumwal Railwa		-	-		Appropriation of Revenue, 1906-7 3	6
	Construction		0	6	2046.	Crown Grants 0	6
1959.	Justices		1	0		Public Meetings 0	6
1061	Mines		3 1			Lifts Regulation 0 Maldon Rates 0	6
1962.	an and the		1				6
						Tfulls!	
1963.	Consolidated Revenue (1)		0	0	2001.	Unclaimed Moneys 0	•

						3	ci.
2052.	Stock Diseases					0	G
2053.	Small Improved Holdi	ngs				1	0
2054.	Waterworks Land Sale	es		**		0	6
2055.	Lotteries Gaming and	Betting				1	0
					٠	0	6
2057.	Vacant Unclaimed Lai South and East Melbou	irne Lan	da ·		٠.	0	6
2058.	Children's Court					1	0
	Fruit Cases					0	6
2060.	Consolidated Revenue	Applicat	ion			0	6
	Money Lenders					0	- 6
	Marriage					0	6
2063.	Voting by Post Contin	uance				0	6
2064.	St. James' Church Lar	bo				0	6
	Kingower Land					0	6
2066.	William Burston					0	6
	Closer Settlement					0	6
	Licensing					1	9
2069.	Medical					0	6
2070.	Friendly Societies					0	6
2071.	Friendly Societies Boilers Inspection Printers and Newspap					1	0
2072.	Printers and Newspape	ers				0	6
2073.	Companies Act Amend	ment				0	6
2074.	Companies Act Amend Widows and Young Ch The Constitution	ildren M	ainte	nan	ce	0	6
2075.	The Constitution				٠.	0	6
2076.	Consolidated Revenue	(1)				0	6
	Consolidated Revenue					0	6
	Tocumwal Railway Ex					0	6
	Companies					0	6
2080.	Municipal Association					0	6
	Default Summonses					0	6
2082.	Consolidated Revenue	(3)				0	6
2083.	Vacant Unclaimed Lai	nds				0	6
	Brim Registers					0	6
	Surplus Revenue					0	6
2086.	Real Property					0	6
2087.	Ancient Lights Declar	atory				0	6
		r J. MUI	LET	ГT.			

Government Printer.

THE "VICTORIA GOVERNMENT GAZETTE."

SUBSCRIPTIONS.—The Subscription, including Postage, is £1 8s. 4d. per annum, or 7s. 1d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed for.

Subscribers do not receive the Acts of Parliament with the Gazette. ADVERTISEMENTS are charged at the rate of SEVENPENCE

per line throughout. The Title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, ten words make a line, but for the description of a brand consisting of more than one letter, &c., placed perpendicularly, thus, B, each additional B

letter under the first is charged as a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only a 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.

ALI. DOCUMENTS illegibly written will be returned un-published, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

The GC: Fannent Gazette is fublished on Wednesday Evening in each week, and Notices for insertion must be received by the Government Printer on or before Two o'clock of the day preceding the day of publication.

Single copies of the GOVERNMENT GAZETTE are Sixpence, posted Sixpence halfpenny, each.

N.B.—All Gazettes prior to ist January, 1872, are One shilling and sixpence, posted One shilling and sixpence halfpenny each.

* * ALL PAYMENTS ARE REQUIRED IN ADVANCE. ** 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.

All communications should be addressed to "The Government Printer, Melbourne."

AGENTS FOR "GOVERNMENT GAZETTE."

THE following have been appointed Agents to receive Advertisements and Subscriptions for the Government Gazette:—

MESSRS. GORDON & GOTCH, News Agents, Queen-street, Melbourne, and George-street, Sydney; ARMSTRONG'S ADVERTISING AGENCY, "The Block," Elizabeth-street, Melbourne;

MESSRS. II. BYRON MOORE, W. H. WADDELL, and J. E. GILCHRIST, trading as The Exchange, 369-Collins-street, Melbourne;

MESSRS. ARNALL & JACKSON, 478 Collins-street,

MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery-lane, Melbourne;

MR. ERNEST COLLINS, Manager Reuter's Telegram-Co. Limited, 361 Collins-street, Melbourne;

MR. M. L. HUTCHINSON, 305 and 307 Little Collinsstreet, Melbourne;

GEO. ROBERTSON & CO., Elizabeth-street, Melbourne;

MR. WM. HAMPTON, View Point, Bendigo; MR. A. M. ARMSTRONG, Bendigo;

MR. J. TREVEAN, Eaglehawk;

R. HENRY FRANKS, Bookseller and Stationer, Market-square, Geelong;

MRS. R. BADE, Tobacconist, Sturt-street, Ballarat; MESSRS. J. N. GEARING & CO., Maryborough;

ARMSTRONG BROS., Kyneton;

MR. J. C. ROYCRAFT, Creswick;

W. BICKERTON & SON, Wangaratta;

MR. CHARLES H. AKINS, Stawell; MR. W. J. PARKER, Dunolly;

MR. HENRY GEORGE, Castlemaine;

MR. C. S. BOWEN, Sale;

MR. J. H. CANNON, Ararat;

LIDSTON BROS., Bairnsdale;

MISS W. A. BLACKBAND, Clunes;

MR. R. M. KLUNDER, Charlton;

MR. F. H. EDWARDS, A.F.I.A., Aust., Mildura;

MR. HENRY JAMES, Maldon;

MR. H. G. MARSDEN, Omeo:

MR. FRED. H. SMALL, Warragul; MR. V. S. LALOR, Yarram;

MESSRS. LEE BROS., Walhalla.

A copy of the Gazette filed at each place for public-reference.

	C	ONTE	NTS.			PAGE
Acts of Parliament						4322
Appointments				•••		4322
Auctioneers' licence	s	•••	•••			4326
Bank holiday»						4322
Cemetery				٠		4337
Contracts	•••		•••			4376-
Courts					•	4397
Government notices	• • • •					4326
Impoundings						4413
Insolvency notices	•••	***				4402, 4412
Lands				***		4382
Licences to occupy	แทนะ	ed roads	·			4330
Licences to occupy	wate	r fronta	20%			4332
					***	4394
Medical Board of	Vieto	ria.		•••		4327
Melbourne and Met						
Mining						4327, 4408
Notice to Mariners		•••				
Orders in Council	•••	•••	•••	•••		4326
• • • • • • • • • • • • • • • • • • • •	•••	••			•••	4365
Private advertiseme		••	•••	•••	•••	4402
Proclamations	•••	•••	***		•••	4380 ·
Public holidays		, •••				4321
Public service notic	es		•••			4325
Railways		-	***			4335
State Forests notice	s	٠.	***			4370 ·
Tenders			•••			4398
Water trusts						433!⊳-
			•			•