



# VICTORIA GOVERNMENT GAZETTE.

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No. 186.] WEDNESDAY, DECEMBER 10. [1913.

To the Honorable the Chief Secretary.

I HEREBY give you notice that it is my intention, on Thursday next, the eleventh day of December, to issue a Writ for the Election of a Member to serve in the Legislative Council of Victoria for each of the under-mentioned Provinces:—

Melbourne East,  
Melbourne North.

Dated this tenth day of December, One thousand nine hundred and thirteen.

JNO. M. DAVIES,  
President.

## 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.

I N pursuance of the provisions contained in Part VI. of the *Public Service Act 1890* (24 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:—

WEDNESDAY, THE 10TH DAY OF DECEMBER, 1913, throughout the Shire of Morwell;

MONDAY, THE 2ND DAY OF FEBRUARY, 1914, throughout the Shire of Newham and Woodend.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of December, 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 MADDEN.

By His Excellency's Command,  
GEO. GRAHAM,  
For Chief Secretary.

GOD SAVE THE KING!

## BANK HALF-HOLIDAY.

### 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.

No. 186.—DECEMBER 10, 1913.—16638.—1.

I N 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 day and date named hereunder a special day to be observed as a Bank Half-Holiday at the places mentioned, that is to say:—

*Bank Half-Holiday, from the hour of Twelve o'clock noon:—*

THURSDAY, THE 4TH DAY OF DECEMBER, 1913, at Lancefield and Penshurst.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of December, 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 MADDEN.

By His Excellency's Command,  
GEO. GRAHAM,  
For Chief Secretary.

GOD SAVE THE KING!

## ACT 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 Lieutenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I 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 Bill passed by the Parliament of the said State, the title whereof is hereinafter set forth, that is to say:—

An Act to apply out of the Consolidated Revenue the sum of Six hundred and sixty-nine thousand and fifty-five pounds to the service of the year One thousand nine hundred and thirteen and One thousand nine hundred and fourteen.

Given under my Hand and the Seal of the State of Victoria, at Melbourne, this fourth day of December, 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 MADDEN.

By His Excellency's Command,  
W. A. WATTS.

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 Lieutenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I, 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 relating to Duties payable under the Administration and Probate Acts."

"An Act to declare the Rate of Land Tax for the Year ending the thirty-first day of December One thousand nine hundred and fourteen."

"An Act to amend the *Public Account Advances Act 1910*."

"An Act to amend the Savings Banks Acts."

"An Act relating to the Rates of Interest payable on certain Victorian Government Loans."

"An Act relating to Municipal Endowment."

Given under my Hand and the Seal of the State of Victoria, at Melbourne, this fifth day of December, 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 MADDEN.

By His Excellency's Command,

W. A. WATT.

GOD SAVE THE KING!

## APPOINTMENTS.

THE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 2nd day of December, 1913, been pleased to make the undermentioned appointments, viz.:—

## DEPARTMENT OF CHIEF SECRETARY.

*Electoral Inspector.*

ROBERT BELL COOTE (Senior Constable of Police) to be Electoral Inspector for the Yea and Seymour Divisions of the Electoral District of Upper Goulburn, *vice* William H. Seddon resigned.

*Registrar of Births and Deaths.*

The person named hereunder to be Registrar of Births and Deaths at the place mentioned, viz.:—

Elmhurst.—EDGAR PERCY TAYLOR (Acting), pending the appointment of a successor to Ostle Casson resigned.

*Superintendent of the Inebriates Institution, Lara.*

THOMAS ROYCRAFT

to be Superintendent of the Inebriates Institution, Lara, from 3rd December, 1913 (Acting), during the absence of Thomas S. Donnellan on leave.

*Inspector of Factories, &c.,*

JOHN FRANCIS MEAGHER, Warder, General Division, Penal and Gaols,

to be an Inspector of Factories and Shops, Grade III., transfer on trial for a period not exceeding three months, *vice* W. A. Connolly retransferred.

*Female Attendant,*

MARY BANNERMAN WRIGHT

to be a Female Attendant, General Division, Neglected Children and Reformatory Schools, on probation for twelve 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 Bailiff,*

GEORGE WILLIAM ELLIOTT (Constable of Police), Stawell,

to act also as a Sheriff's Bailiff at Stawell.

## LAW DEPARTMENT—SOLICITOR-GENERAL.

*Magistrate,*

THOMAS CARROLL, Llancastr-street, Malvern, to Keep the Peace in the Central Bailiwick of the State of Victoria.

*Bailiffs of County Courts, &c.,*

GEORGE WILLIAM ELLIOTT (Constable of Police), Stawell,

to act also as Bailiff of the County Court and Court of Mines at Stawell;

THOMAS EDWIN DURANCE, Yarram Yarram,

to be Bailiff of the County Court and Court of Mines at Yarram Yarram, *vice* Maurice Pearson deceased.

*Assignee of Insolvent Estates,*

JAMES AUGUSTINE REBBECHI, Ouyen,

to be an Assignee of Insolvent Estates for the Midland Insolvency District at Ouyen.

## DEPARTMENT OF TREASURER.

*Receivers of Revenue and Paymasters,*

The Governor in Council, upon the recommendation of the Public Service Commissioner (section 122 of Act No. 1133, as amended by section 15 of Act No. 2283), has appointed the persons named hereunder to be Receivers of Revenue and Paymasters at the places respectively mentioned, that is to say:—

Bright.—DAVID R. WILLIAMS (Acting Clerk of Courts), Acting, during the absence of A. H. A. Stewart on leave;

Euroa.—WALTER W. KNIGHTS (Acting Postmaster), Acting, during the absence of F. T. Hopkinson on leave;

Horsham.—WALTER VEITCH, Acting, during the absence of W. L. Armstrong on leave.

## DEPARTMENT OF PUBLIC HEALTH.

*Public Vaccinators,*

WILLIAM P. H. PARKER, Esq., L.R.C.P.,

to be Public Vaccinator for South-Western District, *vice* H. W. Fankhauser, Esq., M.B., resigned;

F. MAURICE READ, Esq., M.B.,

to be Public Vaccinator for South-Western District, *vice* R. McDougall, Esq., M.D., resigned.

*Trustees of Cemeteries,*

THOMAS WILLIAM SIMPSON and  
WILLIAM HEDLEY THOMAS

to be Trustees for Lilydale Public Cemetery, *vice* L. J. Deschamp and W. Button resigned;

DANIEL GILLESPIE

to be Trustee for Tongala Public Cemetery, *vice* A. Gillespie resigned.

## DEPARTMENT OF LABOUR.

*Chairman of Special Board,*

The Honorable F. C. MASON

to be Chairman of the Brick Trade Board constituted under the provisions of the Factories and Shops Acts.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

## DEPARTMENT OF PUBLIC INSTRUCTION.

## WORKING MEN'S COLLEGE.—APPOINTMENT OF MEMBERS OF COUNCIL.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 2nd day of December, 1913, appointed

Sir EDWARD CARLILE and  
CALDER E. OLIVER

as Government Representatives on the Council of the Melbourne Working Men's College.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

APPOINTMENTS.—ACTING REGISTRARS OF BIRTHS AND DEATHS.

THE Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of December, 1913, been pleased to make the undermentioned appointments, viz. :—

DEPARTMENT OF CHIEF SECRETARY.

Acting Registrars of Births and Deaths.

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

- Alberton.—DAISY ELIZABETH GREGORY, Acting, from 5th November, 1913, during the absence of Isabella Gregory on leave.
- Avoca.—DAVID BURNS, Acting, from 27th October, 1913, during the absence of Frank Wiltshire on leave.
- Cowes.—DAVID HENRY ROBB, Acting, from 24th October, 1913, during the absence of Alexander M. Robb on leave.
- Cranbourne.—KATHLEEN KEOGH, Acting, from 25th October, 1913, during the absence of Margaret J. Keogh on leave.
- Glenmaggie.—MARY HURLEY, Acting, from 20th September, 1913, during the absence of J. K. Lewis on leave.
- Harrierville.—EDITH MOYSER CROWTHER, Acting, from 1st November, 1913, during the absence of Robert J. Tobias on leave.
- Harrierville.—ARTHUR COLLINGWOOD TULLOCH, Acting, from 22nd November, 1913, during the absence of Robert J. Tobias on leave.
- Kerang.—ALICE COLEMAN, Acting, from 26th July, 1913, during the absence of John Coleman on leave.
- Kiewa.—BENJAMIN STUART CODE, Acting, from 16th June, 1913, during the absence of Oswald H. Lightbody on leave.
- Krambruk.—JOHN SAMUEL TURNER, Acting, from 11th October, 1913, during the absence of Walter Telford on leave.
- Macarthur.—SAMUEL LAW, Acting, from 15th November, 1913, during the absence of Robert Robertson on leave.
- Musk Vale.—MARY SOUTHWOOD, Acting, from 8th November, 1913, during the absence of Gertrude A. Southwood on leave.
- Natimuk.—EMILY GERTRUDE BARKER, Acting, from 24th October, 1913, during the absence of Richard Barker on leave.
- Neerim South.—DAVID COLQUHOUN, Acting, from 22nd September, 1913, during the absence of Walter H. Hopkins on leave.
- Northcote.—ELIZABETH JANE ANGIOR, Acting, from 1st November, 1913, during the absence of Sarah Jane Angior on leave.
- Port Fairy.—FRANCIS JOHN SHARKEY, Acting, from 13th November, 1913, during the absence of Leslie William Earle on leave.
- Portland.—ERNEST ANDREWS, Acting, from 23rd October, 1913, during the absence of Isabel Magnus on leave.
- Schnapper Point.—ELIZA ANN BUTLER, Acting, from 29th October, 1913, during the absence of Mary A. Goman on leave.
- Stawell.—MARGARET LOUISA DAVIES, Acting, from 1st November, 1913, during the absence of Ellen F. Rutherford on leave.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

Health Act 1890.

OFFICERS OF HEALTH.

THE Board of Public Health, by virtue of the powers conferred on it by the *Health Act 1890*, has approved of the undermentioned appointments by the municipal councils concerned :—

Officers of Health.

- Shire of Rosedale (Rosedale and Denison Ridings).—GUSTAVE ALFRED HAGENAUER, M.B., and HENRY ALEXANDER HAGENAUER, L.R.C.P., to be Acting Officers of Health for the Eastern and Western portions of Ridings respectively, *vice* John Frederic Cobb, M.R.C.S.

T. W. H. HOLMES,  
Secretary, Board of Public Health.

Public Health Department,  
Melbourne, 26th November, 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 Service Act No. 1133*, and in the *Lunacy Act No. 1873*, has, by Order made on the 2nd day of December, 1913, been pleased to make the undermentioned appointments, viz. :—

DEPARTMENT OF CHIEF SECRETARY.

LUNACY DEPARTMENT—HOSPITALS FOR THE INSANE.

Clerk of Hospital for the Insane.

HAROLD FRANCIS SIMMONS

to be Clerk of the Hospital for the Insane, Royal Park, and the Receiving House, Royal Park (Acting), during the absence of James F. Hill on leave.

Nurse, Grade III.,

SARAH ADELAIDE CAHILL

to be Nurse, Grade III., on probation for twelve months from 23rd November, 1913; a vacancy having occurred, and the 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.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

COUNTRY ROADS BOARD.

CONSENT TO A MEMBER ACTING AS CHAIRMAN OF THE MUNICIPAL CLERKS BOARD.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and under the provisions of section 4 (6) of the *Country Roads Act 1912* (1 Geo. V. No. 2415), has consented to Mr. Frederick William Fricke, a Member of the Country Roads Board, acting in the capacity of Chairman of the Municipal Clerks Board appointed under the provisions of the *Local Government Act 1903*, No. 1893.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

Factories and Shops Acts.

CERTIFYING MEDICAL PRACTITIONER.

I HEREBY 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. WILLIAM GEORGE CUSCADEN

(a legally qualified medical practitioner) to be Certifying Medical Practitioner in the Shire of Preston, for the purposes of the *Factories and Shops Acts*.

A. J. PEACOCK,  
Minister of Labour.

4th December, 1913.

DEPARTMENT OF LANDS AND SURVEY.

RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

IT is hereby notified, for the information of all persons entitled to depasture stock on commons, that successors to the individual managers thereof who will retire on the 31st December, 1913, should be elected before the close of the year by the persons interested, at public meetings duly convened for the purpose.

The names, in full, of the gentlemen who may be elected for one (1), two (2), or three (3) years should be transmitted to the Department of Lands and Survey.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Melbourne, 6th November, 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 2nd day of December, 1913, accepted the resignations by the persons named hereunder of the offices mentioned, viz. :—

## DEPARTMENT OF CHIEF SECRETARY.

*Registrar of Births and Deaths,*

ROY BROOKE

of the office of Registrar of Births and Deaths at Turriff.

*Female Attendant, Neglected Children and Reformatory Schools,*

MARY LETITIA ANDERSON

of the office of Female Attendant, Neglected Children and Reformatory Schools, resignation to date from 31st August, 1913.

*Attendants, Hospitals for the Insane,*

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

JOSEPH ALPHONSO MANNIX, from 13th November, 1913;

RICHARD ALEXANDER SWETE, from 10th December, 1913;

JAMES EDWARD SMITH, from 13th November, 1913.

*Nurses, Hospitals for the Insane,*

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

ALICE EDWIN BRIDGET CANNON, from 4th November, 1913;

BEATRICE LOUISA PEARCE, from 30th November, 1913.

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

FLORENCE MABEL CLEAVER, from 12th November, 1913;

JEAN STEWART, from 19th November, 1913.

## LAW DEPARTMENT—ATTORNEY-GENERAL.

JAMES WAKE

of the office of Sheriff's Bailiff at Ararat.

## LAW DEPARTMENT—SOLICITOR-GENERAL.

*Magistrate,*

CHARLES CROOKE

of the Commission of the Peace for the Central Bailiwick.

*Probation Officer,*

GEORGE DORE

of his position as Probation Officer for the Children's Court at Carlton.

## DEPARTMENT OF TREASURER.

*Officer of the Fifth Class,*

WALTER H. BROOKSBANK

of his position as Officer of the Fifth Class, Land Tax Branch, to take effect from and inclusive of the 20th November, 1913.

*Junior Messenger,*

PERCY H. STOKOE

of the office of Junior Messenger, Income Tax Branch, to take effect from and inclusive of the 1st December, 1913.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, the 2nd December, 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 2nd day of December, 1913, exempted the officers specified hereunder from the provisions of section 29 of the *Public Service Act 1912, No. 2383*, that is to say :—

## DEPARTMENT OF PUBLIC WORKS.

Such officers of the Ports and Harbors Branch as were engaged in connexion with the recent Henley Regatta.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, the 2nd December, 1913.

*Public Service Act 1890.*

## PRIVATE WORK.

UNDER the provisions of section 116 of the *Public Service Act 1890 (54 Vict. No. 1133)*, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of December, 1913, granted permission to the under-mentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by such officer only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service :—

Name of Officer.	Department.	Nature of Work.
James Edward Love, Officer of the Fourth Class	Public In- struction	To act as Secretary to the Victorian State Schools' Decoration and Equipment So- ciety

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

At the Executive Council Chamber,

Melbourne, the 2nd December, 1913.

## Public Service Acts.

## REGULATIONS.—CHAPTER IV., CLAUSE 3.

EVIDENCE satisfactory to the Public Service Commissioner has been furnished by the Examiners in that behalf, that the officers named hereunder possess the knowledge that it is requisite a Clerk of Petty Sessions or Clerk of Courts of the Fourth Class, Clerical Division, should have :—

## NAMES OF OFFICERS—IN ALPHABETICAL ORDER.

*Fifth Class Clerks.*

BEERS, RAYMOND HENRY.  
CAMPBELL, MATTHEW CHARLES.  
DOUGHERTY, HENRY JAMES.  
FITZGERALD, WILLIAM PATRICK.  
GLENN, JAMES MICHAEL.  
HILL, FREDERICK CHARLES PERCY.  
KEELY, THOMAS AUGUSTINE.  
MAHONEY, PATRICK.  
MCFARLANE, RUPERT DUNCAN.  
MOHR, REGINALD HARRY.  
STAPLETON, ROY ELLERSLIE.  
STEDMAN, EDWARD JAMES MILROY.  
THOMSON, JOHN.  
WILKINS, DAVID THOMAS.  
WILLIAMS, IRVINE WILLOUGHBY.

By order,

J. D. MERSON,  
Secretary.

Office of the Public Service Commissioner (Victoria),  
Melbourne, 3rd December, 1913.

## ENGINEER IN CHARGE, GOVERNMENT COOL STORES, DEPARTMENT OF AGRICULTURE.

APPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons, who are qualified, for the position of Engineer in Charge, Government Cool Stores, Department of Agriculture.

The position is in Class "E," Professional Division. Minimum salary, £372; maximum salary, £432.

*Duties.*—To attend the works during the installation of the machinery, become familiar with all parts of the plant, and advise when necessary; to undertake and be responsible for the running and care of machinery, plant, temperatures of chambers, &c., subject to the direction of the Exports Superintendent, and to control the engine-room staff.

*Qualifications.*—Evidence in training and experience as a Refrigerating and Electrical Engineer, experience in the installation and running of Refrigerating Plant.

Applications (which should be accompanied by evidence of experience and qualifications, together with a statement of date of birth) should be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 12th December, 1913.

By order,

J. D. MERSON,  
Secretary.

Office of the Public Service Commissioner (Victoria),  
Melbourne, 28th November, 1913.

**DRAUGHTSMAN, CLASS "F," DEPARTMENT OF LANDS AND SURVEY.**

APPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the Public Service of Victoria, who are qualified, for the position of Draughtsman, Class "F," Professional Division, Department of Lands and Survey.

*Yearly Salary.*—£312 minimum; £360 maximum.

Applications (which should be accompanied by evidence of qualifications and experience) should be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 19th December, 1913.

By order,

J. D. MERSON,  
Secretary.

Office of the Public Service Commissioner (Victoria),  
Melbourne, 4th December, 1913.

**DEPARTMENT OF TREASURER.**

**AUCTIONEERS' LICENCE FEES.—TIME FOR MAKING PAYMENT EXTENDED.**

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the powers conferred by section 16 of the *Auction Sales Act 1890* (No. 1065), has, by an Order made on the 2nd day of December, 1913, approved that the time for making payment of the fees due on Auctioneers' Licences be extended for a period of six weeks from the date of the certificate obtained at the annual meeting, or any adjourned meeting of the same.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 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 Auctioneers' General Licences:—

Place.	Name.
Melbourne ... ..	Nathaniel Stranks
Bendigo ... ..	A. E. Wallis
" ... ..	A. W. Wallis
" ... ..	C. A. Watson

W. A. WATT,  
The Treasury,  
Melbourne, 4th December, 1913  
Treasurer

**Income Tax Acts.**

**NOTICE TO PAY TAX.**

NOTICE is hereby given that, in pursuance of the above-named Acts, the tax chargeable on all assessments of income for the year commencing on the 1st day of January, 1913, made after the 11th day of November, 1913, and on or before the 16th day of December, 1913, is payable at this office on or before the 31st day of December, 1913.

Dated this 5th day of December, 1913.

THOS. PROUT WEBB,  
Commissioner of Taxes.

Taxation Office (Income Tax Branch), Railway Buildings, Flinders-street, Melbourne.

**LAW DEPARTMENT—SOLICITOR-GENERAL.  
COURT FOR ISSUE OF AUCTIONEERS' LICENCES.**

HIS Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by an Order made on the 2nd day of December, 1913, under the provisions of section 9 of the *Auction Sales Act 1890* (54 Vict. No. 1065), appointed

WONTHAGGI

a place for the issue of Certificates authorizing the issue of General Auctioneers' Licences.

F. W. MABBOTT,  
Clerk of the Executive Council.  
At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

**LAW DEPARTMENT—SOLICITOR-GENERAL.  
COURTS OF PETTY SESSIONS.—ALTERATION.**

HIS 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 2nd day of December, 1913, directed that the Court of Petty Sessions at Beaufort be held on Tuesday in each week, at Two o'clock in the afternoon, in lieu of the days and hours heretofore appointed, to take effect on and after the 1st January, 1914.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

**LAW DEPARTMENT—SOLICITOR-GENERAL.  
HAWKERS' AND PEDLERS' LICENCES.**

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 2nd day of December, 1913, pursuant to the provisions of section 6 of the *Hawkers and Pedlers Act 1890* (54 Vict. No. 1097), appointed the Court House at

WONTHAGGI,

in the Bourke Police District, for the holding of General Meetings of Justices for the special purpose of taking into consideration applications for Hawkers' and Pedlers' Licences.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

**LAW DEPARTMENT—SOLICITOR-GENERAL.  
COURT OF INSOLVENCY.—WONTHAGGI.**

IN pursuance of the provisions of section 8 of the *Insolvency Act 1890* (54 Vict. No. 1102), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has appointed

WONTHAGGI

to be a place at which the Court of Insolvency shall be held within the Central Insolvency District at such periods as those within which County Courts are, or may hereafter be, appointed to be holden at that place.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

**LAW DEPARTMENT—SOLICITOR-GENERAL.  
COURT OF INSOLVENCY.—TRARALGON.**

IN pursuance of the provisions of section 8 of the *Insolvency Act 1890* (54 Vict. No. 1102), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has appointed

TRARALGON

to be a place at which the Court of Insolvency shall be held within the Eastern Insolvency District at such periods as those within which County Courts are, or may hereafter be, appointed to be holden at that place.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

**LAW DEPARTMENT—SOLICITOR-GENERAL.  
COURTS OF INSOLVENCY.**

IN pursuance of the provisions of section 8 of the *Insolvency Act 1890* (54 Vict. No. 1102), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has appointed

OUYEN,  
SWAN HILL, and  
ROCHESTER

to be places at which Courts of Insolvency shall be held within the Midland Insolvency District at such periods as those within which County Courts are, or may hereafter be, appointed to be holden at those places.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

LAW DEPARTMENT—SOLICITOR-GENERAL.

COURT OF INSOLVENCY.—NUMURKAH.

IN pursuance of the provisions of section 8 of the *Insolvency Act 1890* (54 Vict. No. 1102), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has appointed

NUMURKAH

to be a place at which the Court of Insolvency shall be held within the Northern Insolvency District at such periods as those within which County Courts are, or may hereafter be, appointed to be holden at that place.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

LAW DEPARTMENT—SOLICITOR-GENERAL.

COURTS OF INSOLVENCY.

IN pursuance of the provisions of section 8 of the *Insolvency Act 1890* (54 Vict. No. 1102), His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, has appointed

DIMBOOLA,  
RAINBOW,  
BIRCHIP, and  
SEA LAKE

to be places at which Courts of Insolvency shall be held within the Western Insolvency District at such periods as those within which County Courts are, or may hereafter be, appointed to be holden at those places.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

*Electric Light and Power Act 1896.*

ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

IT is hereby notified that an Order, pursuant to the provisions of the *Electric Light and Power Act 1896* (59 Vict. No. 1413), as hereunder mentioned, has been granted by His Excellency the Governor in Council, viz. :—

Order No. 93.—Order under section 10 of the above-mentioned Act granted to The Provincial Electric Development Company Limited, of 90 William-street, Melbourne, in respect of the Township of Maryborough. (Dated 2nd December, 1913.)

F. HAGELTHORN,  
Minister of Public Works.

Department of Public Works, Melbourne.

54 Vict. No. 1060, Sec. 64.  
1 Edw. VII. No. 1769, Sec. 4.

NOTICE.

A RULE to administer the intestate 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, 483 Collins-street, Melbourne, on or before the 24th January, 1914, or they may be excluded from the distribution of the estate when the assets are being distributed :—

STEPHEN CUMING, late of Joseph-street, Ballarat East, engine-driver, died 30th October, 1913.

KUTTA SINGH, late of Charlton, hawker, died 3rd November, 1913.

LUDWIG MARX, late of Salvation Army Home, Pakenham, of no occupation, died 21st August, 1913.

ALEXANDER MCKENZIE, late of Ultima, farmer, died 24th September, 1912.

WILLIAM DRAYTON THROWER, late of St. Arnaud, photographer, died 19th October, 1913.

MARY WHITE (otherwise Mary Greylish, otherwise Mary Greelish), late of Liverpool-street, West Footscray, charwoman, died 22nd November, 1913.

J. W. STRANGER,

Curator of the Estates of Deceased Persons.

Melbourne, 8th December, 1913.

ESTATES OF DECEASED PERSONS.

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

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Estimated Value of Estate.	Time of Deceased's Death.
				1913.	£ s. d.	
1	Clark, Hannah (with the will annexed)	Springfield-road, Blackburn	Unknown	20th November	170 0 0	27th June, 1912
2	Dolan (or Doolan), Hugh Joseph	Hospital for Insane, Yarra Bend, formerly Woorara, near Foster	Ireland	7th November	464 1 9	28th May, 1913
3	Emery (formerly Cook), Helen	32 Tyrone-street, South Yarra	England	20th November	11 3 6	10th November, 1913
4	Flahavan, William	14 Campbell's-crescent, Ballarat	Ireland	20th November	22 0 0	7th November, 1913
5	Green, John	Maldon	England	20th November	18 2 3	23rd October, 1913
6	King, William	16 Fitzroy-street, Footscray	England	13th November	268 0 0	20th June, 1911
7	Lewis, George	60 Crockford-street, Port Melbourne	America	15th November	53 9 4	14th February, 1913
8	Lunniss, Elizabeth	Wood's Point	Unknown	7th November	15 16 10	10th September, 1913
9	Morison, William	Benevolent Asylum, Royal Park	Unknown	13th November	28 11 5	20th September, 1908
10	McDonald, Mary Jane	Wannon	Unknown	7th November	154 0 0	24th April, 1913
11	Perkins, Frederick	475 Little Lonsdale-street, Melbourne	Unknown	20th November	10 10 2	13th July, 1913
12	Peterson, William (with the will annexed)	246 Toorak-road, South Yarra	Finland	20th November	244 15 7	2nd October, 1913
13	Perry (or Co-wella), Mary Ann	6 Gordon-street, Ballarat East	England	7th November	49 17 6	1st October, 1913
14	Watson, Edward	20 Hanover-street, Windsor	None	7th November	179 5 0	17th September, 1913
15	Goernemann, Fred rich	44 Latrobe-street, Melbourne	Germany	28th November	1,700 3 8	22nd November, 1913
16	Sheeran, James (or Michael J.)	128 Hopkins-street, Footscray	Ireland	28th November	134 3 9	15th November, 1913

Dated Melbourne, the first day of December, 1913.

J. W. STRANGER,  
Curator of the Estates of Deceased Persons.

APPLICATIONS FOR MINING LEASES.

IN pursuance of the Mines Acts, it is hereby notified 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,  
Melbourne, 8th December, 1913.

A. A. BILLSON,  
Minister of Mines.

Mining District.	No. of Application.	Names of Applicants, and title under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Area of Ground intended to be leased.	Minimum Number of Men to be employed from and after the Date of Lease.		Precise Locality.	Term of Lease and General Remarks, showing Excisions to be made from Area applied for, &c.
					During the First Six Months.	After the First Six Months.		
				A.	B.	P.		
Gold Mining Leases.								
Bendigo	6507	J. Carlyon	9280	19 3 31	Three men	...	Flagstaff Hill, parish of Nerring	15 years
"	1035	South Prince of Wales N. L.	9242	7 2 22	Two men	...	Devonshire Gully, parish of Nerring	15 years
Mineral Leases.								
Beechworth	476	W. McGregor and W. H. Hussey	3143	78 2 22	Four men	...	Parish of Dorchasp	15 years (Tin)
"	477	W. McGregor and W. H. Hussey	3144	78 1 24	Four men	...	Parish of Dorchasp	15 years (Tin)
"	478	W. McGregor and W. H. Hussey	3145	78 1 32	Four men	...	Parish of Dorchasp	15 years (Tin)
"	479	W. McGregor and W. H. Hussey	3146	79 2 31	Four men	...	Parish of Dorchasp	15 years (Tin)
"	480	W. McGregor and W. H. Hussey	3147	79 3 16	Four men	...	Parish of Dorchasp	15 years (Tin)

## APPLICATIONS FOR MINING LEASES REFUSED.

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

District.	Division.	Application No.	Lease No.	Applicants.	Area.	Locality.
					A. R. P.	
Gold Mining Leases.						
Ararat	Raglan	636	2333*	S. Morris, "Hope Alluvial G. M. Co."	224 1 30	Beaufort Flat
Castlemaine	St. Andrews	1584	7270	A. Hartwick	31 1 1	Parish of Balmarring
Mineral Lease.						
Gippsland	Russell's Creek (Moe)	345	3007	The Onttrim, Howitt and British Consolidated Coal Company N. L.	505 0 0	Parish of Narracan

\* A fresh application has been lodged to cover this area.

Office of Mines,  
Melbourne, 8th December, 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 5th prox. will be liable to forfeiture.

District.	Division.	No. of Lease.	Date of Lease.	Term No. of Year.	Lessee.	Area.	Annual Rent.	Fee.	Payable to Receiver at—
						A. R. P.	£ s. d.	£	
Gold Mining Leases.									
Castlemaine	Taradale (Kyneton)	7231	2.12.13	15	S. L. Keath	35 0 2	4 12 6	1	Kyneton
"	"	7233	"	15	C. D. Rodda	16 1 22	2 2 6	1	Melbourne
Maryborough	Dunolly	5924	29.11.13	15	T. Procter	750 0 0	66 9 0	1	Ballarat
Bendigo	Saadhurst	9221	2.12.13	15	South Garden United Mining Co. N. L.	1 0 4½	0 10 0	1	Bendigo
Mineral Lease.									
Ararat	Raglan	3036	2.12.13	15	C. Miller	22 0 33	1 3 0	1	Melbourne

Office of Mines,  
Melbourne, 8th December, 1913.

A. A. BILLSON,  
Minister for Mines

## MINING LEASES DECLARED VOID.

IT is hereby notified that the undermentioned Leases have been declared void:—

District.	Division.	No. of Lease.	Date of Lease.	Lessees.	Area.	Locality.
					A. R. P.	
Gold Mining Lease.						
Ballarat	Blackwood	7263	6.3.1912	The Golden Hope Gold Mining Company No Liability	30 0 2	Parish of Moorarbool East
Mineral Lease.						
Castlemaine	St. Andrews	2927	16.9.1912	China Clay No Liability	15 2 6	Parish of Balmarring

Office of Mines,  
Melbourne, 8th December, 1913.

W. DICKSON,  
Secretary of Mines.

APPLICATIONS FOR GOLD MINING LEASE AND TAILINGS LICENCE ABANDONED.

IT is hereby notified that the undermentioned Applications for Lease, &c., have been abandoned.

District.	Division.	Application No.	Lease No.	Applicants.	Area.	Locality.
Gold Mining Lease.						
Castlemaine	St. Andrews	1568	7241	F. A. Taylor	50 3 23	Balnarring
Tailings Licence.						
Beechworth	Indigo Chiltern)	...	90	C. Gilliland	...	Parish of Carlyle

Office of Mines,  
Melbourne, 8th December, 1913.

W. DICKSON,  
Secretary for Mines.

The Marine Act 1890.

CERTIFICATES.

LIST of Certificates of Competency and of Exemption from Pilotage issued by the Marine Board of Victoria from the 1st to the 30th November, 1913.

CERTIFICATES OF COMPETENCY.

Name.	No.	Date	Grade.	Particulars of Identification--	
				Born.	At--
<i>Foreign-going.</i>					
(Issued under Order in Council dated 9th May, 1891, and valid in the United Kingdom..)					
Mortimer, Samuel George	2014	13th November, 1913	2nd Mate, Steam-ships...	1894	Brixham, England
Leonard, Robert Matthew	2015	14th November, 1913	1st Engineer ...	1887	Auckland, New Zealand
Richardson, Andrew Robert	2016	17th November, 1913	1st Engineer ...	1888	Melbourne, Victoria
Blyth, James Richard...	2017	17th November, 1913	Master, Steam-ships ...	1883	West Hartlepool, England
Langley, Harold	2018	25th November, 1913	1st Engineer ...	1888	Sydney, New South Wales

PILOTAGE EXEMPTION CERTIFICATES.

(Issued by the Marine Board of Victoria under the provisions of the Marine Act 1890.)

Name.	No.	Date.	Ports.
Lewis, William Frederick	0574	15th November, 1913	Port Phillip (by the South Channel) and Melbourne
Donaldson, James	0575	27th November, 1913	Port Phillip and Melbourne

Marine Board of Victoria,  
Melbourne, 1st December, 1913.

J. GEO. MCKIE,  
Secretary.

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 Certificate.	Date of Registration.	Name.	Address.	Qualification.
	1913			
2964	2nd December	Donald McRae	Charlton	M.R.C.S. Eng.; J.R.C.P. Lond., 1908
2965	"	Percy Oswald Lord	"Oakland" Eastern-road, Oakleigh	M.B. et Ch.B. Meib. 1913

Medical Board of Victoria,  
2nd December, 1913.

W J ATTWOOD,  
Secretary

TREASURY-VICTORIA.

TRANSACTIONS DURING THE QUARTER ENDED 30TH SEPTEMBER, 1913.

Accounts.	Dr.		Cr.	
	£	s. d.	£	s. d.
Finance, 1913-14—				
Receipts:				
Revenue			2,009,443	7 6
Expenditure:				
Under Votes and Appropriations	1,993,803	12 5		
Finance, 1913-14—On Account of 1912-13	302,599	10 8		
Advances	791,074	4 4	189,313	5 2
Other Governments	8,789	3 1	7,445	7 4
The Year 1912-13	50,514	4 2	236,467	13 9
The Year 1913-14	359,385	17 7	140,066	4 10
The Year 1913-14—Credit Account	17,685	13 7		
Suspense Account	143	7 11	113	19 8
Agent-General	46,214	12 7	207,666	18 11
Loan Agents	131,464	0 10		
London County and Westminster Bank	604,603	15 4	817,114	2 6
Treasurer's Remittance Account	608,759	16 5	748,578	12 1
Sundry Debtors	4,982	17 2	4,982	17 2
Trust Fund Trustees Certificate Account				
Melbourne and Metropolitan Board of Works Loan Redemption Account	128,876	16 10		
London County and Westminster Bank (Loan Act 2428—Proceeds Account)	50,000	0 0		
Redemption Loan Act 760/2026—Instalments Account	335,000	0 0		
Loan Receipts—Act No. 1552				
" " Act No. 1753			2,000	0 0
" " Act No. 1962			27,683	2 6
" " Act No. 1982				
" " Act No. 2026			335,000	0 0
" " Act No. 2041			100,740	0 0
" " Act No. 2161			4,683	18 11
" " Act No. 2163				
" " Act No. 2218				
" " Act No. 2286			25,000	0 0
" " Act No. 2308			6,256	0 0
" " Act No. 2323				
" " Act No. 2428			50,000	0 0
" " Act No. 2429			248,814	0 0
Loan Expenditure Account—Act No. 1552	2,000	0 0		
" " Act No. 1753				
" " Act No. 1962	2,099	8 6	128	1
" " Act No. 1982				
" " Act No. 2026				
" " Act No. 2041	100,000	0 0		
" " Act No. 2161				
" " Act No. 2163				
" " Act No. 2218				
" " Act No. 2240				
" " Act No. 2286	21,870	12 6		
" " Act No. 2308				
" " Act No. 2323	15,556	4 7	5,643	16
" " Act No. 2428	60,000	0 0		
" " Act No. 2429	169,974	4 3	76	4 2
Trust Fund—Post Office Savings Banks Deposits				
Commissioners of Savings Banks	266,376	5 2	268,651	5 2
Other	221,240	15 2	509,462	10 1
Commissioners of Savings Banks—Security Account	192,000	0 0		
Railways Stores Suspense Account	298,002	19 10	213,235	0 6
Assurance Fund			584	8 6
Police Superannuation Fund	10,581	11 4	4,589	7 11
Licensing Fund	2,790	9 1	1,695	10 6
Licensing Act 1906 Compensation Fund	648	18 1	1,746	8 4
Port Phillip Pilot Sick and Superannuation Fund	711	9 9	376	17 11
Railway Accident and Fire Insurance Fund	7,765	5 11	5,006	4 2
Mallee Land Account	52	13 2	12,507	2 7
Country Tramways Trust Fund			2	18 0
Victorian Loans Redemption Fund	34,059	3 7	9,889	16 2
Victorian Government Consolidated Inscribed Stock Redemption Fund			7,979	5 8
Closer Settlements Fund	12,897	10 2	47,159	5 9
Rolling Stock Replacement Fund	920	14 1	120	0 0
Railway Loans Repayment Fund			78	10 0
Public Account Advances Account	212,479	13 9	205,316	10 6
Railways Advances Act 1910—Act No. 2268				
Railways Advances Act 1912—Act No. 2432	18,867	2 7		
Treasurer's Investment Account—Specific	14,346	18 11	9,050	6 6
Treasurer—Sundry Investors at Credit	9,050	6 6	14,346	18 11
Treasurer's Investment Account—Act No. 1552				
Municipalities Investment Account—Act No. 1552				

## TRANSACTIONS DURING THE QUARTER ENDED 30TH SEPTEMBER, 1913.

Accounts.	Dr.		Cr.	
	£	s. d.	£	s. d.
Trust Fund Trustees—Security Account	...	...	193,000	0 0
Crowland and Navarre Railway Construction Trust—Security Account	...	...	...	...
Licensing Act 1906 Compensation Fund—Security Account	1,000	0 0	...	...
State School Buildings Trust Account	...	...	...	...
Melbourne and Metropolitan Board of Works Special Deposit Account	...	...	...	...
Commonwealth Advance Account	...	...	...	...
Railway Construction Account	...	...	...	...
Railway Funds Act 1912—Act No. 2423	3,734	15 9	...	...
Developmental Railways Account	3	10 0	8,817	10 9
State Coal Mines—Sinking Fund	10,000	0 0	...	...
" Depreciation Fund	...	...	...	...
Teachers' Residences Fund	4,228	13 7	77	1 0
Office of Titles Strong Room Fund	...	...	...	...
Public Officer's Fidelity Guarantee Fund	...	...	...	...
Government Buildings Fire Insurance Fund	600	0 0	...	...
Closer Settlements Fire Insurance Fund	...	...	0	5 0
Country Roads Board Fund	1,066	13 9	9,656	11 11
Treasurer—Debentures Investment Account	...	...	...	...
Debentures Investment Account	...	...	...	...
Trust Fund—Surplus Revenue, 1912...	...	...	...	...
Surplus Revenue—Act No. 1904	...	...	...	...
" " Act No. 1969	...	...	...	...
" " Act No. 2085	40	15 0	...	...
" " Act No. 2208	57	9 7	...	...
" " Act No. 2388	16,693	14 6	1	10 0
	7,126,219	11 8	6,690,565	19 4
CASH	3,201,180	12 6	3,636,834	4 10
	10,327,400	4 2	10,327,400	4 2

W. A. WATT,  
Treasurer.

Treasury,  
Melbourne, 24th October, 1913.

VICTORIA.

COMPARATIVE STATEMENT OF THE (NET) REVENUE OF THE STATE OF VICTORIA RECEIVED INTO THE TREASURY, MELBOURNE, DURING THE QUARTERS ENDING 30TH SEPTEMBER, 1912 AND 1913, RESPECTIVELY.

Heads of Receipt.	Quarter ending 30th September, 1912.		Quarter ending 30th September, 1913.		Increase.		Decrease.	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.
<b>II.—EXCISE AND INLAND REVENUE.</b>								
Land Tax	32,532	4 7	16,108	16 1	...	...	16,423	8 6
Income Tax	52,343	5 7	15,471	10 2	...	...	36,871	15 5
Probate Duty	84,486	2 0	108,425	0 4	23,938	18 4	...	...
Duties on Bank Notes	824	18 8	629	12 4	...	...	195	6 4
Auctioneers' Licences	137	4 8	143	14 4	11	9 8	...	...
All other Licences	343	17 0	429	12 0	85	15 0	...	...
<b>Total EXCISE AND INLAND REVENUE</b>	<b>170,667</b>	<b>12 6</b>	<b>141,213</b>	<b>5 3</b>	...	...	<b>29,454</b>	<b>7 3</b>
<b>III.—TERRITORIAL.</b>								
Alienation of Crown Lands—								
By Auction	11,071	13 5	...	...	...	...	11,071	13 5
By Interest on Auction Balances	1,734	13 9	971	9 6	...	...	763	4 3
By Licence and Lease—Progress payments	18,621	9 2	19,947	7 1	1,325	17 11	...	...
Otherwise than by Auction, Licence, and Lease	1,208	14 3	462	19 11	...	...	745	14 4
Licences and Leases, other than Agricultural, &c.	7,185	3 10	4,863	17 7	...	...	2,321	6 3
Pastoral Occupation { Grazing Licences	1,543	18 10	1,365	3 2	...	...	178	15 8
Penalties and Fines	7,147	19 8	6,544	14 9	...	...	603	4 11
Forests Act 1907 { Rents	320	13 11	279	12 2	...	...	41	1 9
Royalties	4,863	1 3	4,127	15 1	...	...	235	6 2
Miscellaneous	10,538	17 3	8,448	7 3	...	...	2,090	10 0
Miners' Rights, &c.	113	17 5	2,825	9 10	2,711	12 5	...	...
Mining Leases	863	6 6	828	7 0	...	...	34	19 6
Water-right and Searching Licences, &c.	2,368	14 10	2,367	16 8	...	...	0	18 2
Act 1902—Sec. 10—Payment of Principal for Crown Land which has never been Private Land	183	0 0	187	0 0	4	0 0	...	...
<b>Total TERRITORIAL</b>	<b>67,265</b>	<b>4 1</b>	<b>53,220</b>	<b>0 0</b>	...	...	<b>14,045</b>	<b>4 1</b>
<b>IV.—PUBLIC WORKS.</b>								
Railway Department { Railways	1,115,597	11 7	1,133,665	4 5	18,067	12 10	...	...
Income { Electric Street Railway	3,453	1 6	4,203	0 4	749	18 10	...	...
State Coal Mine	28,063	9 5	29,365	2 4	1,301	12 11	...	...
State Brickworks Wonthaggi	4	13 0	35	9 10	28	16 10	...	...
Maffra Beet Sugar	2,204	18 9	2,248	12 1	43	13 4	...	...
State Rivers and Water Supply Commission { Coliban	1,800	18 8	1,934	2 11	133	4 3	...	...
Waterworks Districts	1,804	19 3	2,660	6 11	855	7 8	...	...
Other State Works	73	0 3	35	1 4	...	...	37	18 11
Income { Irrigation and Water Supply Districts	6,108	10 6	6,184	1 5	75	10 11	...	...
Miscellaneous	1,579	8 4	1,321	9 2	...	...	254	19 2
Dock, Slip, Crane, and Ferry Fares	168	13 11	608	3 5	439	9 6	...	...
<b>Total PUBLIC WORKS</b>	<b>1,160,859</b>	<b>5 2</b>	<b>1,182,261</b>	<b>14 2</b>	<b>21,402</b>	<b>9 0</b>	...	...
<b>V.—PORTS AND HARBORS.</b>								
Tonnage and Pilotage	11,929	6 6	11,788	19 4	...	...	140	7 2
Wharfage Rates	1,259	15 11	1,251	11 10	...	...	8	4 1
Harbor Trusts	870	12 4	15,000	0 0	14,129	7 8	...	...
Marine Board Act No. 1165	578	3 11	568	17 3	...	...	9	6 8
Lighterage	646	17 8	689	4 10	42	7 2	...	...
Other Receipts	99	10 5	415	16 2	316	5 9	...	...
<b>Total PORTS AND HARBORS</b>	<b>15,384</b>	<b>6 9</b>	<b>29,714</b>	<b>9 5</b>	<b>14,330</b>	<b>2 8</b>	...	...
<b>VII.—FEES.</b>								
Supreme and other Courts	321	14 4	306	17 7	...	...	14	16 9
Comptroller of Stamps { Office of Titles	14,659	0 1	14,568	7 7	...	...	70	12 6
Registrar-General's Office	2,463	1 10	2,440	10 8	...	...	22	11 2
Collector of Imposts, { Annual Licences	176	11 11	51	8 6	...	...	125	3 5
Act 1140, &c. { Sale of Duty Stamps	63,129	15 2	63,906	9 9	5,776	14 7	...	...
Registration, Selling Tobacco—Act No. 1082	1,381	17 1	1,350	8 4	...	...	31	8 9
Mines	391	2 0	370	5 0	...	...	20	17 0
Lands	2,566	3 7	2,302	14 3	...	...	263	9 4
Forests	164	6 9	89	8 6	...	...	14	18 3
Curator of Estates of Deceased Persons	372	5 7	438	6 11	66	1 4	...	...
Factories and Shops, Servants Registry, and Lifts Regulation Acts	536	5 4	1,268	9 3	732	3 11	...	...
All other Fees	1,190	6 5	703	1 3	...	...	487	5 2
<b>Total FEES</b>	<b>87,292</b>	<b>10 1</b>	<b>92,816</b>	<b>7 7</b>	<b>5,523</b>	<b>17 6</b>	...	...
<b>VIII.—FINES.</b>								
Supreme and other Courts	3,669	7 6	2,926	11 4	...	...	742	16 2
Other Fines and Forfeitures	113	14 3	236	7 10	122	13 7	...	...
<b>Total FINES</b>	<b>3,783</b>	<b>1 9</b>	<b>3,162</b>	<b>19 2</b>	...	...	<b>620</b>	<b>2 7</b>



**EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE**

Heads of Expenditure.	Salaries— Judges, Officers of Parliament, Public Service Classified and Exempt Staff.			Ordinary Expenditure.	Interest (including Expenses of Paying) Funded Debt.	For Redemption Purposes.			Pensions, Gratuities, Compensa- tions, &c.  Officers.	Furtherance of the Mining Industry									
	Funded Debt.					For Redemption of Loan direct from Revenue.	Contribu- tions to Redemp- tion Funds.	For Repay- ment of Unfunded Debt.											
	£	s.	d.																
I. Chief Secretary ..	85,744	13	6	43,171	0	5	..	..	..	67	12	4	..						
II. Minister of Public In- struction ..	136,911	15	7	14,073	18	9	..	..	..	..	..	..	181	5	8	..			
III. Attorney-General ..	11,174	1	11	4,178	11	11	..	..	..	..	..	..	35	0	0	..			
IV. Solicitor-General ..	8,549	16	5	3,076	4	2	..	..	..	..	..	..	..	..	..	..			
V. Treasurer ..	18,073	10	10	14,987	1	7	..	..	..	..	..	..	..	..	..	68	5	8	..
VI. Commissioner of Crown Lands ..	11,989	2	1	2,448	11	6	..	..	..	..	..	..	..	..	..	..	..	..	
VII. Commissioner of Public Works ..	10,837	19	1	5,045	1	8	..	..	..	..	..	..	..	..	..	..	..	..	
VIII. Minister of Mines ..	3,382	6	0	649	11	9	..	..	..	..	..	..	..	1	16	5	3,052	1	11
IX. Minister of Forests ..	2,501	3	11	7,135	3	10	..	..	..	..	..	..	..	..	..	..	..	..	
X. Minister of Water Supply ..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	
XI. Minister of Agriculture ..	7,096	5	5	9,595	4	10	..	..	..	..	..	..	..	..	..	..	..	..	
XII. Minister of Health ..	1,835	3	4	6,539	18	5	..	..	..	..	..	..	..	..	..	..	..	..	
XIII. Minister of Railways ..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	
Total VOTES ..	298,695	18	1	111,500	8	10	..	..	..	..	..	..	..	354	0	1	3,052	1	11
Total SPECIAL APPRO- PRIATIONS ..	6,733	9	9	8,826	0	1	753,555	8	8	..	..	..	..	36,469	8	1	118	2	
Total VOTES AND SPECIAL APPRO- PRIATIONS ..	305,429	7	10	120,326	8	11	753,555	8	8	..	..	..	..	36,823	8	2	3,170	4	5

YEAR 1913-14 DURING THE QUARTER ENDING 30th SEPTEMBER, 1913.

Works and Buildings.	Road Works and Bridges.	Endowments and Grants.	Special Allowance to Railways for Carriage and Use of Victorian Coal and Free Passes.	Railways.	State Rivers and Water Commission.	Exceptional Expenditure.	Total Quarter ending 30th September, 1913.	Total Quarter ending 30th September, 1912.
£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
144 3 4	..	1,092 10 0	..	..	..	..	130,219 19 7	122,106 8 6
1,261 2 1	..	3,560 11 2	..	..	..	..	156,578 18 3	119,219 10 0
..	..	..	..	..	..	..	15,887 18 10	13,841 9 5
..	..	..	..	..	..	..	11,626 0 7	10,059 15 11
..	..	12,791 14 6	2,198 3 4	..	..	44 5 1	48,758 1 0	46,558 8 0
74 4 0	..	586 19 9	..	..	..	..	15,098 17 4	20,475 13 9
49 363 0 11	3,091 14 5	309 15 9	..	..	..	..	68,647 11 10	56,193 2 9
..	..	..	..	..	..	38 2 6	7,123 18 7	6,079 6 11
..	..	..	..	..	..	1 10 0	9,637 17 9	9,788 6 2
..	..	..	..	..	14,769 15 9	..	14,769 15 9	17,063 2 9
..	..	..	..	..	..	..	16,691 10 3	19,931 2 0
..	..	..	..	..	..	..	8,375 1 9	4,887 19 1
..	..	..	..	652,575 6 3	..	..	652,575 6 3	516,123 11 0
50,842 10 4	3,091 14 5	18,331 11 2	2,193 3 4	652,575 6 3	14,769 15 9	83 17 7	1,155,490 7 9	961,827 16 3
..	..	14,206 15 2	..	16,413 4 1	666 13 4	1,324 3 0	838,313 4 8	932,445 4 9
50,842 10 4	3,091 14 5	32,538 6 4	2,193 3 4	668,988 10 4	15,436 9 1	1,408 0 7	1,903,803 15 5	1,894,273 1 0

\* Including Construction Branch.

EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE

Division.	Subdivision.	Heads of Expenditure.	Salaries— Classified and Exempt Staff.		Ordinary Expenditure.		Pensions, Gratuities, Compensations, &c.							
			£	s.	d.	£	s.	d.	Officers.		Old-age Com- passionate Allowance.			
			£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
I. CHIEF SECRETARY.														
1	1	Legislative Council .. .. .	190	13	4									
1	2	Ditto, General Items .. .. .												
2	1/6	Legislative Assembly .. .. .	1,449	0	10									
2	7	Ditto, General Items .. .. .				77	13	11						
3	1/2	Parliamentary Standing Committee on Railways ..	104	0	0									
3	2	Ditto, General Items .. .. .				44	10	0						
4	1	Refreshment-Rooms .. .. .	144	11	8									
4	2	Ditto, General Items .. .. .				8	6	8						
5	1/2	The Library .. .. .	103	6	8									
5	3	Ditto, General Items .. .. .				40	0	0						
6	1/2	The Library, State Parliament House .. .. .	117	13	4									
6	3	Ditto, General Items .. .. .				150	0	0						
7	1	Victorian Parliamentary Debates .. .. .	496	13	4									
7	2	General Items .. .. .				218	6	10						
8	1/5	Chief Secretary .. .. .	1,398	0	0									
8	6	General Items .. .. .												
9	1/17	Pensions, &c. .. .. .				Cr. 1,463	13	9						
9	1/13	Grants .. .. .							67	12	4			
10	1/3	Board for Protection of Aborigines .. .. .	115	3	4									
11	4	General Items .. .. .				205	16	7						
12	1/3A	Explosives .. .. .	400	9	6									
12	4	Ditto, General Items .. .. .				189	18	0						
13	1/4	Inspector of Factories, &c. .. .. .	2,005	0	8									
13	5	Ditto, General Items .. .. .				1,767	7	3						
14	1/2	Fisheries and Game .. .. .	234	0	0									
14	3	Ditto, General Items .. .. .				321	6	1						
15	1	Government Shorthand Writer .. .. .	194	0	0									
15	2	General Items .. .. .				26	8	5						
16	1	Governor's Office .. .. .				112	6	2						
17	1/3	Herbarium .. .. .	125	3	5									
17	4	Ditto, General Items .. .. .				36	11	11						
18	1/2	Inebriates' Institution .. .. .	174	6	8									
18	3	Ditto, General Items .. .. .				184	5	7						
19	1/3	Marine Board .. .. .	564	0	0									
19	4	Ditto, General Items .. .. .				169	11	3						
20	1	Mercantile .. .. .	48	0	0									
20	2	Ditto, General Items .. .. .				64	1	4						
21	1/3	Observatory .. .. .	502	10	5									
21	4	Ditto, General Items .. .. .				31	13	9						
22	1/2	Premier's Office .. .. .	328	3	4									
22	3	General Items .. .. .				219	18	11						
23	1	Training Ship .. .. .	514	16	9									
23	2	General Items .. .. .				1,018	7	7						
24		Agent-General .. .. .				79	3	9						
25	1/2	Audit Office .. .. .	1,933	9	9									
25	3	General Items .. .. .				426	11	3						
26	1/4	Government Statist .. .. .	1,571	10	5									
26	5	Ditto, General Items .. .. .				1,535	11	2						
27	1/4	Hospital for Insane .. .. .	16,213	13	10									
27	5	General Items .. .. .				10,429	5	11						
28	1/2	Neglected Children .. .. .	1,187	17	2									
28	3/4	General Items .. .. .				17,144	4	10						
29	1/3	Penal Establishment and Gaols .. .. .	6,271	13	5									
29	4	General Items .. .. .				2,770	17	9						
30	1/3	Police .. .. .	46,792	4	6									
30	4	General Items .. .. .				5,130	17	8						
31	1/12	Public Library, &c., of Victoria .. .. .	2,094	7	3									
31	13	Ditto, General Items .. .. .				2,068	11	10						
32		Works and Buildings .. .. .												
33	1/2	Public Service Commissioner .. .. .	389	3	11									
33	3	General Items .. .. .				162	19	0						
Total CHIEF SECRETARY .. .. .			85,744	13	6	43,171	0	5	67	12	4			



EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE

Division.	Subdivision.	Heads of Expenditure.	Salaries— Classified and Exempt Staff.		Ordinary Expenditure.		Pensions, Gratuities, Compensations, &c.				
			£	s.	d.	£	s.	d.	Officers.	Old-age Com- pensation Allowance.	
<b>II. MINISTER OF PUBLIC INSTRUCTION.</b>			£	s.	d.	£	s.	d.	£	s.	d.
34	1/4	Education .. .. .	6,733	14	8	..	..	..	..	..	..
34	5	Ditto, Teachers .. .. .	129,853	4	4	..	..	..	..	..	..
34	6	Ditto, Exemption from provisions of Act No. 1133, &c. .. .. .	314	16	7	..	..	..	..	..	..
34	7	Ditto, General Items .. .. .	..	..	..	14,673	18	9	..	..	..
35	..	Ditto, Pensions, Gratuities, and Compensations ..	..	..	..	..	..	..	181	5	8
36	..	Ditto, Works and Buildings .. .. .	..	..	..	..	..	..	..	..	..
37	..	Ditto, Endowments and Grants .. .. .	..	..	..	..	..	..	..	..	..
38	..	Exceptional Expenditure .. .. .	..	..	..	..	..	..	..	..	..
<b>Total MINISTER OF PUBLIC INSTRUCTION ..</b>			<b>136,911</b>	<b>16</b>	<b>7</b>	<b>14,673</b>	<b>18</b>	<b>9</b>	<b>181</b>	<b>5</b>	<b>8</b>
<b>III. ATTORNEY-GENERAL.</b>											
39	1	Supreme Court .. .. .	525	0	0	..	..	..	..	..	..
39	2	Ditto, General Items .. .. .	..	..	..	142	3	9	..	..	..
40	1/5	Law Officers of the Crown .. .. .	1,487	1	11	..	..	..	..	..	..
40	6	Ditto, General Items .. .. .	..	..	..	1,750	19	3	..	..	..
41	..	Ditto, Pensions, Gratuities, Compensations, &c. ..	..	..	..	..	..	..	35	0	0
42	1/3	Crown Solicitor .. .. .	1,218	7	4	..	..	..	..	..	..
42	4	Ditto, General Items .. .. .	..	..	..	104	12	8	..	..	..
43	1/3	Prothonotary .. .. .	288	13	4	..	..	..	..	..	..
43	4	Ditto, General Items .. .. .	..	..	..	0	8	6	..	..	..
44	1/3	Master in Equity and Lunacy .. .. .	534	6	8	..	..	..	..	..	..
44	4	Ditto, General Items .. .. .	..	..	..	16	16	8	..	..	..
45	1/6	Registrar-General and Registrar of Titles .. .. .	6,050	17	7	..	..	..	..	..	..
45	7	Ditto, General Items .. .. .	..	..	..	196	2	2	..	..	..
46	1/3	Sheriff .. .. .	563	12	7	..	..	..	..	..	..
46	4	Ditto, General Items .. .. .	..	..	..	1,879	19	11	..	..	..
47	1/2	Comptroller of Stamps and Collector of Imposts under <i>Stamps Act</i> 1890 and 1892 .. .. .	506	2	6	..	..	..	..	..	..
47	3	Ditto, General Items .. .. .	..	..	..	87	9	0	..	..	..
<b>Total ATTORNEY-GENERAL .. .. .</b>			<b>11,174</b>	<b>1</b>	<b>11</b>	<b>4,178</b>	<b>11</b>	<b>11</b>	<b>35</b>	<b>0</b>	<b>0</b>
<b>IV. SOLICITOR-GENERAL.</b>											
48	1/3	County Courts, Courts of Insolvency, Courts of Mines, General and Petty Sessions, and Chil- dren's Courts .. .. .	1,718	6	8	..	..	..	..	..	..
48	4	Ditto, General Items .. .. .	..	..	..	1,929	9	2	..	..	..
49	1	Police Magistrates and Wardens .. .. .	2,250	0	0	..	..	..	..	..	..
49	2	Ditto .. .. .	..	..	..	596	12	5	..	..	..
50	..	Clerks of Courts .. .. .	4,557	9	9	..	..	..	..	..	..
51	1	Coroners .. .. .	24	0	0	..	..	..	..	..	..
51	2	Ditto, General Items .. .. .	..	..	..	550	2	7	..	..	..
<b>Total SOLICITOR-GENERAL .. .. .</b>			<b>8,549</b>	<b>16</b>	<b>5</b>	<b>3,076</b>	<b>4</b>	<b>2</b>	..	..	..
<b>V. TREASURER.</b>											
52	1/4	Treasury .. .. .	3,562	14	2	..	..	..	..	..	..
52	5	Ditto, General Items .. .. .	..	..	..	1,072	3	1	..	..	..
53	..	Ditto, Transport Samples, and Marine Insurance ..	..	..	..	146	6	9	..	..	..
54	..	Ditto, Unforeseen and Accidental Expenditure ..	..	..	..	167	0	10	..	..	..
55	..	Ditto, Allowance to Railway Department for Car- riage, &c., of Coal, and Free Passes .. .. .	..	..	..	..	..	..	..	..	..
56	..	Ditto, Grants .. .. .	..	..	..	..	..	..	..	..	..
57	..	Ditto, Pensions, Compensations, and Gratuities ..	..	..	..	..	..	..	68	5	8
58	..	Ditto, Exceptional Expenditure .. .. .	..	..	..	..	..	..	..	..	..
60	1/3	Ditto, Income Tax Office .. .. .	1,884	10	5	..	..	..	..	..	..
60	4	Ditto, General Items .. .. .	..	..	..	40	10	2	..	..	..
61	1/4	Ditto, Land Tax Office .. .. .	1,136	3	4	..	..	..	..	..	..
61	5	Ditto, General Items .. .. .	..	..	..	11,411	4	4	..	..	..
62	1	Ditto, Death Duties Branch .. .. .	116	0	0	..	..	..	..	..	..
62	2	Ditto, General Items .. .. .	..	..	..	4	18	9	..	..	..
63	1/2	Curator of Estates of Deceased Persons .. .. .	465	0	0	..	..	..	..	..	..
63	3	Ditto, General Items .. .. .	..	..	..	41	13	4	..	..	..
64	1/4	Government Printer .. .. .	11,509	2	11	..	..	..	..	..	..
64	5	Ditto, General Items .. .. .	..	..	..	1,948	19	4	..	..	..
65	..	Exceptional Expenditure .. .. .	..	..	..	..	..	..	..	..	..
66	..	Advertising .. .. .	..	..	..	154	5	0	..	..	..
<b>Total TREASURER .. .. .</b>			<b>18,673</b>	<b>10</b>	<b>10</b>	<b>14,987</b>	<b>1</b>	<b>7</b>	<b>68</b>	<b>5</b>	<b>8</b>



EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE

Division.	Sub-division.	Heads of Expenditure.	Salaries— Classified <sup>1</sup> and Exempt Staff.		Ordinary Expenditure. <sup>1</sup>		Pensions, Gratuities, Compensations, &c.	
			£	s. d.	£	s. d.	Officers.	Old-age Com- passionate Allowance.
<b>VI. COMMISSIONER OF CROWN LANDS AND SURVEY.</b>			£	s. d.	£	s. d.	£	s. d.
67	1/4	Survey, Land Settlement, and Management of Crown Lands, Salaries .. .. .	10,609	7 10				
67	5	Ditto, General Items .. .. .			3,779	13 4		
67	6	Labour Colonies .. .. .			100	0 0		
67	7	Surveys, &c. .. .. .			923	17 7		
67	8	Overseas Advertising .. .. .			Cr. 4,966	7 2		
68	1	Public Parks, Gardens, and Reserves .. .. .	61	18 6				
68	2	Ditto, General Items .. .. .			40	10 0		
69	..	Ditto, Grants .. .. .						
70	1/2	Botanical and Domain Gardens .. .. .	1,199	15 9				
70	3	Ditto, General Items .. .. .			94	14 10		
71	1/2	Extirpation of Rabbits and Wild Animals .. .. .	118	0 0				
71	3	Ditto, General Items .. .. .			2,476	2 11		
72	..	Works and Buildings <sup>1</sup> .. .. .						
73	..	Road Works .. .. .						
74	..	Exceptional Expenditure .. .. .						
<b>Total COMMISSIONER OF CROWN LANDS AND SURVEY .. .. .</b>			<b>11,989</b>	<b>2 1</b>	<b>2,448</b>	<b>11 6</b>		
<b>VII. COMMISSIONER OF PUBLIC WORKS.</b>								
75	1/5	Public Works—Salaries .. .. .	5,518	3 2				
75	6	Ditto, General Items .. .. .			1,328	12 8		
76	1/3	Ports and Harbors—Salaries .. .. .	5,319	15 11				
76	4	Ditto, General Items .. .. .			3,716	9 0		
76	5	Ditto, Dredging Operations .. .. .						
78	1	Wharfs, Jetties, Harbors, Rivers, &c. .. .. .						
78	2	Police Buildings .. .. .						
78	3	Goals and Penal Establishments .. .. .						
78	4	Lunatic Asylums .. .. .						
78	4A	Inebriate Retreat .. .. .						
78	5	Reformatories and Industrial Schools .. .. .						
78	6	Court Houses .. .. .						
78	7	Lighthouses and Lightships .. .. .						
78	8	Powder Magazines .. .. .						
78	9	Lands and Survey .. .. .						
78	10	Treasury Buildings .. .. .						
78	11	Sundry Works, Melbourne .. .. .						
78	12	Fences and Repairs to Fences, &c. .. .. .						
78	13	Rents and Furniture, &c. .. .. .						
78	14	State School Buildings .. .. .						
78	15	Miscellaneous .. .. .						
79	..	Road Works and Bridges .. .. .						
80	..	Endowments and Grants, Municipalities, &c. .. .. .						
<b>Total COMMISSIONER OF PUBLIC WORKS .. .. .</b>			<b>10,837</b>	<b>19 1</b>	<b>5,045</b>	<b>1 8</b>		
<b>VIII. MINISTER OF MINES.</b>								
81	1/5	Mines .. .. .	3,382	6 0				
81	6	Mines, General Items .. .. .			649	11 9		
82	1	Furtherance of Mining Industry .. .. .						
83	..	Ditto, Coal Mines Regulation Act .. .. .						
84	..	Ditto, Pensions .. .. .					1 16 5	
85	..	Ditto, Exceptional Expenditure .. .. .						
<b>Total MINISTER OF MINES .. .. .</b>			<b>3,382</b>	<b>6 0</b>	<b>649</b>	<b>11 9</b>	<b>1 16 5</b>	
<b>IX. MINISTER OF FORESTS.</b>								
86	1/4	State Forests, Salaries .. .. .	2,501	3 11				
86	5	Ditto, General Items .. .. .			7,135	3 10		
87	..	Ditto, Exceptional Expenditure .. .. .						
<b>Total MINISTER OF FORESTS .. .. .</b>			<b>2,501</b>	<b>3 11</b>	<b>7,135</b>	<b>3 10</b>		

YEAR 1913-14 DURING THE QUARTER ENDING 30TH SEPTEMBER, 1913—continued.

Furtherance of the Mining Industry.	Works and Buildings.	Road Works and Bridges.	Endowments and Grants.	Special Allowance to Railways for Carriage and use of Victorian Coal.	Railways.	State Rivers and Water Supply Commission.	Exceptional Expenditure.	Total Quarter ending 30th September, 1913.
£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	586 19 9	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	74 4 0	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	74 4 0	..	586 19 9	..	..	..	..	15,098 17 4
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	8,216 2 1	..	..	..	..	..	..	..
..	3,661 13 0	..	..	..	..	..	..	..
..	5,258 0 6	..	..	..	..	..	..	..
..	64 6 6	..	..	..	..	..	..	..
..	4,501 2 0	..	..	..	..	..	..	..
..	104 8 5	..	..	..	..	..	..	..
..	382 11 9	..	..	..	..	..	..	..
..	81 19 2	..	..	..	..	..	..	..
..	17 11 0	..	..	..	..	..	..	..
..	387 15 5	..	..	..	..	..	..	..
..	7 13 6	..	..	..	..	..	..	..
..	2,178 10 4	..	..	..	..	..	..	..
..	1,676 14 10	..	..	..	..	..	..	..
..	17,152 5 8	..	..	..	..	..	..	..
..	5,692 6 9	..	..	..	..	..	..	..
..	..	3,091 14 5	..	..	..	..	..	..
..	..	..	399 15 9	..	..	..	..	..
..	49,363 0 11	3,091 14 5	3,309 15 9	..	..	..	..	68,647 11 10
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
3,052 1 11	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	38 2 6	..	..
3,052 1 11	..	..	..	..	..	38 2 6	..	7,123 18 7
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	1 10 0	..	..
..	..	..	..	..	..	1 10 0	..	9,637 17 9

**EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE**

Division.	Subdivision.	Heads of Expenditure.	Salaries— Classified and Exempt Staff.		Ordinary Expenditure.		Pensions, Gratuities, Compensations, &c.				
			£	s.	d.	£	s.	d.	Officers.	Old-age Com- passionate Allowance.	
			£	s.	d.	£	s.	d.	£	s.	d.
<b>X.—MINISTER OF WATER SUPPLY.</b>											
88	1	State Rivers and Water Supply Commission ..	..	..	..	..	..	..	..	..	..
	2	Coliban Works .. .. .	..	..	..	..	..	..	..	..	..
		Other State Works .. .. .	..	..	..	..	..	..	..	..	..
		Irrigation Areas and Irrigation and Water Supply Districts .. .. .	..	..	..	..	..	..	..	..	..
		Waterworks Districts .. .. .	..	..	..	..	..	..	..	..	..
		General Expenditure .. .. .	..	..	..	..	..	..	..	..	..
	3	River Gaugings, Pump Inspectors, Surveys, &c. . .	..	..	..	..	..	..	..	..	..
		<b>Total MINISTER OF WATER SUPPLY ..</b>	..	..	..	..	..	..	..	..	..
<b>XI. MINISTER OF AGRICULTURE.</b>											
89	1/4	Administrative—Salaries .. .. .	1,071	4	1	..	..	..	..	..	..
89	5	General Items .. .. .	..	..	..	43	5	10	..	..	..
90	1/4	Agriculture—Salaries .. .. .	1,733	1	1	..	..	..	..	..	..
90	5	Ditto, General Items .. .. .	..	..	..	2,383	4	11	..	..	..
90	6	Publishing Reports .. .. .	..	..	..	113	14	0	..	..	..
90	7	Ditto, General Items .. .. .	..	..	..	3,596	7	1	..	..	..
91	..	Grants .. .. .	..	..	..	..	..	..	..	..	..
92	1/4	Stock and Dairy Supervision—Salaries ..	2,525	15	11	..	..	..	..	..	..
92	5	Ditto, General Items .. .. .	..	..	..	587	11	7	..	..	..
93	1/4	Ditto, Export Development .. .. .	1,766	4	4	..	..	..	..	..	..
93	5	Ditto, General Items .. .. .	..	..	..	2,427	2	0	..	..	..
93	6	Ditto, Government Fruit Stores .. .. .	..	..	..	443	19	5	..	..	..
		<b>Total MINISTER OF AGRICULTURE ..</b>	7,096	5	5	9,595	4	10	..	..	..
<b>XII. MINISTER OF HEALTH.</b>											
94	1/5	Public Health .. .. .	1,835	3	4	..	..	..	..	..	..
94	6	Ditto, General Items .. .. .	..	..	..	6,331	3	10	..	..	..
94	7	.. .. .	..	..	..	208	14	7	..	..	..
95	..	Ditto, Grants, &c. .. .. .	..	..	..	..	..	..	..	..	..
		<b>Total MINISTER OF HEALTH ..</b>	1,835	3	4	6,539	18	5	..	..	..
<b>XIII. MINISTER OF RAILWAYS.</b>											
96	1	Working Expenses of All Lines .. .. .	..	..	..	..	..	..	..	..	..
96	2	Contribution to the Railway Accident and Fire Insurance Fund, &c. .. .. .	..	..	..	..	..	..	..	..	..
	3	Expenditure temporarily charged to Public Account .. .. .	..	..	..	..	..	..	..	..	..
97	..	Pensions, Gratuities, Compensation, &c. ..	342	18	4	..	..	..	..	..	..
98	1	Construction Branch .. .. .	..	..	..	48	14	10	..	..	..
	2	Ditto .. .. .	..	..	..	..	..	..	..	..	..
99	1	State Coal Mine—Salaries .. .. .	..	..	..	..	..	..	..	..	..
	2	Ditto, Working Expenses .. .. .	..	..	..	..	..	..	..	..	..
	3	Ditto, Advances for Purchase of Stores ..	..	..	..	..	..	..	..	..	..
		<b>Total MINISTER OF RAILWAYS ..</b>	342	18	4	48	14	10	..	..	..
		<b>Total VOTES ..</b>	298,695	18	1	111,500	8	10	354	0	1



EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE

Heads of Expenditure.	Salaries— Judges, Officers of Parliament, Classified and Exempt Staff.	Ordinary Expenditure.	Interest. (Including Expenses of Paying.)				For Redemption Purposes.		
			Funded Debt.		Unfunded Debt.		Funded Debt.		For Repayment of Unfunded Debt.
			£	s. d.	£	s. d.	£	s. d.	
<b>SPECIAL APPROPRIATIONS.</b>									
<i>Salaries.</i>									
Part I. The Governor ..	1,250 0 0	..	..	..	..	..	..	..	
.. II. The Judges ..	2,125 0 0	..	..	..	..	..	..	..	
.. III. The Ministers ..	1,316 13 4	..	..	..	..	..	..	..	
.. IV. The Executive Council	102 0 0	..	..	..	..	..	..	..	
.. IV. The Legislative Council	606 9 9	..	..	..	..	..	..	..	
Act No. 1142—Additional Judges, &c. ..	750 0 0	..	..	..	..	..	..	..	
.. 1768—Auditor-General ..	166 13 4	..	..	..	..	..	..	..	
.. 1779—Public Service Commissioner ..	166 13 4	..	..	..	..	..	..	..	
.. 1825—Victorian Railways Commissioners ..	..	..	..	..	..	..	..	..	
.. 1873—Inspector - General of the Insane ..	250 0 0	..	..	..	..	..	..	..	
.. 2016 } State Rivers, &c., .. 2226 } Commissioners ..	..	..	..	..	..	..	..	..	
<i>General Expenditure.</i>									
Schedule D. Part 4—Executive Council Expenses ..	..	40 13 7	..	..	..	..	..	..	
Schedule D. Part 4—Legislative Council Expenses ..	..	98 15 6	..	..	..	..	..	..	
Act No. 835—Protection of Public Buildings ..	..	..	..	..	..	..	..	..	
.. 1075—Electoral Expenses	..	432 14 0	..	..	..	..	..	..	
.. 1075 } Expenses of Mem- .. 1373 } bers of Legisla- .. 1230 } tive Assembly ..	..	2,809 13 6	..	..	..	..	..	..	
.. 1230—Railways Standing Committee—Tra- velling Expenses ..	..	106 1 6	..	..	..	..	..	..	
.. 1167—The Mint ..	..	5,000 0 0	..	..	..	..	..	..	
.. 1579—Railways Standing Committee—At- tendance Fees ..	..	338 2 0	..	..	..	..	..	..	
.. 1771—Marine Board ..	..	..	..	..	..	..	..	..	
.. 2297—Special Funds Act	..	..	..	..	..	..	..	..	
<i>Interest—Funded Debt.</i>									
Act No. 760, 4 per cent. Stock	..	..	2,587 4 0	..	..	..	..	..	
.. 805, 4 per cent. Stock	..	..	79,334 0 0	..	..	..	..	..	
.. 845, 4 per cent. Stock	..	..	120,447 2 3	..	..	..	..	..	
.. 939, 3½ per cent. Stock	..	..	52,721 15 3	..	..	..	..	..	
.. 1032, 3½ per cent. Stock	..	..	70,300 0 0	..	..	..	..	..	
.. 1196, 3½ per cent. Stock	..	..	52,724 0 1	..	..	..	..	..	
.. 1217, 3½ per cent. Stock	..	..	35,150 0 0	..	..	..	..	..	
.. 1296, 4 per cent. Deben- tures ..	..	..	..	..	..	..	..	..	
.. 1440, 3 per cent. Debentures	..	..	..	..	..	..	..	..	
.. 1463	..	..	..	..	..	..	..	..	
.. 1562	..	..	..	..	..	..	..	..	
.. 1564	..	..	..	..	..	..	..	..	
.. 1602	..	..	..	..	..	..	..	..	
.. 1623 } 3 per cent. Stock ..	..	..	70 16 4	..	..	..	..	..	
.. 1659	..	..	..	..	..	..	..	..	
.. 1753	..	..	..	..	..	..	..	..	
.. 2161	..	..	..	..	..	..	..	..	
.. 1962	..	..	..	..	..	..	..	..	
.. 1990	..	..	..	..	..	..	..	..	
.. 2026	..	..	..	..	..	..	..	..	
.. 2041	..	..	..	..	..	..	..	..	
.. 2053	..	..	..	..	..	..	..	..	
.. 2116 } 3½ per cent. Stock	..	..	37 16 11	..	..	..	..	..	
.. 2163	..	..	..	..	..	..	..	..	
.. 2240	..	..	..	..	..	..	..	..	
.. 2286	..	..	..	..	..	..	..	..	
.. 2323	..	..	..	..	..	..	..	..	
.. 1560—3 per cent. ..	..	..	67,252 14 4	..	..	..	..	..	
.. 1560—3 per cent. Stock ..	..	..	..	..	..	..	..	..	
.. 1560—3½ per cent. Stock	..	..	82,281 9 1	..	..	..	..	..	
.. 1562—3 per cent. Stock ..	..	..	15,075 0 0	..	..	..	..	..	
.. 1653—3 per cent. Deben- tures ..	..	..	14,101 1 0	..	..	..	..	..	
.. 1753—3 ..	..	..	5,759 15 10	..	..	..	..	..	
.. 1962—3½ ..	..	..	12,601 15 0	..	..	..	..	..	
.. 1962—3½ ..	..	..	4,462 10 0	..	..	..	..	..	
.. 1962—4 ..	..	..	6,000 0 0	..	..	..	..	..	







EXPENDITURE OF THE STATE OF VICTORIA ON ACCOUNT OF THE

Heads of Expenditure.	Salaries— Judges, Officers of Parliament, Classified and Exempt Staff.	Ordinary Expenditure.	Interest. (Including Expenses of Paying.)		For Redemption Purposes.			
			Funded Debt.	Unfunded Debt.	Funded Debt.		For Repayment of Unfunded Debt.	
					For Redemption of Loan direct from Revenue.	Contributions to Redemption Funds.		
£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
<b>SPECIAL APPROPRIATIONS—</b>								
<i>continued.</i>								
<i>Pensions, &amp;c.—Officers.</i>								
Schedule D, Part V., Pensions to Officers .. .. .	..	..	..	..	..	..	..	..
Act No. 1127—Police Superannuation Fund .. .. .	..	..	..	..	..	..	..	..
"   1086—Audit .. .. .	..	..	..	..	..	..	..	..
"   1075—Officers of Parliament .. .. .	..	..	..	..	..	..	..	..
"   1078—County Court Judges .. .. .	..	..	..	..	..	..	..	..
"   1083—Defences .. .. .	..	..	..	..	..	..	..	..
"   1113—Lunacy .. .. .	..	..	..	..	..	..	..	..
"   160—Civil Service .. .. .	..	..	..	..	..	..	..	..
"   773—Public Service .. .. .	..	..	..	..	..	..	..	..
"   1135—Victorian Railways .. .. .	..	..	..	..	..	..	..	..
"   1324—Public Service Board .. .. .	..	..	..	..	..	..	..	..
"   1377 } Railways Commis-	..	..	..	..	..	..	..	..
"   1474 } sioners .. .. .	..	..	..	..	..	..	..	..
"   1088—P. A. McNulty .. .. .	..	..	..	..	..	..	..	..
"   1997—South Africa—Contingents .. .. .	..	..	..	..	..	..	..	..
"   1133 } Commonwealth of	..	..	..	..	..	..	..	..
"   (160) } Australia Con-	..	..	..	..	..	..	..	..
"   1133 } stitution Act,	..	..	..	..	..	..	..	..
"   (773) } Section 84 .. .. .	..	..	..	..	..	..	..	..
"   1083 } .. .. .	..	..	..	..	..	..	..	..
<i>Furtherance of Mining Industry.</i>								
Act No. 2145—Mining Development .. .. .	..	..	..	..	..	..	..	..
<i>Railways.</i>								
Act No. 1749, Section 120—Railway Construction Account .. .. .	..	..	..	..	..	..	..	..
State Coal Mines .. .. .	..	..	..	..	..	..	..	..
Act No. 2240, Section 96—Sinking Fund, &c. .. .. .	..	..	..	..	..	..	..	..
"   2240 — Victorian Coal Miners' Accident Relief Fund .. .. .	..	..	..	..	..	..	..	..
<i>Exceptional Expenditure.</i>								
Act No. 2123—Murray Settlements .. .. .	..	..	..	..	..	..	..	..
<b>TOTAL SPECIAL APPROPRIATIONS .. .. .</b>	6,733 9 9	8,826 0 1	753,555 8 8	..	..	..	..	..

YEAR 1913-14 DURING THE QUARTER ENDING 30th SEPTEMBER, 1913—continued.

Pensions, Gratuities, Compensations, &c.			Furtherance of Mining Industry.	Endowments and Grants.	Railways.	State Rivers and Water Supply Commission.	Exceptional Expenditure.	Total Quarter ending 30th September, 1913.
Officers.	Old-age.							
£ s. d.	£ s. d.	£ s. d.						
1,500 0 0	..	..	..	..	..	..	..	..
2,000 0 0	..	..	..	..	..	..	..	..
111 2 2	..	..	..	..	..	..	..	..
104 16 4	..	..	..	..	..	..	..	..
110 6 7	..	..	..	..	..	..	..	..
718 5 4	..	..	..	..	..	..	..	..
12,672 8 2	..	..	..	..	..	..	..	..
18,896 5 8	..	..	..	..	..	..	..	..
125 0 0	..	..	..	15,729 10 9	..	..	..	..
47 3 0	..	..	..	196 6 2	..	..	..	..
184 0 10	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	118 2 6	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	..	..	..	..	..
..	..	..	..	7 14 10	..	..	..	..
..	..	..	..	..	..	1,324 3 0	..	..
36,469 8 1	..	118 2 6	14,206 15 2	16,413 4 1	666 13 4	1,324 3 0	838,313 4 8	

VOTE TO ASSIST IN FENCING CEMETERIES,  
1913-1914.

NOTICE is hereby given that, with a view to the distribution by the Minister of Health of the vote for 1913-14 to assist in fencing cemeteries, all applications for aid from this vote should, in order to be considered, be forwarded, addressed to me, not later than 31st January, 1914.

Every application should be accompanied by a detailed statement of the manner in which it is proposed to spend any grant which may be made, and of the balance in the hands of the Trustees.

Applications from Trusts that do not submit accounts for the year 1913 before 31st January, 1914, will not be entertained.

T. W. H. HOLMES,  
Secretary, Public Health Department.

1st December, 1913.

TOWN OF BALLARAT EAST.

BY-LAW NO. 43.

Made under the provisions of the Health Acts.

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

viz. :—

Trades.—The trades or businesses of—

- Blood boiling.
- Blood drying.
- Bone boiling.
- Bone grinding or bone milling.
- Bone manure dépôt.
- Dealing in bones, hides, horns, hoofs, or skins, whether for storage, drying, preservation or conversion of such articles.
- Fat rendering.
- Fat extracting.
- Fat melting.
- Tallow melting.
- Manure manufacture.

IN pursuance of the powers conferred by the Health Act 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 Town of Ballarat East, in the name and on behalf of the Mayor, Aldermen, Councillors, and Burgesses 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 effluvia, offensive fumes, vapour, gas, dust, or other impurity may be or is liable to be emitted.

*Premises.*—"Premises" means lands, buildings, out-buildings, yard or enclosure used or intended to be used for the reception, treatment, disposal, production, manufacture, 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.

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 fitting fixedly, and in an air-tight manner, and to be in other respects so constructed and placed that when such receptacle is in use the escape of noxious or offensive effluvia, 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, pulverising, 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 such appliances are in such use escape of noxious or offensive effluvia, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far 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 effluvia, 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 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 receptacle, 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 some other appliance by which escape of offensive or noxious effluvia, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far as practicable.

5. *Use of Receptacles, Appliances, and Apparatus.—Treatment of Noxious and Offensive Vapours, &c., by Fire 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 effluvia, 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 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.

In the boiling of blood steam must be used instead of the direct action of fire on the pan or other receptacle containing blood. The addition of acid to blood or blood clot shall be effected only in closed vessels formed of non-absorbent material.

Bone milling processes shall be conducted only in air-tight casings, and the products of the milling shall be conveyed to air-tight receivers or to sound bags through air-tight shoots or conveyors enclosed in air-tight casings.

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).

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 offensive matter, to be constructed of durable non-absorbent material closely joined and as far as practicable finished 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 blood boiling, blood drying, and fat rendering establishments and of bone mills and bone manure dépôts, the walls to their full height and extent of every such chamber, room, or place shall be also 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 fixed grating formed of wrought iron bars not less than  $\frac{3}{4}$ -inch in diameter and placed not more than  $\frac{3}{4}$ -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) on to land situated at such distance from any human habitation as shall be determined by the Council and used in such a manner as to effectually render the drainage matter innocuous and inoffensive, or, where not otherwise forbidden,

- (c) 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
- (d) 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.

9. *Internal Drainage of Premises.*—He shall on the premises 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 (c) and 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 fixed 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 (d), 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 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 effluvia, vapour, gas, dust, liquid, or fumes to be at all times maintained in a state of good repair.

11. *Cleaning 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 offensive matter to be at all times as clean as practicable, and 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 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.

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.

##### *Bone Mills and Bone Manure Depôts.*

1. *Interpretation.*—In the construction of this section of this By-law, unless the context otherwise requires—

- (a) "Bone Mill" shall mean the building and the appliances used for receiving, storing, crushing, disintegrating, pulverizing, grinding, or otherwise reducing or treating bones for conversion into bone manure, and shall include all buildings and land that may be appurtenant to such premises.
- (b) "Bone miller" shall mean the person or persons occupying a bone mill.
- (c) "Bone manure" shall mean bones or bone-dust whether mixed or unmixed with any other ingredient.
- (d) "Bone manure depôt" shall mean the building in which bone manure is kept or stored, and shall include all buildings and land that may be appurtenant to such premises.

2. *Construction of Buildings.*—(a) A bone miller or owner or occupier of a bone mill shall not suffer or permit any bones to be received, stored, crushed, disintegrated, pulverized, ground, or otherwise reduced or treated in a bone mill unless such processes are wholly conducted within a building or buildings, the walls, floors, and ceilings, or underside of the roof whereof are constructed of durable and non-absorbent materials, finished internally with smooth surfaces and in other respects constructed and maintained as prescribed in clauses 2, 7, and 10 of the General Provisions of this By-law.

*Storage of Bones and Bone Manure.*—(b) The owner or occupier of a bone manure depôt shall not suffer or permit any bones or bone manure to be kept or stored in such bone manure depôt, except in a building or buildings whose walls, floors, and ceilings, or the underside of the roofs of which are constructed as hereinbefore described in clauses 2, 7, and 10 of the General Provisions of this By-law.

3. *Milling Processes in Air-tight Receptacles.*—(a) Every bone miller or owner or occupier of a bone mill shall cause all milling processes therein to be conducted in air-tight casings, and the products of the milling to be conveyed to air-tight receivers or sound bags through air-tight shoots.

*Control of Noxious or Offensive Effluvia or Dust.*—(b) Every bone miller or owner or occupier of a bone mill and every owner or occupier of a bone manure depôt shall adopt the best means practicable for preventing at all times the emission of dust or offensive or noxious effluvia from every part of the bone mill and bone manure depôt respectively.—*Vide* also clauses 1 and 3 of the General Provisions of this By-law.

4. *Transport of Bones and Bone Manure.*—Every bone miller or owner or occupier of a bone mill or owner or occupier of a bone manure depôt shall cause all bones or bone manure received into or despatched from such bone mill or bone manure depôt, as the case may be, to be previously packed in such a manner as to prevent any nuisance arising therefrom during transit.—*Vide* also clauses 4, 6, and 12 of the General Provisions of this By-law.

5. *Maintenance and Cleansing.*—Every bone miller or owner or occupier of a bone mill or owner or occupier of a bone manure depôt shall, to the satisfaction of the Council, cause all buildings upon the premises where his trade is carried on, and all appliances, vessels, utensils, and implements used in connexion therewith, to be at all times maintained in good repair and kept clean, in accordance with clauses 10, 11, 12, and 13 of the General Provisions of this By-law.

#### SECTION NO. 2.

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

1. *Construction of Buildings.*—Every owner or occupier of 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 otherwise constructed as prescribed in clauses 2, 7, and 10 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 inlet or other approved impervious receptacle.
- (b) *Storage 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 noxious or offensive effluvia from such premises.—*Vide* also clauses 2 and 3 of the General Provisions 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
- (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 August, and the first and twenty-first days of November respectively.

3. *Maintenance of Buildings, Drains, and Filth Receptacles.*—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
- (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 condition; 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. 3.

*Fat, Melting, Fat Extracting, Fat Rendering, and Tallow 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 shall cause every floor upon which any process of his business is carried on in any 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, and shall cause every part of his premises wherein any such floor may be constructed to be effectually drained by adequate drains 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 Effluvia.*—Every fat 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, or rendering innocuous and inoffensive all noxious or offensive effluvia, 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 Effluvia.*—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 effluvia, vapours, or gases are generated shall be conducted in such a manner that all noxious or offensive effluvia, vapours, or gases shall be effectually intercepted on the premises and rendered innocuous and inoffensive.

4. 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 all material used, or offensive material or refuse from the boiling pans, and all refuse, residue, or other matters from which noxious or offensive effluvia, 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 effluvia, 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 tallow melter, or

owner or occupier of 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 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
- (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
- (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
- (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.

#### SECTION NO. 4.

*Blood Drying and Blood Boiling.*

1. Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall—

- (a) *Transport of Blood.*—Cause all blood brought to or from his premises to be brought thither or thence in properly closed vessels or receptacles constructed of galvanized iron or other non-absorbent material.—*Vide* also clauses 4, 6, and 12 of the General Provisions of this By-law.
- (b) *Storage of Blood.*—Cause all the blood which has been received upon the premises where his trade is carried on, and which is not required for immediate use, to be stored in such a manner and in such a situation as to prevent as far as practicable the emission of offensive or injurious effluvia therefrom; and
- (c) *Construction of Buildings.*—Cause every process of his business to be carried on in a building properly paved with asphalt, concrete, or other approved impervious material, and having walls covered to a height of at least 6 feet with hard, smooth, and impervious material, and otherwise constructed and maintained as prescribed in clauses 2, 7, and 10 of the General Provisions of this By-law.

2. Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, at the close of every working day—

- (a) *Daily Cleansing of Floors and Pavements.*—Cause every floor or pavement and up to a height of 6 feet the walls on his premises elsewhere than in that part of the premises where the processes of drying and packing are carried on, to be thoroughly cleansed, and
- (b) *Daily Cleansing of Utensils.*—Cause every vessel or utensil and every implement which has been in use during the day upon the premises where his trade is carried on, or which is in a foul or

offensive condition, to be thoroughly cleansed, and shall provide an adequate supply of water for cleansing purposes.

3. Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council—

(a) *Maintenance of Walls and Floors.*—Cause every part of the internal surface of the walls and every floor or pavement of any building 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 thereof of any liquid, filth, or refuse, or any noxious or injurious matter which may fall or be splashed; spilled, or deposited thereon.—*Vide* also clauses 10, 11, 12, and 13 of the General Provisions of this By-law.

(b) *Maintenance of Drains.*—Also 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.

4. *Storage of Decomposable Matter.—Control of Noxious or Offensive Effluvia.*—Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause all blood, blood clots, or any refuse, residue, or other matter from which noxious or offensive effluvia or vapours are evolved, or are liable to be evolved, to be placed in properly closed receptacles formed of non-absorbent material, or to be otherwise dealt with in such a manner as to prevent as far as practicable any noxious or offensive effluvia or vapours therefrom escaping into the external atmosphere.—*Vide* also clauses 1 and 3 of the General Provisions of this By-law.

5. *Treatment of Noxious or Offensive Effluvia.*—Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council—

(a) Adopt the best practicable means of rendering innocuous and inoffensive all vapours emitted during the process of drying or boiling from the contents of any pan or other receptacle, or from any kiln or drying floor upon the premises where his trade is carried on. The boiling of blood shall be effected by means of steam and not by the direct action of fire on the pan or other receptacle containing blood. The addition of acid to blood or blood clot may be effected only in a closed non-absorbent vessel which shall be connected with apparatus of the kind mentioned in clause (b) next following—

(b) In every case cause the vapours to pass directly from the pan or receptacle, or from the kiln or drying floor through a fire, or into a suitable condensing or absorbing apparatus or through a suitable condensing or absorbing apparatus and then through a fire in such a manner as to effectually consume the vapours, or deprive the same as far as practicable of all offensive or injurious properties.

6. *Periodic Cleansing of Building.*—Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause every part of the internal surface above the floor or pavement of every building used for any process of his trade to be thoroughly cleansed, and at the same time washed with hot limewash at least four times in every year, that is to say, at least once during the periods between the first and tenth days of February, the first and tenth days of May, the first and tenth days of August, and the first and tenth days of November respectively.

Made and passed by the Council of the Town of Ballarat East on the 8th day of September, 1913, and confirmed 5th October, 1913.

(SEAL). ALF. J. PITTARD, Mayor.  
ALEX. MACKENZIE, Councillor.  
J. GENT, 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 Town for which the same has been made in the manner required by law) this 26th day of November, in the year of our Lord One thousand nine hundred and thirteen.

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

## CITY OF ESSENDON.

## BY-LAW NO. 33.

A By-law under the *Health Act 1890* for the regulation of certain noxious or offensive trades or businesses, viz. :—

*Trades.*—The trades or businesses of—

Blood boiling.  
Blood drying.  
Blood albumen manufacture.  
Bone boiling.  
Bone grinding or bone milling.  
Bone manure depôt.  
Dealing in bones, hides, horns, hoofs, or skins, whether for storage, drying, preservation, or conversion of such articles.  
Fat rendering.  
Fat extracting.  
Fat melting.  
Tallow melting.  
Fish curing.  
Gut cleaning, gut scraping, sausage skin, catgut, or fiddlestring manufacture.  
Glue manufacture.  
Knackery.  
Manure manufacture.  
Soap manufacture.  
Fellmongering.  
Tanning.  
Wool scouring or wool washing.

IN pursuance of the powers conferred by the *Health Act 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 Essendon, 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 effluvia, offensive fumes, vapour, gas, dust, or other impurity may be or is liable to be emitted.

*Premises.*—“Premises” means lands, buildings, out-buildings, yard, or enclosure used or intended to be used for the reception, treatment, disposal, production, manufacture, 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.

*Council.*—“Council” means the Council of the City of Essendon.

1. *Covers for Receptacles.*—The owner or occupier of the premises shall cause every boiler, digester, drier, mixer, vat, pan, tank, trough, vessel, 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 effluvia, 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 such appliances are in such use, escape of noxious or offensive effluvia, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far 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 effluvia, vapour, gas, dust, liquid, or fumes into the external atmosphere will be 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 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 receptacle; 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 some other appliance by which escape of offensive or noxious effluvia, vapour, gas, dust, liquid, or fumes into the external atmosphere will be prevented as far as practicable.

5. *Use of Receptacles, Appliances, and Apparatus.—Treatment of Noxious and Offensive Vapours, &c., by Fire 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 effluvia, 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 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.

In the boiling of blood, steam must be used instead of the direct action of fire on the pan or other receptacle containing blood. The addition of acid to blood or blood clot shall be effected only in closed vessels formed of non-absorbent material.

Bone milling processes shall be conducted only in air-tight casings, and the products of the miller shall be conveyed to air-tight receivers or to sound bags through air-tight shoots or conveyors enclosed in air-tight casings.

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).

7. *Certain Details of Construction.*—He shall on the premises cause every floor, and to a height of 6 feet from the floor, each wall, post, column, pier, or other upright support of every chamber, room, or place containing noxious or offensive matter, to be constructed of durable, non-absorbent material, closely joined, and, as far as practicable, finished 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 blood boiling, blood drying, and fat rendering establishments, and of bone mills, the walls to their full height and extent to every such chamber, room, or place shall be also 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 fixed grating formed of wrought iron bars not less than  $\frac{3}{4}$ -inch in diameter, and placed not more than  $\frac{3}{4}$ -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) On to land situated at such distance, being too yards from any human habitation, and used in such a manner as to effectually render the drainage matter innocuous and inoffensive; or, where not otherwise forbidden.
- (c) 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
- (d) 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.

9. *Internal Drainage of Premises.*—He shall on the premises 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 (c) 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 (d), 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 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 effluvia, vapour, gas, dust, liquid, or fumes to be at all times maintained in a state of good repair.

11. *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 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 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.

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.

##### Bone Mills.

1. *Interpretation.*—In the construction of this section of this By-law, unless the context otherwise requires—

- (a) "Bone mill" shall mean the building and the appliances used for receiving, storing, crushing, disintegrating, pulverizing, grinding, or otherwise reducing or treating bones for conversion into bone manure, and shall include all buildings and land that may be appurtenant to such premises.
- (b) "Bone miller" shall mean the person or persons occupying a bone mill.
- (c) "Bone manure" shall mean bones or bone-dust, whether mixed or unmixed with any other ingredient.

2. *Construction of Buildings.*—(a) A bone miller or owner or occupier of a bone mill shall not suffer or permit any bones to be received, stored, crushed, disintegrated, pulverized, ground, or otherwise reduced or treated in a bone mill unless such processes are wholly conducted within a building or buildings, the walls, floors, and ceilings, or underside of the roof whereof are constructed of durable and non-absorbent materials, finished internally with smooth surfaces, and in other respects constructed and maintained as prescribed in clauses 2, 7, and 10 of the General Provisions of this By-law.

*Storage of Bones and Bone Manure.*—(b) The owner or occupier of a bone mill shall not suffer or permit any bones or bone manure to be kept or stored in such bone mill, except in a building or buildings whose walls, floors, and ceilings, or the underside of the roofs of which are constructed as hereinbefore described in clauses 2, 7, and 10 of the General Provisions of this By-law.

3. *Milling Processes in Air-tight Receptacles.*—(a) Every bone miller or owner or occupier of a bone mill shall cause all milling processes therein to be conducted in air-tight casings, and the products of the milling to be conveyed to air-tight receivers or sound bags through air-tight shoots.

*Control of Noxious or Offensive Effluvia or Dust.*—(b) Every bone miller or owner or occupier of a bone mill shall adopt the best means practicable for preventing at all times the emission of dust or offensive or noxious effluvia from every part of the bone mill.—*Vide* also clauses 1 and 3 of the General Provisions of this By-law.

4. *Transport of Bones and Bone Manure.*—Every bone miller or owner or occupier of a bone mill shall cause all bones or bone manure received into or despatched from such bone mill to be previously packed in such a manner as to prevent any nuisance arising therefrom during transit.—*Vide* also clauses 4, 6, and 12 of the General Provisions of this By-law.

5. *Maintenance and Cleansing.*—Every bone miller or owner or occupier of a bone mill shall, to the satisfaction of the Council, cause all buildings upon the premises where his trade is carried on, and all appliances, vessels, utensils, and implements used in connexion therewith, to be at all times maintained in good repair and kept clean, in accordance with clauses 10, 11, 12, and 13 of the General Provisions of this By-law.

#### SECTION NO. 2.

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

1. *Construction of Buildings.*—Every owner or occupier of 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 otherwise constructed as prescribed in clauses 2, 7, and 10 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 inlet, or other approved impervious receptacle.

(b) *Storage of Materials.*—Cause all materials which have been received upon the premises where his trade is carried on to be stored in such manner and in such a situation as to prevent, as far as practicable, the emission of noxious or offensive effluvia from such premises.—*Vide* also clauses 2 and 3 of the General Provisions 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

(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 August, and the first and twenty-first days of November respectively.

3. *Maintenance of Buildings, Drains, and Filth Receptacles.*—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

(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 condition; 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. 3.

*Fat Melting, Fat Extracting, Fat Rendering, and Tallow 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 shall cause every floor upon which any process of his business is carried on in any 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 to be effectually drained by adequate drains constructed of hard, durable, smooth, 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 Effluvia.*—Every fat 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, or rendering innocuous and inoffensive all noxious or offensive effluvia, 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 Effluvia.*—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 effluvia, vapours, or gases are generated shall be conducted in such a manner that all noxious or offensive effluvia, vapours, or gases shall be effectually intercepted on the premises and rendered innocuous and inoffensive as far as practicable.

4. 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 all material used, or offensive material or refuse from the boiling pans, and all other refuse, residue, or other matters from which noxious or offensive effluvia, 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 effluvia, 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 tallow melter, or owner or occupier of 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 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

(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

- (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 thereof of any liquid, filth, refuse, or any noxious matter which may be splashed or be deposited thereon; 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.

## SECTION No. 4.

*Blood Drying and Blood Boiling.*

1. Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall—

- (a) *Transport of Blood.*—Cause all blood brought to or from his premises to be brought thither or thence in properly closed vessels or receptacles constructed of galvanized iron or other non-absorbent material.—*Vide* also clauses 4, 6, and 12 of the General Provisions of this By-law.
- (b) *Storage of Blood.*—Cause all the blood which has been received upon the premises where his trade is carried on, and which is not required for immediate use, to be stored in such a manner and in such a situation as to prevent as far as practicable the emission of offensive or injurious effluvia therefrom; and
- (c) *Construction of Buildings.*—Cause every process of his business to be carried on in a building properly paved with asphalt, concrete, or other approved impervious material, and having walls covered to a height of at least 6 feet with hard, smooth, and impervious material, and otherwise constructed and maintained as prescribed in clauses 2, 7, and 10 of the General Provisions of this By-law.

2. Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, at the close of every working day—

- (a) *Daily Cleansing of Floors and Pavements.*—Cause every floor or pavement and up to a height of 6 feet the walls on his premises elsewhere than in that part of the premises where the processes of drying and packing are carried on, to be thoroughly cleansed; and
- (b) *Daily Cleansing of Utensils.*—Cause every vessel or utensil and every implement which has been in use during the day upon the premises where his trade is carried on, or which is in a foul or offensive condition, to be thoroughly cleansed, and shall provide an adequate supply of water for cleansing purposes.

3. Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council—

- (a) *Maintenance of Walls and Floors.*—Cause every part of the internal surface of the walls and every floor or pavement of any building 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 thereof of any liquid, filth, or refuse, or any noxious or injurious matter which may fall or be splashed, spilled, or deposited thereon.—*Vide* also clauses 10, 11, 12, and 13 of the General Provisions of this By-law.
- (b) *Maintenance of Drains.*—Also 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.

4. *Storage of Decomposable Matter.—Control of Noxious or Offensive Effluvia.*—Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause all blood, blood clots, or any refuse, residue, or other matter from which noxious or offensive effluvia or vapours are evolved, or are liable to be evolved, to be placed in properly closed receptacles formed of non-absorbent material, or to be otherwise dealt with in such a manner as to prevent as far as practicable any noxious or offensive effluvia or vapours therefrom escaping into the external atmosphere.—*Vide* also clauses 1 and 3 of the General Provisions of this By-law.

5. *Treatment of Noxious or Offensive Effluvia.*—Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council—

- (a) Adopt the best practicable means of rendering innocuous and inoffensive all vapours emitted during the process of drying or boiling from the contents of any pan or other receptacle, or from any kiln or drying floor upon the premises where his trade is carried on. The boiling of blood shall be effected by means of steam and not by the direct action of fire on the pan or other receptacle containing blood. The addition of acid to blood or blood clot may be effected only in a closed non-absorbent vessel which shall be connected with apparatus of the kind mentioned in clause (b) next following—
- (b) In every case cause the vapours to pass directly from the pan or receptacle, or from the kiln or drying floor through a fire, or into a suitable condensing or absorbing apparatus or through a suitable condensing or absorbing apparatus and then through a fire in such a manner as to effectually consume the vapours, or derive the same as far as practicable of all offensive or injurious properties.

6. *Periodic Cleansing of Building.*—Every blood drier or blood boiler or owner or occupier of premises where such processes are respectively carried on shall, to the satisfaction of the Council, cause every part of the internal surface above the floor or pavement of every building used for any process of his trade to be thoroughly cleansed, and at the same time washed with hot limewash at least four times in every year, that is to say, at least once during the periods between the first and tenth days of February, the first and tenth days of May, the first and tenth days of August, and the first and tenth days of November respectively.

Resolution for passing this By-law agreed to by the Council on the 21st day of July, 1913.

Confirmed 18th day of August, 1913.

The common seal of the City of Essendon was hereto affixed, by order of the Council of the said City, in the presence of—

(SEAL) E. E. ROBERTS, Mayor.  
H. S. COLE, Councillor.  
D. CAMERON, 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 twenty-sixth day of November, in the year of our Lord One thousand nine hundred and thirteen.

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

## 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 Theatre Annex, Geelong, where a Fair will be held on the 1st, 2nd, 3rd, 4th, and 6th December, 1913, in aid of the funds of the Roman Catholic Church, 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 1st day of December, 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 Richmond Town Hall, in which a Sale of Work will be held on the 4th and 6th December, 1913, in aid of the funds of the Church of Christ, Richmond, 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 1st day of December, 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 at the residence of Mrs. H. Butler, "The Grange," Brighton Beach, where a Fête will be held on the 6th December, 1913, to raise funds in aid of the Fitzroy Free Kindergarten, 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 1st day of December, 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 Bazaar will be held on the 6th December, 1913, to raise funds to be used in connexion with State School No. 3016, Toorak, 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 second day of December, 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 South Melbourne Town Hall Supper-room, in which a Sale of Gifts will be held on the 13th December, 1913, to raise funds for the purpose of building a miniature rifle range in connexion with the South and Port Melbourne Thistle Rifle Club, 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 first day of December, 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 at the Richmond City Reserve where a Carnival will be held on the 16th, 17th, 18th, and 20th December, 1913, to raise funds for the purpose of building a band-room and purchasing new uniforms and instruments for the Richmond City Band, 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 first day of December, 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 grounds at Glen Huntly-road, Elsternwick, where a Sale of Gifts will be held on the 6th December, 1913, to raise funds in aid of the Elsternwick Baptist

Church, 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 4th day of December, 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 Bazaar will be held on the 21st and 22nd January, 1914, in aid of the piano fund of the Hope of Geelong Lodge, No. 10, I.O.G.T., 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 1st day of December, 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 grounds of Mr. W. H. Felstead, at Kew, where a Garden Fête will be held on the 13th December, 1913, in aid of the funds of the Over-Seas Club of Melbourne, 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 5th day of December, 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 Act 1912, and after due inquiry, I, being the responsible Minister for the 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 THOMAS TREVENA (TAILORING),  
266 SMITH-STREET, COLLINGWOOD,

for a period of five weeks from the 26th November, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than six females for more than forty-eight hours in any one week, and that the said six females shall not be employed for more than fifty-six 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.
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.
3. That every female shall receive Sixpence tea money each evening she works overtime.
4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 1st day of December, 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 Act 1912, and after due inquiry, I, being the responsible Minister for the 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 A. WELLS (TAILORING), 167  
NELSON-PLACE, WILLIAMSTOWN,

for a period of four weeks from the 25th November, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than five females

for more than forty-eight hours in any one week, and that the said five females shall not be employed for more than fifty-six 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.

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.
3. That every female shall receive Sixpence tea money each evening she works overtime.
4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 1st day of December, 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 Act 1912*, and after due inquiry, I, being the responsible Minister for the 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 ROBERT L. FVFFE (TAILORING),  
160 RACECOURSE-ROAD, NEWMARKET,

for a period of six weeks from the 26th November, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than twelve females for more than forty-eight hours in any one week, and that the said twelve 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.
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.
3. That every female shall receive Sixpence tea money each evening she works overtime.
4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 1st day of December, 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 Act 1912*, and after due inquiry, I, being the responsible Minister for the 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 KNIGHT & HENRY (TAILORING),  
45 MOORABOOL-STREET, GEELONG,

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

1. That no person or persons shall employ in the said factory or work-rooms more than four females or more than one boy under the age of sixteen years for more than forty-eight hours in any one week, and that the said four females and one boy under the age of sixteen years shall not be employed for more than fifty-six 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.
2. That every boy under the age of sixteen years and every female so employed shall receive not less than Eight shillings per week for each week during which he or 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.

3. That every boy under the age of sixteen years and every female shall receive Sixpence tea money each evening he or she works overtime.
4. That none of such females or boys shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 1st day of December, 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 Act 1912*, and after due inquiry, I, being the responsible Minister for the 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 J. THOMSON & CO.  
(DRESSMAKING), GRAY-STREET, HAMILTON,

for a period of eight weeks from the 24th November, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than ten females for more than forty-eight hours in any one week, and that the said ten females shall not be employed for more than fifty-five 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.
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.
3. That every female shall receive Sixpence tea money each evening she works overtime.
4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 first day of December, 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 Act 1912*, and after due inquiry, I, being the responsible Minister for the 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 STAINER & CO. (DRESS-  
MAKING), 33-5 SWANSTON-STREET, MELBOURNE,

for a period of eight weeks from the 27th November, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than fifty females for more than forty-eight hours in any one week, and that the said fifty 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.
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.
3. That every female shall receive Sixpence tea money each evening she works overtime.
4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 first day of December, 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 Act 1912*, and after due inquiry, I, being the responsible Minister for the 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 JOHN SUTHERLAND & SONS (PICKLES AND SAUCES), 59 CREMORNE-STREET, RICHMOND,

for a period of eight weeks from the 2nd December, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than twenty-four females for more than forty-eight hours in any one week, and that the said twenty-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.
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.
3. That every female shall receive Sixpence tea money each evening she works overtime.
4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 second day of December, 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 Act 1912*, and after due inquiry, I, being the responsible Minister for the 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 SANDS & McDUGALL PTY. LTD. (PRINTING, ETC.), 355-89 SPENCER-STREET, MELBOURNE,

for a period of eight weeks from the 1st December, 1913, upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than eighty females or more than twenty boys under the age of sixteen years for more than forty-eight hours in any one week, and that the said eighty females and twenty boys under the age of sixteen years 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.
2. That every boy under the age of sixteen years and every female so employed shall receive not less than Eight shillings per week for each week during which he or 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.
3. That every boy under the age of sixteen years and every female shall receive Sixpence tea money each evening he or she works overtime.
4. That none of such females or boys shall be so employed for more than forty-eight hours in any one week without their consent.
5. 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 second day of December, 1913.

A. J. PEACOCK,  
Minister of Labour.

Forests Act 1907.

LICENCES UNDER SECTION 25 OF THE FORESTS ACT 1907 CANCELLED.

**N**OTICE is hereby given that the Licences mentioned in the Schedule hereunder have been cancelled for the reason specified in each case.

A. A. BILLSON,  
Minister of Forests.

State Forests Department,  
Melbourne, 2nd December, 1913.

Number of Licence.	Name and Description.	Locality.	Area.			Date.	Reason.	Pay Office.
			A.	R.	P.			
684	J. Sutherland: grazing area	Wy Yung ..	2,306	0	0	1.1.13	Expired 30th September, 1913	Bairnsdale
48	O. McCabe: oil still site	Korweinguboorra ..	71	0	0	1.6.12	Expired 31st May, 1913	Ballarat
55	H. C. Paulsen: residence area	" ..	71	0	0	14.10.08	Abandoned 13th October, 1913	"
545	L. Malone: grazing area	Terrick Terrick State Forest	1,800	0	0	16.10.11	Expired 30th September, 1913	Bendigo
680	T. P. Larkins: grazing area	Terrick Terrick State Forest	2,600	0	0	15.12.12	Expired 30th September, 1913	"
681	T. P. Larkins: grazing area	Terrick Terrick State Forest	1,930	0	0	"	Expired 30th September, 1913	"
184	H. Berg: oil still site	Blackwood ..	1	0	0	1.12.12	Abandoned 30th November, 1913	Daylesford
142	W. Goodison, jun.: oil still site	Trentham ..	1	0	0	1.10.12	Abandoned 30th September, 1913	"
463	D. J. Delahunty: grazing area	Ashens, Longerenong, and Marma	4,891	0	0	1.7.10	Expired 30th June, 1913	Horsham
57	C. and A. Arbuthnot: saw-mill site	Murrabit ..	1	1	10	1.1.09	Expired 31st December, 1913	Kerang
711	W. E. Forbes: grazing area	Briagolong ..	153	0	0	1.3.13	Expired 30th September, 1913	Maffra
105	A. S. Groom: saw-mill site	Bcenak ..	3	0	0	1.7.13	Expired 31st December, 1913	Melbourne
116	B. Hermon: tramway	" ..	"	"	"	1.1.09	Abandoned 31st December, 1912	"
103	Anderson and Elliott, saw-mill site	Mildura ..	1	1	11	1.1.11	Expired 31st December, 1913	Mildura
361	E. and A. Bayliss: grazing area	Brimin ..	180	0	0	1.7.09	Expired 30th June, 1913	Rutherford
690	C. Eastwood: grazing area	Coonooer West ..	46	0	0	1.12.12	Expired 30th September, 1913	St. Arnaud
559	P. F. Lee: grazing area	Bundalong ..	285	0	0	1.4.10	Expired 30th September, 1913	Yarrawonga
200	Sharp and Sons: grazing area	Burramine ..	2	0	0	1.7.08	Expired 30th June, 1913	"





Forests Act 1907, Section 25.

RENEWAL OF A LICENCE FOR THE YEAR 1913 APPROVED.

It is hereby notified that the Renewal of a Licence under Section 25 of the Forests Act 1907 for the year 1913 to the undermentioned person has been approved, the Rent and Fee specified having been paid.

A. A. BILLSON,  
Minister of Forests.

State Forests Department,  
Melbourne, 2nd December, 1913.

STATE FORESTS DEPARTMENT.

SCHEDULE OF APPLICANTS TO WHOM THE ISSUE OF LICENCES IS RECOMMENDED.

Number of Licence.	Name and Address of Licensee.	Description.	Area.	Locality.	Date of Licence.	Amount to be Collected.			Payable to Receiver of Revenue at—
						Rent.	Fee for Licence.	Total Amount of First Payment.	
24	Henry and Son, Forrest ...	Saw-mill site ...	A. R. P. 3 0 0	Kaanglang ...	1.1.1913	£ s. d. 1 0 0	£ s. d. ...	£ s. d. 4 0 0	Colac

Under Section 25 of the Forests Act 1907.—Payment to be made quarterly.

VICTORIAN RAILWAYS.

VICTORIAN GOVERNMENT TOURIST BUREAU.

Collins-street (opposite Town Hall), City. Inquire personally 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. Tariff:—No. 1 saloon—Dinner, 4s.; breakfast, 3s.; lunch, 3s. No. 2 saloon—Dinner, 2s.; breakfast, 2s.; lunch, 2s.

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-STATE CHEAP EXCURSIONS.

Fast excursion trains will run as under:—Wednesday, 10th December, 7th January, 11th February, and 11th March.—Leave Melbourne for Adelaide at 4.40 p.m. Fares:—Single—First class, £1 14s.; second class, £1. Return—First class, £2 10s.; second class, £1 10s. Tuesday, 9th December, and Thursdays, 8th January, 12th February, and 12th March.—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, Wolsley, 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 the following trains from Melbourne on Fridays:—Bendigo line, 4.50 p.m.; beyond Ballarat, 4.30 p.m.; Ballarat line, 5.6 p.m.; Warrambool and Queenscliff lines, 3.20 p.m. to Colac and Queenscliff and 4.22 p.m. to Warrambool; 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 9.30 and 10.40 a.m., stopping all stations, and at 11.10 a.m., stopping only at Box Hill, Croydon, Lilydale, and all stations thence, and return from Warburton at 5.48 and 6.8 p.m., stopping only at certain stations, and at 6.34 p.m., stopping all stations to Melbourne. Passengers from stations between Flinders-street and Lilydale (except Box Hill and Croydon) will require to travel by the 9.30 or 10.40 a.m. train. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

*Healesville line.*—Leave Melbourne, Flinders-street, at 10.30 and 11.22 a.m., stopping only at certain stations to Lilydale, thence at all stations, and return at 6.10 and 6.55 p.m. Passengers from stations between Flinders-street and Lilydale will require to travel by the 9.30 or 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 Flinders-street (from No. 1 platform, east end) at 10.25 a.m. for Ferntree Gully and Emerald, picking up at Richmond, thence express to Ringwood, and return from Emerald at 6.47 p.m., stopping all stations, and at 11 a.m. for Upper Ferntree Gully and Gembrook, picking up at Richmond (thence express to Ringwood), and return from Gembrook at 5.25 p.m., stopping at all stations to Emerald and at Ferntree Gully and Bayswater, and setting down at Glenferrie and Richmond only. Return fares to Ferntree Gully—First class, 1s. 9d.; second class, 1s. 3d. Gembrook—First class, 3s. 6d.; second class, 2s. 6d. Passengers from stations East Richmond to Mitcham inclusive will require to travel by the 9.30 or 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 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.

**Mornington line.**—Leave Flinders-street at 10.45 a.m. for Mornington, not stopping at stations Glen Huntly to Mentone inclusive, and arrive Mornington 12.40 p.m., leaving on return at 7.10 p.m., and not stopping at stations between Frankston and Caulfield; arrive Melbourne at 8.50 p.m. Return fares:—First class, 3s. 6d.; second class, 2s. 6d.

**Pakenham line.**—Leave Flinders-street for Pakenham at 11.2 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 8.59 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 10.5 a.m., stopping all stations, and at 10.45 a.m., stopping only at Clifton Hill, Heidelberg, Eltham, and all stations thence; and return from Hurstbridge at 5.38 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.

Trains will also leave Prince's-bridge for Eltham at 11 a.m. and 6 p.m., and return from Eltham at 12.6 p.m. and 7.34 p.m. stopping all stations.

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 PLATEAU.

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.

Seymour, Benalla, Wangaratta, Beechworth, and Albury will also issue through rail and coach tickets to the Buffalo Plateau, *via* 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 for return for two months from date 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 Chalet, 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 1st class rail, accommodation, and coach drives, £3.

#### AN IDEAL HOLIDAY WEEK ON GIPPSLAND LAKES.

Week inclusive tickets issued from Melbourne every Friday, including water or drag excursions every day. All transport (rail, 1st class) and living accommodation £5 5s. Particulars at the Government Tourist Bureau, Collins-street, Melbourne.

#### CHEAP EXCURSION FROM GEELONG AND SOUTH GEELONG TO DRYSDALE AND QUEENSCLIFF ON SATURDAYS TILL 27TH DECEMBER INCLUSIVE.

The special train will leave Geelong at 2 p.m., and South Geelong at 2.5 p.m.; and return from Queenscliff at 8.15 p.m., and Drysdale at 8.40 p.m. Return fares:—To Drysdale, first class, 1s. 9d.; second class, 1s. 3d.; to Queenscliff, first class, 2s.; second class, 1s. 6d. Children under 14 years, half fare. Tickets can be obtained at Geelong and South Geelong stations up till the departure of the train. They will be available by the special train only. Passengers holding week-end or

ordinary tickets to Drysdale and Queenscliff may travel to Geelong by the 10.5 a.m. from Ballarat, and 11 a.m. train from Melbourne, thence by the 2 p.m. special.

#### CHEAP EXCURSION TO RIDDELL, GISBORNE, MACEDON, WOOD-END, TRENTHAM, LYONVILLE, AND DAYLESFORD ON SATURDAY, 13TH DECEMBER.

The special train will leave Spencer-street at 9.10 a.m., and return from Daylesford at 7.25 p.m. Return fares:—First class, 14d. per mile; second class, 1d. per mile; children under 14 years, half fare. Tickets can be obtained at the Victorian Government Tourist Bureau, corner of Collins and Swanston streets, up till 5 p.m. the previous day, and at Spencer-street, North Melbourne, and Footscray stations up till the starting time of train. See posters at stations.

#### EXCURSION FROM BALLARAT, CRESWICK, NORTH CRESWICK, AND ALLENDALE TO DAYLESFORD ON SATURDAYS, 6TH AND 20TH DECEMBER.

The special train will leave Ballarat at 1.20 p.m., and return from Daylesford at 8.15 p.m. Return fares:—First and second class from Ballarat, 3s. 6d. and 2s. 6d.; Creswick and North Creswick, 2s. 6d. and 1s. 9d.; from Allendale, 1s. 9d. and 1s. 3d. Children under 14 years, half fare. Tickets can be obtained up till the time arranged for the departure of the train. The tickets will be available by the special train only going and returning same day. They may, however, be made available for return till the Monday following on an extra payment of 4s. 2d. first class or 2s. 8d. second for Ballarat tickets; 2s. 7d. or 1s. 8d. for Creswick tickets; 2s. 5d. or 1s. 7d. for North Creswick tickets; and 2s. 4d. or 1s. 6d. for Allendale tickets. For full time-table, &c., see posters.

#### SUMMER EXCURSIONS.

From 15th November, 1913, till 30th April, 1914, tickets in connexion with the following cheap excursions will be issued:—Seaside and Gippsland Lakes; Mountainous Districts; through Rail and Coach; Buchan Caves; Buffalo Plateau (issued throughout the year); Wednesday, Saturday, and Sunday Excursions to Williamstown, Port Melbourne, St. Kilda, Brighton Beach, Sandringham, and Mordialloc; Wednesday, Saturday, and Sunday Excursions to Black Rock and Beaumaris; Family Suburban Seaside Excursions. Full particulars can be obtained from the "Book Time-table" or from posters at stations.

#### SEASIDE AND GIPPSLAND LAKES EXCURSIONS.

From 15th November, 1913, till 30th April, 1914, Seaside Excursion Tickets will be issued at Melbourne and some of the principal stations to Geelong, Queenscliff, Dean Marsh (Melbourne excepted), Forrest (Melbourne excepted), Timboon (Melbourne excepted), Portland, Warrnambool, Port Fairy, Carrum, Frankston, Hastings, Mornington, Bittern, Stony Point, Sale, Bairnsdale, Tooradin, Foster, Bennison, Toora, Welshpool, Alberton, or Port Albert, and combined railway and steam-boat tickets for the Gippsland Lakes. The tickets will be available for return for two months, and the journey may be broken at Melbourne for three clear days going and returning. See posters at stations.

#### EXCURSION FARES TO MOUNTAINOUS DISTRICTS.

From 15th November, 1913, till 30th April, 1914, first and second class return tickets will be issued at Spencer-street or Flinders-street station (as the case may be) to Beechworth, Yackandandah, Myrtleford, Porepunkah, Bright, Huon, Tallangatta, Alexandra, Yea, Mansfield, Walhalla, and Briagolong; from Echuca, Bendigo, Kerang, St. Arnaud, Maryborough, Geelong, Ballarat, Ararat, Stawell, Horsham, Warracknabeal, and Seymour to Beechworth, Yackandandah, Myrtleford, Porepunkah, Bright, Alexandra, Yea, Mansfield, Healesville, Warburton, and Gembrook; from Benalla, Wangaratta, and Shepparton to Healesville, Warburton, and Gembrook; from Warrnambool, Port Fairy, and Portland to Beechworth, Myrtleford, Porepunkah, Bright, Healesville, Warburton, and Gembrook; from Mangalore to Bright; from Albury, Wahgunyah, Wodonga, and Yarrowonga to Beechworth; and from Bendigo, Boort, Chillingollah, Echuca, Kerang, Korong Vale, Sea Lake, Swan Hill, and Wycheproof, to Macedon and Woodend.

#### THROUGH RAIL AND COACH TICKETS.

From 15th October, 1913, till 30th April, 1914, through rail and coach tickets will be issued at Spencer-street, or Flinders-street station (as the case may be), at the Government Tourist Bureau, Collins-street, and at Messrs. Thos. Cook and Sons, to Forest-road, Hazel Dell, Ferny Creek, Sassafras, Olinda, The Hermitage, Narbethong, St. Filians, Marysville, Kerami, Gracedale, Claverton, Nvora, Ravenscroft, Buxton, Acheron, Taggerty, Jamieson, Thornton, Upper Thornton, and Darlingford.

Through rail and coach circular tickets will also be issued from Melbourne to Healesville (by rail), thence to Marysville and Alexandra (by coach), and Alexandra to Melbourne (by rail) and *vice versa* also issued from Alexandra for circular journey); Melbourne to Upper Ferntree Gully (rail), thence to Bayswater, *via* Sassafras (coach), and Bayswater to Melbourne (rail) (and *vice versa*); also from 15th November, 1913, through rail and coach tickets will be issued at Spencer-street or Flinders-street (as the case may be), at the Government Tourist Bureau, Collins-street, and at Messrs. Thos. Cook and Sons, to Omeo, Bruthen, Buchan, Lorne, Port Campbell, Peterborough, Rivernook, Ocean Grove, Barwon Heads, Torquay, Portarlington, Clifton Springs, Anglesea, Airey's Inlet, Flinders, Inverloch, San Remo, Walsh's Creek, and Apollo Bay; also from Geelong, Ballarat, Ballarat East, and Camperdown to Port Campbell, Peterborough, and Rivernook; and from Colac to Rivernook; and through rail and coach circular tickets will also be issued from Melbourne to Bright (by rail); thence to Omeo and Bairnsdale (by coach), thence to Melbourne (by rail), and *vice versa*.

Through rail and coach tickets will also be issued as follows:—(1) Bright to Melbourne and Bairnsdale (by rail), thence to Omeo (by coach). Fares—First class, 64s.; second class, 51s. 6d. (2) Bairnsdale to Melbourne and Bright (by rail), thence to Omeo (by coach). Fares—First class, 72s.; second class, 59s. 6d. Residents of Omeo, who take advantage of these tickets, will require to pay the coach fare to Bright or Bairnsdale (according to the route travelled) in addition to the above fares. The coach fares are—Omeo to Bright, 35s.; Omeo to Bairnsdale, 27s. (3) Beechworth to Melbourne and Bairnsdale (by rail), thence to Bright (by coach), thence to Beechworth (by rail). Fares—First class, 101s.; second class, 88s. (4) Beechworth to Bright (by rail), thence to Bairnsdale (by coach), thence to Melbourne and Beechworth (by rail). Fares—First class, 101s.; second class, 88s. (5) Bairnsdale to Melbourne and Bright (by rail), thence coach to Bairnsdale; also the reverse route. Fares—First class, 99s.; second class, 86s. 6d. (6) Melbourne to Warburton (by rail), thence to Walsh's Creek (by coach), and Walhalla to Melbourne (by rail); also the reverse route. Fares—First class, 21s.; second class, 15s. 10d. Passengers make their own arrangements for the journey between Walsh's Creek and Walhalla.

For full particulars see posters at stations.

#### EXCURSIONS TO THE BUCHAN CAVES.

Commencing on 15th November, Flinders-street station, the Government Tourist Bureau, Collins-street, and Messrs. Thos. Cook and Sons, will issue through rail, boat, and coach circular tickets from Melbourne to the Buchan Caves and return, available over the following routes:—Melbourne to Bairnsdale (rail), Bairnsdale to Cunningham (steamer), Cunningham to Lake Tyers (coach), Lake Tyers to Nowa Nowa (motor launch), and Nowa Nowa to Buchan (coach), returning Buchan to Nowa Nowa (coach), Nowa Nowa to Lake Tyers (motor launch), Lake Tyers to Cunningham (coach), Cunningham to Sale (steamer), and Sale to Melbourne (rail); or alternately going *via* Sale and returning *via* Bairnsdale. The journey cannot be broken on rail portion of route, but may be broken at the junction of the rail and boat or coach routes. Tickets are available for return for two (2) months from date of issue. Combined fares—First class, 61s. 10d.; second class, 51s. 9d. These tickets are also issued from Dandenong, Warragul, Moe, and Traralgon at proportionately reduced fares.

#### THROUGH RAIL AND BOAT TICKETS TO COWES, NEWHAVEN (PHILLIP ISLAND), AND SAN REMO.

Through rail and boat tickets are issued daily at the Government Tourist Bureau, Collins-street, Messrs. Thos. Cook and Sons, Collins-street, and at Flinders-street and all stations to Mentone inclusive, also at some of the principal stations to Cowes, Newhaven (Phillip Island), and San Remo, available for return for two months. The journey cannot be broken except on tickets issued at country stations, on which passengers may break the journey at Melbourne for three days both going and returning.

#### SPECIAL EXCURSIONS TO BLACK ROCK AND BEAUMARIS ON SATURDAYS, SUNDAYS, AND WEDNESDAYS.

From 25th October, 1913, till 30th April, 1914, special Beaumaris circular tickets, available by train and tram, will be issued at all stations, Spencer-street to Brighton Beach and Flinders-street to Caulfield inclusive, by all trains inclusive of and after 10 a.m. on Saturdays (north and south suburban stations, 10 miles radius, will issue tickets by connecting trains which arrive at Melbourne about 10 a.m.), by all trains on Sundays, and by the 1.0, 1.40, and 2.40 p.m. trains from Flinders-street on Wednesdays, at 1s. 6d. each, irrespective of class.

First and second class special return tickets to Black Rock, *via* Sandringham, available for train and tram, will be issued at Spencer-street, Flinders-street, Richmond, South Yarra and Prahran stations, by all trains after 10 a.m. on Saturdays, by all trains on Sundays, and by certain trains after 1 p.m. from Flinders-street on Wednesdays. First class, 1s. 4d.; second class, 1s. 1d.; Beaumaris (*via* Sandringham)—First class, 1s. 8d.; second class, 1s. 5d.

First and second class special return tickets to Black Rock and Beaumaris, *via* Sandringham, will be issued at any north or south suburban stations (Brighton line excepted) within 10 miles of Melbourne by trains immediately connecting with the 10 a.m. from Flinders-street, and by all trains thereafter on Saturdays, and by all trains on Sundays, as under:—Black Rock—First class, 1s. 10d.; second class, 1s. 4d. Beaumaris—First class, 2s. 2d.; second class, 1s. 8d.

Children under sixteen years of age will be charged half fare. The journey cannot be broken (except at Melbourne). Tickets are available on day of issue only.

See time-table at stations.

#### WEDNESDAY, SATURDAY, AND SUNDAY EXCURSIONS.

From 15th November, 1912, till 30th April, 1913, inclusive, Cheap Suburban Seaside Excursion tickets will be issued by all trains after 10 a.m. on Saturdays (north and south suburban stations, 10 miles radius, will issue tickets by connecting trains, which arrive at Melbourne about 10 a.m.), and by all trains on Sundays, and by all trains after 1 p.m. on Wednesdays, as follows:—Children under sixteen years, half fare.

These tickets are available for return on day of issue only.

*To Williamstown.*—From Flinders-street, Spencer-street, North Melbourne, and South Kensington. Rail only—First class, 9d.; second class, 6d. Rail and bath—First class, 1s.; second class, 9d. From stations nearer to Williamstown, children under sixteen years can travel at half ordinary return fares on these days. From any north or south suburban stations within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 3d.; second class, 9d. Passengers may terminate the journey at or return from North Williamstown or Beach if desired. These tickets are available *via* Port Melbourne and ferry steamer or *via* Footscray on either route.

*To Port Melbourne or St. Kilda.*—From any north or south suburban station within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s.; second class, 9d., when cheaper than ordinary return fare.

*To Brighton Beach.*—From Spencer-street, Flinders-street, Richmond, and South Yarra—First class, 9d.; second class, 6d. From Prahran and Windsor—Second class, 6d. From stations nearer to Brighton Beach, children under sixteen years can travel at half ordinary return fares on these days. From any north or south suburban station within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 3d.; second class, 9d. Passengers may terminate the journey at or return from Brighton or Middle Brighton if desired.

*To Sandringham.*—From Spencer-street, Flinders-street, Richmond, or South Yarra—First class, 1s.; second class, 9d. From stations nearer to Sandringham, children under sixteen years can travel at half ordinary return fare on these days. From any north or south suburban station within a radius of 10 miles from Melbourne—First class, 1s. 6d.; second class, 1s. Passengers may terminate the journey at or return from Hampton if desired.

*To Mordialloc.*—From Flinders-street and Richmond.—First class, 1s. 6d.; second class, 1s. From South Yarra and Hawksburn—Second class, 1s. From stations nearer to Mordialloc, children under sixteen years can travel at half ordinary return fares on these days. Passengers may terminate the journey at or return from Cheltenham or Mentone if desired.

#### FAMILY SUBURBAN SEASIDE EXCURSIONS.

A special family card ticket will be issued at all suburban stations within a radius of 20 miles of Melbourne to the following seaside resorts at the undermentioned fares by all trains after 10 a.m. on week days, and by all trains on Sundays:—To Mordialloc, within a radius of 10 miles of Melbourne—First class, 4s.; second class, 3s; exceeding 10 miles, but within a radius of 15 miles of Melbourne—First class, 4s. 6d.; second class, 3s. 6d.; exceeding 15 miles, but within a radius of 20 miles of Melbourne—First class, 5s.; second class, 4s. Williamstown, Brighton Beach, and Sandringham, within a radius of 10 miles of Melbourne—First class, 3s.; second class 2s.; exceeding 10 miles, but within a radius of 15 miles of Melbourne—First class, 3s. 6d.; second class; 2s. 6d.; exceeding 15 miles, but within a radius of 20 miles of Melbourne—

First class, 4s.; second class, 3s. Beaumaris, *via* Sandringham, within a radius of 10 miles of Melbourne—First class, 5s.; second class, 4s. Port Melbourne and St. Kilda, within a radius of 10 miles of Melbourne—First class, 2s. 6d.; second class, 1s. 6d.; exceeding 10 miles, but within a radius of 15 miles of Melbourne—First class, 3s.; second class, 2s.; exceeding 15 miles, but within a radius of 20 miles of Melbourne—First class, 3s. 6d.; second class, 2s. 6d. Each ticket entitles two adults and four children under sixteen years, or one adult and five children under sixteen years, to travel between the issuing station and one of the above-named stations. Tickets are available for one return journey on the day of issue only. Journey may be broken at Melbourne only. The following public holidays—Christmas Day, Boxing Day, New Year's Day, Good Friday, Easter Saturday, Easter Monday, and any other holidays notified from time to time—are excepted from the above arrangement.

**CHRISTMAS AND NEW YEAR EXCURSIONS.**

Holiday Excursion Tickets will be issued to and from all stations (suburban excepted), and at the Victorian Government Tourist Bureau, corner Collins and Swanston streets, from 8th December till 1st January (both dates inclusive), available for return on and after 23rd December till 31st January (inclusive). The journey must be commenced on the date of the ticket, and may be broken (see posters). On tickets bearing dates from 8th till 23rd December inclusive the return journey cannot be commenced till 23rd December.

NOTE.—On tickets issued at Spencer-street, Flinders-street, and Ballarat stations, and at the Victorian Government Tourist Bureau, corner of Collins and Swanston streets, bearing dates from 8th December to 1st January inclusive, the journey may be commenced on any date during that period, and the tickets will be available for return from 23rd December till 31st January inclusive.

Sydney, Adelaide, Brisbane.—From 11th December till 1st January inclusive, excursion tickets will be issued at Melbourne, at the following return fares, *viz.* :—

From Melbourne to—	First Class.	Second Class.	Available.	Dates Issued.
	£ s. d.	£ s. d.		
Sydney, <i>via</i> Southern Line	5 5 0	3 10 0	2 calendar months.	11th December till 1st January.
Sydney, <i>via</i> Harden and Blayney	5 11 6	3 14 0		
Adelaide	4 0 0	2 10 0		
Broken Hill	7 3 6	4 9 6		
Brisbane	10 0 0	7 0 0		

Sydney and Brisbane Excursion Tickets will not be available by the express trains, except on payment of the difference between the single fare and half the holiday excursion fare for the journey shown on the ticket.

Tickets for sleeping cars between Melbourne and Adelaide and Albury and Sydney will be issued at Spencer-street only from 19th December to 2nd January inclusive.

**Commercial Travellers' Samples.**—From 16th December till 3rd January (both dates inclusive) Commercial Travellers' samples will only be taken to or from roadside stations by mixed or goods trains. They will not be despatched to or from Spencer-street or Flinders-street by passenger or mixed trains, but must be sent by goods trains.

**Parcels.**—From 18th December to 3rd January inclusive parcels must be at the parcels office at Spencer-street and Flinders-street stations half-an-hour before the starting times of ordinary trains.

**Goods Sheds Holidays.**—The 25th and 26th December and 1st January will be observed as holidays in the Goods Branch, and only dairy produce goods trains will be run. Perishable goods will be delivered at all stations on application. On all holidays empty milk cans will be received at the Goods Shed, Spencer-street, up till 12 noon. On the 23rd, 24th, 25th, and 26th December, and 1st and 2nd January, fruit and dairy produce will not be carried by purely passenger trains between Melbourne, Ballarat, and Bendigo, nor on the North-Eastern line, unless full parcel rates are paid.

**Inquiry Offices.**—Corner Collins and Swanston streets, Telephone No. 172; Spencer-street, No. 1268. Apply early for information.

**EXTRA TRAINS AVAILABLE FOR EXCURSION AND ORDINARY PASSENGERS.**

**Northern lines.**—Extra trains will leave Melbourne for Bendigo at 6.25 a.m. from 19th December till 3rd January inclusive, 24th and 25th December excepted, on which dates the train will leave at 6.22 a.m. This train will stop at Sunbury, Macedon, Woodend, Kyneton, Castlemaine,

and Golden Square; at 11.45 a.m. on 24th December, stopping at Sunbury, Macedon, Woodend, Kyneton, and all stations thence; at 12.8 p.m. from 19th December till 2nd January inclusive, stopping at Sunbury, Macedon, Woodend, Kyneton, Castlemaine, and Golden Square; at 3.10 p.m. on 24th December, stopping at Sunbury, Macedon, Woodend, Kyneton, Castlemaine, and Golden Square; at 2.30 p.m., 26th December to 3rd January inclusive (Sundays excepted) to Kyneton only, stopping at Sunbury, Macedon, and Woodend; at 4.30 p.m. on 23rd and 24th December, stopping only at Kyneton, Castlemaine, and Golden Square. The 5.16 p.m. Castlemaine train will run through to Bendigo on 23rd, 24th, and 31st December, stopping only at Macedon, Woodend, Kyneton, Castlemaine, and Golden Square; and 6.50 p.m. on 24th and 31st December, stopping at all stations from St. Albans; on 23rd, 24th, 25th, 26th, 29th, 30th, and 31st December, 1st and 2nd January, the 6.30 p.m. train will run Melbourne to Bendigo instead of the 5.42 p.m., and Bendigo for Melbourne at 11.45 a.m. from 19th December to 3rd January inclusive; and at 6.35 p.m. from 19th December to 3rd January inclusive. The 11.45 a.m. train will stop at Castlemaine and stations thence to Macedon inclusive. The 6.35 p.m. will stop at Golden Square, Castlemaine, Kyneton, Woodend, Macedon, Lancefield Junction, Sunbury, Sunshine, and Footscray. Passengers are recommended to travel by the 3.10 p.m. special from Melbourne on 24th December, as this train will have a fast run and reach Bendigo at 7.1 p.m.

**Bendigo—Wycheproof line.**—On 23rd, 24th, and 31st December the evening train from Bendigo will be detained till 9 p.m., forming connexion with the 5.16 p.m. from Melbourne, and will be run through to Wycheproof on night of 24th December.

**Bendigo—Swan Hill line.**—On 24th December a train will leave Bendigo for Swan Hill at 6.10 p.m., connecting with the 12.15 p.m. train from Melbourne, and will leave Swan Hill at 4.35 a.m. on 25th December, connecting at Kerang with the 6 a.m. train for Melbourne.

**Bendigo—Echuca line.**—On 23rd, 24th, and 31st December the 8.30 p.m. train, Bendigo to Echuca, will be held to form connexion with the 5.16 p.m. special from Melbourne.

**Woodend and Daylesford line.**—On 24th and 25th December a through train will leave Melbourne for Daylesford at 7.9 a.m., stopping at North Melbourne, Footscray, St. Albans, and all stations thence to Daylesford. On 26th and 27th December, the 11.55 a.m. Daylesford train will be altered to leave Melbourne at 2.18 p.m., stopping at Macedon and all stations thence. The 2.18 p.m. train will also run on 24th and 31st December. On 24th and 31st December, a train will leave Daylesford for Melbourne at 6.55 p.m., and reach Melbourne at 9.59 p.m.

**Maryborough—Avoca line.**—On 24th December a train will leave Maryborough for Avoca at 10 p.m. in connexion with the 5.16 p.m. train from Melbourne and the 8.13 p.m. from Castlemaine, also connecting with the 8.15 p.m. train from Ballarat.

**Lancefield line.**—On 23rd, 24th, 25th, 26th, 29th, 30th, and 31st December, 1st and 2nd January, the night train to Lancefield will be held to connect with the 6.30 and 6.50 p.m. trains respectively from Melbourne.

**North-Western and South-Western lines.**—From 19th December till 2nd January inclusive, special booking windows at the south end of Spencer-street station will be open for the issue of tickets. On 24th and 25th December a special express will leave Melbourne for Ararat at 6.34 a.m., stopping at Melton, Parwan, Bacchus Marsh, Ballan, Ballarat East, Ballarat, and all stations thence, and from 19th December till 5th January a second division of the 7.40 a.m. train will leave Melbourne for Ararat at 8.5 a.m., stopping at same stations as the 7.40 a.m. Passengers for stations Deer Park to Ararat inclusive must travel by the 8.5 a.m., the 7.40 a.m. being reserved for those going beyond Ararat. On 26th December and 1st January a special train, stopping at all stations, will leave Melbourne for Bacchus Marsh at 8.35 a.m., returning from Bacchus Marsh at 7.40 p.m. From 23rd December to 3rd January inclusive, a special express will leave Melbourne for Ballarat at 2.55 p.m., stopping at Melton, Parwan, Bacchus Marsh, Ballan, Gordon, and Ballarat East. On 22nd, 23rd, and 24th December an extra express train will leave Melbourne for Serviceton and Adelaide (*via* Bacchus Marsh) at 4.10 p.m., stopping at Bacchus Marsh, Ballan, Ballarat East, Ballarat, and Ararat to pick up only, thence at the same stations as the ordinary express, stations beyond Dimboola excepted. This train will take sleeping berth passengers for Adelaide. From 23rd December to 3rd January inclusive, an extra train, stopping at all stations as required, will leave Ballarat for Melbourne (*via* Bacchus Marsh) at 11.20 a.m.; on these dates the ordinary train timed to leave Ballarat for Melbourne at 10.50 a.m. will leave Ballarat at 10.55 a.m., and only stop at Ballan, Bacchus Marsh, and Melton. On 22nd, 23rd, and 24th December, a special express will leave Serviceton at 11 p.m., stopping at same

stations as the ordinary express as far as Ballarat, thence at Ballarat East, Bailan, and Bacchus Marsh only. On 25th December a special train will leave Umbroola at 12.11 a.m. (ahead of Adelaide Express), stopping at usual stations for express, and reaching Melbourne at 7.49 a.m. From 19th December to 5th January inclusive (Sundays excepted), the train usually leaving Ararat for Ballarat at 4.17 p.m. will run in two divisions, leaving Ararat at 4 p.m., stopping at Beaufort only, and at 4.20 p.m., stopping at all stations as required. These trains will leave Ararat for Melbourne at 6.35 p.m., stopping only at Bacchus Marsh and Melton; and at 7.10 p.m., stopping at all usual stations.

**Ballarat East.**—From 18th December till 3rd January inclusive, passengers will not be booked at Ballarat for Ballarat East by any of the trains for Melbourne.

**Geelong—Ballarat line.**—Passengers for stations between Geelong and Ballarat should travel from Melbourne by 3.20 p.m. ordinary train.

**Geelong—Warrambool line.**—On 23rd, 24th, 25th, and 26th December, an extra train will leave Melbourne for Camperdown at 6.20 a.m., stopping only at Newport, North Geelong, Geelong, and all stations thence. On 23rd, 24th, 25th, 26th December, and 1st, 2nd, and 3rd January, the regular 11 a.m. train from Melbourne to Geelong will run through to Camperdown, stopping at all stations, and arrive there at 4.11 p.m. On 23rd, 24th December, and 1st January, the 3.20 p.m. ordinary train will run as far as Camperdown, stopping at usual stations to Colac, thence as required. On 23rd, 24th, 25th, 26th, and 31st December, and 1st January, the 7.14 p.m. train from Melbourne will run through to Camperdown, stopping at all stations, and reaching there 11.58 p.m. On 24th and 25th December, and 2nd January, an extra train, stopping at all stations, will leave Camperdown for Melbourne at 4.45 a.m., and on 24th, 25th, 26th, 27th December, 1st and 2nd January, a train will leave Camperdown at 9.20 a.m. for Melbourne, stopping at all stations. On 23rd, 24th, 25th, 26th December, 1st, 2nd, and 3rd January, the train usually leaving Camperdown for Melbourne at 5.35 p.m. will run express, stopping only at Colac, Birregurra, and Geelong, and an extra train will leave Camperdown at 5.50 p.m., stopping at all stations.

**Queenscliff line.**—On 23rd, 24th, and 31st December a special train will leave Queenscliff for Geelong at 11.15 a.m., and return from Geelong at 1.15 p.m. (in connexion with 11 a.m. train from Melbourne, and with 10.15 a.m. train from Ballarat).

**Murtoa—Warracknabeal—Hopetoun line.**—On 24th December a train will leave Hopetoun at 7.40 p.m., and Warracknabeal at 10 p.m., for Murtoa, stopping at all stations, enabling passengers to join through express to Melbourne, leaving Murtoa at 1.20 a.m., and reaching Melbourne at 7.49 a.m.; and on 25th December a train will leave Murtoa for Warracknabeal at 12.10 a.m. in connexion with 5.6 p.m. express from Melbourne on 24th.

**Ararat—Hamilton and Portland line.**—On 24th December a train will leave Ararat for Hamilton at 10.25 p.m. in connexion with the 5.6 p.m. express from Melbourne, and on same date a local special will leave Hamilton for Portland at 10.40 p.m., stopping where required.

**North-Eastern line.**—From 19th December till 2nd January inclusive, passengers for Mansfield, Seymour, Benalla, Wodonga, Albury, Sydney, Beechworth, and other stations on the North-Eastern and Goulburn Valley lines will be booked at the new booking office, and admitted at the gates opposite Bourke-street. All passengers' luggage for these lines will also be received there. The trains will start from Nos. 9 and 10 platforms at Spencer-street Station. The Albury and Sydney expresses will leave Melbourne at the usual times, viz., 4 p.m. and 5 p.m. respectively during the holidays, and stop only at the usual stopping places for these trains. On 24th December a special express stopping at same stations as 4 p.m. express will leave Melbourne for Wodonga at 5.16 p.m. Passengers for stations between Seymour and Benalla except Yarrowonga line will require to travel by this train instead of the 4 p.m. From 15th December to 5th January inclusive the train timed to leave Seymour for Melbourne at 8.33 p.m. will leave at 8.15 p.m., and run express, stopping only at Tallarook, Wallan, Essendon, and North Melbourne to set down, and an extra train will leave Seymour on the same dates at 8.33 p.m., stopping at all stations, as required. On 24th and 25th December a special train will leave Wangaratta for Melbourne at 4.10 p.m., ahead of the ordinary evening train, and reach Melbourne at 9.34 p.m.

**Goulburn Valley line, &c.**—From 16th December to 6th January inclusive a special express, taking passengers for Mansfield and Goulburn Valley lines, also for Wallan, Kilmore East, Broadford, Tallarook, and Seymour, will leave Melbourne for Seymour at 6.48 a.m., stopping to pick up at North Melbourne and Essendon. Passengers for Goulburn Valley and Mansfield lines will not be allowed to travel by the 6.15 a.m. train on these dates;

they must go by the 6.48 a.m. train. On 23rd and 24th December a special train will leave Melbourne for Shepparton at 2.40 p.m., stopping at all stations. Passengers for Goulburn Valley line to Shepparton are requested to travel by this train. On 23rd and 24th December an additional train will leave Melbourne for Numurkah at 5.43 p.m., leaving Seymour at 8 p.m. Passengers for the Goulburn Valley line will not be permitted to travel by the 4 p.m. Albury express on these dates; they must travel by either the 2.40 p.m. or 5.43 p.m. train. On the 23rd and 24th December the 5.43 p.m. train from Melbourne will run through to Picoia, and on 24th and 25th December a train will leave Picoia for Numurkah at 5.3 p.m., connecting with the 6.8 a.m. through train to Melbourne. On 23rd and 24th December the 5.43 p.m. train from Melbourne will also form connexion with train to Cobram. On 24th and 25th December the 5.3 a.m. train will run Cobram to Numurkah, connecting with through train to Melbourne.

**Rushworth line.**—On 23rd and 24th December a train will leave Murchison East for Rushworth at 9.15 p.m. in connexion with the 5.43 p.m. special from Melbourne; and on 25th December a train will leave Rushworth at 7.5 a.m. for Murchison East, connecting with through train to Melbourne.

**Mansfield line.**—On 24th December a through train will leave Melbourne for Mansfield and Alexandra at 6.5 p.m., reaching Alexandra at 10.56 p.m., and Mansfield at 12.16 a.m., and on 25th December a train will leave Mansfield for Melbourne at 7.15 a.m., same as on Mondays. On 24th December the 6.35 p.m. train will run, Melbourne to Yea, as usual. On 24th and 25th December a through train will leave Melbourne at 7.5 a.m. for Mansfield and Alexandra. Passengers for these lines will require to travel by this train instead of the 6.15 a.m.

**Toolamba—Echuca line.**—On 23rd and 24th December the evening train will leave Toolamba at 9.40 p.m. for Echuca in connexion with the 5.43 p.m. from Melbourne, and on 25th December the 5.13 a.m. train will run Echuca to Toolamba, connecting with through train to Melbourne.

**Wodonga—Tallangatta line.**—On 24th December a train will leave Wodonga for Tallangatta at 9.50 p.m. in connexion with 4 p.m. express from Melbourne.

**Whitfield line.**—On 26th December the following will be the train service, viz.:—Leave Whitfield for Wangaratta at 6.50 a.m. instead of 8.45 a.m., and on return leave Wangaratta at 8.30 p.m. (instead of 4.40 p.m.), reaching Whitfield at 10.30 p.m. In addition, an extra train will leave Wangaratta for Whitfield at 9.50 a.m., arriving there at 11.50 a.m.; returning, leave Whitfield at 6 p.m., reaching Wangaratta at 8 p.m. On 1st January, leave Whitfield at 6.50 a.m. for Wangaratta; and the usual 4.40 p.m. train will be detained at Wangaratta till 6.30 p.m., running one hour and fifty minutes later than usual to Whitfield.

**Bright line.**—On 24th December a special train will run through to Bright, leaving Melbourne at 2.15 p.m., reaching Bright at 9.15 p.m.

**Eastern line.**—On 24th December, in order that visitors to the Gippsland Lakes may reach there in good time, a special train will leave Melbourne for Sale and Bairnsdale at 3.15 p.m., stopping to pick up at South Yarra, Malvern, Caulfield, Oakleigh, and Dandenong, and reaching Sale at 8.30 and Bairnsdale at 10.25 p.m. This train will stop to set down at Drouin, Warragul, Trafalgar, Moe, Morwell, Traralgon, Rosedale, Sale, and stations beyond. On 23rd, 24th, 26th, 27th, 29th, 30th, and 31st December, and 1st, 2nd, and 3rd January, an extra train will leave Melbourne for Sale at 7.39 a.m. This train will pick up at Richmond, South Yarra, Malvern, Caulfield, Oakleigh, and Dandenong, and set down at Pakenham, Drouin, Warragul, and stations thence to Sale. On 25th December the 7.39 a.m. train will run through to Bairnsdale, stopping only at Warragul and all stations thence. On 23rd, 24th, 26th, 27th, 29th, 30th, and 31st December, 1st, 2nd, and 3rd January, an extra train, stopping at all stations usual for 7.52 a.m. train, will leave Melbourne for Warragul at 8.16 a.m. Passengers for roadside stations to Warragul inclusive must travel by this train. On 24th December the 8.16 a.m. train will run through to Bairnsdale, stopping at usual stations for 7.52 a.m. ordinary. On this date the 7.52 a.m. train will run to Sale only. On 23rd, 24th, 25th, 26th, and 31st December an extra train will leave Melbourne at 4.12 p.m. (for Warragul on 25th, 26th December, and 3rd January, and Sale on 23rd, 24th, and 31st). This train will stop at South Yarra, Malvern, Caulfield, Oakleigh, and all stations thence. On 25th December an extra train will leave Bairnsdale for Melbourne at 7.30 a.m., stopping where required to Oakleigh. On 23rd, 24th, 25th, 26th, 27th, 29th, 30th, and 31st December, and 1st, 2nd, and 3rd January, an extra train will leave Sale for Melbourne at 5.10 p.m., stopping at all stations to Oakleigh. On these dates the ordinary train timed to leave Sale for Melbourne at 4.33 p.m. will stop only at certain stations, and reach Melbourne at 9.48 p.m.; and on same dates a

train will leave Warragul for Melbourne at 8 p.m., stopping at all stations to Oakleigh, thence at Caulfield, South-Yarra, and Richmond, arriving Melbourne 10.35 p.m.

**Neerim line.**—On 24th December a train will leave Warragul for Neerim at 8 p.m. in connexion with 4.30 p.m. train from Melbourne.

**Mirboo line.**—On 24th December a train will leave Morwell for North Mirboo at 9.10 p.m. in connexion with 4.30 p.m. train from Melbourne.

**Walhalla line.**—The 6.40 a.m. Walhalla to Moe, and 12 noon Moe to Walhalla trains will run on Boxing Day, 26th December.

**South-Eastern line.**—On 24th December the 2.50 p.m. train from Flinders-street will be the only afternoon train through to Port Albert and Wonthaggi line. On this date the 4.43 p.m. train will be run to Korumburra only, stopping at usual stations.

#### EXTRA LOCAL TRAINS.

**Ballan line.**—On 26th December and 1st January an extra train will leave Ballarat for Ballan at 10.25 p.m., and return at 12.5 a.m.

**Buninyong line.**—On 24th and 31st December the 11.15 p.m. train will run from Ballarat to Buninyong, and will return from Buninyong at 11.55 p.m. On 26th December and 1st January a special time-table will be in force between Buninyong, Ballarat, Wendouree, and Linton Junction. Posters with full particulars will be exhibited at the stations.

**Linton line.**—On 26th December and 1st January the 6.10 p.m. train will run from Linton to Ballarat, and return, Ballarat to Linton, at 10.10 p.m.

**Waubra line.**—On 26th December and 1st January the 5.40 p.m. train from Waubra to Ballarat, returning at 10.20 p.m., will run as on Saturdays.

**Ballarat and Maryborough line.**—On 26th December extra trains, stopping at all stations, will leave Ballarat for Maryborough at 10.25 a.m. and 9.25 p.m., and will leave Maryborough for Ballarat at 10.25 a.m. and 9.10 p.m. For times at intermediate stations see posters at stations.

#### ADDITIONAL TRAINS.

**Box Hill—Blackburn—Ringwood.**—On 26th December and 1st January extra trains will run between Box Hill, Blackburn, and Ringwood, as shown, for Ferntree Gully, Warburton, and Healesville trains.

**Ferntree Gully line.**—Special trains will leave Flinders-street for Upper Ferntree Gully on 25th December at 7.57, 8.30, 8.48, 9.20, and 10.4 a.m., returning at 6.40, 7.8, 7.33, 7.50, and 8.3 p.m. on 26th December, and 1st January, at 7.3, 7.57, 8.30, 8.48, 9.0, 9.20, 10.4, 10.24, 10.35 a.m., 12.48 and 1 p.m., and return at 6.5, 6.25, 6.40, 7.8, 7.20, 7.33, 7.50, 8.3, 8.30, 8.57, and 9.7 p.m.; on 27th December at 7.57, 9.20, and 10.24 a.m.; and on 2nd January at 7.57, 8.30, 9.20, and 10.24 a.m. On 26th December and 1st January the ordinary train, timed to leave Melbourne for Ferntree Gully at 6.25 p.m., will be detained till 7.30 p.m.

**Gembrook line.**—Trains will run from Ferntree Gully to Gembrook in connexion with the following trains from Melbourne, viz.:—On 24th December with 6.25 p.m. (to Belgrave only) and with 7.30 p.m. to Gembrook. On 25th December with 7.57 and 8.52 a.m.; on 26th December with 7.57 and 8.52 a.m. and 7.30 p.m.; on 27th December with 7.57 and 8.52 a.m.; on 1st January with 7.57 and 8.52 a.m. and 7.30 p.m.; on 2nd January with 7.57 and 8.52 a.m. Trains will return from Gembrook for Melbourne as follows:—From 24th December to 3rd January inclusive (Sundays excepted), at 5 a.m.; on 27th December and 3rd January at 1.15 p.m.; and on 25th, 26th, 27th December, 1st and 2nd January, at 5 p.m. and 6 p.m.

**Lilydale and Healesville line.**—Extra trains will leave Flinders-street for Lilydale and Healesville as follows:—On 23rd, 24th, and 31st December, at 4.33 p.m.; 24th and 31st December, 12.5, 6.30, and 7.10 p.m.; on 24th December, 3.50 p.m.; on 25th December, 7.20 a.m.; 26th December, 7.20 a.m. and 9.28 a.m.; 27th December, 9.28 a.m.; 1st and 2nd January, 7.20 and 9.28 a.m. Extra trains will return from Healesville for Melbourne on 24th; 25th, 26th December, and 1st and 2nd January, at 7.25 p.m.; and on 23rd, 24th, 26th, 27th, 31st December, and 1st and 2nd January, at 8.40 p.m.

**Croydon.**—On 26th December and 1st January an extra train will leave Croydon for Melbourne at 7.10 p.m.

**Warburton line.**—Extra through trains will run as follows:—On 24th December, leave Melbourne for Warburton at 3.20 p.m., returning from Warburton at 8.20 p.m. for Melbourne. On 24th and 31st December, leave Melbourne at 5.26 p.m., returning from Warburton at 9.40 p.m. for Melbourne. (Warburton line passengers

from Melbourne will not be allowed to travel by 4.53 p.m. Healesville train on 24th and 31st December; they must travel by 5.26 p.m. train.) On 25th, 26th, and 27th December and 1st and 2nd January an extra train will leave Melbourne at 8.22 a.m. for Warburton, returning from Warburton for Melbourne at 5.30 p.m. same days. Warburton line passengers travel by 8.22 a.m. on these dates and not by 8.7 a.m. Healesville train.

**Mordialloc—Frankston line.**—From 23rd December till 2nd January inclusive (26th December and 1st January excepted) the 9.30 a.m. Mordialloc and 11.5 a.m. Carrum trains will be run on to Frankston, returning at 11.48 a.m. and 12.50 p.m. On 24th, 25th, 31st December, and 2nd January the 12.5 p.m. Caulfield train will be run on to Carrum, returning at 1.26 p.m. On 24th, 25th, and 31st December; the 12.20 p.m. Mordialloc train will be run on to Frankston. On 23rd, 24th, 25th, 27th, 31st December, and 2nd January, special train will leave Melbourne for Frankston at 1.5 p.m., and on 27th December the 1.19 p.m. Mordialloc train will be run on to Frankston. On 24th December the 4.32 p.m. Caulfield train will be run on to Frankston. On 24th December extra trains will leave Melbourne for Frankston at 9 p.m.; on 24th, 27th, and 31st December, at 10.56 p.m.; and on 24th and 31st December at 11.30 p.m. On 26th December and 1st January a special time-table will be in force on this line.

**Mornington line.**—On 24th and 31st December the 1.12 p.m., and on 27th December the 1.13 p.m. Frankston trains will be run on to Mornington. On 23rd and 24th December the afternoon Mornington train will be run in two (2) divisions, first at 5.9 p.m. express to Frankston, thence stop at all stations, and second at 5.32 p.m., stopping only at Caulfield, Cheltenham, and all stations thence. On 26th December and 1st January the 1.37 p.m. train will run through to Mornington, and on 24th, 26th, 31st December, and 1st January the 1.24 p.m. train will run Mornington to Melbourne as on Saturdays.

**Stony Point line.**—On 23rd, 24th, and 31st December a special train will leave Flinders-street for Stony Point at 4.25 p.m., stopping to pick up at Caulfield and stations thence, and return from Stony Point at 7.20 p.m. In addition, the usual local train will connect at Mornington Junction with the 5.9 p.m. Mornington train, and reach Stony Point at 7.30 p.m. The steamer for Cowes and San Remo will connect with the 4.25 p.m. train only on 24th and 31st December (and not with 5.9 p.m. on these dates). Passengers for Caulfield will not be conveyed by the above train. On 26th December and 1st and 2nd January the 12.20 p.m. Frankston train will be run on to Stony Point, and leave Stony Point for Melbourne at 4.55 p.m.

#### SUBURBAN SEASIDE EXCURSIONS.

The issue of cheap suburban seaside excursion tickets to Williamstown, Port Melbourne, St. Kilda, Brighton Beach, Sandringham, and Mordialloc will be suspended on 25th and 26th December and 1st January.

#### SUBURBAN TRAIN SERVICE.

**Williamstown line.**—On 24th December and till 1st January inclusive, the 6.49, 6.55 (from Spencer-street), 6.57 a.m. Down week days, 6.31, 6.36, and 6.42 a.m. Down Saturdays, and 5.9, 5.12, and 5.15 p.m. Up week days, and 12.4, 12.7, and 12.10 p.m. Up Saturdays between Melbourne and Newport shops will not run. On 26th December and 1st January a special time-table will be in force on Williamstown line. See posters at stations.

**Sunshine and St. Albans line.**—On 26th December and 1st January a special time-table will be in force. See posters at stations.

**Coburg line.**—On 26th December and 1st January a special time-table will be in force. See posters at stations.

**Heidelberg—Eltham—Hurstbridge line.**—On 24th, 25th, and 31st December extra trains will leave Heidelberg for Hurstbridge at 11.50 a.m. and 8.15 p.m. in connexion with the 11.8 a.m. and 7.35 p.m. trains from Melbourne, and will leave Hurstbridge on return at 10.45 a.m. and 7.15 p.m. for Melbourne. On 26th December and 1st January a special time-table will be in force. Trains will leave Melbourne for Eltham at 6.17, 6.58, 7.32 a.m., and at about 40 minutes intervals during the busy portions of the day. Trains return from Eltham at 40 minutes intervals up till 9.45 p.m. A quarter-hour service will be run to and from Heidelberg from 7 a.m. to 9 p.m. See posters at stations.

**Hurstbridge line.**—On 26th December and 1st January trains will leave Melbourne for Hurstbridge at 7.32, 8.5, 8.47, 9.32, 10.4, 10.47 a.m., 12.18, 1.2, 4.2, 4.32, 5.17, 5.50, 6.32, and 7.47 p.m.; and leave Hurstbridge for Melbourne at 7.4, 9.27, 10.5, 10.45, 11.25 a.m., 12.30, 1.30, 4.50, 5.18, 5.57, 6.36, 7.13, 7.50, and 8.51 p.m.

*St. Kilda line.*—On 25th and 26th December and 1st January the ordinary time-table will be suspended from 9.45 a.m. till 8.5 p.m., and trains will run every 10 minutes in connexion with the electric tram service to Brighton.

*Sandringham—Essendon line.*—On 25th December the 6.5, 6.27, 7.5, 7.30, 7.50 a.m., 5.8, 5.22, 5.40, 6.5, and 6.17 p.m. Down, 6.35, 6.55, 7.22, 7.27, 8.8, 8.32 a.m., 5.35, 5.46, 6.23, 6.29, and 7.4 p.m. Up, Melbourne and Essendon; 6.28, 6.48, 7.0, 7.18, 7.50, 8.33 a.m., 5.5, 5.17, 5.29, 5.42, and 6.4 p.m. Down, 7.1, 7.20, 7.41, 8.1, 8.23, 9.20 a.m., 5.42, 5.55, 6.9, 6.21, and 6.44 p.m. Up, Melbourne and Brighton Beach trains will be cancelled. On the 26th December and 1st January the ordinary time-table will be suspended and a quarter-hour service will be run. See posters at stations.

*Camberwell line.*—On 25th December and 2nd January the 7.20 a.m. Canterbury and 8.20 a.m. Camberwell trains, returning at 8.1 and 8.58 a.m., will be cancelled. On 25th and 26th December and 1st January the 6.10, 6.55 (Canterbury), 7.10, 7.20 (Canterbury), 8.0, 8.20, 8.30, 9 a.m., 4.26, 5.10, 5.30, 5.43, and 5.55 p.m. (Canterbury) Down, and 6.38, 7.25 (Canterbury), 7.38, 8.1 (Canterbury), 8.30, 8.42, 8.58, 9.43 a.m., 5.8, 5.44, 5.56, 6.9, and 6.27 p.m. (Canterbury) Up Camberwell trains will not run. On 26th December and 1st January extra trains will leave Melbourne for Camberwell at 10.15, 10.40, 11.7 a.m., 8.20, 8.51, 10.19, 10.55, and 11.50 p.m., returning at 10.45, 11.7, 11.30 a.m., 9.11, 9.35, 10.53, and 11.33 p.m. for Melbourne.

*Oakleigh line.*—On 25th December the 7.10 (Oakleigh), 7.20, 8.5, 8.30, 8.37, 8.55 a.m., 4.5, 4.32, 5.12, 5.47, and 6.7 p.m. Down, 8.15 (Oakleigh), 8.35, 8.53, 9.3, 9.27, a.m., 4.48, 5.0, 5.38, 6.15, and 6.45 p.m. Up, Melbourne and Caulfield trains, will be cancelled. On 26th December and 1st January a special time-table will be in force. See posters at stations.

*Dandenong line.*—On 26th December and 1st January the suburban service will be—Leave Melbourne 10.20 a.m., 1.30, 5.27, 6.55, 9.10, 11.15, and 11.25 p.m. Leave Dandenong at 6.15, 7.55, 11.40 a.m., 4.48, 6.30, 8.13, and 10.20 p.m.

*Pakenham line.*—On 26th December and 1st January the 1.30 p.m. Dandenong train will be extended to Pakenham, and leave Pakenham on return at 3.56 p.m. for Melbourne.

*Whittlesea line.*—From 19th December to 5th January inclusive the train timed to leave Spencer-street for Whittlesea at 5.20 p.m. will start from Flinders-street at 5.16 p.m., and take up its running through the island platform road at Spencer-street at 5.20 p.m. as usual. On 25th December, a special train will leave Flinders-street for Whittlesea at 9.18 a.m., returning at 7.15 p.m., stopping at all stations each way. On 26th December and 1st January extra trains will leave Flinders-street for Whittlesea at 8.36, 9.18, and 10.5 a.m. (and 7.25 and 10.20 a.m. ordinary from Spencer-street). Trains return from Whittlesea at 5.45, 7.15, 7.35, and 8.35 p.m., stopping at all stations.

*Reservoir and North Fitzroy lines.*—On 26th December and 1st January a special time-table will be in force. Trains at frequent intervals. See posters at stations.

#### HIGHLAND SOCIETY'S GATHERING AT MARYBOROUGH.

On 1st January additional trains will run as under. In all cases the special trains will pick up or set down passengers at intervening stations as required:—

*Ballarat and Maryborough line.*—Special trains will leave Ballarat at 8.35 a.m., Creswick at 9.10 a.m., Clunes at 9.25 and 10 a.m., and return from Maryborough at 9.10 p.m. to Allendale and Ballarat, and 10.15 p.m. to Ballarat.

*Ararat and Avoca line.*—The ordinary train will leave Ararat at 7, Elmhurst at 7.50, and Avoca at 8.50 a.m. A special train will leave Ararat at 8.25 a.m. for Maryborough, returning at 9.25 p.m. for Avoca, Ararat, and Stawell. Passengers from Avoca should travel by 8.50 a.m. train and return by 10.30 p.m.

*Stawell—Ararat line.*—A special train will leave Stawell at 7.30 a.m., Ararat at 8.25 a.m., Elmhurst at 9.20 a.m., reach Maryborough at 11 a.m., and return at 9.25 p.m., reaching Stawell at 12.50 a.m.

*Woomelang—Birchip—St. Arnaud line.*—A special train will leave Woomelang at 5.20 a.m., Curyo at 5.50 a.m., Birchip at 6.30 a.m., Donald at 8.5 a.m., St. Arnaud at 9.35 a.m., Bealiba at 10.30 a.m., and reach Maryborough at 11.40 a.m. St. Arnaud, Donald, and Woomelang line passengers can return by train leaving Maryborough at 8.20 p.m. A train will leave Maryborough for Donald at 9.43 p.m.

*St. Arnaud—Bealiba—Dunolly line.*—A special train will leave St. Arnaud at 8.20 a.m., Bealiba at 9.20 a.m., and Dunolly at 9.50 a.m. for Maryborough. Dunolly line passengers should travel by this to avoid crowded trains. A special train will also leave Maryborough for Bealiba at 10.10 p.m.

*Inglewood—Tarnagulla line.*—A special train will leave Inglewood for Maryborough at 9.15 a.m., Tarnagulla at 9.55 a.m., and return Maryborough for Dunolly and Inglewood at 9 p.m.

*Korong Vale and Wedderburn lines.*—Passengers may travel to Inglewood by the ordinary morning train and join the 9.15 a.m. special. On return the 9 p.m. special to Inglewood will connect with the night train to Korong Vale, and a connecting special will leave Wedderburn Junction about midnight for Wedderburn.

*Bendigo, Castlemaine, and Maryborough line.*—A special train will leave Bendigo at 8.15 a.m., Castlemaine at 9.20 a.m., and return from Maryborough at 10 p.m. for Castlemaine and Bendigo.

*Maldon line.*—Special trains will leave Maldon at 9.25 and 9.50 a.m., and connect at Castlemaine with the 10.38 a.m. train for Maryborough, and return at 6.2 p.m.

#### GEELONG COMMUN NA FEINNE HIGHLAND SPORTS.

On 1st January special trains of cars and seated trucks will be run as under, stopping all stations (suburban excepted):—

*Melbourne line.*—Leave Spencer-street at 8.25 a.m., Footscray at 8.33 a.m., Newport at 8.44 a.m., arriving at Geelong at 10.10 a.m., and return at 8.40 p.m. and 10.10 p.m.

*Ballarat line.*—Leave Ballarat at 8 a.m., Warrenheip at 8.17 a.m., Lal Lal at 8.37 a.m., Elaine at 8.50 a.m., Meredith at 9.2 a.m., Lethbridge at 9.20 a.m., and reach Geelong at 10 a.m., and return at 9.25 p.m.

*Warrnambool line.*—Leave Warrnambool at 5.30 a.m., Terang at 6.34 a.m., Camperdown at 7.20 a.m., Colac at 8.30 a.m., Irrewarra at 8.40 a.m., Birregurra at 9.15 a.m., Winchelsea at 9.42 a.m., arrive at Geelong at 10.45 a.m., and return at 5.15 p.m. to Camperdown, stopping all stations, and at 6.2 p.m. for stations between Colac and Warrnambool; also 9.6 p.m. for all stations to Camperdown.

#### CARNIVAL AT CASTLEMAINE.

*Bendigo.*—On 1st January special and ordinary trains will leave Bendigo for Castlemaine at 9, 10, 10.50, 11.20, 11.45 a.m., and 12 noon, and return at 6, 6.30, 7, 7.40, 9.35, 10.11, and 11.50 p.m.

*Maldon.*—Special trains will leave Maldon for Castlemaine at 9.25 and 9.50 a.m. Trains will leave Castlemaine for Maldon at 8.23 and 10.20 p.m.

*Maryborough line.*—A special train, stopping at all stations, will leave Newstead for Castlemaine at 9.5 a.m., and return at 8.13 p.m. (ordinary).

*Kyneton.*—Extra trains will leave Kyneton for Castlemaine at 8.59, non-stopping, and 9.39 a.m., stopping all stations, and return at 7.30 and 7.48 p.m.

#### TERANG RACES.

On 1st January a special train, stopping at all intermediate stations, will leave Melbourne at 6.4 a.m., Geelong at 7.45 a.m., and Colac at 10.25 a.m. for the Terang Race-course platform, and return at 5.45 p.m.

*Camperdown.*—On 1st January a special train will leave Timboon at 9 a.m., Cobden at 9.30, Camperdown at 10.25 a.m. for Terang Race-course, and leave the Race-course for Camperdown and Timboon at 6.10 p.m.

*Hamilton—Port Fairy—Warrnambool.*—On 1st January special trains, stopping at all intermediate stations, will leave Hamilton at 7.20 a.m., Peshurst at 8.15 a.m., Port Fairy at 9 a.m., Koroi at 9.35 and 9.55 a.m., and Warrnambool at 10.15 and 10.40 a.m. for the Terang Race-course platform. A special train, stopping at all stations, will leave the Terang Race-course platform for Warrnambool and Port Fairy at 5.55 p.m., and for Warrnambool and Hamilton at 6.25 p.m. Holiday excursion fares will be charged.

*Mortlake.*—On 1st January the ordinary trains will stop at the Race-course to pick up or set down passengers, and a special will leave Mortlake for the Race-course at 11.45 a.m., and return from Terang at 7.55 and Race-course at 8 p.m.

A train for the Race-course will connect at Terang with the 6.30 a.m. ordinary train from Melbourne.

## ASPENDALE PARK RACES.

On Saturday, 13th December, special and ordinary trains will leave Flinders-street for Aspendale at 12.10, 12.19, 12.22, 12.40, 12.45, 12.58, 1.5, 1.13, 1.21, 1.37, 1.43 (last special), and 1.45 p.m.; and return after the races. Caulfield passengers will require to travel by trains leaving there at 12.32, 12.38, 12.41, 1.4, 1.25, 1.32, 1.56, 2.2, and 2.8 p.m. Race fares as usual.

*Alterations to Ordinary Trains.*—The 12.15, 1.0, and 1.7 p.m. (1.6 p.m. altered) Oakleigh line trains will not stop at Richmond or South Yarra. The 12.10 p.m. Frankston, 12.40 p.m. Caulfield, and 1.15 p.m. Dandenong will not stop at Richmond, nor the 12.50 p.m. Oakleigh train at South Yarra. The usual 1.19 p.m. Mordialloc train will leave Flinders-street at 1.23 p.m., the usual 1.24 p.m. Oakleigh train at 1.27 p.m., and the usual 1.30 p.m. Pakenham train at 1.31 p.m. The usual 5.9 p.m. will leave Mordialloc at 5.49 p.m., and run 40 minutes later from there to Melbourne.

E. B. JONES, Acting Secretary.

*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 hereunder:—

Licence No. 2408. Affleck, R. A., gazetted 3rd January, 1907, page 7. Cancelled as from date of issue. Pay office, Port Fairy.

Licence No. 8-81. Vance, J., executor of, gazetted 14th June, 1911, pages 2720-1. Cancelled as from 1st January, 1910. Pay office, Ararat.

Licence No. 11731. Robertson, D., gazetted 30th July, 1913, page 3328. Read name D. W. Robertson. Read date of issue 1st January, 1912. Read name of parish Warrabkook. Pay office, Portland, in lieu of Hamilton. Read area 7 acres.

Licence No. 9877. Boatman, A., gazetted 7th April, 1912, pages 1250-1. Amend by reading description as road from the north-east of allotment 7, thence southerly 4,000 links. Read 4 acres. Read rent as. Pay office, Ararat.

Licence No. 9870. Boatman, A., gazetted 7th April, 1912, pages 1250-1. Amend by reading description as follows:—Road north of part allotment 2 and allotment 4, section VIII., road south of allotments M and N, section 1, and road east of allotment M, section 11. Read area 13½ acres. Read rent 13s. 6d. Pay office, Ararat.

Licence No. 2516. Gordon, William, gazetted 6th February, 1907, page 770. Cancelled as from 31st December, 1913. Pay office, Bendigo.

Licence No. 10232. Hayden, I., gazetted 17th July, 1912, page 2853. Transferred to F. W. Wallis, of Talbot. Read pay office, Talbot, in lieu of Avoca.

Licence No. 8870. Lonergan, Margaret, gazetted 28th June, 1911, page 3150. Read name John Lewis, jun., of Aneona. Read date of issue 1st January, 1909; rent from 1st September, 1909. Pay office, Mansfield.

Licence No. 10872. Tressider, Thomas, gazetted 13th November, 1912, page 4717. Cancelled as from 30th September, 1913. Pay office, Wangaratta.

Licence No. 9464. Maher, W., gazetted 14th February, 1912, page 753. Cancelled as from date of issue. Pay office, Stawell.

Licence No. 9467. Hutchings, A. N. and J. C., gazetted 14th February, 1912, page 752. Cancelled as from 30th April, 1910. Pay office, Stawell.

Licence No. 11764. Hearne, J. L. and J. E., gazetted 2nd September, 1912, pages 3006-1. Transferred to Martin L. Cranage, of Edenhope. Pay office, Harrow.

Licence No. 11841. Brown, W. G., gazetted 17th September, 1913, page 4153. Read date of issue 1st January, 1912. Rent from 1st April, 1912. Pay office, Geelong.

Licence No. 5731. O'Shea, James, gazetted 3rd March, 1909, page 1513. Cancelled as from 31st December, 1910. Pay office, Port Fairy.

Licence No. 8731. Gough, James R., gazetted 17th May, 1911, page 2377. Read rent 12s. 3d. Pay office, Portland.

Licence No. 8995, Albert, H., gazetted 27th June, 1911, page 3880. Amend as from 1st January, 1909, by excising road north of allotment 3. Read area 7 acres. Read rent £1 10s. Pay office, Port Fairy.

Licence No. 1378, Trigger, William, gazetted 15th August, 1906, page 3506. Read rent 5s. 3d. Pay office, Portland.

Licence No. 6916, Storer, William, gazetted 3rd November, 1909, page 4821. Read rent £1 5s. Pay office, Portland.

Licence No. 9852, Noonan, Thomas, gazetted 17th April, 1912, pages 1550-1. Read area 54 acres. Read rent £16 4s. Pay office, Port Fairy.

Licence No. 11890, Mahoney, J., gazetted 15th October, 1913, page 4564. Rent to be charged from 1st November, 1909. Read rent £3 12s. Then cancel as from 30th October, 1913. Pay office, Port Fairy.

Licence No. 10794, Whitehead, Harry W., gazetted 30th October, 1912, page 4540. Read rent £3 9s. Pay office, Port Fairy.

Licence No. 5122, Carmichael, J. T., gazetted 2nd December, 1908, page 5524. Amend as from 1st April, 1913, by excising road south of allotment 4. Read area 52 acres. Read rent £9 2s. Pay office, Port Fairy.

Licence No. 4746, Darmody, John, gazetted 29th April, 1908, page 2519. Amend by excising part of road west of allotment 5, section 24, as from 31st December, 1912. Read area 16 acres. Read rent 16s. Pay office, Wodonga.

Licence No. 10701, Carmichael, J. T., gazetted 9th October, 1912, pages 4116-7. Rent to be charged from 18th April, 1910. Pay office, Port Fairy.

Licence No. 1413, Mackinnon, W. N., gazetted 15th August, 1906, page 3507. Cancelled as from 31st March, 1911. Pay office, Portland.

Licence No. 9680, Porter, J. J., gazetted 13th March, 1912, page 1126. Rent to be charged from 1st March, 1911. Then amend by excising road north of allotments 3A and 3B, section XXVI., and road west of allotments 3A and 4A, section XXVI. Read area 49 acres. Read rent £8 11s. 6d. Pay office, Port Fairy.

Licence No. 1162, Dunstone, R. H., gazetted 18th July, 1906, page 3183. Amend as from 30th September, 1913, by excising road from the north-east corner of allotment 32, thence southerly 3,000 links. Read area 3 acres. Read rent 1s. 6d. Pay office, Seymour.

Licence No. 10331, Mason, John, gazetted 17th July, 1912, page 2853. Cancelled as from 1st January, 1912. Pay office, Portland.

Licence No. 10656, You Ah, gazetted 2nd October, 1912, page 4025. Cancelled as from 31st December, 1913. Pay office, Wangaratta.

Licence No. 11079, Starr, Joseph, gazetted 15th January, 1913, page 151. Read rent 4s. 9d. Pay office, Castlemaine.

Licence No. 11593, Jones, W. P., gazetted 4th June, 1913, page 2442. Cancelled as from 31st December, 1913. Pay office, Avoca.

Licence No. 11708, Coonerty, Thomas, gazetted 2nd July, 1913, page 2766. Read rent 11s. 3d. Pay office, Warragul.

Licence No. 11769, Young, Isabella, gazetted 3rd September, 1913, pages 3990-1. Read name Elizabeth Young, of Hare-street, Echuca. Pay office, Rochester.

Licence No. 11859, Carr, E. J., gazetted 24th September, 1913, page 4256. Read date of issue 1st January, 1910. Read area 2 acres. Read rent 9s. Pay office, Geelong.

Licence No. 10248, Duffy, B., gazetted 3rd July, 1912, page 2493. Amend as from 1st January, 1905, by reading description as half road north of allotments A and B of section 4A. Read area 1 acre. Read rent 3s. 9d. Then amend as from 1st January, 1909, by reading description as whole road north of allotments A and B, section 4A. Read area 2 acres. Read rent 7s. 6d. Pay office, Rose-dale.

F. HAGELTHORN,  
Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch).

Melbourne, 14th day of November, 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 each case may be received by the undermentioned Officers.  
Department of Public Works (Unused Roads and Water Frontages Branch),  
Melbourne, 24th day of November, 1913.

F. HAGELTHORN,  
Commissioner of Public Works.

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence. £ s d.	Payable to Receiver of Revenue at—
12052	Tessaro, G., Hepburn Springs .. .. .	A. R. F. 0 1 0	Mount Franklin .. .. .	Wombat .. .. .	1, sec. 12; 9, sec. 11 .. .. .	1.1.13	31.12.15	0 2 0	Daylesford
12053	Beattie, Robert, Hanson South .. .. .	11 3 0	Oxley .. .. .	Myrbee .. .. .	21, 17d .. .. .	1.1.05	31.12.07	0 19 9	Wangaratta
12054	McPhee, Jessie, Harrow-road, Coleraine .. .. .	22 1 0	Wannon .. .. .	Erin Erin .. .. .	2A, sec. XV .. .. .	1.1.10	31.12.12	2 7 9	Casterton
12055	Philip, William, Mount William, Willaura .. .. .	146 3 0	Ararat .. .. .	Waigania .. .. .	46A, 46C, 41, 42, 52C, 52A, 32C, 31, 32A, 36, 36A, 37, 37A, 40, 40A, 41, 41A, 44, 44A, 56, 54A, 54, 51A, 51, 50A, 50, 49A, 49, 48C, 48, 47C, 47, 46C, 46, 45C, 45, 55B, 55A, 53C, 53B, 53A, 53, 52C, 52B, 52A, 52, 92, 93, 94, 134, 137, 138A, 140, 141	1.1.13	31.12.15	17 7 0	Ararat
12056	Wilkinson, E., Crowlands .. .. .	4 0 0	Arcoa .. .. .	Crowlands .. .. .	5, sec. IV .. .. .	1.1.11	31.12.13	0 6 0	Warragul
12057	Western, Agnes, Kardella .. .. .	5 1 0	Poorung and Joetho .. .. .	Jumbunna East .. .. .	33 .. .. .	"	"	1 6 3	"
12058	Nelson, R., Northwood .. .. .	3 0 0	Seymour .. .. .	Northwood .. .. .	32 .. .. .	1.1.13	31.12.15	0 1 6	Seymour
12059	McCarthy, Patrick, Watham-street, Sandringham .. .. .	6 0 0	Merrang .. .. .	Merrang .. .. .	Secs. 14, 13, 12, 1, 2, 3 .. .. .	"	"	1 10 0	Melbourne
12060	Simcocks, Fred. W., 835 Drummond-street, North Carlton .. .. .	2 0 0	Benalla .. .. .	Glenrowan .. .. .	Railway Line .. .. .	"	"	0 10 0	Wangaratta
12061	Reilly, Alf. R., Benalla .. .. .	14 0 0	" .. .. .	Benalla .. .. .	8, 9, 10, 16 .. .. .	"	"	4 18 0	Benalla
12062	McConville, Isaac, Brown Hill P.O. .. .. .	3 0 0	Bungaroo .. .. .	Warrenheip .. .. .	31, sec. 24 .. .. .	"	"	0 6 0	Ballaarat
12063	Churchill, C. H., Uddywaddy .. .. .	6 2 0	Charlton .. .. .	Teddywaddy .. .. .	84A, 84 .. .. .	1.1.05	31.12.07	0 13 0	Charlton
12064	Chokhan, M., Piron-Yallock .. .. .	5 0 0	Haytesbury .. .. .	Pombornit .. .. .	63 .. .. .	1.1.08	31.12.10	0 1 0	Camperdown
12065	Howe, M. H., Jona .. .. .	1 1 0	Berrwick .. .. .	Koo-wee-rup .. .. .	39, 40, sec. O .. .. .	1.1.12	31.12.14	0 10 0	Melbourne
12066	Newman, William, Benalla .. .. .	5 0 0	Benalla .. .. .	Sannaria .. .. .	66, 68 .. .. .	1.1.13	31.12.15	0 5 0	Benalla
12067	Griffiths, Edward, Benalla .. .. .	7 0 0	Narracan .. .. .	Benalla .. .. .	1, 2, 3, 7, 13, and Railway .. .. .	"	"	3 15 0	Benalla
12068	Fedlow, Joseph, State School 3499, Trafalgar East .. .. .	1 0 0 0	Narracan .. .. .	Yarragon .. .. .	3, sec. E .. .. .	"	"	0 6 0	Warragul
12069	Thompson, Robert, Trafalgar East .. .. .	4 0 0 0	Benalla .. .. .	Warrenbyrne .. .. .	4, 5, 6, sec. E .. .. .	"	"	1 4 0	Benalla
12070	McNicholson, A., Baddaginnie .. .. .	5 0 0 0	Benalla .. .. .	Benalla .. .. .	23A, 15A, 29A, 14A .. .. .	"	"	0 18 0	"
12071	Wood, Henry, Benalla .. .. .	2 2 0 0	" .. .. .	Benalla .. .. .	10v and Police Paddock .. .. .	"	"	0 18 0	"
12072	Scholes, F., Benalla .. .. .	3 2 0 0	" .. .. .	" .. .. .	34A, 35, 36 .. .. .	"	"	1 5 0	"

Licence No. 12053 renewed to 31st December, 1913; No. 12054 renewed to 31st December, 1913; No. 12055 renewed to 31st December, 1913; No. 12059, rent from 1st October, 1913; No. 12063 renewed to 31st December, 1913; No. 12064 renewed to 31st December, 1913; No. 12065 renewed to 31st December, 1913; No. 12066 renewed to 31st December, 1913; No. 12068 renewed to 31st October, 1913; No. 12069 renewed to 31st October, 1913.

Unused Roads and Water Frontages Act 1903.—Section 5.  
LICENCES TO OCCUPY WATER FRONTAGES.

NOTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.  
Department of Public Works (Unused Roads and Water Frontages Branch),  
Melbourne, 25th day of November, 1913.

F. HAGELTHORN,  
Commissioner of Public Works.

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.	Payable to Receiver of Licence at—
8200	Murphy, C., Killeers .. .. .	A. B. P.	Oxley .. .. .	Myrthee .. .. .	96A .. .. .	1.1.05	31.12.07	£ 6 0 0	Wangaratta
8201	Reatin, Robert, Hanson South .. .. .	.. .. .	.. .. .	.. .. .	.. .. .	.. .. .	.. .. .	0 12 0	"
8202	Scobie, Angus, Tallangatta Valley .. .. .	.. .. .	Towong .. .. .	Wyeboon .. .. .	1C, sec. XVI .. .. .	1.1.07	31.12.09	0 11 3	Tallangatta
8203	Trenchard, A., Tallangatta Valley .. .. .	.. .. .	.. .. .	.. .. .	21A, sec. 6 .. .. .	.. .. .	.. .. .	0 16 3	"
8204	Quigley, Thomas, Yinnar .. .. .	.. .. .	Morwell .. .. .	Yinnar .. .. .	6, 6b .. .. .	1.1.08	31.12.10	1 10 0	Trentholm
8205	Crooke, James R., Narbethong .. .. .	.. .. .	Healesville .. .. .	Granton .. .. .	5, sec. A .. .. .	1.1.09	31.12.11	0 2 6	Alexandra
8206	Moncrieff, J., Mitta Mitta .. .. .	.. .. .	Towong .. .. .	Mitta Mitta .. .. .	31-acre allotment .. .. .	1.1.11	31.12.13	0 3 0	Tallangatta
8207	Payne, Charles, Boolarra .. .. .	.. .. .	Morwell .. .. .	Endeavour .. .. .	9, 10 .. .. .	1.1.13	31.12.13	0 4 6	Morwell
8208	Surtosa, Leonard Usher, Colac Colac .. .. .	.. .. .	Towong .. .. .	Colac Colac .. .. .	2, sec. 3 .. .. .	.. .. .	.. .. .	1 10 0	Tallangatta
8209	Cardwell, M., Mitta Mitta .. .. .	.. .. .	.. .. .	Mitta Mitta .. .. .	70 .. .. .	.. .. .	.. .. .	0 16 0	"
8270	Dorey, Robert, Cobden .. .. .	.. .. .	Heytesbury .. .. .	Cootrejong .. .. .	2, 2A .. .. .	1.1.09	31.12.11	0 15 0	Camperdown
8271	Bourke, Mrs. S., Upper Edi .. .. .	.. .. .	Oxley .. .. .	Edi .. .. .	7A, 7C, 7B, 2, sec. 7 .. .. .	1.1.10	31.12.12	0 15 0	Wangaratta
8272	Moyle Bros., Tallangatta .. .. .	.. .. .	Towong .. .. .	Wagra .. .. .	5B, 6, 7 .. .. .	.. .. .	.. .. .	1 17 0	Tallangatta
8273	Cardwell, George, Tallangatta .. .. .	.. .. .	.. .. .	.. .. .	7A, 64 .. .. .	.. .. .	.. .. .	3 1 6	"
8274	Pearce, Thomas, Tallangatta .. .. .	.. .. .	.. .. .	.. .. .	63 .. .. .	.. .. .	.. .. .	3 1 6	"
8275	Ferrari, Corvi, Devondale P.O. .. .. .	.. .. .	.. .. .	.. .. .	62, 1, 1A .. .. .	.. .. .	.. .. .	3 6 6	"
8276	Armstrong, Thomas, Amphitheatre .. .. .	.. .. .	Heytesbury .. .. .	La Trobe .. .. .	84 .. .. .	1.1.13	31.12.15	0 2 0	Camperdown
8277	Smith, Charles J., Mollullah .. .. .	.. .. .	Lexton .. .. .	Glanogio .. .. .	6, sec. 2 .. .. .	.. .. .	.. .. .	0 6 0	Avoca
8278	Rodgers, William, Kurling .. .. .	.. .. .	Benalla .. .. .	Tatong .. .. .	13, sec. C .. .. .	.. .. .	.. .. .	0 6 0	Benalla
8279	Hopkins, J., Morwell .. .. .	.. .. .	Korong .. .. .	Glenalbyn .. .. .	23A, 23B, 23C, 23D, sec. F .. .. .	.. .. .	.. .. .	1 0 0	Ingleswood
8280	Turner, J., Byaduk North .. .. .	.. .. .	Dundas .. .. .	Byaduk .. .. .	44 .. .. .	.. .. .	.. .. .	0 1 9	Hamilton
8281	Hopkins, J., Morwell .. .. .	.. .. .	Morwell .. .. .	Narracon .. .. .	15 .. .. .	.. .. .	.. .. .	1 4 9	Morwell
8282	Mason, R. J., care of C. J. Ahern, solicitor, Wangaratta .. .. .	.. .. .	Oxley .. .. .	Myrthee .. .. .	32, 29, 101A, 35A, 350 .. .. .	1.1.05	31.12.07	1 1 0	Wangaratta
8283	Mahbook, John, Belford House, King Valley .. .. .	.. .. .	.. .. .	.. .. .	22B, sec. A .. .. .	.. .. .	.. .. .	0 10 0	"
8284	Vardy, Thomas, Yarram .. .. .	.. .. .	Alherton .. .. .	Boodyarn .. .. .	1A .. .. .	1.1.10	31.12.12	1 12 0	Yarram
8285	Carter, T., Mirboo North .. .. .	.. .. .	Mirboo .. .. .	Alambee East .. .. .	78A .. .. .	1.1.11	31.12.13	0 7 6	Warragul
8286	Fox, O. G., Yarra Junction .. .. .	.. .. .	Upper Yarra .. .. .	Woor-Yallock .. .. .	48 .. .. .	1.1.13	31.12.15	0 2 6	Melbourne
8287	Papworth, A. W., Wedderburn .. .. .	.. .. .	Korong .. .. .	Kurraea .. .. .	2, sec. B .. .. .	.. .. .	.. .. .	0 18 0	Wedderburn
8288	Morrison, J. and W. A., North Wangaratta .. .. .	.. .. .	Oxley .. .. .	Wangaratta North .. .. .	3B, sec. 17A .. .. .	.. .. .	.. .. .	0 10 0	Wangaratta
8289	Scholes, F., Benalla .. .. .	.. .. .	Benalla .. .. .	Warrenbayne .. .. .	1F, 1E, 1D .. .. .	.. .. .	.. .. .	3 5 0	Benalla
8291	Griffiths, Edward, Benalla .. .. .	.. .. .	.. .. .	Bonalla .. .. .	1, 2, 10, sec. D .. .. .	.. .. .	.. .. .	9 0 0	"
8292	Hill, George Thomas, "Fairview," Baddaginnle .. .. .	.. .. .	.. .. .	Warrenbayne .. .. .	95, 95A .. .. .	.. .. .	.. .. .	0 12 0	"
8293	Bamford, Amos, Upper Ryan's Creek, via Benalla .. .. .	.. .. .	.. .. .	Myrthee .. .. .	106 .. .. .	.. .. .	.. .. .	0 10 0	Wangaratta

Licences Nos. 8260 and 8261 renewed to 31st December, 1910, then to 31st December, 1913; Nos. 8262 and 8263 renewed to 31st December, 1912, then to 31st December, 1913; No. 8264 renewed to 31st December, 1913; No. 8265 renewed to 31st December, 1913; Nos. 8266 and 8267, rent from 1st August, 1907; No. 8268, rent from 1st October, 1909; No. 8269, rent from 1st April, 1913; No. 8270, rent from 1st October, 1913; No. 8271, rent from 1st April, 1913; No. 8272, 8273, 8274, and 8275 renewed to 31st December, 1913; No. 8276, rent from 1st September, 1910; No. 8277, rent from 1st September, 1910; No. 8278, rent from 1st October, 1913; No. 8279, rent from 1st November, 1913; Nos. 8280 and 8281 renewed to 31st December, 1913; Nos. 8282 and 8283 renewed to 31st December, 1910, then to 31st December, 1913; No. 8284 renewed to 31st December, 1913; No. 8285 renewed to 31st December, 1913; No. 8286 renewed to 31st December, 1913; No. 8287, rent from 1st October, 1909; No. 8288, rent from 1st April, 1913; No. 8289, rent from 1st October, 1913; No. 8290, rent from 1st November, 1913; Nos. 8291 and 8292 renewed to 31st December, 1913; No. 8293, rent from 1st October, 1913.

## ORDERS IN COUNCIL.—(Series 1912-13.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	<b>WORKS—</b>	£ s. d.			
3230	Purchase of Residence, State School No. 2411, Nhill	700 0 0	J. H. Coles	Advance to Treasurer	Approved by the Governor in Council, 25th November, 1913.—F. W. Mabbott, Clerk of the Executive Council.
3231	Purchase of Land required for State School purposes at Beac	135 0 0	J. H. Morrell	Ditto	
3232	Purchase of 6 miles of 42 x 17 x 1½ in. "A" grade Wire Netting, without public tenders being invited	£30 per mile	Messrs. Lysaght Bros. and Co.	Ditto	
3233	Purchase of Residence, State School No. 264, Guildford	380 0 0	Florence Hughes	78/14/L. State Schools—Primary Education	

Melbourne, 10th December, 1913.

## CONTRACTS ACCEPTED.—(Series 1913-14.)

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.
	<b>MINES—</b>				
1326	Fittings and connexions for Diamond and other Drills and Batteries	Rates as per Schedule	The Goldfields Diamond Drilling Co. Ltd.	Votes	A. A. Billson. 5.11.1913.
1327	To re-clear and repair Track No. 102, from Little Gibbo Creek to Track No. 385 along Gibbo River from Omeo to Kings (about 10 miles)	£ s. d. 28 10 0	J. Toland	Surplus Revenue Acts	A. A. Billson. 1.12.1913.
	<b>PUBLIC WORKS (PORTS AND HARBORS)—</b>				
1328	(3)—1 Hand Windlass for Shipyard	65 0 0	M. C. Coates <sup>1</sup>	76/5. Ship-building	F. Hsgelthorn.
1329	2 Steam Windlasses for Shipyard	298 0 0	M. C. Coates <sup>1</sup>	Ditto	
1330	(4)—1 Denison Suspended Weigher for Shipyard	31 0 0	Benson Bros. <sup>1</sup>	Ditto	
1331	(2)—1 Suspended Hydrostatic Weighing Machine for Shipyard	25 0 0	Benson Bros. <sup>1</sup>	Ditto	
1332	(3)—1 Hydraulic Pressure Pump for Shipyard	110 0 0	Thompson and Co. <sup>1</sup>	Ditto	
1333	(4)—1 Rivet and Bolt-heading Machine for Shipyard	251 0 0	Bevan and Edwards <sup>1</sup>	Ditto	
1334	(3)—3 Hydraulic Lifting Rams for Shipyard	199 0 0	Austral Otis Engineering Co. <sup>1</sup>	Ditto	
	<b>STATE FORESTS—</b>				
1335	(3)—Manufacture and erection of 1 Multi-tubular Boiler, 6 feet 6 inches x 14 feet, with funnel and necessary fittings complete, for the Timber Seasoning Works, Newport	540 0 0	Johnson and Sons Pty. Ltd.	Vote	Geo. Graham, for Minister of Forests. 31.7.1913.
	<b>STATE RIVERS AND WATER SUPPLY COMMISSION—</b>				
1336	Construction of 2 Timber Residences for Water Bailiffs at Murchison and Macorna	526 16 6	W. W. Moore and Sons Pty. Ltd.	Loan	M. Nally, Secretary, by direction of the State Rivers and Water Supply Commission. 29.10.1913.
1337	Construction of Drainage Channel, parishes of Gannawarra and Macorna	921 2 6	E. C. Douglas	Ditto	M. Nally, Secretary, by direction of the State Rivers and Water Supply Commission. 10.11.1913.
	<b>VICTORIAN RAILWAYS—</b>				
1338	(5)—Supply and delivery of Sawn Hardwood Timber Angle Grids for use of Workmasters at Ararat and Maryborough. Deposit, £3— Item No. 36. Angle Grids—2 out of 5 in. x 4 in. x 9 ft. 6 in., at 8s. per 100 lineal feet Item No. 37. Angle Grids—2 out of 5 in. x 4 in. x 10 ft., at 8s. per 100 lineal feet Item No. 39. Angle Grids—2 out of 6 in. x 6 in. x 10 ft., at 12s. 9d. per 100 lineal feet Item No. 40. Angle Grids—2 out of 7 in. x 5 in. x 10 ft., at 12s. 9d. per 100 lineal feet Item No. 41. Angle Grids—2 out of 7 in. x 5 in. x 12 ft., at 12s. 9d. per 100 lineal feet Item No. 42. Angle Grids—2 out of 7 in. x 5 in. x 13 ft., at 12s. 9d. per 100 lineal feet	Rates	W. R. Henry and Son	Railway Stores Suspense Account, Act 1430, Section 20	E. B. Jones, Acting Secretary, by order of the Victorian Railways Commissioners. 6.12.1913.

(1) Fulfilled previous contracts satisfactorily.

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.
<b>VICTORIAN RAILWAYS—continued—</b>					
1339	(2)—Manufacture, supply, and delivery of Curled Hair for maintenance, at £162 10s. per ton. Deposit, £20	Rates ...	Piper, Woodward, and Co.	Railway Stores Suspense Account, Act 1439, Section 20	
1340	(2)—Manufacture, supply, and delivery of Gas Cylinders for Motor Coaches, at £8 2s. 6d. each. Deposit, £15	Ditto ...	J. H. Garbutt	Ditto	
1341	(6)—Supply and delivery of Sawed Red Gum Timber for use of Workmaster at Bendigo. Deposit, £6	Rates as per Annex	A. Arbuthnot	Ditto	
1342	(3)—Manufacture, supply, and delivery of Cutters for Wood-working Machines. Deposit, £3	Ditto ...	W. H. Blakeley and Co.	Ditto	
1343	(10)—Supply and delivery of Gravel Ballast, stacked alongside railway track between Tooborac and Bendigo, where and as directed by the Roadmaster, at 1s. per cubic yard. Deposit, £2	Rates ...	M. Holland	Ditto	
1344	(10)—Supply and delivery of Gravel Ballast, stacked alongside railway track between Tooborac and Bendigo, where and as directed by the Roadmaster, at 1s. per cubic yard. Deposit, £6	Ditto ...	Thomas Foley	Ditto	
1345	(10)—Supply and delivery of Gravel Ballast, stacked alongside railway track between Tooborac and Bendigo, where and as directed by the Roadmaster, at 1s. per cubic yard. Deposit, £6	Ditto ...	W. O'Neill	Ditto	
1346	(12)—Supply and delivery of Best Steel Boiler Plates for maintenance of Locomotive Boilers and construction of 15 "A2" Engines. Deposit, £111 *	Rates as per Annex	Stewarts and Lloyds (Australia) Ltd.	Ditto	
1347	(3)—Supply and delivery of Ingot Steel for foundry use, at £13 5s. per ton, delivered at Spencer-street Railway Station. Deposit, £11 *	Rates ...	Briscoe and Co. Ltd.	Ditto	
1348	(3)—Manufacture, supply, and delivery of Tin Kettles with Brass Wire Strainer, at 5s. 2d. each. Deposit, £4	Ditto ...	Harvey, Shaw, and Drake Pty. Ltd.	Ditto	
1349	(12)—Asphalting of Decks of Bridges—(a) Over Williamstown lines (North Melbourne Gravitation Scheme); (b) Over Finlayson-street, Caulfield (Caulfield Line Duplication). Deposit, £10	£ s. d. 202 18 6	Sim Bros ...	Votes and Loans	
1350	(3)—Construction and erection of Verandahs over Platforms Nos. 9, 10, and 11 at Spencer-street Railway Station. Deposit, £131	2,611 4 9	M. Sorensen	Ditto	
1351	(3)—Manufacture, supply, and delivery of 3/4-inch Steel Fishbolts with Steel Nuts, at £24 19s. per ton. Deposit, £16	Rates ...	Victoria Iron Rolling Co. Pty. Ltd.	Ditto	
1352	(2)—Supply and delivery of Benzine (for McKean Motors), as ordered, during the period commencing on 10th November, 1913, and ending on 30th June, 1914, at 1s. 8d. per gallon. Deposit, £15	Ditto ...	Vacuum Oil Co. Pty. Ltd.	Railway Stores Suspense Account, Act 1439, Section 20	
1353	(2)—Supply and delivery of Benzine (for McKean Motors), as ordered, during the period commencing on 10th November, 1913, and ending on 30th June, 1914, at 1s. 8d. per gallon. Deposit, £15	Ditto ..	The British Imperial Oil Co. Ltd.	Ditto	
1354	(2)—Supply and delivery of Best Yorkshire Iron Angles and Tees for maintenance of Locomotive Boilers and construction of 15 "A2" Engines. Deposit, £20 *	Rates as per Annex	Royle and Co.	Ditto	
<b>WORKS—</b>					
1355	(7)—New State School, Collingwood. Deposit, £382	7,649 0 0	Gay and Pickering <sup>1</sup>	Division No. 59. Advance to Treasurer	
1356	(7)—Additions, &c., School No. 400, Marong. Deposit, £12	256 0 0	G. A. Gath	78/14/1. State Schools—Primary Education	
1357	(3)—New School No. 697, Yan Yean. Deposit, £18	379 0 0	A. E. Theisz <sup>1</sup>	Division No. 59. Advance to Treasurer	
1358	(5)—Improved Lighting, &c., School No. 115, Karlsruhe. Deposit, £9	197 15 0	Castles Bros <sup>1</sup>	78/14/1. State Schools—Primary Education	
1359	(2)—Additions, &c., School No. 3687, Merbein. Deposit, £19	395 15 0	V. F. Treadwell	Division No. 59. Advance to Treasurer	
1360	(5)—New School No. 2776, Inverloch. Deposit, £18	378 0 0	G. Matthews <sup>1</sup>	Ditto	
1361	(7)—Removal, &c., School No. 2196, Corack East. Deposit, £8	170 0 0	J. R. Hornsby <sup>1</sup>	Ditto	
1362	(3)—New School No. 894, Wensleydale. Deposit, £14	285 0 0	Richmond and Warner	Ditto	
1363	(7)—New School No. 1546, Ravenswood South. Deposit, £11	226 16 6	W. W. Moore and Sons Pty. Ltd. <sup>1</sup>	Ditto	
1364	(6)—New School No. 3747, Walpeup. Deposit, £19	390 0 0	T. W. Simpson	Ditto	
1365	(4)—Removing, &c., School No. 1021, Corop. Deposit, £9	184 2 6	H. Hammond and Son <sup>1</sup>	Ditto	
1366	(7)—Alterations, &c., School No. 294, Heidelberg. Deposit, £5	114 0 0	J. T. Hayes <sup>1</sup>	78/14/1. State Schools—Primary Education	
1367	(5)—Erection of 20 Pavilion Schools in Metropolitan District. Deposit, £125	2,500 0 0	Bolger and Son <sup>1</sup>	Division No. 59. Advance to Treasurer	

E. B. Jones, Acting Secretary, by order of the Victorian Railways Commissioners. 6.12.1913.

F. Hagelthorn 2.12.1913.

\* Order in Council obtained.

(1) Fulfilled previous contracts satisfactorily.

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.
	<b>WORKS—continued—</b>	<b>£ s. d.</b>			
1368	(6)—Teacher's Residence, School No. 3726, Bamawm Township. Deposit, £22	440 10 0	J. G. Robins <sup>1</sup> ...	Act No. 2297, Section 6. Teachers' Residences Fund	F. Hagelthorn. 2.12.1913.
1369	(6)—Machinery, &c., Lunatic Asylum, Beechworth. Deposit, £14	271 13 9	J. Bunclie and Son <sup>1</sup>	78/4/1. Lunatic Asylums	
1370	(6)—Alterations, &c., New Pier, Portland. Deposit, £3,282	65,640 0 2	W. G. Ward and Co. <sup>1</sup>	Act No. 2448, Item 3. Outer Ports Improvements	
1371	(4)—New Cool Stores, Tyabb. Deposit, £128	2,570 11 6	T. Sly <sup>1</sup> ...	Act No. 2448, Item 1. Additions, Cool Store, &c.	
1372	(5)—Sanitary Connexions, Shipyard, Williamstown. Deposit, £66	1,333 19 0	Stone Bros. <sup>1</sup> ...	78/15/34. Sanitary Connexions, Dockyard, &c.	
1373	(2)—Repairs, &c., Police Station, Harrierville. Deposit, £7	145 0 0	W. C. Sloan <sup>1</sup> ...	78/2/1. Police Buildings	
1374	(6)—Stable, &c., Police Station, Toora. Deposit, £15	304 17 0	J. J. Lord <sup>1</sup> ...	Ditto	
1375	(3)—Repairs, &c., Bendigo Gaol. Deposit, £8	169 15 0	W. H. Osborn <sup>1</sup> ...	78/3/1. Gaols, &c. ...	
1376	(5)—Fittings, &c., Court House, Kerang. Deposit, £6	134 14 0	G. W. Adams <sup>1</sup> ...	78/6/1. Court Houses	
1377	(6)—Bridge over Cabbage Tree Creek, Orbest-Club Terrace road. Deposit, £16	319 8 0	A. Powell and J. Thompson	79/6. Roads in Croajingolong	
1378	(5)—Foundations for Machinery and Power House, Cool Stores, West Melbourne. Deposit, £88	1,663 0 0	The Reinforced Concrete and Monier Pipe Construction Co. Pty. Ltd. <sup>1</sup>	Act No. 2355, Item 1. Cool Storage	
1379	(6)—Fencing, &c., Teacher's Residence, School No. 1757, Wycheproof. Deposit, £2	103 16 0	R. Windsor <sup>1</sup> ...	Act No. 2297, Section 6. Teachers' Residences Fund	
1380	Extras on Contract No. 1912-13/2718 ...	20 18 0	Vickers and Beverley <sup>1</sup>	78/2/1. Police Buildings	
1381	Extras on Contract No. 1912-13/2695 ...	2 0 0	F. Yates <sup>1</sup> ...	78/14/1. State Schools—Primary Education	
1382	Extras on Contract No. 1912-13/2561 ...	8 10 0	O. G. Washington <sup>1</sup>	Ditto	
1383	Extras on Contract No. 1911-12/2638 ...	20 12 11	A. R. P. Crow <sup>1</sup> ...	78/4/4. Lunatic Asylum, Mont Park	
1384	Extras on Contract No. 1913-14/712 ...	11 19 6	W. J. Dingle <sup>1</sup> ...	Division No. 59. Advance to Treasurer	
1385	Extras on Contract No. 1913-14/721 ...	1 10 4	B. Wingfield <sup>1</sup> ...	Act No. 2297, Section 6. Teachers' Residences Fund	
1386	Extras on Contracts Nos. 1912-13/2102 and 1912-13/2580 ...	4,515 12 6	S. Patience <sup>1</sup> ...	78/1/22. Breakwater, St. Kilda	

(1) Fulfilled previous contracts satisfactorily.

Contract Cancelled.—(Series 1913-14.)

Rubble for Melbourne Gaol.—Contract No. 1912/1047, *Gazette* page 1912/3687, for the supply of Rubble for the Melbourne Gaol, in the name of James Murphy, is hereby cancelled.—Approved—W. A. WATT, Treasurer. 28.11.1913.

Corrigenda.

Victorian Railways.—Contract No. 1292/1913-14, *Gazette* No. 178 of 26th November, 1913, Murray River Sawmills Co. Pty. Ltd., the following item should be included:—Item No. 19. 5 inches x 3 inches x 7 feet, at 12s. per 100 super. feet.

Contract No. 1281/1913-14, *Gazette* No. 178 of 26th November, 1913, S. Doyle—Item No. 1 should read 4d. per 4-lb loaf; Item No. 2 should read 4d. per 4 loaves of 1 lb. each.

—E. B. JONES, Acting Secretary, by order of the Victorian Railways Commissioners. 6.12.1913.

Works.—Serial No. 1913-14/1275 read Extras on Contract No. 1913-14/713, £60 9s. 10d.—F. HAGELTHORN, Commissioner of Public Works. 2.12.1913.

Melbourne, 10th December, 1913

ANNEX TO CONTRACT NO. 1341.

A. Arbuthnot.

Contract.—Supply and delivery of Sawn Red Gum Timber for use of Worksmaster at Bendigo.

No. of Item.	Dimensions of Red Gum Timber.	Rate per 100 feet super.	
		s.	d.
3	3 inches x 2 inches x 16 feet ...	13	6
4	3 inches x 2 inches x 18 feet ...	13	6
7	3 inches x 3 inches x 16 feet ...	13	6
8	3 inches x 3 inches x 18 feet ...	13	6
12	4 inches x 4 inches x 12 feet ...	13	6
14	5 inches x 3 inches x 7 feet ...	11	0
15	5 inches x 3 inches x 8 feet ...	11	0
16	5 inches x 3 inches x 16 feet ...	13	6
17	5 inches x 5 inches x 8 feet ...	12	6
18	6 inches x 2 inches x 16 feet ...	13	6
19	6 inches x 3 inches x 9 feet ...	12	6
21	7 inches x 4 inches x 8 feet ...	12	6
22	8 inches x 8 inches x 8 feet ...	13	6
23	8 inches x 8 inches x 9 feet ...	13	6
24	9 inches x 14 inches x 14 feet ...	13	6
25	9 inches x 14 inches x 16 feet ...	14	0
26	9 inches x 3 inches x 12 feet ...	13	6
28	9 inches x 4 inches x 9 feet ...	13	6
29	10 inches x 5 inches x 12 feet ...	14	0
30	10 inches x 5 inches x 16 feet ...	14	0
31	10 inches x 5 inches x 18 feet ...	14	6
32	12 inches x 6 inches x 12 feet ...	14	6
33	12 inches x 6 inches x 18 feet ...	15	0

ANNEX TO CONTRACT No. 1342.

W. H. Blakeley and Co.

Contract.—Manufacture, supply, and delivery of Cutters for Wood-working Machines.

No of Item.	Description.	Rate Each.
<b>CUTTERS (SOLID STEEL).</b>		
		£ s. d.
1	32 in. x 1 1/4 in. x 3/8 in., to Template No. 1 ... ..	0 2 0
2	32 in. x 1 1/4 in. x 3/8 in., with two 5-16 in. grooves, to Template No. 2 ...	0 2 9
3	32 in. x 1 1/4 in. x 3/8 in., with two 7-32 in. grooves, to Template No. 3 ...	0 2 9
4	32 in. x 1 1/4 in. x 3/8 in., with 1/4 in. groove, 1/2 in. deep, to Template No. 4	0 2 6
5	32 in. x 1 1/4 in. x 3/8 in., with 1/4 in. tongue raised 3-32 in., to Template No. 5	0 2 6
6	32 in. x 1 1/4 in. x 3/8 in., with 3-16 in. tongue raised 1/2 in., to Template No. 6	0 2 6
7	32 in. x 1 1/4 in. x 3/8 in., with 3-16 in. groove, 1/2 in. deep, to Template No. 7	0 2 6
8	4 1/2 in. x 1 1/2 in. x 3/8 in., to Template No. 8 ... ..	0 2 6
<b>CUTTERS (STEEL FACED).</b>		
9	4 1/2 in. x 1 1/2 in. x 3/8 in., to Template No. 9 ... ..	0 2 6
10	4 1/2 in. x 1 1/2 in. x 3/8 in., to Template No. 10 ... ..	0 2 6
11	4 1/2 in. x 1 1/2 in. x 3/8 in., to Template No. 11 ... ..	0 2 6

ANNEX TO CONTRACT No. 1346.

Stewarts and Lloyds (Australia) Ltd.

Contract.—Supply and delivery of Best Steel Boiler Plates for maintenance of Locomotive Boilers and construction of 15 "A2" Engines.

No. of Item.	Description.	Of other than Australian Manufacture.
		Delivered at Spencer-street Railway Station.
		Rate per Ton.
		£ s. d.
<b>STEEL BOILER PLATES, "DD" ENGINES (MAINTENANCE).</b>		
1	14 ft. 6 in. x 6 ft. 8 in. x 1/2 in. ... ..	8 2 4 1/2
2	19 ft. 3 in. x 7 ft. 3 in. x 1/2 in. ... ..	8 2 4 1/2
3	2 ft. 9 1/2 in. x 2 ft. 9 1/2 in. x 1/2 in. ... ..	8 2 4 1/2
4	6 ft. 8 in. x 11 1/2 in. x 1/2 in. ... ..	8 2 4 1/2
5	6 ft. 4 in. x 5 3/4 in. x 1/2 in. ... ..	8 2 4 1/2
6	5 ft. 7 in. x 6 ft. 3 in. x 3/8 in. ... ..	8 2 4 1/2
7	6 ft. 2 in. x 8 ft. 5 in. x 3/8 in. ... ..	8 2 4 1/2
8	6 ft. 6 in. x 3 ft. 3 in. x 3/8 in. ... ..	8 2 4 1/2
9	6 ft. x 5 ft. 9 in. x 3/8 in. ... ..	8 2 4 1/2
10	2 ft. 0 1/2 in. x 2 ft. 0 1/2 in. x 1 1/2 in. ... ..	8 2 4 1/2
<b>STEEL BOILER PLATES, "A2" ENGINES (MAINTENANCE).</b>		
11	16 ft. 9 in. x 7 ft. 6 in. x 3/8 in. ... ..	8 2 4 1/2
12	21 ft. 3 in. x 7 ft. 11 in. x 9-16 in. ... ..	8 2 4 1/2
13	3 ft. 5 in. x 3 ft. 5 in. x 3/8 in. ... ..	8 2 4 1/2
14	14 ft. x 10 in. x 9-16 in. ... ..	8 2 4 1/2
15	14 ft. 9 in. x 1 ft. 3 in. x 9-16 in. ... ..	8 2 4 1/2
16	9 ft. 3 in. x 7 ft. 4 in. x 11-16 in. ... ..	8 2 4 1/2
17	6 ft. 9 in. x 6 ft. 6 in. x 3/8 in. ... ..	8 2 4 1/2
18	7 ft. 9 in. x 2 ft. 7 in. x 3/8 in. ... ..	8 2 4 1/2
19	6 ft. 10 in. x 6 ft. 9 in. x 1/2 in. ... ..	8 2 4 1/2
20	2 ft. 5 in. x 2 ft. 5 in. x 1 1/2 in. ... ..	8 2 4 1/2
21	4 ft. 6 1/2 in. x 1 ft. 7 1/2 in. x 1/2 in. ... ..	8 2 4 1/2
<b>STEEL BOILER PLATES, 15 "A2" ENGINES (CONSTRUCTION).</b>		
22	16 ft. 9 in. x 7 ft. 6 in. x 3/8 in. ... ..	8 2 4 1/2
23	21 ft. 3 in. x 7 ft. 11 in. x 9-16 in. ... ..	8 2 4 1/2
24	6 ft. 9 in. x 6 ft. 6 in. x 3/8 in. ... ..	8 2 4 1/2
25	9 ft. 3 in. x 7 ft. 4 in. x 11-16 in. ... ..	8 2 4 1/2
26	7 ft. 9 in. x 2 ft. 7 in. x 3/8 in. ... ..	8 2 4 1/2
27	3 ft. 5 in. x 3 ft. 5 in. x 3/8 in. ... ..	8 2 4 1/2
28	6 ft. 10 in. x 6 ft. 9 in. x 1/2 in. ... ..	8 2 4 1/2
29	4 ft. 6 1/2 in. x 1 ft. 7 1/2 in. x 1/2 in. ... ..	8 2 4 1/2
30	14 ft. x 10 in. x 9-16 in. ... ..	8 2 4 1/2
31	14 ft. 9 in. x 1 ft. 3 in. x 9-16 in. ... ..	8 2 4 1/2
32	2 ft. 5 in. x 2 ft. 5 in. x 1 1/2 in. ... ..	8 2 4 1/2
<b>STEEL BOILER PLATES, "A" AND "Y" ENGINES (MAINTENANCE).</b>		
33	6 ft. 3 in. x 6 ft. 5 in. x 3/8 in. ... ..	8 2 4 1/2
34	15 ft. 6 in. x 5 ft. 6 in. x 9-16 in. ... ..	8 2 4 1/2
<b>STEEL BOILER PLATES, "AA" (200 LBS.) ENGINES (MAINTENANCE).</b>		
35	15 ft. 6 in. x 5 ft. 6 in. x 3/8 in. ... ..	8 2 4 1/2
36	18 ft. 6 in. x 7 ft. 7 in. x 9-16 in. ... ..	8 2 4 1/2
37	6 ft. 6 in. x 5 ft. 6 in. x 3/8 in. ... ..	8 2 4 1/2
38	6 ft. 6 in. x 6 ft. 3 in. x 1/2 in. ... ..	8 2 4 1/2
39	6 ft. 6 in. x 3 ft. 3 in. x 3/8 in. ... ..	8 2 4 1/2
40	2 ft. 9 1/2 in. x 2 ft. 9 1/2 in. x 1/2 in. ... ..	8 2 4 1/2
41	11 ft. x 12 1/2 in. x 9-16 in. ... ..	8 2 4 1/2
42	10 ft. x 6 1/2 in. x 9-16 in. ... ..	8 2 4 1/2
43	6 ft. 3 in. x 6 ft. 5 in. x 3/8 in. ... ..	8 2 4 1/2
44	2 ft. 0 1/2 in. x 2 ft. 0 1/2 in. x 1 1/2 in. ... ..	8 2 4 1/2
<b>STEEL BOILER PLATES, "X" ENGINES (MAINTENANCE).</b>		
45	14 ft. 6 in. x 6 ft. 8 in. x 9-16 in. ... ..	8 2 4 1/2
46	18 ft. 6 in. x 7 ft. 6 in. x 9-16 in. ... ..	8 2 4 1/2
47	5 ft. 10 in. x 5 ft. 8 in. x 3/8 in. ... ..	8 2 4 1/2

ANNEX TO CONTRACT NO. 1354.

Royle and Co.

Contract.—Supply and delivery of Best Yorkshire Iron Angles and Tees for maintenance of Locomotive Boilers and construction of 15 "A2" Engines.

No. of Item.	Description.	Of other than Australian Manufacture.
		Delivered at Spencer-street Railway Station. Rate per Ton.
<b>BEST YORKSHIRE IRON ANGLES AND TEES.</b>		
		£ s. d.
1	6 ft. 6 in. x 6 in. x 3 in. x 1 1/2 in. to fig. 1 ...	25 18 0
2	9 ft. 2 in. x 6 in. x 3 in. x 1 1/2 in. to fig. 1 ...	25 18 0
3	15 ft. 6 in. x 5 1/2 in. x 3 in. x 1 1/2 in. to fig. 2 ...	25 18 0
4	16 ft. 6 in. x 5 1/2 in. x 3 in. x 1 1/2 in. to fig. 2 ...	25 18 0
5	18 ft. x 5 1/2 in. x 3 in. x 1 1/2 in. to fig. 2 ...	25 18 0
6	6 ft. 7 1/2 in. x 3 1/2 in. x 3 in. x 3/4 in. to fig. 4 ...	25 18 0
7	8 ft. x 3 1/2 in. x 3 in. x 3/4 in. to fig. 4 ...	25 18 0
8	17 ft. 4 in. x 3 1/2 in. x 3 in. x 3/4 in. to fig. 4 ...	25 18 0
9	6 ft. x 3 1/2 in. x 3 in. x 2 1/2 in. x 15-16 in. to fig. 5 ...	25 18 0
10	7 ft. x 3 1/2 in. x 3 in. x 2 1/2 in. x 15-16 in. to fig. 5 ...	25 18 0
11	13 ft. 6 in. x 5 in. x 5 in. x 5/8 in. to fig. 3 ...	25 18 0
12	12 ft. x 5 1/2 in. x 3 in. x 4 in. x 1 1/2 in. Tee to fig. 6 ...	25 18 0

ORDERS IN COUNCIL.—(Series 1913-14.)

Serial No.	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
1387	AGRICULTURE— Supply of the <i>Journal of Agriculture</i> , August and September, 1913, issues	£ s. d. 353 6 11	The Government Printer	Vote	Approved by the Governor in Council, 25th November, 1913. —F. W. Mabbott, Clerk of the Executive Council.
1388	PUBLIC WORKS (PORTS AND HARBORS)— 6 Imperial Beach Lights, together with accessories, for equipping Lifeboat Stations	149 12 0	Messrs. William Adams and Co. Ltd.	120. Equipping Lifeboat Stations	
1389	STATE RIVERS AND WATER SUPPLY COMMISSION— Construction of a Reservoir on the Werribee River (Melton Reservoir)—Contract No. 1231	52,520 0 0	Trench and Moran...	Loan	
1390	VICTORIAN RAILWAYS— Purchase of certain Spare Parts for Automatic Telephones	45 0 0	Automatic Telephones (Australia) Ltd.	Railway Stores Suspense Account	Approved by the Governor in Council, 25th November, 1913. —F. W. Mabbott, Clerk of the Executive Council.
1391	Purchase of certain Spare Parts for use in connexion with the McKean Motor Cars	85 0 0	Mr. Beard	Ditto	
1392	Purchase of Special Armature Coils and Feed Chains required for use at the State Coal Mine	25 5 3	Sullivan Machinery Co.	Ditto	

Melbourne, 10th December, 1913.

SHIRE OF KERANG.

ROAD DEVIATION.

Order Confirmed.

IN pursuance of the powers conferred by sections 475 and 479 of the *Local Government Act* 1903, the Council of the Shire of Kerang doth hereby order that the land firstly hereunder described shall be a public highway from the date of the publication of this Order in the *Government Gazette*.

All that piece of land being part allotment 7 of section A in the parish of Murrabit West county of Gunbower commencing at a point being the southern corner of said allotment and bearing north 19 deg. 49 min. E. 472 6-10 links along west boundary thence north 44 deg. 51 min. E. 3,576 links to 3-chain road thence south 45 deg. 10 min. E. 200 links along said road to the north-west corner of corner allotment to thence south 44 deg. 51 min. west 4,004 links along western boundary of allotment 10 to the point of commencement and containing 7 acres 2 roods 12 8-10 perches.

And the said council doth hereby declare that the land above described shall from the said date of publication in the *Government Gazette* be a public highway in lieu of the land hereinafter described that is to say:—

All that piece of land being the existing road between allotment 7 and part of allotment 8 of section A in the

parish of Murrabit West county of Gunbower commencing at the north-east corner of said corner allotment 8 and bearing north 89 deg. 52 min. E. 99 links thence south 45 deg. 10 min. E. 118 links thence south 19 deg. 49 min. west 3,946 4-10 links thence south 44 deg. 51 min. west 472 6-10 links thence north 19 deg. 49 min. east 4,390 5-10 links to the commencement point and containing 8 acres 1 rood 20 5-10 perches.

Dated this twelfth day of August, One thousand nine hundred and thirteen.

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

(SEAL) A. BASIL REID, President.  
W. RADCLIFFE, Councillor.  
D. G. RATTRAY, Secretary.

Confirmed by the Governor in Council,  
2nd December, 1913.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.  
SHIRE OF SHEPPARTON WATERWORKS TRUST.

AUTHORITY TO OBTAIN OVERDRAFT.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 2nd day of December, 1913, consented, in pursuance of the provisions of the Water Acts, to the Shire of Shepparton Waterworks Trust obtaining advances by means of a bank overdraft of its current account, such advances not to exceed at any one time the sum of One hundred pounds (£100), and to be liquidated by the 31st December, 1913.

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

At the Executive Council Chamber,  
Melbourne, the 2nd December, 1913.

LOWAN SHIRE WATERWORKS TRUST.—RATING  
BY-LAW.

THE Commissioners of the Lowan Shire Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, do hereby make the following By-law:—  
BY-LAW FOR THE MAKING OF A RATE FOR THE YEAR 1914.

A rate of Sixpence in the pound sterling shall be imposed and levied upon all rateable property within the Waterworks District of the said Trust, and such rate shall be based upon the valuation for the time being of the property hereby rated.

Such rate shall be payable on the 1st day of January, 1914.

Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rate.

The foregoing By-law was made on the 10th day of October, 1913, by the Commissioners of the Lowan Shire Waterworks Trust.

The common seal of the Lowan Shire Waterworks Trust was hereto affixed, by the authority of the Commissioners of the said Trust, in the presence of—

(SEAL) JOHN YOUNG, Chairman.  
A. F. MAGILL, C.E., Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

KOROIT WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1914.

THE Chairman and Commissioners of the Koroit Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Acts, do hereby, pursuant to and exercise of the powers and authorities conferred by the said Acts, make the following By-law, viz:—

The following are the rates which the occupiers or owners of land and tenements liable to be rated within the Trust District shall pay for the year 1914:—

1. For every house or tenement of the annual value of Thirteen pounds sterling or under, according to the valuation for the time being of such rateable property for the municipal rate of the Borough of Koroit, the sum of One pound per annum.

2. For every house or tenement above the annual value of Thirteen pounds sterling, the sum of One shilling and sixpence on each pound of such value.

3. An annual charge of Five shillings per head shall be made for each head of stock more than two (whether horses or cattle) kept on any premises along the line of mains, unless meters are placed on the service-pipes to such premises, in which case the provision of clause 3 of the General Regulations shall apply.

4. Such rates are hereby made payable in equal moieties on 1st January and 1st July, 1914.

Such person or persons as the Commissioners of the Koroit Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, collect, and receive the said rates.

Passed this 5th day of November, 1913.

(SEAL) MARTIN BOURKE, Chairman.  
RICHARD LAFFAN, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

HAMILTON WATERWORKS TRUST.

RATING BY-LAW FOR 1914.

THE Chairman and Commissioners of the Hamilton Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Acts, do hereby, pursuant to and in exercise of the powers and authorities conferred by such Acts, make the following By-law, viz:—

By-law No. 9.

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated, or other persons shall pay for the year 1914 in respect of water supplied by the Trust in the said Urban District:—

1. For every house or other tenement fronting any street wherein the water pipes of the Trust have been laid, and not being unoccupied land, a rate of Two shillings in the pound on the amount of the municipal valuation of such house or other tenement, and the land (if any) valued therewith shall be paid; the minimum amount to be so paid to be Twenty shillings. In cases where water is supplied to land upon which there is no building, the rate shall be Two shillings in the pound, according to the municipal valuation of such land. In no case, however, shall a rate of less than Ten shillings (10s.) be paid.

2. For land upon which there is no building, and to which water is not laid on, but which land fronts any street wherein water pipes of the Trust have been laid, the rate shall be Two shillings (2s.) in the pound on the amount of the municipal valuation thereof. In no case, however, shall a rate of less than Ten shillings (10s.) be paid.

3. For houses proved to the satisfaction of the Trust to have remained unoccupied for a period of not less than six calendar months, the rate per house shall be two-thirds of the amount which would be payable if such house had not been so unoccupied; but in no case shall the rate be less than Ten shillings.

4. The foregoing rates are hereby made payable, half-yearly in advance, one moiety on the 1st January, 1914, and one moiety on the 1st July, 1914.

5. For water supplied for domestic or other than domestic purposes by the Trust by measure, the charge shall (except where otherwise agreed by the Trust, and save as is hereinafter provided in this By-law) be One shilling and sixpence (1s. 6d.) per 1,000 gallons up to such quantity as would be equal to the amount of the assessed rate payable in respect of the premises so supplied; and for all water consumed in excess of such quantity, a charge of Two shillings (2s.) per 1,000 gallons shall be made.

6. Private water troughs will be charged at the rate of Twenty shillings each per annum where the valuation of the property on which such trough is situated does not exceed Ten pounds. Such trough charge in such case to include the water rate payable. Where the valuation of the said property exceeds Ten pounds there shall be no trough charge additional to the rate, except where, in the opinion of the Trust, a meter is necessary, in which case payment shall be by measure for the water used; but in no case shall the rate be less than Twenty shillings.

7. Water supplied to public gardens, parks, show grounds, cricket grounds, and bowling clubs shall be charged for by measurement at Sixpence (6d.) per 1,000 gallons; any quantity supplied in excess of the full measure of a unit of 1,000 gallons shall be charged for as 1,000 gallons. All water so supplied must be through a meter, and paid for half-yearly.

8. The charge for water supplied from any stand-pipe or hydrant shall be Sixpence (6d.) for any quantity up to 200 gallons, and Sixpence (6d.) for each additional 200 gallons or portion of 200 gallons.

9. For a supply of water during the erection of new buildings, or alterations to, or additions to existing buildings, the charge shall be Five shillings per centum on the amount of the contract price for a stone or brick building, or the same shall be fixed by agreement with the Trust. For a supply of water for the erection of wooden buildings with plastered walls, the charge shall be £1 for each such building. For a supply of water for wooden buildings where no plaster is used, the charge shall be Ten shillings for each such building. All payments shall be made in advance. No person shall take or use any water for or in connexion with the erection of any new buildings or alterations to or additions to existing buildings till he has obtained the receipt of the Trust's officer for payment of the amount payable for the use of such water, or the consent in writing of the Trust or its officer. Any person offending against the provisions hereof shall be liable to a penalty not exceeding Five pounds for each such offence. All such charges shall be additional to all rates or other charges payable by the owner or occupier of the premises upon which the building is being erected, and shall in the first instance be payable by the builder

or contractor; and, if unpaid by the builder or contractor, shall be charged to and paid by the owner of the premises whereon such building is being erected; but such charge to the owner shall not prejudice the right of the Trust to proceed at its option against either the builder or contractor or the owner or occupier for the amount so payable.

10. The occupier of two or more tenements liable to be rated, one of which is supplied with water by measure, shall be entitled on the payment of the rates of such tenements respectively, to use without further charge, such a quantity of water by meter as shall not exceed at the current charge for water supplied for domestic purposes by measure the amount of such rates; provided that the tenement or tenements not supplied by measure shall not be connected with the pipes of the Trust.

The occupier of two or more tenements, each of which is supplied with water by measure, shall be entitled to use without further charge, such a quantity of water at either or both such tenements as shall not exceed at the current charge for water supplied for domestic purposes by measure, the total amount at which such tenements, if not supplied by measure, would be rated.

11. For gas engines, oil engines, and steam boilers the charge shall be by measure; the minimum amount to be charged and paid shall be Twenty shillings, to be paid and payable in advance in each case. No water will be supplied to any such engine or boiler until a meter shall have been affixed to the supply pipe of such engine or boiler, to the satisfaction of the Engineer of the Trust; and no water will be supplied to any engine unless such engine is fitted with mechanical appliances to circulate and re-use the water to the satisfaction of the Trust's officer.

12. The minimum quantity of water to be charged for half-yearly in each case where water is supplied by measure for other than domestic purposes, shall (except where otherwise implied or provided in this By-law) be 10,000 gallons, and such water shall (where it is not otherwise provided herein in this By-law or otherwise specially agreed by the Trust) be charged for at the rate of Two shillings (2s.) per 1,000 gallons.

13. Supplies of water for purposes not specified herein are to be paid for at such charge as the Trust shall in each case determine, and the preliminary payments appointed by the Trust on account of such charge shall be made at the office of the Trust before a supply shall be taken or used.

14. Such person or persons as the Commissioners of the Hamilton Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover the rates and charges aforesaid and each of them.

15. In the construction of this By-law the word "person" shall be deemed to extend to and include a corporation, whether aggregate or sole, and the word "Trust" shall mean the "Hamilton Waterworks Trust."

16. By-law No. 2 is hereby repealed.

Passed this seventh day of November, One thousand nine hundred and thirteen.

(SEAL) WILLIAM MOORE, Chairman.  
JOHN FENTON, } Commissioners.  
J. LAW, }  
FRANK HAMMOND, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

#### BOROUGH OF HORSHAM WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1914.

THE Commissioners of the Borough of Horsham Waterworks Trust do hereby make the following By-law in pursuance of the provisions of the *Water Act 1905* :—

1. That the water rate for the year 1914 on all lands and tenements within the Borough of Horsham Waterworks Trust District shall be One shilling and sixpence in the £1 on the municipal valuation of the Borough of Horsham for the year 1913-14, with a minimum of One pound (£1), upon all lands and tenements valued at or under Thirteen pounds six shillings and eightpence (£13 6s. 8d.) except such as are entitled to the provisions of section 259 of the above-mentioned Act.

2. All rates and charges shall be due and payable in advance, on the first day of January, 1914, at the offices of the Trust, Wilson-street, Horsham, where payments will be received during office hours.

3. Such officers as the Trust may from time to time appoint for that purpose are hereby authorized to demand, receive, and recover the said rates and charges.

The foregoing By-law was passed by the Commissioners of the Borough of Horsham Waterworks Trust on the fourth day of November, 1913, and the common seal hereunto affixed in the presence of—

(SEAL) F. J. MILLER, Chairman.  
F. WILLIAMS, } Commissioners.  
J. J. HENNESSY, }  
JAMES HOCKING, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

#### KOWREE WATERWORKS TRUST.

##### RATING BY-LAW, 1914.

IN pursuance of the powers conferred by the *Water Act 1905*, the Commissioners of the Kowree Waterworks Trust hereby make the following By-law, No. 9, viz :—

A rate of Fourpence in the pound sterling is hereby made, and shall be levied on all the rateable property within the Waterworks District of the Kowree Waterworks Trust, based on the annual value thereof, according to the valuation for the time being of the said property, by the Shire of Kowree, for the municipal rates of the said shire, for one year, commencing on the first day of January, 1914, and ending on the 31st day of December, 1914.

Such rate shall be collected in one amount; due and payable on the 1st day of January, 1914.

Such person as the Commissioners of the Kowree Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, and recover the said rate.

Passed this 10th day of November, 1913.

Signed and sealed this 10th day of November, 1913—

(SEAL) ALEX. PHILIP, Commissioner.  
H. G. HILL, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

#### THE GLENROWAN WATERWORKS TRUST.

##### BY-LAW NO. 3.

THE Commissioners of the Glenrowan Waterworks Trust, constituted under the *Water Acts*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Acts, make the By-law following:—

The following are the rates for 1914 which the occupiers or owners of lands and tenements or vacant allotments within the Waterworks District of the aforesaid Trust and liable to be rated, shall pay to the Trust in respect to every such property:—

1. For every house or tenement used either wholly or partly as a domicile of Twelve pounds annual municipal valuation and under, a rate of One pound ten shillings sterling shall be paid.
2. For every house or tenement of more than Twelve pounds annual municipal valuation, a rate of Two shillings and sixpence on municipal valuation shall be paid.
3. The rate to be paid in respect of vacant or unoccupied allotments of land fronting a street in which a main shall have been laid shall be Ten shillings.
4. For all lands and tenements, situated otherwise than in streets in which pipes are laid down, and which are not supplied with water and being within a quarter of a mile of a main, one-half of the before-mentioned rate, and where tenements are over a quarter of a mile and under half-a-mile from a main, one-quarter the before-mentioned rate to be paid.
5. Water supplied by meter shall be charged for at the rate of Two shillings per 1,000 gallons, and shall be paid for at such time or times as may be demanded by the Trust.
6. The foregoing rates are hereby made payable in equal moieties on the first day of January and the first day of July, 1914.
7. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand, collect, and recover the said rates and charges.

Dated this 31st day of October, 1913.

(SEAL) J. R. C. SADLER, Chairman.  
G. LEE, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

## BAIRNSDALE WATERWORKS TRUST.

## BY-LAW 27.

THE Commissioners of the Bairnsdale Waterworks Trust, in pursuance of the powers conferred by the *Water Act 1905*, hereby make the following By-law for determining the rates and charges to be paid in respect of water supplied, or available for supply within the Urban District of the Trust during the calendar year 1914:—

(1) The following rates and charges are those which the occupiers or owners of lands, houses, and tenements situated within the Urban District of the Trust shall pay in respect of water supplied or available for supply to such land, houses, and tenements situated on any street in which pipes for water supply are laid, or which land, houses, or tenements, if not on such street, are supplied with water by reticulation from such pipes for the year commencing on the first day of January, 1914, and ending on the 31st day of December, 1914, and such person or persons as the Commissioners of the said Trust may from time to time appoint for the purpose shall be authorized to demand and receive the said rates and charges:—

- (a) On every house or tenement of Twenty pounds annual municipal value or under, Twenty shillings per annum.
- (b) On every house or tenement above the annual municipal value of Twenty pounds, at a rate of One shilling for every One pound per annum of such valuation.
- (c) On all vacant allotments of land, at a rate of One shilling for every One pound per annum of the municipal valuation thereof.
- (d) For water supplied from the wharf at Bairnsdale for shipping and other purposes, a minimum charge of Sixpence per 100 gallons, or Sixpence for any fractional part thereof, and a minimum charge of Three shillings per 1,000 gallons, or Three shillings for any fractional part thereof exceeding 500 gallons except in cases of special agreement with the Trust.
- (e) For water supplied by the Trust by measurement, except in cases of special agreement with the Trust, or water supplied under terms of subsection (g) of section 1 of this By-law, One shilling per 1,000 gallons.
- (f) Water supplied to manufactories, aerated water and cordial makers, brewers, bakers, butchers, livery and coach-horse stables, hotel premises, and for any other than domestic purposes, may be charged for by measurement at the discretion of the Trust.
- (g) Water supplied to Government Departments, mechanics' institutes, churches, cricket clubs, and bowling greens, shall be charged by measurement at the discretion of the Trust.
- (h) Private water troughs will be charged for at the rate of Twenty shillings per annum, where the valuation of the property on which such troughs are situated does not exceed £20. Such trough charge of 20s. will mean to include the rate at valuation. Where the valuation of the property exceeds £20 the trough to be exempt from rating purposes, except when, in the opinion of the Trust, a meter shall be necessary.
- (i) The charge for water supplied to market gardens or fruit gardens shall be at the rate of 1s. per 1,000 gallons by measurement at the discretion of the Trust, a meter to be fixed at the expense of the ratepayer.
- (j) For water supplied for new buildings being erected, at the rate of £1 per cent. on the contract for labour and material of all stone, brick, concrete, and plastering work, or any other work where water is used, and to be arranged for before the work is commenced.
- (k) The service-pipe for conveying the water from the pipes of the Trust into the premises of the consumer shall in no case exceed the following diameter:—
  - (1) For domestic supply of premises not exceeding £40 annual municipal value, half (½) inch diameter.  
For the domestic supply of premises with an annual municipal valuation of Forty pounds or over, a three-quarter of an inch service may be allowed at the discretion of the Trust.
  - (2) For the supply of water for other than domestic purposes and for supplies by meter such diameter as the Trust shall authorize in each case.
- (l) Each house or tenement must be provided with a separate service from the main.
- (m) Water supplied to market gardens, nurseries, or for any irrigation purposes shall be charged for by meter at the rate of 1s. per 1,000 gallons in

addition to the usual rate for a domestic supply on the basis of valuation. A separate service from the main for a domestic supply may be allowed at the discretion of the Trust.

(2) The rates and charges for water and all sums due to the Trust under this By-law shall be paid by and recoverable from the occupier of the premises, or owner, or the person requiring, receiving, or using the supply of water.

(3) The said rates and all charges for water supplied, otherwise than by meter or by special agreement, shall be payable in advance, by equal instalments, on the 1st day of January, 1914, and on the 1st day of July, 1914.

All charges for water supplied by meter or by special agreement shall be payable half-yearly, or at such time or times as may be determined by the Trust. The first payment shall, in respect of rates, be made at the time when the occupier or owner shall become liable to pay the rates for the supply of water hereinbefore mentioned.

In construction of this By-law the word "person" shall be deemed to extend to include a corporation, whether aggregate or sole, and the word "Trust" shall mean the Bairnsdale Waterworks Trust.

The foregoing By-law was made by the Commissioners of the Bairnsdale Waterworks Trust on the 19th day of November, 1914, and the corporate seal of the Trust was hereto affixed in the presence of—

W. B. IRVINE, Chairman.

A. C. BRABET, Commissioner.

(SEAL) J. W. L. JACKSON, Commissioner.

A. G. HOLT, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

## SWAN HILL WATERWORKS TRUST.

## RATING BY-LAW.

THE Chairman and Commissioners of the Swan Hill Waterworks Trust, in pursuance of the powers conferred by the *Water Acts*, do make the following By-law:—

## By-law No. 13.

By-law for the making of a rate on all rateable property comprised within the boundaries of the district of the Swan Hill Waterworks Trust, such district having been proclaimed an Urban District under Division 9 of Part 2 of the *Water Act 1890*:—

1. A rate of One shilling and threepence (1s. 3d.) in the pound sterling on the annual value of all rateable property within the Swan Hill Waterworks Trust District, according to the valuation for the time being of all tenements for the municipal rates of the Shire of Swan Hill, with a minimum payment of One pound sterling.

2. A rate of One shilling and threepence (1s. 3d.) in the pound sterling on the annual value of all unoccupied land within the Trust District in all cases where a main is laid, serves, or passes such land, whether connected with such main or not, with a minimum charge of One pound sterling on each allotment having an area of a quarter of an acre, and not exceeding half an acre; and for every additional similar area, One pound sterling, or, having an area of less than one-quarter of an acre, Ten shillings sterling, with a minimum charge of Ten shillings.

3. A rate of Six shillings (6s.) per half acre, Three shillings (3s.) per quarter acre, with a minimum of Three shillings on all unoccupied land within the Trust District not served by water, nor rated under clause 2 of this By-law.

The foregoing rate is hereby made for the year 1914, commencing on the 1st day of January and ending the 31st day of December, 1914.

4. Such rate is hereby made payable in two half-yearly instalments, one half on the 1st day of January and the other half on the 1st day of July, 1914.

5. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand, receive, and sue for the said rate.

The foregoing By-law was made by the Commissioners of the Swan Hill Waterworks Trust the 30th day of October, 1913.

The common seal of the Swan Hill Waterworks Trust was hereto affixed, by authority of the Commissioners of the said Trust, by—

J. H. STEWART, Secretary,  
in the presence of—

(SEAL) ROBERT CHISHOLM, }  
HENRY PYE, } Commissioners.  
JOHN WHITHAM, }

Approved by the Governor in Council,  
2nd December, 1913.

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

## WARRNAMBOOL WATERWORKS TRUST.

BY-LAW NO. 23.

**T**HE Warrnambool Waterworks Trust doth hereby, pursuant to and in exercise and execution of the powers and authorities conferred on it by the *Water Act 1905*, No. 2016 (and whose Water District has, for the purposes of the said Act, been proclaimed an Urban District), make the By-law following:—

The following rates and charges are those which the occupiers and owners of lands and tenements shall pay for the year 1914 in respect of water supplied by the Trust (that is to say):—

- (a) On every house or tenement, whether occupied or not, a rate of Thirteenpence for each pound sterling on the amount of the annual value, but the annual minimum amount to be paid shall be One pound sterling.
- (b) Unoccupied lands where no water is laid on shall be charged Five pounds per centum on the amount of the annual valuation.
- (c) Houses unoccupied for a period of not less than six calendar months, commencing on the 1st day of January or the 1st day of July, shall be charged two-third rates.
- (d) Tenements built and used for storage purposes only, such as bonded stores, warehouses, and wholesale stores, not being domiciles nor used in retail business, a rate of Twelvepence in the pound on the amount of the annual valuation, except in cases where the Trust shall order a meter to be used.
- (e) Private water troughs shall be charged at the rate of Twenty shillings per annum each, except when the Trust shall order a meter to be used, in which case the minimum quantity of water to be charged for half-yearly shall be 10,000 gallons.
- (f) For water supplied by the Trust by measure, except in cases of special agreement with the Trust, or otherwise provided for in this Regulation, the rate shall be Fifteenpence per 1,000 gallons.
- (g) The rate to be charged to non-ratepayers for water supplied from stand-pipes shall be Threepence per 100 gallons; and ratepayers shall be charged for quantity of water which, at Fifteenpence per 1,000 gallons, exceeds the amount of the assessed rate payable for lands or tenements according to their distance from such stand-pipe.
- (h) Water for gas engines shall be charged for at the rate of Ten shillings per annum for each engine, except in cases where the Trust shall order a meter to be used.
- (i) For steam boilers the rate shall be Twelve shillings and sixpence per annum for each horse-power of each boiler, except in cases where the Trust shall order a meter to be used.
- (j) On buildings in course of erection where water is required for building purposes, the charge shall be Five shillings per 1,000 gallons, and the owner or occupier of such premises shall provide and fix the water meter and all necessary fittings for same, otherwise the owners or occupiers of such premises may, by special agreement with the Trust, pay a minimum charge of Ten shillings per centum on the total cost of the work for stone buildings, or Two shillings and sixpence per cent. for wooden buildings, when a meter will not be required to be provided, or they may, by special agreement with the Trust, pay the cost of the labour of laying and removing the necessary pipes, fittings, and a meter, and the hire of a meter at the rate of Ten shillings per annum, with a minimum charge of Five shillings, and for the water at the rate of One shilling and sixpence per 1,000 gallons. Payments in either case to be made in advance.
- (k) For water supplied to shipping, the charge shall be Five shillings per 1,000 gallons, with a minimum charge of Five shillings. With paid meters, the charge shall be Two shillings per 1,000 gallons.
- (l) Supplies of water for purposes not specified herein must be paid for at such rate as the Trust shall in each case determine, and the preliminary payment at such rate must be made at the office of the Trust before a supply can be taken or used.
- (m) In the event of any dispute as to which sub-section applies to any particular case, the Trust shall have power to decide or to make a special charge.
- (n) The minimum quantity of water to be charged for in each case where water is supplied by measure for domestic and other than domestic

purposes shall be the quantity which, at Fourteenpence per 1,000 gallons, is equal to the amount of the assessed rate for the year which would be payable for the premises or land so supplied if supplied otherwise than by measure.

- (o) For water supplied to public parks and show grounds, the charge shall be Ninepence per 1,000 gallons, and the supply must be taken through a meter.
- (p) For water supplied to the Botanic Gardens and the Manifold-street Reserve, the charge shall be Twopence per 1,000 gallons, and the supply must be taken through a meter.
- (q) The before-mentioned rates shall be payable in advance on the first day of January of the said year, and such charges shall be payable on the first day of July and the thirty-first day of December of the said year.
- (r) Such person or persons as the Commissioners of the Trust may appoint from time to time for the purpose shall be authorized to demand, receive, and collect the said rates and charges.

The foregoing By-law was made and adopted by the Warrnambool Waterworks Trust on the fourth day of November, 1913, and the seal of the Trust was hereunto affixed in the presence of—

(SEAL) A. FRITZ LANDMANN, Chairman.  
H. E. LAWSON, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

## DONALD WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1914, NO. 20.

**T**HE Commissioners of the Donald Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance of the powers and authorities conferred upon them by the *Water Act 1905*, make the following By-law, viz.:—

That the following are the rates which occupiers and owners of lands and tenements shall pay in respect of water supplied by the Trust within the Urban District, that is to say, in regard to houses and tenements fronting any street in which the pipes of the water supply are laid, or which houses or tenements, if not in such street, are supplied with water by the reticulation of such pipes:—

- For every house or tenement of Fourteen pounds six shilling sterling annual value or under, the sum of One pound five shillings per annum.
- For every house or tenement above the annual value of Fourteen pounds six shillings annual value, a rate of One shilling and ninepence in the pound sterling on the net annual value of such rateable property.
- For all tenements in the said Urban District situate otherwise than on the streets in which the pipes of the water supply are laid, and which tenements are not supplied with water by the reticulation from such pipes, and being within a quarter ( $\frac{1}{4}$ ) of a mile of any stand-pipe for the supply of water, half of the above-mentioned rates; and where such tenements are over a quarter ( $\frac{1}{4}$ ) of a mile and within a half ( $\frac{1}{2}$ ) of a mile thereof, one-fourth of the before-mentioned rates.

Such before-mentioned rates shall be based upon the municipal valuation for the time being.

Such rate is hereby made for the year 1914, commencing on the (1st) first day of January, and terminating on the thirty-first (31st) day of December, 1914, and shall be payable on the first (1st) day of January, 1914.

Such person or persons as the Commissioners of the said Trust may from time to time appoint shall be authorized to demand, receive, sue for, and recover such said rates.

The foregoing By-law, No. 20, was made by the Commissioners of the said Donald Waterworks Trust this the 11th day of November, 1913, and the seal of the Trust affixed thereto in the presence of—

(SEAL) J. R. HORNSBY, Chairman.  
S. J. WORTLEY, Commissioner.  
G. W. DROSTEN, C.E., Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

## CARISBROOK WATERWORKS TRUST.

## RATING BY-LAW FOR 1914.

THE Commissioners of the Carisbrook Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the *Water Act 1905*, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Act, make the following By-law, viz. :—

*By-law No. 21.*

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1914 in respect of water supplied by the Trust within the said Urban District :—

1. For every house or tenement above Ten pounds and not more than Fifteen pounds annual municipal value, a rate of Two shillings in the pound, according to such value.
2. For every house or tenement of above Fifteen pounds and not more than Twenty pounds annual municipal value, a rate of One pound ten shillings shall be paid.
3. For every house or tenement of the annual municipal value of Ten pounds or under, the sum of One pound per annum.
4. For every house or tenement of Twenty-one pounds annual municipal value and upwards, a rate of One shilling and sixpence in the pound per annum upon the annual municipal value of such property.
5. For every unoccupied piece or allotment of land of Twenty pounds municipal value or under, the sum of One pound sterling; over Twenty pounds municipal value, One shilling in the pound per annum upon the annual municipal value of such property.
6. For water supplied by the Trust by measurement, a charge of One shilling per thousand gallons shall be made; and the minimum quantity to be charged for shall be the quantity which, at the price named, would be equal to the rate payable in respect of the property so supplied if supplied otherwise than by measure.

That the above-named rates and charges shall be payable half-yearly in advance, first payment on the first day of January, 1914, and the second payment on the first day of July, 1914.

Such person or persons as the Commissioners of the Carisbrook Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover the said rates and charges.

Passed this fourth day of November, 1913.

(SEAL) JAS. LANDRIGAN, Chairman.  
H. DICKSON, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

## LAWLOIT WATERWORKS TRUST.

## RATING BY-LAW.

THE Commissioners of the Lawloit Waterworks Trust, in pursuance of the powers conferred by the *Water Act 1905*, do hereby make the following By-law :—

*By-law for Making of a Rate for the Year 1914.*

A rate of Ninepence in the pound shall be imposed and levied upon all rateable property within the Waterworks District of the said Trust, and such rate shall be based upon the municipal valuation for the time being of the property rated.

Such rate shall be payable on the 1st day of January, 1914.

Such person or persons as the Commissioners of the Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rates.

The foregoing By-law was made on the 11th day of November, 1913, by the Commissioners of the Lawloit Waterworks Trust.

The common seal of the Lawloit Waterworks Trust was hereunto affixed, by the authority of the Commissioners of the said Trust, in the presence of—

(SEAL) BENJAMIN J. ARTHUR, Chairman.  
W. ARTHUR KELLY, C.E., Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

No. 186.—DECEMBER 10, 1913.—16638.—5.

## OMEQ WATERWORKS TRUST.

## BY-LAW FOR MAKING A RATE FOR SUPPLY PURPOSES.

THE Commissioners of the Omeo Waterworks Trust do hereby, pursuant to and in exercise and execution of the powers and authorities conferred by the *Water Act 1905*, make and levy the following rates and charges for the year 1914 upon all lands and tenements within the Waterworks District, that is to say :—

No. 1. On every house or tenement on which a dwelling-house is erected of the annual municipal value of Thirteen pounds or under, the sum of One pound sterling.

No. 2. On every unoccupied allotment of land of the annual municipal value of Five pounds or under, the sum of Seven shillings and sixpence.

No. 3. On every house or tenement above the annual municipal value of Thirteen pounds, a rate of Seven and one-half per centum shall be charged on the amount of valuation; but no rate shall exceed the sum of Twenty-five pounds, except where a meter is used.

No. 4. For every water trough supplied with water from the works of the Trust, a charge of One pound per annum shall be made.

No. 5. For every steam boiler supplied with water from the works of the Trust, a charge of Five pounds per annum shall be made.

No. 6. For water supplied by measure (except in cases of special agreement) from the works of the Trust, One shilling and sixpence for every 1,000 gallons shall be charged.

No. 7. No service-pipe shall be more than three-quarters of an inch in diameter, unless at the discretion of the Trust.

No. 8. Such rate shall be payable yearly, in advance, on the 1st day of January, 1914.

Such person or persons as the Commissioners of the Trust may from time to time appoint for that purpose shall be authorized to demand, collect, receive, and recover the rates and charges hereby made.

Passed this 10th day of November, 1913.

(SEAL) W. GROSE, Chairman.  
J. SHANAHAN, Secretary.

Approved by the Governor in Council,  
2nd December, 1913.

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

## ALEXANDRA WATERWORKS TRUST.

## RATING BY-LAW FOR THE YEAR 1914.

THE Chairman and Commissioners of the Alexandra Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the *Water Act 1905*, do hereby, in pursuance of the powers and authorities conferred by the said Act, make the following By-law :—

The following are the rates which the occupiers or owners of lands and tenements within the Urban District of the Alexandra Waterworks Trust shall pay for water supplied by the said Trust :—

For every house, tenement, or allotment of the annual value of Seventeen pounds or over, according to the municipal valuation, an amount of One shilling and sixpence in the pound of such valuation.

For every house, tenement, or allotment under Seventeen pounds sterling annual valuation, according to the municipal valuation, an amount of One pound five shillings sterling per annum.

For all tenements in the said district in which pipes for the supply of water have been laid down, and which tenements are not supplied with water by reticulation by such pipes, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the above-mentioned rates, and where such tenements are over a quarter of a mile from such stand-pipe and within half a mile thereof, one-fourth of the above-mentioned rates.

The charge for water supplied from and after the first day of January, 1914 shall be as follows :—

(a) For every steam boiler supplied with water from the works of the Trust, Fifteen shillings per annum for each horse-power of such steam boiler.

(b) For water supplied by the Trust by measurement (except in cases of special agreement with the Trust), One shilling for every one thousand gallons.

The minimum quantity of water to be charged for in each case where water is supplied by measure shall be :—

(a) If for domestic and other than domestic purposes, the quantity for which the charge of One shilling per 1,000 gallons would be equal to the

amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.

(b) If for other than domestic purposes solely, 30,000 gallons per half-year.

For water supplied to the Government Departments, police stations, churches, court-house, post-office, State school, show ground, cricket ground, bowling-green, shire hall, and similar properties, shall be charged by measurement or special agreement.

For water supplied to livery and carriers' stables by the Trust, the charge shall be Five shillings per annum for each stall or loose-box.

In open sheds used for stabling, each space of five feet shall be charged as a stall.

The before-mentioned rates and charges are made for the year 1914. Such rates shall be payable by equal moieties, half-yearly in advance, on the first day of January and the first day of July of such year, and such charges shall be payable half-yearly, on the first day of July and the thirty-first day of December of such year.

Such person or persons as the Commissioners of the Alexandra Waterworks Trust may appoint from time to time for the purpose shall be authorized to demand, receive, and collect the said rates and charges.

All water troughs to be fitted with approved self-acting ball taps to prevent overflow.

Passed this 3rd day of November, 1913; and the common seal of the Alexandra Water Trust was hereto affixed in the presence of—

(SEAL) J. H. EDWARDS, Chairman.  
J. T. MURRAY, Commissioner.  
HARRY WOOD, Secretary.

Approved by the Governor in Council,  
and December, 1913.

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

#### TALLANGATTA WATERWORKS TRUST.

##### RATING BY-LAW FOR 1914.

THE Commissioners of the Tallangatta Waterworks Trust, in pursuance of the powers conferred by the Water Act 1905, hereby make the following By-law:—

##### By-law No. 7.

1. General Rate.—A general rate of One shilling and ninepence in the pound sterling is hereby made for the year 1914 upon the annual value of all properties liable to be rated within the Waterworks District of the Trust, and such rate shall be based on the municipal valuation of such property by the Council of the Shire of Towong for the year, 1913-1914.

2. Minimum Rate.—The minimum rate payable on any property on which is erected any dwelling, house, shop, office, stable, or other building where, in the opinion of the Trust, water is likely to be required, shall be Thirty-two shillings. The minimum rate on any other rateable property whatsoever shall be Ten shillings.

3. For all house-properties built during the year 1914, a proportion of such general rate or minimum rate shall be paid from the beginning of the month after commencement of the building to the end of December.

4. For water supplied from the works of the Trust by measure, a charge of One shilling and threepence per thousand gallons shall be made, except in cases of special agreement with the Trust, and the minimum quantity charged for shall be 26,000 gallons per annum.

5. The said rate and charges shall be payable in two equal portions, the first on the first day of January and the second on the first day of July, 1914.

Such person or persons as the Commissioners shall appoint shall be authorized to receive and demand the rate.

The foregoing By-law was made by the Commissioners of the Tallangatta Waterworks Trust on the 13th day of October, 1913.

The common seal of the Tallangatta Waterworks Trust was affixed hereto, by the authority of the Commissioners, in the presence of—

(SEAL) MICHAEL McGRATH, Chairman.  
W. H. MADDOCK, Secretary.

Approved by the Governor in Council,  
and December, 1913.

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

#### Education Acts.

#### ADDITION TO REGULATION MADE, REGULATIONS RESCINDED, AND REGULATIONS SUBSTITUTED.

At the Executive Council Chamber, Melbourne, the second day of December, 1913.

##### PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt	Mr. Billson
Mr. Murray	Mr. Hagelthorn
Mr. Graham	Mr. Thomson
Mr. Brown	Mr. Adamson.
Sir A. J. Peacock	

WHEREAS by section 23 of the Education Act 1890 (54 Vict. No. 1086) it is enacted that the Governor in Council may from time to time make and rescind Regulations for all or any of the purposes therein mentioned, and generally for carrying the said Act into effect: 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 an additional Clause to Regulation XXIII., and doth also hereby rescind the following Regulations made under the Education Act 1890, namely, Clause 17 of Regulation V.—Maintenance; Clause 1 of Regulation XIX.—School Entertainments; Clauses 3, 5, 20, 25, 31, and 45 of Regulation XXV.—Use of Buildings, and School Committees; and Regulation XXXIII.—Evening Continuation Classes; and doth make the following Regulations in lieu thereof, that is to say:—

##### REGULATION XXIII.—COMPULSORY ATTENDANCE (ADDITIONAL CLAUSE).

1 (d.) Head Teachers may be required to furnish returns necessary for the purposes of the Annual Report.

##### REGULATION V.—MAINTENANCE.

17. An allowance of 2s. 6d. per meeting will be made to Head Teachers of State schools in which School Committees hold their meetings; and, in consideration of such amount, they will be required to provide lights and fires when necessary, and to supply pens, ink, &c.

This allowance will not be paid for more than one meeting each month.

The amount should be claimed in the maintenance column of the first salary account rendered after the meeting, the date of which must at the same time be specified on the claim.

##### REGULATION XIX.—SCHOOL ENTERTAINMENTS.

1. When, in connexion with any school, it is proposed to hold any entertainment having for its object the establishment or augmentation of school funds, the Head Teacher shall consult and act in conjunction with the School Committee in carrying out the arrangements.

The funds raised by school entertainments shall be held in trust by the School Committee, and shall be expended in such manner as may be deemed by the Head Teacher and the School Committee conjointly as most desirable in the interests of the school. In the event of the Head Teacher and the School Committee failing to arrive at a mutually satisfactory arrangement as to the disposal of the funds, the matter must be referred to the Department for adjustment.

Within a reasonable time after any school entertainment, the Head Teacher shall forward to the Department a balance-sheet, certified to by the Chairman, Correspondent, or Treasurer of the School Committee, showing the receipts and expenditure of the entertainment, and also the expenditure of the balance.

##### REGULATION XXV.—USE OF BUILDINGS—SCHOOL COMMITTEES.

##### Use of Buildings.

3. The person or persons permitted to use the building must give a guarantee, in the form approved by the Director, to repair any damage done to the premises or school property while being so used. The guarantee when signed should be forwarded by the Head Teacher to the Department.

5. For the use of each room, when used for general purposes, Five shillings must be paid to the School Committee.

After the cost of cleaning the premises has been defrayed out of this amount any balance remaining shall be applied to a fund for the maintenance and furnishing of the school.

#### School Committees.

20. Members of the School Committees are expected to foster the schools under their care by showing an active interest in, and sympathy with, the work of the teachers and scholars.

While exercising general supervision over the school, they should make it their especial care to see that the health and comfort of teachers and children are provided for, that the school is well equipped and well maintained, that regular and punctual attendance is insisted upon from both teachers and pupils, and that sympathetic relations are encouraged as between teachers and parents. It is no part of their duties to interfere with the curriculum of instruction or with the methods employed by the teacher. At their visits to schools, members of the School Committee are entitled to inspect any of the records of the school, and they should check and sign the attendance registers at each visit.

Any remarks they desire to make upon matters arising out of their visit should be inserted in the School Committee's book, which should be kept by the Head Teacher for perusal by the District Inspector at each visit.

26. For the purpose of obtaining nominations of candidates for appointment to the School Committee, a meeting of the parents and guardians of children attending the school, or group of schools, shall be summoned by the Head Teacher, in the month of March, following the expiration of the triennial period during which the previous School Committee had held office.

31. Seven days prior to the date fixed for the parents' meeting, the Head Teacher shall announce to the children attending the school the date, hour, place, and object of such meeting, and shall notify parents and guardians. A notice containing these particulars shall be posted on the door of the school building seven days prior to the parents' meeting.

45. The removal by the Governor in Council of any member of a School Committee for misconduct shall render such person ineligible for re-election, and incapable of holding the position of a member of a School Committee for a period of three years from the date of such removal, or for such further period as may be determined by the Governor in Council.

#### REGULATION NO. XXXIII.—EVENING CONTINUATION CLASSES.

1. Evening continuation classes may be established in suitable centers to provide for the further education of boys and girls in such subjects as will give a preliminary training in industrial, commercial, and domestic duties.

2. The qualifications for the admission of pupils to evening continuation classes are that they have obtained the certificate of merit, or an approved equivalent, or that in the opinion of the head teacher of such classes, their attainments are such as to enable them to benefit by the instruction. No child who is required by section 42 of the *Education Act 1910* to be in attendance at a day school shall be admitted to evening continuation classes.

3. As a general rule, evening continuation classes will not be established and maintained unless thirty qualified pupils are prepared to attend regularly for a period of two years for instruction in any one or more of the courses of study set out in clause 6. Applications for the establishment of evening continuation classes shall be made upon forms to be obtained from the Education Department.

4. In Melbourne and, where practicable, in other large centers of population, evening continuation classes for girls shall be held in premises separate from those of boys.

5. Evening continuation classes shall be open from the beginning of March to the end of November in each year. Unless otherwise sanctioned by the Director, evening continuation classes shall be held on three evenings in each week, and work will begin not later than 7 p.m., and shall end not later than 9 p.m. Evening continuation classes shall not be held on the evenings or days that are observed as holidays in the State schools.

6. The courses of study shall be as set out hereunder, and shall in each of the groups (a), (b), and (c) provide instruction for at least two years. The course of study may be added to or varied in such a manner as the Minister may from time to time determine.

##### (a) Artisan Course—

1. English and civics;
2. Practical mathematics;
3. Drawing and manual work;
4. Elementary science.

##### (b) Commercial Course—

1. English and civics;
2. Commercial arithmetic;
3. Business practice, including correspondence and bookkeeping;
4. Shorthand.

##### (c) Domestic Arts—

1. English;
2. Cookery;
3. Home management, including hygiene; and
4. Needlework and dressmaking.

7. The subject of English shall be compulsory in each course, and pupils will be required to take at least two other subjects of the course. No class shall be formed in any subject for fewer than ten pupils in regular attendance.

8. In Melbourne and in other large centers of population each evening continuation class shall be restricted to one of the courses of study set out in clause 6. In other centers modified courses may be approved by the Director.

9. At the conclusion of the course, certificates of proficiency may be awarded to pupils who have attended regularly, have shown satisfactory work and conduct throughout the course, and have passed a satisfactory examination.

10. Preparatory classes may be formed for backward pupils who have reached the age of fourteen years. The course of study in such preparatory classes shall include further instruction in English and arithmetic, and, where practicable, in manual work.

11. The details of the course of study for the various courses of the evening continuation classes shall be as from time to time prescribed by the Director.

12. All pupils will be expected to be regular and punctual in attendance, and any pupil failing to attend regularly and punctually may be excluded from further attendance. Any pupil may be excluded from further attendance for laziness or misconduct.

13. The School Committee appointed for the school in which the evening continuation classes are held shall perform, so far as practicable, the same duties in respect of the evening continuation classes as are prescribed for the State school for which they have been appointed to be the School Committee.

14. A record of the attendance of pupils in evening continuation classes must be kept by the Head Teacher of such class in accordance with instructions printed on the attendance roll, and in estimating the average attendance only such pupils shall be reckoned as comply with the conditions of attendance so issued.

15. Each of the evening continuation classes shall be placed under the charge of a Head Teacher, who shall be responsible for the general management and supervision of the classes, and shall give instruction in one or more subjects of the Course. Where the attendance requires that he shall have assistance, one or more assistants may be appointed. As a rule, not more than thirty pupils may be enrolled in any class under the charge of one teacher.

16. Payments will be made to teachers in accordance with the following scale:—

*Head Teacher.*—Ten shillings for each meeting of continuation classes at which such teacher attended and taught for two hours.

*For Assistant Teachers.*—Seven shillings and sixpence for each meeting at which such teacher attended and taught for two hours.

17. Payments will not be made in respect of any classes the establishment of which has not received the sanction of the Minister, and to any teachers who have not been formally appointed by him.

18. All appointments of teachers of evening continuation classes shall be temporary, and shall be terminable at one month's notice. In making appointments of teachers of such classes the most highly qualified applicants will be selected, irrespective of other conditions, such as seniority in the teaching service or employment in the school in which the evening continuation classes are held.

19. Where other qualified applicants are available a teacher will not, as a rule, be permitted to teach for more than two evenings per week in evening continuation classes.

20. Where, under the provisions of section 30 of the *Education Act 1910*, the Governor in Council has declared that boys under the age of seventeen years who are not otherwise receiving efficient and regular instruction shall be required to attend at evening continuation classes, any boy may be exempted from such attendance, provided that an inspector of schools certified that such boy is otherwise receiving efficient and regular instruction.

21. An attendance roll for recording the attendance of pupils and a work program shall be kept in each school. Returns shall be furnished at the end of each month.

And the Honorable Sir Alexander James Peacock, His Majesty's Minister of Public Instruction for the State of Victoria aforesaid, shall give the necessary directions herein accordingly.

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

**APPOINTMENT OF POLLING PLACE FOR  
NORTHERN PROVINCE.**

*At the Executive Council Chamber, Melbourne, the second day of December, 1913.*

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt	Mr. Billson
Mr. Murray	Mr. Hagelthorn
Mr. Graham	Mr. Thomson
Mr. Brown	Mr. Adamson.
Sir A. J. Peacock	

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 place named in the second column of the Schedule hereunder to be a Polling Place within and for the Division of the Electoral Province mentioned in conjunction herewith in the first column of the said Schedule, viz. :—

SCHEDULE.

Electoral Province and Division.	Polling Place Appointed.
Northern Province— Kerang Division	Myall

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.

**COUNTY COURTS.**

*At the Executive Council Chamber, Melbourne, the fifth day of December, 1913.*

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt	Sir A. J. Peacock
Mr. Graham	Mr. Thomson.
Mr. Brown	

HIS 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 3 of the Act No. 1078, has directed that the places named in the Schedule hereunder be appointed places at which County Courts shall be holden within the intervals set forth in such Schedule, that is to say :—

SCHEDULE.

Place.	Interval within which Court shall be holden.
Dimboola	Once at least in every three months.
Rainbow	" "
Birchip	" "
Ouyen	" "
Sea Lake	" "
Numurkah	" "
Rochester	" "
Traralgon	" "
Swan Hill	" "
Wonthaggi	" "

And the Honorable James Drysdale Brown, His Majesty's Solicitor-General for the State of Victoria, shall give the necessary directions herein accordingly.

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

**Factories and Shops Acts.**

**A PHOTOGRAPHERS BOARD TO BE APPOINTED.**

*At the Executive Council Chamber, Melbourne, the second day of December, 1913.*

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt	Mr. Billson
Mr. Murray	Mr. Hagelthorn
Mr. Graham	Mr. Thomson
Mr. Brown	Mr. Adamson.
Sir A. J. Peacock	

WHEREAS a resolution declaring that it is expedient to appoint a Special Board to determine the lowest prices or rates which may be paid to any persons employed in the process of making photographs was passed by the Legislative Assembly on the 23rd day of October, 1913, and by the Legislative Council on the 12th day of November, 1913: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of the Factories and Shops Acts and the regulations made thereunder, doth hereby order that a Special Board, consisting of six members and a chairman, three of such members being appointed as representatives of employers and three as representatives of employés, be constituted and appointed to determine the lowest prices or rates which may be paid to any persons employed in the process of making photographs: Also that such Special Board may in any regulation, determination, order, or instrument, or legal proceedings, be described for all purposes as the Photographers Board; and that the area or locality within which the Determination of such Special Board shall be operative shall be the Metropolitan District as defined in the Factories and Shops Acts, all cities and towns, and the boroughs of Eaglehawk, Geelong West, Newtown and Chilwell, and Sebastopol.

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

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

**GLENROWAN WATERWORKS TRUST.**

**MINIMUM WATER RATES FOR 1914.**

*At the Executive Council Chamber, Melbourne, the second day of December, 1913.*

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Watt	Mr. Billson
Mr. Murray	Mr. Hagelthorn
Mr. Graham	Mr. Thomson
Mr. Brown	Mr. Adamson.
Sir A. J. Peacock	

WHEREAS by section 128 of the *Water Act* 1905, No. 2016, it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that the minimum rates to be paid for the year 1914 by occupiers or owners of any land or tenement liable to be rated by the Glenrowan Waterworks Trust shall be Thirty shillings (30s.) under clause 1, and Ten shillings (10s.) under clause 3, of the said Trust's rating By-law for the said year.

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

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

Land Act 1901.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES INCREASED AND 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 Lieutenant-Governor of the said State and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by the Land Act 1901 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time increase or diminish the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1901, but that the area of lands which may be sold by auction (Class 7) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 113 and 132 of the Land Act 1901 aforesaid, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 3, 8, and 10 respectively of the classes mentioned in section 5 of the Land Act 1901 aforesaid to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

County	Parish.	Allotment.	Area.	Diminished.	Increased.	Description.
				Class.	Class.	
			A. R. P.			
Bogong	Yackandandah	53, sec. B <sup>10</sup>	30 0 0	10	2	In the west of the parish
Bogong	Stanley	8, sec. N	6 0 0	8	1	In the west of the parish
Bogong	Stanley	7, sec. D <sup>1</sup>	15 0 0	8	1	In the centre of the parish
Bogong	Stanley	2, sec. G <sup>2</sup>	14 0 0	8	1	In the centre of parish. Forfeited by R. E. Mornement
Rodney	Redcastle	37C, sec. A	15 0 18	8		
Gladstone	Nattayallock	17A, 17C, sec. A	495 0 0	8	3	In the north-east of parish
Talbot	Maryborough	North part 17D, sec. 1	1 0 0	8	1	In the east of parish

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of December, 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 MADDEN.

By His Excellency's Command,

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

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

	No. of Gazette.
Geelong—Tuesday, 6th January, 1914	180
Melbourne—Wednesday, 14th January, 1914	180
Myrtleford—Monday, 15th December, 1913	172
Sale—Tuesday, 16th December, 1913	172
Seymour—Monday, 12th January, 1914	180

Lands and Survey Office, Melbourne.

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 Lorne, Apollo Bay, Beech Forest, Laver's Hill, Weeaprounah, Forrest, Barwon Downs, Gerangamete, Birregurra, Princetown, and local Railway Stations.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 19th November, 1913.

Land Act 1911, Section 8.

LANDS AVAILABLE AS SELECTION PURCHASE ALLOTMENTS.

(Subject to Special Mining Condition, section 98, Land Act 1901, and also subject to a Condition reserving the rights of ingress, egress, and regress, and to the free use of so much of the land and the surface thereof as may be required for railways, roads, machinery sites, shafts, coal yards, and generally for the proper working of a coal mine if at any time it should be needed.)

COUNTY OF POLWARTH, PARISH OF WONGARRA.

Geelong District.

APPLICATIONS will be received from the date hereof for the undermentioned lands. All applications lodged on or before 31st December, 1913, will be deemed to have been simultaneously made.

Applicants may obtain from any Local Land Officer, or the Enquiry Office, Lands Department, Melbourne, 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.

SCHEDULE OF ALLOTMENTS.

Allotment.	Area.	Class.	Value of Land per acre.	Approximate Half-yearly Payment—20-year Table.
			£ s. d.	£ s. d.
	Acres.			
Parish of Wongarra.				
15	140	First	1 0 0	3 10 0
15A	140	"	1 0 0	3 10 0
15B	140	"	1 0 0	3 10 0
15c	180	"	1 0 0	4 10 0
15D	180	"	1 0 0	4 10 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 reservations of the lands hereinafter referred to, viz. :—

*The following Notices were gazetted 10 on 19th November, 1913, pursuant to Orders of 11th November, 1913.*

**CASTLEMAINE.**—The temporary reservation, by Order of the 27th October, 1879, of sixteen acres of land in the parish of Castlemaine, as a site for Public purposes, is about to be revoked.—(C.100(2) (13.C.58623).

**DARKBONEE.**—The temporary reservation, by Order of 7th February, 1876, of one thousand two hundred and forty-eight acres of land in the parish of Darkbonee, being allotments 94 and 95, and part of allotment 93, as a site for Watering purposes, and for Preservation and Growth of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz. :—Eighty-five acres one rood twenty-three perches, being part of allotment 95 : Commencing at a point bearing east fifteen chains from the north-west angle of the said allotment; bounded thence by a road bearing east thirty-two chains forty-seven links; and thence by lines bearing respectively south twenty-six chains thirty links, west thirty-two chains forty-seven links, and north twenty-six chains thirty links to the point of commencement.—(D.159(2) (13.C.58274).

**HILGAY.**—The temporary reservation, by Order of the 14th August, 1871, of two acres of land in the parish of Hilgay, situate in section 12, as a site for Common School purposes, is about to be revoked.—(H.90A(2) (13.C.60437).

J. MURRAY,

For Commissioner of Crown Lands and Survey.

REGULATIONS FOR THE CARE, PROTECTION,  
AND MANAGEMENT OF CERTAIN RESERVES  
AT COLAC.

THE Council of the Shire of Colac, the duly appointed Committee of Management of the Reserves specified hereunder, having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance-fees, or other charges for entering therein or thereupon, submits the said Regulations to the Board of Land and Works to be made by such Board, in pursuance of the powers conferred by section 199, *Land Act 1901*.

The land temporarily reserved by Order in Council of 8th May, 1865, for the establishment of a Botanic Garden and for purposes of Public Recreation at Colac.

The land temporarily reserved by Order in Council of 14th November, 1859, for Public purposes at Lake Colac.

The land permanently reserved by Order in Council of 21st November, 1881, for Public purposes in the town of Colac.

The land temporarily reserved by Order in Council of 22nd September, 1902, as a site for Public purposes in the township of Colac.

The land temporarily reserved by Order in Council of 18th February, 1908, being portion of the bed of Lake Colac, as a site for Recreation and other Public purposes in the parish of Colac.

REGULATIONS.

1. In the construction and for the purpose of these Regulations the word "boat" shall mean and include rowing boat, sailing boat, steamer, steam boat, motor boat, canoe, and punt, and the word "lake" shall mean Lake Colac and all streams running thereinto within the Reserves.

2. The Reserves shall be open to the public from sunrise to sunset free of charge, except as hereinafter provided.

3. No person shall enter or remain in any of the Reserves who may offend against decency as regards dress, language, or conduct.

4. No person shall carry any firearm in or through any of the Reserves, or shoot, snare, or destroy any wild or other fowl, or take, injure, or destroy any bird's nest or bird's egg in any of the Reserves.

5. No person shall pluck any of the flowers, or walk on any bed or borders, or climb any tree, or climb upon or over any fence in or around any of the Reserves, or remove any of the tallies, or disturb, damage, or destroy any tree, plant, bird, animal, or anything or any property in any of the Reserves.

6. No person shall climb or jump over the fences or gates, or stick bills thereon, or cut names on the fences, trees, or seats, or roll or throw sticks or stones or other missiles in any of the Reserves.

7. Such plants, seeds, or cuttings as are commonly purchasable at any nurseries in Victoria shall not be supplied from any of the Reserves to any person unless in exchange or for public institutions or for benevolent purposes.

8. No person except labourers and workmen employed in any of the Reserves shall enter any plots or enclosures therein which may be enclosed or set apart for plantations of young trees, or shrubs, or flowers, or plants.

9. No visitor shall unnecessarily interrupt or interfere or converse with any gardener or labourer at work in any of the Reserves.

10. Children under the age of ten years and not under proper control shall be liable to be removed from any of the Reserves.

11. Any person being drunk or disorderly, or assaulting any other person in any of the Reserves, shall be liable to be removed therefrom, notwithstanding such person may have purchased or be in possession of a ticket of admission thereto.

12. No religious, political, or other meeting shall be held, or address on religion, political, or other subjects given or delivered in any of the Reserves without the permission, in writing, of the Committee of Management first obtained.

13. No person shall bring into any of the Reserves any horses, cattle, sheep, goats, pigs, or other animals, or any poultry, without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserves, and that an account thereof shall be furnished annually to the Board of Land and Works.

14. No person shall bring into any of the Reserves any dog unless led by a chain or cord without the permission, in writing, of the Committee of Management first obtained.

15. No person shall wilfully obstruct, disturb, interrupt, or annoy any other person in the proper use and enjoyment of any of the Reserves; or wilfully obstruct, disturb, or interrupt any officer of the Committee of Management in the execution of his duty therein.

16. No person shall sell, or offer, or expose for sale within any of the Reserves any article or commodity without having first obtained the permission, in writing, of the Committee of Management.

17. No person shall camp in any of the Reserves, or erect thereon any dwelling or booth or other structure for the purpose of offering for sale any article without the permission, in writing, of the Committee of Management first obtained, and such permission shall be produced, when required, to any person duly appointed by the Committee of Management in that behalf.

18. No person shall angle in the lake within a distance of 100 yards from any of the ladies' bathing houses in the Reserves.

19. No person shall use in the lake, or stream flowing into the lake in the Reserves any weir net, implement, device, or contrivance fixed to the soil, or made partly or wholly stationary in any way or manner for the purpose of taking fish.

20. No person shall remove, or cause, or procure to be removed from the lake or stream flowing into the lake in the Reserves any ova or spawn without the permission, in writing, of the Committee of Management first obtained.

21. No person shall leave any weight, stone, tin, or other obstacle at the bottom of the lake, or stream flowing into the lake in the Reserves excepting an approved weight for the purpose of anchoring or mooring boats.

22. No person shall make any excavation in any of the Reserves, remove, or carry away therefrom any soil, gravel, earth, sand, mullock, or debris.

23. No person shall deposit or leave in any of the Reserves any bottles, or any broken glass or broken bottles, or cast-off clothing, or any filth, rubbish, or offensive matter of any kind.

24. No person shall play football, cricket, or any other game in any of the Reserves without the permission, in writing, of the Committee of Management first obtained, and then only on such place or places as may be first approved and pointed out or fixed by the Committee of Management.

25. No cricket or football matches, sports, fêtes, concerts, entertainments, or holiday amusements shall be held in any of the Reserves without the permission, in writing, of the Committee of Management first obtained.

26. The Committee of Management shall be at liberty to allow any individual or individuals, person or persons, body or bodies, the use of any of the Reserves for any cricket or football matches, fêtes, sports, concerts, entertainments, or holiday amusements, on such terms and conditions as the Committee of Management may determine.

Persons renting or hiring any stand, building, erection, or closure on the occasion of any cricket, or football matches, sports, fêtes, concerts, entertainments, or holiday amusements shall abide by these Regulations and, by any order given by the Committee of Management in reference to the Reserves, buildings, erections, or enclosures for the time being thereon.

27. No person shall enter any of the Reserves on any day on which the Reserves, or any of them, may be set apart for fêtes, sports, concerts, entertainments, or holiday amusements; or bring therein any carriage or other vehicle, or any horse, except on production of a ticket issued by

the Committee of Management, duly authorizing the admission of such person, horse, carriage, or other vehicle; but no such ticket of admission shall be of any avail except on the date indicated thereon, nor shall it authorize the holder thereof to enter any building, erection, enclosure, or cultivated spot within any of the Reserves, and every such ticket shall be surrendered, on demand, to the gatekeeper or other person duly authorized by the Committee of Management to collect tickets.

28. The maximum scale of fees which may be charged and taken for admission to any of the Reserves on such days (not exceeding twelve in any one year) as any of the Reserves may be set apart for cricket or football matches, sports, fêtes, or holiday amusements shall be as follows:—

- (a) For the admission of every person over the age of 14 years to any enclosure in any of the Reserves, such sum as the Committee of Management may determine, not exceeding 2s. 6d.
- (b) For the admission of every child not over the age of 14 years to any enclosure in any of the Reserves, such sum as the Committee of Management may determine, not exceeding 1s. 3d.
- (c) For the admission of every person over the age of 14 years to the remainder of any of the Reserves, such sum as the Committee of Management may determine, not exceeding 1s.
- (d) For the admission of every child not over the age of 14 years to the remainder of any of the Reserves, such sum as the Committee of Management may determine, not exceeding 6d.
- (e) For the admission to any of the Reserves of every carriage, cart, or other vehicle drawn by one horse, such sum as the Committee of Management may determine, not exceeding 1s.
- (f) For the admission to any of the Reserves of every carriage, cart, or other vehicle drawn by more than one horse, or of every motor car or motor cycle, such sum as the Committee of Management may determine, not exceeding 5s.
- (g) For the admission to any of the Reserves of each saddle horse (exclusive of rider), such sum as the Committee of Management may from time to time determine, not exceeding 2s.

29. No person shall convey into any of the Reserves or place upon the lake therein any boat in respect of which a certificate and licence have not been obtained from the inspector duly appointed by the Committee of Management.

30. No person shall let for any purpose, or ply for hire for the conveyance of any passengers on the lake in the Reserves, any boat for which a certificate and licence have not been obtained from the inspector duly appointed by the Committee of Management, and which boat is not duly licensed for the purpose of being let, or plying for hire for the conveyance of passengers. Every licence shall be in force for one year only, and shall terminate on 30th September in each year, and the owner named in every such licence shall cause to be painted or marked, and to be kept painted or marked, on some conspicuous part of such boat, his own name and the number of passengers which such boat is licensed to carry, in the form following, that is to say:—"Licensed to carry passengers"; and the same respectively shall be so painted, or marked in legible letters and figures at least one inch in length and a proportionate breadth. Every person engaged in working a passenger boat for hire shall have for the purpose, in his own name, a licence.

31. The Committee of Management may, on complaint being made, at any time suspend or cancel any licence if, after due investigation, it shall be proved to the satisfaction of the Committee of Management that the owner of the boat thereby licensed, or any person thereby licensed to act as a boatman (as the case may be), has committed any offence against any of these Regulations.

32. No boat shall be used within a distance of 100 yards from any ladies' bathing-house in the lake in the Reserves unless for purposes of tacking.

33. No person shall lay down any moorings in or drive any stake into the bed of the lake in the Reserves without the permission, in writing, of the Committee of Management first obtained.

34. The Committee of Management may from time to time enclose or otherwise set apart any portion of the Reserves, or the lake therein, for such purpose or purposes as it may deem necessary; and no person shall enter such portion without the permission, in writing, of the Committee of Management first obtained.

35. No person shall erect any building, jetty, pier, or structure of any kind, or deposit any materials on any of the Reserves without the permission, in writing, of the Committee of Management first obtained, and such permission shall be produced, when required, to any person duly authorized by the Committee of Management in that behalf.

36. No person shall break in or exercise for training purposes any horse on any portion of the Reserves without the permission, in writing, of the Committee of Management first obtained, and then only on such portion thereof as the Committee of Management may set apart for the purpose.

37. No person over the age of ten years shall bathe in the lake in the Reserves unless properly attired from neck to knee in bathing costume; and no person shall bathe from any jetty or pier, or within such portion of the area in the Reserves as the Committee of Management may declare to be not available for bathing purposes.

38. No person in bathing costume shall loiter upon the shore or upon any jetty, pier, or structure in any of the Reserves.

39. No motor boat or steamer or other vessel plying for hire shall use any jetty or pier in the Reserves for the embarkation of passengers or for any other purpose without the permission, in writing, of the Committee of Management first obtained, and such permission may contain (*inter alia*) conditions which the Committee of Management may regard as essential for the proper protection of such jetty or pier, or for the safety of the public.

40. The owner of any boat which may cause damage to a jetty or pier in the Reserves shall be liable to make good such damage, and in default of his doing so within a reasonable time, such damage may be made good by the Committee of Management, and steps may be taken to recover the cost of so doing from such owner in any Court of competent jurisdiction.

41. The keeper of any boathouse in the Reserves in which boats are kept for hire shall obtain from the Committee of Management a licence to be renewed annually.

42. No boat shall ply for hire or carry passengers in any of the Reserves unless the owner shall have first obtained a licence to be renewed annually; the fees payable in respect of such licence shall be such amounts as the Committee of Management may determine, not exceeding the following:—

For rowing or sailing boats, 2s. 6d. per annum.

For motor boats or steam boats—

To carry not more than ten passengers, 10s. per annum.

To carry more than ten, but not more than twenty passengers, £1 per annum.

To carry more than twenty passengers, £2 per annum.

43. No person in charge of a boat shall allow it to cross the course when any regatta, aquatic sport, or rowing contest may be in progress, or be about to take place in the lake in the Reserves, and every person in charge of any boat shall obey the instructions of any inspector or officer appointed by the Committee of Management.

Every person offending against these Regulations shall, in accordance with section 199 of *Land Act 1901*, on conviction before any justice, forfeit and pay a penalty not exceeding £5 for each offence; and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or any constable, does not desist from so offending, may be forthwith apprehended by such bailiff or constable, and taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding Ten pounds.

Dated at Colac this eighteenth day of October, 1913.

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

(SEAL) C. W. MEREDITH, President.  
D. C. DUNOON, Councillor.  
DAVID M. DUNOON, Secretary.

The Board of Land and Works, in pursuance of the powers conferred by the *Land Act 1901*, section 199, doth hereby make the foregoing regulations in respect of the Reserves specified hereunder:—

The land temporarily reserved by Order in Council of 8th May, 1865, for the establishment of a Botanic Garden and for purposes of Public Recreation at Colac.

The land temporarily reserved by Order in Council of 14th November, 1859, for Public purposes at Lake Colac.

The land permanently reserved by Order in Council of 21st November, 1881, for Public purposes in the town of Colac.

The land temporarily reserved by Order in Council of 22nd September, 1902, as a site for Public purposes in the township of Colac.

The land temporarily reserved by Order in Council of 18th February, 1908, being portion of the bed of Lake Colac, as a site for Recreation and other Public purposes in the parish of Colac.

The common seal of the Board of Land and Works was hereunto affixed this third day of December, 1913, in the presence of—

(SEAL) A. J. PEACOCK, Vice-President.  
(Corres. 13/C.60853.) JNO. MACGIBBON, Member.

## The Closer Settlement Acts.

## FARM ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday, 17th December, 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.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Value of Improvements.	Remarks.
					A. R. P.	£ s. d.	£ s. d.	£ s. d.	
The Heart ...	Sale ...	21	A	94 1 34	1,130 0 0	36 5 0	32 17 0	...	Formerly held by J. F. Killeen (1061/49) Formerly held by H. Bowyer (1748/49)
Bamawm ...	Bamawm ...	33	B	79 3 2	758 0 0	24 5 0	22 1 0	...	

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

Department of Lands and Survey,  
Melbourne, 28th November, 1913.

J. MURRAY,  
Acting 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, 17th December, 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.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Value of Improvements.	Remarks.
					A. R. P.	£ s. d.	£ s. d.	£ s. d.	
Cehuna ...	Gunbower West	41J	2	2 0 0	30 0 0	3 15 0	0 16 6	...	Formerly held by C. J. Morehouse (3058/50)

Department of Lands and Survey,  
Melbourne, 28th November, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

## The Closer Settlement Acts.

## WORKMEN'S HOMES ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday, 24th December, 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.	Sec.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Value of Improvements.	Remarks.
					A. R. P.	£ s. d.	£ s. d.	£ s. d.	
Tooronga	Prahran	...	13	208 0 1 0	98 0 0	4 5 0	2 17 0	...	Formerly held by G. Jones (929/50) Formerly held by C. E. Mellanby (964/50)
Pender's Grove	Jika Jika	...	21	0 0 38A	70 0 0	3 15 0	2 0 6	...	

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

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

## The Closer Settlement Acts.

## LAND WITHDRAWN FROM APPLICATION.

IT is hereby notified that the undermentioned Land has been withdrawn from application.

Estate.	Parish.	Allotment.	Section.	Area.	Remarks.
The Heart ...	Sale ...	...	21	A 94 1 34	New lease to issue to J. F. Killeen

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

## The Closer Settlement Acts.

**T**HE allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up on Conditional Purchase Lease.

Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.		Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
					A. R. P.	£ s. d.			
Bamawm ...	Bamawm	2	B	58 2 30	587 0 0	20 15 0	17 0 6	Formerly held by G. J. Jones (1690/49)	
Shepparton	Shepparton	82	D	21 0 11	337 5 0	13 10 0	9 15 0	Formerly held by T. Smith (3169/49)	
Koyuga ...	Koyuga ...	30	...	130 0 7	1,170 8 0	36 13 0	34 1 0	Formerly held by T. W. Forge (1500/49)	

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

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

## Sections 5-10, Settlement on Lands Act 1893.

## ACCEPTANCE OF SURRENDER OF A LEASE UNDER SECTIONS 5-10 OF THE SETTLEMENT ON LANDS ACT 1893.

**N**OTICE is hereby given that the Surrender of the Lease mentioned in the Schedule hereunder has been accepted by the Board of Land and Works.

Melbourne, 18th November, 1913.

A. J. PEACOCK,  
Vice-President of the Board of Land and Works.

District.	Corr. No.	Name of Lessee.	Parish.	Area.	Allotment.	Section.	Pay Office.
Sale ...	3692/5-10	Joseph Shankly ...	Sale ...	A. R. P. 5 0 7	{ 16 2	C D	Sale

## Land Acts.

## LEASE UNDER SECTION 345 OF THE LAND ACT 1901 DECLARED VOID.

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

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Lessee.	Parish.	Area.	Allotment.	Sec.	Reason for Forfeiture.	Pay Office.
Melbourne ...	545/345	W. Milkins ...	Neerim South	A. R. P. 23 1 29	12	*B	Non-payment of rent	Warragul

## Land Acts.

## LICENCE UNDER THE LAND ACTS 1901, 1904, AND 1909 REVOKED.

**N**OTICE is hereby given that the Licence mentioned in the Schedule hereunder has been revoked by the Governor in Council for the reason specified.

**For Areas made Available see Special Heading in next issue of "Gazette"—"Fortnightly List of Crown Lands Available."**

Department of Lands and Survey,  
Melbourne, 2nd December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.	Reasons for Forfeiture, &c.	Pay Office.
Horsham (1)	0185	Robert McPherson	47	Horsham	4c	A. R. P. 10 0 0	Non-compliance with conditions	Horsham

(1) 1st class.

Land Acts.

LICENCES UNDER THE LAND ACTS 1901, 1904, AND 1909 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.

For Areas made Available see Special Heading in next issue of "Gazette"—"Fortnightly List of Crown Lands Available."

Department of Lands and Survey, Melbourne, 25th November, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.			Class.	Reasons for Forfeiture, &c.	Pay Office.
						A.	B.	P.			
Licences under the Land Acts 1901-4-9.											
Castle-maine	0192	William Dowling ...	47	Kangderaar	11, sec. 4	64	0	0	2nd	Non-payment of licence-fees	Inglewood
Bairnsdale	0123	Alfred Evans ...	54	Wamba ...	20, 20A, 20B, 20C	640	0	0	3rd V.C.	Non-compliance with conditions	Bairnsdale
Melbourne	1895	William Sinclair ...	103	Greens-borough	...	19	0	0	...	Non-compliance with conditions	Melbourne
"	0450	Edwin Richardson	47	Warburton	336 and 336A	39	0	0	2nd	Abandoned from 30.6.13	"

Land Acts.

LICENCE AND LEASE UNDER THE LAND ACTS 1898, 1901, 1904, 1909, AND 1911 DECLARED VOID.

NOTICE is hereby given that the Licence and Lease mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

For Areas made Available see Special Heading in next issue of "Gazette"—"Fortnightly List of Crown Lands Available."

Department of Lands and Survey, Melbourne, 2nd December, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Allotment.	Area.			Class.	Reasons for Forfeiture, &c.	Pay Office.
						A.	B.	P.			
Licence under the Land Acts 1901-4-9-11.											
Geelong	0160	Thomas Kent	47	Yaugher	19B, sec. A	316	0	0	2nd V.C.	Non-payment of licence-fees	Colac
Lease under the Land Act 1898.											
Omeo	532	John Murphy	29	Bindi	12, sec. 5	199	0	0	3rd	Non-payment of rent	Omeo

Land Acts.

LEASES UNDER THE LAND ACTS 1898 AND 1901 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.

For Areas made Available see Special Heading in next issue of "Gazette"—"Fortnightly List of Crown Lands Available."

Department of Lands and Survey, Melbourne, 25th November, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.			Reasons for Forfeiture, &c.	Pay Office.
						A.	B.	P.		
Leases under the Land Acts 1898 and 1901.										
Melbourne	0386	S. S. D. Robertson	142	Wonthaggi	8, sec. 106	0	1	8	Non-payment of rent	Wonthaggi
"	0285	S. S. D. Robertson	142	"	9, sec. 106	0	1	8	" " " "	"
"	0399	Alfred J. Frongeur	142	"	9, sec. 32	0	1	1	" " " "	"
"	0375	Alfred J. Frongeur	142	"	10, sec. 32	0	1	0	" " " "	"
"	969	Frank Walker	29	Liang Lang East	128A	120	0	0	" " " "	Warragul
Geelong	13, 3	Ernest J. Aitken	29	Wangerrip	65	191	0	0	" " " "	Colac

Third class.

Second class.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

Cort. No.	Name.	Area.	Parish.	Date of Payment.	AMOUNT COLLECTED.				Paid to Receiver of Revenue at—
					Balance.	Grant Fee.	Assurance Fee.	Total Amount.	
					£ s. d.	£ s. d.	s. d.	£ s. d.	
Under Section 20 of <i>The Land Act</i> 1869 as amended by <i>The Land Act</i> 1878.									
6881	President, &c., Shire of Alberton	14 0 2	.. ..	20.11.13	8 5 0	1 1 0	0 8	9 6 8	Melbourne 1.7.93
Under Section 44 of the <i>Land Act</i> 1890.									
62	Edward T. Bail	57 0 0	Patho	25.11.13	2 17 0	1 6 0	2 5	4 5 5	Echuca 1.6.00
1889	Joseph Walters	19 1 16	Trentham	.. ..	2 10 0	1 1 0	0 10	3 11 10	Melbourne 1.1.02
Under Section 44 of the <i>Land Act</i> 1890 as amended by the <i>Land Act</i> 1898.									
10938	Mary Vazoo (1)	106 2 26	Wonthaggi	24.11.13	26 15 0	1 6 0	4 6	28 5 6	Wonthaggi 1.7.04
Under Section 49 of the <i>Land Act</i> 1901 as amended by the <i>Land Act</i> 1904.									
0580	Jeremiah Har-	19 3 38	Tchuterr	26.11.13	10 10 0	1 1 0	0 8	11 11 8	Inglewood
3045	natty (2) James E. Burke (2)	54 3 4	Ararat	.. ..	28 17 0	1 6 0	1 9	30 4 9	Ararat
Under Section 49 of the <i>Land Act</i> 1901 as amended by the <i>Land Acts</i> 1904-9.									
0186	Benjamin B. Browne	19 3 30	Landsborough	25.11.13	5 0 0	1 1 0	0 8	6 1 8	Stawell
0149	(2) Robert H. Wright (2)	12 1 11	.. ..	28.11.13	6 10 0	1 1 0	0 5	7 11 5	.. ..
Under Section 61 of the <i>Land Act</i> 1898.									
2390	John Hetherington (3)	202 0 0	Maramingo	24.11.13	5 1 0	1 6 0	4 3	6 11 3	Bairnsdale 1.8.00
4437	Edward Jones (4)	39 2 30	Glenmaggie	20.11.13	12 0 0	1 1 0	0 10	13 1 10	Melbourne 1.7.03
Under Section 56 of the <i>Land Act</i> 1901 as amended by the <i>Land Act</i> 1904.									
2181	James Ernest Croen	16 0 14	Balmoral	21.11.13	11 18 0	1 1 0	0 9	12 19 9	Melbourne 1/21
3874	(5) John Silke (5)	46 0 18	Moliagul	29.11.13	24 13 0	1 1 0	1 6	25 15 6	Dunolly
Under Section 8 of the <i>Land Act</i> 1911.									
41	John George Hayes	19 3 24	Carapooee	25.11.13	3 0 0	1 1 0	0 10	4 1 10	St. Arnaud 2.7.06
Under Section 146 of the <i>Land Act</i> 1901.									
3946	James Woods (6)	2 3 31	Lauriston	20.11.13	.. ..	1 1 0	1 0	1 2 0	Kyneton
3531	Kate Mapham (7)	2 0 13	.. ..	25.11.13	2 3 0	1 1 0	0 9	3 4 9	.. ..
Under Section 346 of the <i>Land Act</i> 1901 as amended by the <i>Land Act</i> 1904.									
312	T. Blackburn	11 1 18	Korumburra	25.11.13	58 16 8	1 1 0	3 3	60 0 11	Melbourne

- (1) First class.
- (2) Second class. From licence.
- (3) Third class.
- (4) Third class V.C.

- (5) Third class. From licence.
- (6) £33.7s. 6d. paid as rent credited.
- (7) £14 10s. paid as rent credited.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the Purchase Money and Fees specified in each case may be received by the undermentioned Revenue Officers.

Name.	Parish.	Extent.	Amount to be Collected.				Total to Pay.	Payable to the Officer authorize by the Treasurer to collect Territorial Revenue at—
			Purchase Money.	Fees.				
				Grant.	Plan or Survey.	Assurance.		
Under Section 36 of the <i>Mines Act</i> 1890.								
Hannah E. Connelly	Sandhurst	0 1 0	25 0 0	1 1 0	.. ..	1 1	26 2 1	Bendigo 166
Rosanna Conduit	Ararat	1 0 0	5 0 0	0 10 6	.. ..	0 3	5 10 9	Ararat W.83511
Under Section 184 of the <i>Land Act</i> 1901.								
Thomas Gambetta	Stawell	6 0 0	6 0 0	1 1 0	1 0 0	0 3	8 1 3	Stawell L.2042
Thomas Gilbert Crerar	"	1 1 1	1 11 5	0 10 6	1 0 0	0 1	3 2 0	" L.923
Under Section 481 of the <i>Local Government Act</i> 1903.								
Edmond Hogan (1)	Muskerry	2 2 11	7 14 2	1 1 0	1 0 0	0 4	9 15 6	Bendigo Y.15092
Wm. F. Connolly (1)	Ruunymede	3 0 8	21 7 0	1 1 0	1 0 0	0 11	23 8 11	Rushworth Y.14147
Joseph Revell (1)	"	0 1 39	3 9 2	0 10 6	1 0 0	0 2	4 19 10	" Y.18063

(1) Purchase money when paid to be passed to the credit of the Country Roads Board Fund.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Land Acts.

APPLICATIONS FOR GRANTS APPROVED.

THE following Applications for Grants having been approved, it is hereby notified that the balance to complete the Purchase and Fees specified in each case may be received by the undermentioned Revenue Officers.

Name.	Parish.	Extent.	Amount to be Collected.					Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
			Balance to complete Purchase.	Fees.			Total to Pay.	
A. S. F.	£ s. d.	£ s. d.		£ s. d.	£ s. d.	£ s. d.		£ s. d.

Under Section 18 of the Land Act 1901.

Amelia Ann Walden (1) ... | Freeburgh ... | 19 1 4 | ... | 1 1 0 | ... | 0 10 | 1 1 10 | Bright 2966

Under Section 49 of the Land Act 1901 as amended by the Land Act 1904.

Edgar Dickenson (2) ...	Illawarra ...	4 2 10	7 0 0	1 1 0	...	0 5	8 1 5	Stawell 2251/1/31
Robert Turner Farish (2) ...	Boola Boloke ...	7 3 8	3 10 0	1 1 0	...	0 4	4 11 4	St. Arnaud 0603
John Wilson (2) ...	Wedderburn ...	19 3 37	12 0 0	1 1 0	...	0 10	13 1 10	Wedderburn 0613
Gilbert McGlashan, jun. (2) ...	Darkbonce ...	14 3 0	9 15 0	1 1 0	...	0 8	10 16 8	St. Arnaud 4621
Edwin Thomas Taylor (2) ...	Laen ...	106 3 31	299 8 0	1 6 0	...	17 10	301 11 10	Donald 4897
Eliza M. Cogle (2) ...	St. Arnaud ...	19 3 38	3 0 0	1 1 0	...	0 10	4 1 10	St. Arnaud 0612
Agnes Jessie Shortridge (2) ...	Kooreh ...	19 3 37	12 0 0	1 1 0	...	0 10	13 1 10	" 0607
Thomas Morgan (3) ...	Franklin ...	15 2 23	...	1 1 0	...	0 6	1 1 6	Daylesford 0727

Under Section 49 of the Land Act 1901 as amended by the Land Acts 1904-5.

Dugald Fletcher (3) ... | Bangerang ... | 19 2 30 | 48 4 2 | 1 1 0 | ... | 2 11 | 49 8 1 | Warracknabeal 2/45

Under Section 49 of the Land Act 1901 as amended by the Land Acts 1904-9-11.

Mary C. Thomas (2) ... | Huntly ... | 9 3 16 | ... | 1 1 0 | ... | 0 5 | 1 1 5 | Bendigo 0310

Under Section 51 of the Land Act 1901 as amended by the Land Acts 1904-9-11.

Edward McGrath (3) ... | Shelbourns ... | 136 3 37 | 71 18 0 | 1 6 0 | ... | 4 4 | 73 8 4 | Bendigo 2657

Under Section 56 of the Land Act 1901 as amended by the Land Act 1904.

Donald John Cameron (4) | Carapooes ... | 20 0 0 | ... | 1 1 0 | ... | 0 5 | 1 1 5 | St. Arnaud 516

Under Section 146 of the Land Act 1901.

Samuel F. Penny ... | Ruffy ... | 3 0 0 | 6 3 4 | 1 1 0 | ... | 0 7 | 7 4 11 | Yea 1785

Under Section 10 of the Land Act 1900.

J. A. Woodgate ... | Yarroweyah ... | 59 2 34 | 78 15 0 | 1 6 0 | ... | 5 8 | 80 6 8 | Numurkah

Under Section 346 of the Land Act 1901.

Percy Knowles (5) ... | Barmah ... | 19 2 2 | 12 6 8 | 1 1 0 | ... | 0 10 | 43 19 10 | Echuca 5

- (1) £33 rent paid credited.
- (2) First class.
- (3) Second class.

- (4) Third class.
- (5) Total includes £30 11s. 4d. aid. and liability.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Land Act 1901, Section 142.

ISSUE OF LEASES APPROVED.

ISSUE 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.

Number of Lease.	Name of Lessee.	Area, subject to modification of boundaries and area	Locality.	Date of Lease	Amount to be Collected.			Payable to the Receiver of Revenue at—
					Annual Rent.	Fee for Lease.	Total Amount of First Payment.	
		A. S. F.			£ s. d.	£ s. d.	£ s. d.	
0321	Jessie Allen (1, 2, 3, 4)...	0 0 20	Wonthaggi	24.4.11	9 18 0	...	11 16 5	Wonthaggi
0158	Edwin G. Balding (1, 2, 5)	0 0 20	"	24.6.10	13 4 0	...	...	"

- (1) Lease extended to 50 years.
- (2) Rent reduced from 1st January, 1912.
- (3) Amount credited pays to 1st January, 1913, less £1 16s. 5d.
- (4) Includes interest.
- (5) Amount credited pays to 1st January, 1916, less £2 5s. 6d.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Land Acts.  
APPLICATIONS FOR LEASES APPROVED.

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

Date of Lease.	Name of Lessee.	Parish.	Class.	Er.cent.	Conditions—How Complied with.			Amount to be Collected.				Payable to the Officer authorized to collect Territorial Revenue at—		
					Fencing.	Cultivation.	Other Improvements.	Total.	Residence.	Rent payable Half-yearly.	Rent due to date.		Fees.	Total to pay.
				A. B. P.				£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1.7.13	A. C. Brook	Monea North	2nd	285	1 25	...	...	269 0 0	Yes	5 11 0	5 11 0	1	6 11 0	Seymour
1.6.13	Alexr-Macmill	Meerambol West	1st V.C.	145	0 34	...	...	163 0 0	Yes	3 13 0	3 13 0	1	4 13 0	Heathcote
1.8.13	Wm. Connally	Cherrington	2nd	159	3 31	...	...	142 0 0	Yes	3 0 0	3 0 0	1	4 0 0	"
"	George Cruickshank	"	2nd V.C.	159	0 10	...	...	167 0 0	Yes	2 0 0	2 0 0	1	3 0 0	"
"	Charles Hacon	"	1st V.C.	123	0 29	...	...	447 0 0	Yes	1 11 0	1 11 0	1	2 11 0	"
1.11.13	Albert F. Gehan the younger	Illawarra	2nd	11	2 24	...	...	30 0 0	Yes	0 7 6	0 7 6	1	1 7 6	Stawell
"	Herrmann Denkel	Tarranginnie	1st	44	3 28	...	...	253 0 0	Yes	2 5 0	2 5 0	1	3 5 0	Nhill
1.3.13	Ellis Parfett	Bungally	2nd	13	1 3	...	...	22 0 0	Yes	0 4 0	0 4 0	1	2 8 0	Horsham
"	Alexander Honeyman	Tarranginnie	2nd	15	0 0	...	...	25 0 0	Yes	0 15 0	0 15 0	1	1 15 0	Nhill
1.10.13	Donald McDonald	Charan	2nd	159	3 4	...	...	131 0 0	Yes	3 0 0	3 0 0	1	4 0 0	Harrow
1.8.13	William J. L. Cameron	Kinimakkakka	2nd	319	2 85	...	...	297 0 0	Yes	6 0 0	6 0 0	1	7 0 0	Nhill
2.9.13	Owen Harold Townsing	Glenlogie	2nd	178	3 12	...	...	148 0 0	Yes	3 7 2	3 7 2	1	1 0 0	Avoca
"	(1)	"	"	"	"	...	...	"	"	"	"	"	"	"
1.3.13	James Walker	"	2nd	74	3 27	...	...	109 0 0	Yes	1 17 6	1 17 6	1	4 15 0	"
1.11.13	John Cornish (2)	Brenanah	1st	190	3 13	...	...	282 0 0	Yes	3 2 6	3 2 6	1	4 5 0	Inglewood
1.9.13	Edwd. S. Hunter (3)	Bunyip	2nd	156	2 0	...	...	74 0 0	Yes	2 18 11	2 18 11	1	3 18 11	Warragul
1.11.12	John Cameron	Binghwarri	1st	171	3 15	...	...	254 0 0	Yes	2 8 0	2 8 0	1	7 9 0	Yarran
1.7.13	Absalom Watson	Naugana	2nd	87	3 9	...	...	91 0 0	Yes	1 13 0	1 13 0	1	2 13 0	Melbourne
1.1.13	George G. Ferris	Woorarra	1st V.C.	99	2 15	...	...	134 0 0	Yes	1 5 0	1 5 0	1	3 10 0	Yarran
1.8.13	Harold L. Ferry (4)	Kewell West	1st	77	0 22	...	...	280 0 0	Yes	6 15 0	6 15 0	1	7 15 0	Horsham
"	Benjn J. J. Jones (5)	Leen	1st	106	3 31	...	...	138 0 0	Yes	10 13 11	10 13 11	1	11 13 11	Donald
2.9.13	Albert Millman (5)	Aranat	1st	41	0 3	...	...	42 0 0	Yes	5 2 7	5 2 7	1	6 2 7	Aranat
1.7.13	Jessie P. Box	Noofee Eas	2nd	274	2 6	...	...	248 0 0	Non-residence	5 3 2	5 3 2	1	6 3 2	Warragul
1.7.13	Mary L. Herberson	Tarwin South	3rd	639	2 31	...	...	615 0 0	Non-residence	8 0 0	8 0 0	1	9 0 0	Melbourne
2.7.12	Frederick John Scam-mell	Maintongoon	3rd	318	1 39	...	...	101 15 0	Yes	3 19 9	3 19 9	1	8 19 6	Alexandra
1.7.13	Anne Brehaut	Concoongella	3rd	78	3 39	...	...	119 0 0	Yes	1 0 0	1 0 0	1	2 0 0	Stawell
1.11.12	John G. Mitchell	Karnak	3rd	99	3 31	...	...	96 0 0	Yes	1 5 0	1 5 0	1	4 15 0	Horsham
1.7.13	Ellen Marshall	Jallakin	3rd	319	2 27	...	...	648 0 0	Yes	4 0 0	4 0 0	1	5 0 0	Harrow
"	John Henry Burge	Redbank	3rd	106	3 13	...	...	46 0 0	Yes	1 6 9	1 6 9	1	2 6 9	Avoca
"	Gustav Voss	Meyresk	3rd	52	2 9	...	...	48 0 0	Yes	0 13 3	0 13 3	1	1 13 3	"
2.12.13	Benjamin Scott	Numbruk	3rd V.C.	398	0 7	...	...	251 0 0	Yes	1 18 8	1 18 8	1	2 18 8	Traalgon

(1) £4 9s. overpaid under licence credited.  
(2) Includes 2s. 6d. interest short paid under licence.  
(3) In lieu of notice gazetted 29th October, 1913. Lease to issue instead of Grant.

Department of Lands and Survey  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Land Acts.

APPLICATIONS FOR LICENCES APPROVED.

THE following Applications for Licences having been approved, it is hereby notified that the Rates and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Number of Licence.	Name and Address of Licensee.	Area, subject modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence.	Survey Charge Payable in 12 Half-yearly Instalments.	Amount to be Collected.			Payable to Receiver of Revenue at—		
									Payment.	Fee for Licence.	Total Amount of First Payment.			
									£	s.	d.	£	s.	d.
3816	Eva Sandison, Brimpaen (1, 2, 3)	461 0 0	Bepcha ..	20 and 20A	7	3rd V.C.	2.7.1906	..	2 17 8	1 0 0	..	Hamilton		
4743	Arthur R. Perry, Carapooee (4, 5, 6)	86 0 0	Mooler ..	17	..	3rd (7)	1.7.1907	..	1 12 3	1 0 0	..	St. Arnaud		
Under Section 54 of the Land Act 1901 as amended by the Land Act 1904.—Payment to be made half-yearly.														
(1) This is an ante-dated licence.—(2) Portion of 29th section leasehold.—(3) £7 13s. 4d. of rent paid under section 29, and £26 18s. 8d. licence fees paid under section 54 credited. £1 fee for licence paid.—(4) In lieu of notice gazetted 12th January, 1910, p. 245.—(5) Licence fees paid credited. £1 fee for new licence paid.—(6) Subject to Special Mining Condition, section 98, Land Act 1901.—(7) Special valuation 16s. per acre.														
0554	James Supple, Carenaville (1, 2, 3, 4, 5)	319 0 0	Kedangie ..	38 and 38B	A	3rd	1.7.1907	..	3 19 9	1 0 0	..	Tallangatta		
0630	John J. Masnuds, Frenchman's (1, 4, 5, 6, 7)	163 0 0	Barkly ..	22A	A	3rd	"	..	2 0 9	1 0 0	..	Avoca		
Under Section 54 of the Land Act 1901 as amended by the Land Act 1904-9-11.—Payment to be made half-yearly.														
(1) This is an ante-dated licence.—(2) Portion of 29th section leasehold.—(3) £7 19s. of rent paid under section, and £43 17s. 9d. licence fees paid under section 54 credited. £1 fee for licence paid.—(4) Subject to Special Mining Condition, section 98, Land Act 1901.—(5) Subject to a condition reserving the rights of ingress, egress, and to the free use of so much of the land and the surface thereof as may be required for railways, roads, machinery sites, shafts, sand, slime, dams, and mullock dumps, and generally for the proper working of gold or other metalliferous mines, if at any time it should be needed.—(6) In lieu of lease dated 2nd July, 1906, under section 35, Land Act 1901.—(7) £4 2s. of rent paid under section 35, and £20 7s. licence fees paid under section 54, credited. £1 fee for licence paid.														
0305	Annie Ison, Tarnagulla ..	6 0 0	Tarnagulla ..	..	..	..	1.11.1913	..	0 10 0	0 2 6	0 12 6	Tarnagulla		
0261	Daniel J. P. Croke, Maldon (1, 2) ..	10 0 0	Maldon ..	..	..	..	1.7.1913	..	0 10 0	0 2 6	0 12 6	Maldon		
0308	Thomas J. Keilor, Hazelock ..	10 0 0	Bet Bet ..	..	..	..	1.11.1913	..	0 10 0	0 2 6	0 12 6	Dunolly		
0318	Any Fryor, Dunolly ..	20 0 0	Dunolly ..	..	..	..	..	..	1 0 0	0 2 6	1 2 6	..		
084	Michael Moloney, Sedgwick (1, 2)	20 0 0	Mandurang ..	88 and 88A	..	..	1.5.1913	..	1 0 0	0 2 6	..	Bendigo		
0396	Thomas A. Willox, Chintz (1, 2)	5 0 0	Raglan ..	16A	1	..	1.7.1913	..	0 10 0	0 2 6	..	Ballarat		
0390	Ellen Delahenty, Figgess (1, 2) ..	11 0 0	Clarksdale ..	37F	G	..	"	..	0 11 0	0 2 6	..	Talbot		
0284	John F. Boyd, Evansford (1, 2) ..	4 0 0	Caralilup ..	89Z and 95Z <sup>2</sup>	..	..	1.1.1912	..	0 10 0	0 2 6	..	"		
0250	David Waller, Evansford (1, 2) ..	20 0 0	Lillicur ..	21	..	..	1.9.1913	..	1 0 0	0 2 6	1 2 6	Ballarat		
0304	Maria Marr, Amherst ..	20 0 0	Carringham ..	15A	W	..	1.10.1913	..	0 10 0	0 2 6	..	"		
0183	Sarah Watson, Snake Valley (1, 2)	6 0 0	Bungel ..	33	27	..	1.7.1913	..	1 0 0	0 2 6	..	"		
0397	Mary A. Mackin, Egerton (1, 2) ..	20 0 0	Greensborough ..	41	15	..	"	..	1 0 0	0 2 6	..	"		
0295	Mary E. Killoyle, jun., Snake Valley (1, 2)	7 0 0	Carringham ..	105	C	..	1.12.1913	..	0 18 0	0 2 6	1 0 6	Melbourne		
086	John H. Slade, Abbotsford ..	18 0 0	Tarnagulla ..	42A	C	..	1.7.1913	..	1 0 0	0 2 6	1 2 6	Tarnagulla		
0222	Alfred Gwoon, Llanally ..	20 0 0	Dealiba ..	..	..	..	1.11.1913	..	1 0 0	0 2 6	1 2 6	Dunolly		
0320	Frederick Parker, Dealiba (1)	20 0 0	Dealiba ..	..	..	..	"	..	0 16 0	0 2 6	0 18 6	"		
0303	Laura Taylor, Dunolly (1)	16 0 0	Dunolly ..	..	..	..	"	..	..	..	..	"		

(1) Permit previously issued.—(2) Licence fee and 2s. 6d. fee for licence paid on permit credited.

APPLICATIONS FOR LICENCES APPROVED—continued.

Number of Licence.	Name and Address of Licensee.	Area subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Clms.	Date of Licence.	Survey Charge Payable in 12 Half-yearly instalments. Charge (if any).	Amount to be Collected.			Payable to Receiver of Revenue at—
									£	s.	d.	
01123	Thomas Dickinson, Wonthaggi (1)	0 1 0	Wonthaggi	6	16	..	1.1.1914	..	..	..	0 6 3	Wonthaggi
Under Section 145 of the Land Act 1901.—Payment to be made quarterly. (1) In lieu of permissive occupancy.												
H 81518	Henry Lord, Mitta Mitta (1, 2)	3 0 0	Dorchap ..	..	..	..	1.1.1913	..	..	..	4 0 0	Tullangatta
Under Section 145 of the Land Act 1901.—Payment to be made yearly. (1) Saw-mill site.—(2) Amount paid.												
Under Section 187 of the Land Act 1901.—Payment to be made yearly.												
..	Hugh McDonnell (1)	10,500 0 0	Gelantipy	..	..	..	1.1.1913	26 0 0	0 5 0	0 5 0	26 5 0	Bairnsdale
..	E. H. Hodge (1)	17,080 9 0	Marrinjal	..	..	..	"	20 0 0	0 5 0	0 5 0	20 5 0	"
..	J. C. Rogers (1)	8,960 0 0	Ingeogoodboe	..	..	..	"	42 0 0	0 5 0	0 5 0	42 5 0	Stratford
..	David Bryce (1)	16,330 0 0	Budgee Budgee	..	..	..	1.10.1913	5 0 0	0 5 0	0 5 0	5 5 0	"
..	M. Callhane (1)	12,000 0 0	Bomboka	..	..	..	1.11.1913	3 0 0	0 5 0	0 5 0	3 5 0	Bairnsdale
..	McKay Bros. (1)	11,460 0 0	Tubbut	..	..	..	"	10 0 0	0 5 0	0 5 0	10 5 0	"
..	John Paukerd (1)	3,480 0 0	Mellick-Munjite	..	..	..	"	8 0 0	0 5 0	0 5 0	8 5 0	Stratford
..	Henry J. Saunders (1)	4,000 0 0	Tyrra	..	..	..	"	4 0 0	0 5 0	0 5 0	4 5 0	"
..	Peter E. Geoghagan (1)	3,580 0 0	Gillum	..	..	..	"	8 5 0	0 5 0	0 5 0	8 10 0	Mafra
..	Peter Smyth (1)	26,750 0 0	Toobome	..	..	..	"	5 0 0	0 5 0	0 5 0	5 5 0	"
..	Jame Le Grand (1)	75 0 0	Sale	..	..	..	"	12 2 9	0 5 0	0 5 0	11 7 6	Sale

(1) Amount paid.

NOTES.

MELBOURNE DISTRICT.—Permissive occupancy has been granted to the undermentioned persons as set forth:—

Corr. No.	Date.	Name.	Alotment.	Section.	Area.	Parish.	Rental.	Pay Office.
162/M.	1.8.13	Edeson, Utting, and Co.	1	27	0 0 20	Wonthaggi	£ 5 0 0	Wonthaggi
126/M.	1.1.13	Wonthaggi Friendly Societies' Association	..	..	0 0 39	"	per annum 2 10 0	"

BAIRNSDALE DISTRICT.—Permissive occupancy has been granted to the undermentioned person as set forth:—

Corr. No.	Date.	Name.	Area.	Parish.	Rental.	Pay Office.
T.85454	1.11.13	John Carstairs	Bathing box	Colquhoun (Lakes Entrance)	£ 0 10 0	Bairnsdale

BAIRNSDALE DISTRICT.—In notice gazetted 26th November, 1913, p. 5108, re Licence 0211/54, Helen S. Cameron, 221 acres, parish of Combienbar, the half-yearly payment should be £2 15s. 3d., not £2 15s. 5d.

Land Act 1911, Section 8.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases under section 8 of the Land Act 1911 having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Number of Lease.	Name and Address of Lessee.	Area.	Parish.	Allotment.	Section.	Class.	Date of Lease.	Term.	Survey Charge, payable in 12 half-yearly instalments.	Amount to be Collected.			Payable to Receiver of Revenue at—
										Half-yearly Rent, including instalment of 3d (if any).	Fee for Lease.	Total Amount of First Payment.	
28/8	Richard Bowler, Wamba (1, 2, 3, 4, 5)	A. B. P. 639 2 81	Wamba	20A, 26B	...	3rd	1.1.1907	40 years	£ s. d. ...	£ s. d. 4 0 0	£ s. d. 1 0 0	£ s. d. ...	Barnsdale
48/8	George H. Hart, Barkly (4, 5, 6)	619 2 31	Bulgana	65 and 74	...	3rd	1.10.1913	20 years	£ s. d. ...	£ s. d. 7 15 0	£ s. d. 1 0 0	£ s. d. ...	Stawell

(1) This is an antedated lease.

(2) Portion of 35th section leasehold.

(3) £17 5s. 7d. of rent paid under section 35 and £30 14s. 5d. rent paid under section 8 credited. £1 fee for lease paid.

(4) Subject to Special Mining Condition, section 98, Land Act 1901.

(5) Subject to a condition reserving the rights of ingress, egress, and regress, and to the free use of so much of the land and the surface thereof as may be required for railways, roads, machinery sites, shafts, sand, slime, dams, and mullock dumps, and generally for the proper working of gold or other metalliferous mines, if at any time it should be needed.

(6) £79 valuation of improvements payable in four half-yearly instalments together with interest at the rate of 3 per cent. per annum. First instalment paid.

Land Acts.

ACCEPTANCE OF SURRENDER OF LICENCES FOR AGRICULTURAL ALLOTMENTS AND ISSUE OF NEW LICENCES IN LIEU THEREOF.

THE surrender of the Licences issued to the persons named in the Schedule hereunder having been accepted, and the allotments re-valued in accordance with section 4 of the Land Act 1908 as amended by section 55 of the Land Act 1911, it is hereby notified that the issue of new Licences under the Land Acts has been approved. All rents paid on the surrendered Licences to be credited in each case.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

Schedule referred to.

Number of Licence.	Name and Address of Licensee.	Area, subject to modification of boundaries.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence.	Term.	Amount to be Collected.			Payable to Receiver of Revenue at—	
									Amount of Rent paid to be credited.	Fee for New Licence.	Total Amount of First Payment.		
244/47	Thomas Jesper, Belmont (1)	A. B. P. 98 0 0	Mostryn	5A	...	1st	1.2.04	...	£ s. d. 8 1 3	£ s. d. 66 3 0	£ s. d. 1 0 0	...	Harrow Colac
488/47	Mabel M. Hall, Beech Forest (2)	32 0 0	Olangoliah	41A	...	1st V.C.	2.11.03	...	£ s. d. 0 8 0	£ s. d. 9 8 9	£ s. d. ...	...	...

(1) £1 fee for new licence paid.

(2) £1 fee paid on former licence credited.

Land Acts.

ACCEPTANCE OF SURRENDER OF LICENCES UNDER SECTION 103 OF THE LAND ACT 1901 AND ISSUE OF NEW LICENCES UNDER DIVISION III, PART I, OF THE LAND ACT 1901 AS AMENDED BY THE LAND ACTS 1909-11 IN LIEU THEREOF (WIDE SECTION 7, LAND ACT 1904).

THE surrender of the Licences issued to the persons named in the Schedule hereunder having been accepted, it is hereby notified that the issue of new Licences under Division III, Part I, of the Land Act 1901 as amended by the Land Acts 1909-11 has been approved. All rents paid on the surrendered Licences to be credited in each case.

Department of Lands and Survey, Melbourne, 4th December, 1913. J. MURRAY, Acting Commissioner of Crown Lands and Survey.

Schedule referred to.

Number of New Licence.	Name and Address of Licensee.	Area, subject to modification of boundaries.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence.	Amount to be Collected.			Total Amount of First Payment.	Payable to Receiver of Revenue at—	Number of Old Licence.
								Half-yearly Payment.	Amount of Rent paid to be credited.	Fee for New Licence.			
0693/47	William Pollock, Allert's Flat (1, 2, 3, 4)	A. R. F. 4 3 32	Yackandandah	8A	L	1st	1.7.07	£ s. d. 0 7 6	£ s. d. 4 10 0	£ s. d. 1 0 0	£ s. d. ...	Yackandandah	3909/103
0691/47	Septimus Hill, 29 Council-street, Clifton Hill (1, 2, 3, 5)	3 3 34	"	6	N	1st	"	0 5 0	6 0 0	1 0 0	...	"	2659/103
0692/47	Joseph Paul, Myrtleford (1, 2, 3, 6)	20 0 0	Myrtleford	10	Q	1st	"	0 11 3	22 15 0	1 0 0	...	Bright	1741/103
0740/47	Edward Barry, Homebush Lower (1, 2, 3)	20 0 0	Rathiscar	27	5	1st	"	0 10 0	10 0 0	1 0 0	...	Avoca	1034/103
0741/47	Elizabeth J. Barry, Homebush Lower (1, 2, 3)	20 0 0	"	26	5	1st	"	0 10 0	10 0 0	1 0 0	...	"	1035/103
0214/47	Edwin C. Clark, Ararat (1, 2, 3)	20 0 0	Burrumbidgee	15	2	2nd	"	0 7 6	15 0 0	1 0 0	...	Ararat	176/103
0430/47	Frederick Thornton, Corindhap (1, 2, 3)	20 0 0	Warrambine	33	...	1st	"	0 10 0	22 5 0	1 0 0	...	Geelong	917/103
0432/47	John C. Thornton, Corindhap (1, 2, 3)	20 0 0	Corindhap	196A	...	1st	1.1.07	0 10 0	23 12 6	1 0 0	...	"	2938/103
0110/47	Mary Payne, Beechworth (1, 2, 3)	20 0 0	Woorragge	13	A	1st	1.7.07	0 10 0	10 0 0	1 0 0	...	Beechworth	2773/103
083/47	John F. O'Connell, Beechworth (1, 2, 3)	17 0 0	Burgo-Munjie	8 and 8A	2	1st	1.1.06	0 8 6	12 0 0	1 0 0	...	Omeo	724/103
0625/47	Charles Marshall, Beechworth (1, 2, 3)	16 0 0	Barkly	250	E	1st	1.7.07	0 8 0	17 8 0	1 0 0	...	Avoca	533/103
0209/47	Isabella J. Meek, Etna (1, 2, 3)	20 0 0	Gow Worrung	16	C	1st	"	0 10 0	20 0 0	1 0 0	...	Maffra	575/103
0687/47	Mary Burns, Horsham (1, 2, 3)	20 0 0	Stemona	38A	3	1st	1.1.08	1 0 0	7 0 0	1 0 0	...	Avoca	1080/103
0687/47	William Pascoe, Widdigong (1, 2, 3, 7)	20 0 0	Bright	104A	...	1st	1.1.07	0 12 6	24 0 0	1 0 0	...	Bright	759/103
0682/47	George R. Carter, Thorngia (1, 2, 5)	20 0 0	Thorngia	20	4	2nd	"	0 7 6	7 0 0	1 0 0	...	Tallangatta	3309/103

(1) Subject to Special Mining Condition, section 98, Land Act 1901.  
 (2) Subject to a condition reserving the rights of ingress, regress, and egress, and to the free use of so much of the land and the surface thereof as may be required for railways, roads, machinery sites, shafts, sand, slime, dams, and mullock dumps, and generally for the proper working of gold or other metalliferous mines, if at any time it should be needed.  
 (3) £1 fee for licence paid.  
 (4) Special valuation £3 per acre.  
 (5) Special valuation £3 10s. per acre.  
 (6) Special valuation £1 2s. 6d. per acre.  
 (7) Special valuation £1 8s. per acre.

Land Acts.  
ACCEPTANCE OF SURRENDER OF A LICENCE FOR A GRAZING ALLOTMENT AND ISSUE OF A NEW LICENCE IN LIEU THEREOF

THE surrender of the Licence issued to the person named in the Schedule hereunder having been accepted, and the allotment re-valued in accordance with section 4 of the Land Act 1909 is hereby notified that the issue of a new Licence under the Land Acts has been approved. All rents paid on the surrendered Licence to be credited.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

Schedule referred to.

No. of Licence.	Name and Address of Licensee.	Area subject to modification of Boundaries.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence.	Amount to be Collected.			Payable to Receiver of Revenue at—	
								Payment.	Account of Rent paid to be credited.	Fee for New Licence.		Total Amount of First Payment.
2890/54	Henry D. Hardings, Raywood (1, 3)	A. B. P. 647 0 0	Whirraoke ...	3 and 4	A	3rd V.C.	1.11.06	£ s. d. 3 8 5	£ s. d. 41 1 0	£ s. d. 1 0 0	£ s. d. ..	Bondigo

(1) Subject to Special Mining Condition, section 98, Land Act 1901.—(2) £1 fee for new licence paid.

Land Acts.

PERMIT TO OCCUPY ISSUED TO APPROVED APPLICANT.

NOTICE is hereby given that a permit to occupy Crown Lands has been issued to the following approved applicant, and that the Rent and Fee specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 6th December, 1913.

No. of Lease.	Name and Address of Lessee.	Area subject to modification of Boundaries and Area.	Parish or Situation.	Allotment.	Section.	Class.	Date of Lease.	Survey Charge payable Half-yearly in Instalments.	Amount to be Collected.			Payable to Receiver of Revenue at—
									Payment, including Survey Charge (if any).	Fee for Lease.	Total Amount of First Payment.	
154	Erket (Miss), Margaret Anne, Kooreh (1, 2)	A. B. P. 139 3 38	St. Arnaud ...	61B	B.	3rd	1.11.1913	£ s. d. ...	£ s. d. 1 15 0	£ s. d. 1 0 0	£ s. d. 2 15 0	St. Arnaud

Under Section 8 of the Land Act 1911.—Payment to be made half-yearly.

(1) Subject to Special Mining Condition, section 98, Land Act 1901. (2) Subject to Special Gold Mining Condition.

Mallee Lands.  
REDUCTION OF AREA.

IT is hereby notified that the area of the undermentioned Mallee Agricultural Allotment has been reduced as specified, and rent adjusted accordingly.

Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Lessee.	Area Reduced to.	Annual rent reduced to.		Amount previously paid to be credited to purchase money.	Pay Office.
				£ s. d.	£ s. d.		
65	Werrap ... ..	G. L. Gibbs and Wm. L. C. Harry	368 0 0	2 6 0	37 19 4	Horsham	

MALLEE LANDS.

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

Melbourne, 4th December, 1913.

J. MURRAY,  
Acting 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.
3	Boorongie ... ..	680	Singh, James ...	Morrow, Jno. Chas. ...	1.1.1914	Birchip
114A, 114B	Watchem ... ..	564	Lavery, Wm. Henry ...	Lavey, Bernard ...	"	Donald
23	Mumbel ... ..	499	Chambers, Henry Edwin	Brooks, Mark ...	"	Kerang
12	Berontha ... ..	1,519	Hiscock, Janet	Stapledon, Henry John	"	Nhill
115	Warraquil ... ..			Stapledon, James Murray		
43, 44, 45	Batchica ... ..	415	Newton, Jno. Francis	J. J. Goller and Coy. Propy. Ltd. and The Ballarat Brewing Coy. Ltd.	"	Warracknabeal
34	" ... ..	312	Newton, Jno. Francis	J. J. Goller and Coy. Propy. Ltd. and The Ballarat Brewing Coy. Ltd.	"	"
31, 32	" ... ..	299	Newton, Jno. Francis	J. J. Goller and Coy. Propy. Ltd. and The Ballarat Brewing Coy. Ltd.	"	"
33	" ... ..	612	Newton, Jno. Francis	J. J. Goller and Coy. Propy. Ltd. and The Ballarat Brewing Coy. Ltd.	"	"
29, 30	" ... ..	369	Newton, Jno. Francis	J. J. Goller and Coy. Propy. Ltd. and The Ballarat Brewing Coy. Ltd.	"	"
1	Gaalanungah ... ..	640	Fisher, Fredk. ...	Ballarat Land Mortgage and Agency Coy. Ltd.	"	"
37A	Beulah ... ..	A. R. P. 1 0 36 Acres	Bodey, A.H., and others	Jackson, Thos. Henry ...	Balancepaid	"
67	Yellangip ... ..	927	Gildea, M. L., and other-	Gildea, Patk. Thos. ...	1.1.1914	"
14	Bourka ... ..	481	Pomeroy, Mildred Caroline	Garden, Fredk. George ...	"	Wycheproof
114	Warraquil ... ..	629	Hiscock, Frank ...	Stapledon, Harry John; Stapledon, Jas. Murray	"	Nhill
44	Nyrraby ... ..	640	Heenan, Jane ...	Inglis, George Mathers ...	"	Swan Hill
6	Tyntynder West ..	480	Pearse, Violet May ...	Harrop, Hurtle Lawrence Stanley; Harrop, Harrold Edwin	1.1.1912 <sup>1</sup>	"

(1) Perpetual lease.

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, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Area in Acres.	Classification.	Name of Former Lessee.	Name of Present Lessee.	Rent per annum payable on transferred portion.		Amount previously paid to be credited to Purchase Money	Pay Office.
						£ s. d.	£ s. d.		
85	Willenabrina	242	3rd	Charles Golder ..	Henry George Golder ..	5 1 0 <sup>1</sup>	42 2 6	Warracknabeal	
81, 81A	" ... ..	313	3rd	Charles Golder	Samuel Arthur Atkin ...	3 0 6 <sup>2</sup>	46 13 6	"	
63A	Werrap ... ..	199	4th	G. L. Gibbs and W. L. C. Harry	Thomas William Atkin ... Mabel Anna Elizabeth Perkins	6 10 0 <sup>3</sup> 3 18 0 <sup>4</sup> 1 4 10 <sup>4</sup>	20 9 5	Horsham	

(1) From 1st July, 1910, and 3s. balance due on 1st January, 1910.  
(2) From 1st July, 1916.

(3) From 1st July, 1909.  
(4) From 1st July, 1913

Land Act 1901, Part II.

ACCEPTANCE 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 having been accepted in accordance with section 226 of the Land Act 1901 as amended by the Land Act 1904, it is hereby notified that the issue of Agricultural Allotment Leases has been approved. All rents paid on the surrendered Lease to be credited.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

Schedule referred to.

Number of Agricultural Allotment Lease.	Name of Lessee.	Area.	Parish.	Agricultural Allotment No.	Class.	Term of Lease.	Date of Agricultural Allotment Lease.	Amount to be Collected.				Amount of Rent paid on Mallee Perpetual Lease to be credited.
								Item payable during first 14 years.*	Item payable half-yearly during first term of Lease.	Balance of License-fees.	Total Amount of First Payment.	
		A. B. P.				£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
353/218H	Crittenden, Ernest James	833 3 6	Babatchio	38	4th	34 years	1.7.13	2 15 3	2 15 3	...	1 0 0	80 16 0

\* The amount of Licence-fees which would have been payable under an Agricultural Allotment Licence, if it were issued, has been divided into equal instalments and added to rent payable during first fourteen years of term of Lease.

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 ALLOTMENTS AND ISSUE OF AGRICULTURAL ALLOTMENT LEASES.

THE surrender of the Mallee Allotment Leases issued to the persons named in the Schedule hereunder having been accepted in accordance with section 221 of the Land Act 1901, it is hereby notified that the issue of Agricultural Allotment Leases has been approved. All rents paid on the surrendered Leases to be credited in each case.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

Schedule referred to.

Number of Agricultural Allotment Lease.	Name of Lessee.	Number of Mallee Allotment.	County.	Area.	Parish.	Agricultural Allotment No.	Class.	Term of Lease.	Date of Agricultural Allotment Lease.	Amount to be Collected.				Amount of Rent paid on Mallee Allotment Lease to be credited.
										Item payable during first 14 years.*	Rent payable half-yearly for balance of Lease.	Fee for Lease.	Total amount of First Payment.	
			A. B. P.					£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
2675/218K	McLean, Isabella	1632	Tatchera	658 1 4	Woorinen	62	3rd	34 years	1.1.1913	4 2 6	4 2 6	1 0 0	5 0 6	57 7 0
1908/218SA	Watson, Edwin David	946	"	319 3 11	Carapugna	60	2nd	"	"	3 0 0	3 0 0	1 0 0	12 8 6	30 11 8

\* The amount of licence-fees which would have been payable under an Agricultural Allotment Licence, if it were issued, has been divided into equal instalments and added to rent payable during first fourteen years of term of lease.

NOTE.—Interest on overdue rents—5 per cent., as provided in section 40, Land Act 1904.

Land Acts.—Mallee Lands.

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  
Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

No. of Lease.	Name and Address of Lessee.	Area, subject to modification of Boundaries and Area.	Parish or Situation.	Allotment.	Class.	Capital Value.	Date of Lease.	Value per acre.	Amount to be Collected.			Total Amount of First Payment.	Payable to Receiver of Revenue at—
									Payment including instalment of Survey Charge (if any).	Fee for Lease.	£ s. d.		
08924	Murphy, Jas, jun., Murrayville	794 0 17	Geelong	11	2nd.	...	1.12.13	0 17 6	8 18 8	1 0 0	0 0 0	9 18 8	Horsham
08934	Firth, James, Bulbaro	639 3 24	"	49	1st	...	"	1 2 6	9 0 0	1 0 0	0 0 0	10 0 0	"
08939	Malkin, C. W., Underbool	639 3 24	"	51	2nd	...	"	1 2 6	7 0 0	1 0 0	0 0 0	8 0 0	"
02960	Gleary, B. P., Ararange	627 2 15	Murrumbidgee	2	1st.	...	"	0 10 0	8 19 6	1 0 0	0 0 0	9 19 6	Mildura
02108	Williamson, E. S., Springfield	445 0 14	"	69 and 70	3rd	...	"	0 17 6	2 15 9	1 0 0	0 0 0	17 0 3	Wycheproof
01274	Gwynn, D. J., Maryborough	683 0 0	Kia-Ora	14	2nd	...	1.10.13	0 17 6	7 9 5	1 0 0	0 0 0	21 18 7	Mildura
0943	Bishop, F. C., Ulmarie	689 2 16	Cocamba	10	3rd	...	1.12.13	0 11 0	4 1 2	1 0 0	0 0 0	5 1 2	Swan Hill

Under Section 22 of the Land Act 1911.—Payment to be made half-yearly.

(1) Valuation of improvements £105 15s. payable in 8 half-yearly instalments with interest at 3 per cent. Trust Account.

(2) Valuation of improvements £161 9s. 2d. payable in 12 half-yearly instalments with interest at 3 per cent. Trust Account.

The Land Acts (Mallee Lands).  
 ISSUE OF SELECTION PURCHASE LEASES.

It is hereby notified that the Selection Purchase Leases for Agricultural Allotments named in the Schedule hereunder have been forwarded for execution. Applicants are required to execute and take delivery of their Leases within sixty days after date of notice.

Department of Lands and Survey (Mallee Branch),  
 Melbourne, 4th December, 1913.

J. MURRAY,  
 Acting Commissioner of Crown Lands and Survey.

Date of Lease.	Name of Applicant.	Allotment.	Parish.	Area in Acres.	Classification.	Value per Acre.	Rent Payable Half-Yearly.*	Payable to Receiver of Revenue at—
1.2.1913	Paterson, Robert, Milen	41	Carwarp West	633	1st	£ 1 2 6	£ 8 18 1	Mildura
1.1.1913	Case, Alfred Main	27	"	618	1st	1 2 6	8 13 10	"
1.3.1913	Lincardie, William John	9	Mittyack	694	3rd	0 11 0	4 15 6	Wycheproof
1.8.1912	Boyd, William Robert	60	Bimbouris	585	3rd	0 10 0	3 13 2	"
1.7.1912	Thorn, Charlton	21	Walpeup	640	1st	1 2 6	9 0 0	Warraknabeal
"	Stasinowsky, Andrew Ernest Alfred	3	Woorack	630	1st	1 2 6	8 17 3	Birdlip
1.1.1913	Lewis, Alexander Cochrane	22	"	670	2nd	0 17 6	7 6 7	"
1.1.1912	Tilley, Albert Edward	5	Boinka	743	2nd	0 17 6	8 2 7	Horsham
1.3.1913	Niejalke, Gustav Carl	58	Carina	640	2nd	0 17 6	7 0 0	"
1.2.1912	Brown, Lindsay Gordon	32	Manly	656	2nd	0 07 6	7 3 6	"
2.6.1913	Clarke, Donald	37	Tutye	438	1st	1 2 6	6 3 3	"
1.7.1913	McCabe, Owen	27	Underbool	635	1st	1 2 6	8 18 8	"
1.1.1913	Shillito, William	15	Danyo	640	1st	1 2 6	9 0 0	"
1.1.1912	O'Donnell, Michael	4	Koonda	686	2nd	0 17 6	7 10 1	"
2.9.1912	Bird, George Melbourne	5	"	641	2nd	0 17 6	7 0 3	"
1.5.1913	Wearne, Samuel Arthur	23	"	654	2nd	0 17 6	7 3 1	"
1.3.1913	Conlon, George Patrick	14	"	659	2nd	0 17 6	7 4 2	"
"	Richard, Hugh	16	"	759	2nd	0 17 6	8 6 1	"
"	Richards, Aenas Tenynson	17	"	704	2nd	0 17 6	8 7 2	"
2.9.1912	Stevenson, Gilbert Aberombie	5 and 10	Mamengorook	835	2nd	0 12 6	6 10 6	"
1.6.1912	Liston, Malcolm Robert	7	"	704	3rd	0 12 6	7 14 0	"
1.7.1912	Chalmers, John Bird	14	"	782	2nd	0 17 6	8 11 1	"
"	Brown, Ernest David	16	"	637	2nd	0 17 6	6 19 5	"
"	Allison, Thomas	18	"	639	2nd	0 17 6	6 19 10	"
1.10.1912	Wooding, Herbert Henry	19	"	637	2nd	0 17 6	6 19 5	"
1.7.1912	Lampard, John	22	"	642	2nd	0 17 6	7 0 6	"
"	Cameron, Alexander	25	"	591	2nd	0 17 6	6 9 4	"
1.8.1912	Mengler, Edward Julius	2	"	596	2nd	0 17 6	6 10 5	"
1.11.1912	Chalmers, Thomas Main	13	"	637	2nd	0 17 6	6 19 5	"
"	Geue, August Albert	17	"	640	2nd	0 17 6	7 0 0	"
1.1.1912	Coon, John	33	Mulera	581	2nd	1 2 6	8 3 5	"
"	Bock, Johannes Hermann Theodor	34	"	579	1st	1 2 6	8 2 11	"
"	Cossens, George Jacob	35	"	771	1st	0 17 6	8 8 8	"
"	Hornbuckle, Thomas	37	"	640	2nd	0 17 6	9 0 0	"
"	Wiltshire, George Thomas	38	"	642	1st	0 17 6	7 0 6	"
"	Charancom, Annie Adelaide Mathilda	39	"	694	2nd	0 17 6	7 11 10	"
"	Sporn, William Charles	40	"	678	2nd	0 17 6	7 8 4	"
"	Williams, Ridley	42 and 43	"	729	3rd	0 12 6	5 13 11	"
"	Zadow, John Arthur	44	"	689	2nd	0 17 6	7 10 9	"
"	Burston, Fred	45	"	668	2nd	0 17 6	7 3 2	"
"	Schmidt, Friedrich Engelbert	46	"	654	2nd	0 17 6	7 3 1	"
2.12.1912		47	"	663	2nd	0 17 6	7 6 1	"

Date	Name	Area	Acres	Lot	Value	Rate	Year	County	Notes
1.1.1912	Mickan, Ernest Gustav	Mildura	48	2nd	659	0.17	6	Horsham	
"	Bailey, Frederick George	"	51	2nd	734	0.17	6	"	
"	Zadow, Carl Edward	"	52	2nd	683	0.17	6	"	
"	Zahn, Carl Arthur	"	53	3rd	734	0.12	6	"	
"	Stieber, Johannes Albert	"	20	1st	638	1.2	6	"	
"	Lush, James Mack	"	21	1st	635	1.2	6	"	
"	Moyle, William Thomas	"	24	1st	609	1.2	6	"	
"	Stantzyk, Ernst Gustav Herman	"	25	1st	608	1.2	6	"	
"	Kuechel, Paul Rudolf	"	27	1st	638	1.2	6	"	
"	Ingis, Albert Thomas	"	28	1st	640	1.2	6	"	
"	Pisch, Bernhard Adolph	"	29	1st	630	1.2	6	"	
"	O'Loughlin, Michael Edward	"	30 and 31	1st	617	1.2	6	"	
"	Hewitt, Herbert James	Fallarang	32	2nd	630	0.17	6	"	
"	Lawrence, Percy	"	9	2nd	660	0.17	6	"	
1.11.1912	Dicken, William March	"	18	2nd	671	0.17	6	"	
1.7.1913	Munifo, Frederick Wm. Ryder	"	24	2nd	720	0.17	6	"	
1.10.1912	Manning, Martin	"	4	2nd	681	0.17	6	"	
2.9.1912	Dyall, Peter Reddin	"	6	2nd	654	0.17	6	"	
1.1.1913	Evans, Charles Herbert	"	16	2nd	681	0.17	6	"	
1.4.1913	Glasson, Alfred Henry	"	20	2nd	683	0.17	6	"	
"	Hogon, Mary Ann	"	21	2nd	676	0.17	6	"	
"	Rickard, Eva	Purnya	7	2nd	742	0.17	6	"	
1.1.1913	Burshall, Robert John	"	2	2nd	740	0.17	6	"	
1.10.1912	Lewis, George	"	3	2nd	737	0.17	6	"	
"	Peter, Robert	"	4 and 5	2nd	726	0.17	6	"	
2.12.1912	D'Arcy, John	"	8	2nd	706	0.17	6	"	
1.11.1912	Worsley, Frank Horace	"	10	3rd	881	0.12	6	"	
"	Lockett, John Henry	"	11	2nd	741	0.17	6	"	
"	Lockett, Alfred	Tyalla	11	2nd	661	0.17	6	"	
"	Shaw, James	"	24	1st	640	1.2	6	"	
1.3.1912	Gornan, Harold Norman	"	27 and 27A	1st	640	0.17	6	"	
1.1.1912	Hastings, Henry	"	30	2nd	869	0.17	6	"	
1.2.1912	McNamara, William	"	35	2nd	751	0.17	6	"	
"	Richards, David	"	38	2nd	623	0.17	6	"	
1.1.1912	Wilde, Fredrick	"	37	2nd	617	0.17	6	"	
"	Bird, John Howard	"	38	2nd	725	0.17	6	"	
1.7.1912	Wilson, John	"	39	2nd	660	0.17	6	"	
1.1.1912	Robertson, Alexander	"	3	1st	637	1.2	6	"	
1.3.1912	Grundy, George	"	6 and 7	2nd	685	0.17	6	"	
1.2.1912	Carter, Alfred	"	11	1st	640	1.2	6	"	
1.1.1912	Blackmore, Veenus Donford	"	12	3rd	1,126	0.12	6	"	
1.1.1912	Connell, Wm. Henry James	"	14 and 15	2nd	787	0.17	6	"	
1.1.1913	Baird, John	Yatpool	18	1st	634	1.2	6	"	
1.4.1912	Furey, Alipius James	"	7	1st	628	1.2	6	"	
1.3.1913	Armstrong, Jonathan	"	8	1st	636	1.2	6	"	
1.1.1913	Prater, John	"	9	1st	625	1.2	6	"	
"	Robins, Henry Wesley	"	10 and 10A	1st	629	1.2	6	"	
"	Conroy, William	"	19	1st	629	1.2	6	"	
1.3.1913	Heron, John	"	21	1st	635	1.2	6	"	
1.5.1913	Paravicini, Andrew	"	22	1st	634	1.2	6	"	
1.1.1913	Forbes, Donald	"	23	1st	630	1.2	6	"	
"	O'Reilly, William Joseph	"	24	1st	640	1.2	6	"	
"	Westendorf, Carl Wilhelm Heinrich Theodor	"	27	1st	623	1.2	6	"	
"	Dord, William	"	30	1st	622	1.2	6	"	
"	Ure, Alexander	"	50	1st	629	1.2	6	"	
"	Bowden, Grace	Ginquan	53	1st	629	1.2	6	"	
"	"	"	14	1st	629	1.2	6	"	

\* Interest on rents if overdue to be added according to date of payment—rate, 5 per cent., as in section 40 of Land Act 1904.

Land Act 1901, Section 187.—(Mallee Lands.)

RENEWAL OF A GRAZING LICENCE APPROVED.

THE Renewal of a Licence to the following person having been approved, it is hereby notified that the Rent and Fee specified have been paid, and the Licence forwarded to the licensee.

Department of Lands and Survey,  
Melbourne, 4th December, 1913.

J. MURRAY,  
Acting Commissioner of Crown Lands and Survey.

Number of Licence.	Name of Licensee.	Area (approximate).	Situation.	Renewed to—	Annual Payment.	Fee for Renewal.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
149/187	H. S. Collins ...	Acres. 601	Parish of Chillingollah ...	30.9.14	£ s. d. 0 13 4	s. d. ...	£ s. d. 0 13 4	Swan Hill

(1) Renewal fee 1s. 6d.

Courts.

Auction Sales Act 1890.

**BENDIGO.**—AUCTIONEERS' LICENCES.—A Special Meeting of Justices will be held at the Law Courts, Bendigo, on the 6th day of January, 1914, at Ten o'clock in the forenoon, for the purpose of taking into consideration the applications of Alfred Wallis and Arthur Wallis for Auctioneers' Licences. Dated at Bendigo this 8th day of December, 1913.—J. H. DUNNE, Clerk of Petty Sessions.

**BENDIGO.**—AUCTIONEER'S LICENCE.—Notice is hereby given that a Special Meeting of Justices will be held at the Law Courts, Bendigo, on Tuesday, the 6th day of January, 1914, at Ten o'clock in the forenoon, for the purpose of taking into consideration the application of Cyril A. Watson for an Auctioneer's Licence. Dated at Bendigo this 5th day of December, 1913.—J. H. DUNNE, Clerk of Petty Sessions.

**CHARLTON.**—LICENSING COURTS.—Notice is hereby given that the Licensing Courts for the Licensing Districts of Charlton and Boort will be holden at the Court House, Charlton, at Ten a.m. on the dates set out below:—

- Monday, the 12th January, 1914;
- Monday, the 9th February, 1914;
- Monday, the 9th March, 1914;
- Monday, the 6th April, 1914;
- Monday the 4th May, 1914;
- Monday, the 1st June, 1914.

Dated at Charlton this 5th day of December, 1913.—  
W. A. LUNDY, Clerk of the said Court.

**WYCHEPROOF.**—LICENSING COURTS.—Notice is hereby given that the Licensing Courts for the Licensing District of Wycheproof will be holden at the Court House, Wycheproof, at Ten a.m. on the dates set out below:—

- Tuesday, the 13th January, 1914;
- Tuesday, the 10th February, 1914;
- Tuesday, the 10th March, 1914;
- Tuesday, the 7th April, 1914;
- Tuesday, the 5th May, 1914;
- Tuesday, the 2nd June, 1914.

Dated at Wycheproof this 5th day of December, 1913.—  
W. A. LUNDY, Clerk of the said Court.

**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 .. .. .	—
Ballarat .. .. .	—
Beechworth .. .. .	—
Benalla .. .. .	—
Bendigo .. .. .	—
Castlemaine .. .. .	—
Echuca .. .. .	—
Geelong .. .. .	—
Hamilton .. .. .	—
Horsham .. .. .	—
Maryborough .. .. .	—
Melbourne .. .. .	—
Mildura .. .. .	—
Nhill .. .. .	—
Omeo .. .. .	—
Port Fairy .. .. .	—
Portland .. .. .	—
Sale .. .. .	—
Seymour .. .. .	—
Shepparton .. .. .	—
St. Arnaud .. .. .	—
Stawell .. .. .	—
Walhalla .. .. .	—
Wangaratta .. .. .	—
Warracknabeal .. .. .	—
Warragul .. .. .	—
Warrnambool .. .. .	—
Yarram Yarram .. .. .	—
Yarrawonga .. .. .	—

Melbourne .. .. .	—
Port Fairy .. .. .	—
Sale .. .. .	Tuesday .. 16 December
Shepparton .. .. .	—
St. Arnaud .. .. .	—
Stawell .. .. .	—
Warrnambool .. .. .	—

GENERAL SESSIONS: pursuant to Order in Council of 23rd December, 1912.

Ararat .. .. .	—
Bairnsdale .. .. .	—
Ballarat .. .. .	—
Beechworth .. .. .	—
Benalla .. .. .	—
Bendigo .. .. .	—
Camperdown .. .. .	—
Casterton .. .. .	—
Castlemaine .. .. .	—
Charlton .. .. .	—
Colac .. .. .	—
Creswick .. .. .	—
Daylesford .. .. .	—
Donald .. .. .	—
Echuca .. .. .	—
Geelong .. .. .	—
Hamilton .. .. .	—
Horsham .. .. .	—
Kerang .. .. .	—
Kilmore .. .. .	—
Korumburra .. .. .	—
Kyneton .. .. .	—
Mansfield .. .. .	—
Maryborough .. .. .	—
Melbourne .. .. .	—
Mildura .. .. .	—
Nhill .. .. .	—
Omeo .. .. .	—
Port Fairy .. .. .	—
Portland .. .. .	—
Sale .. .. .	—
Seymour .. .. .	—
Shepparton .. .. .	—
St. Arnaud .. .. .	—
Stawell .. .. .	—
Walhalla .. .. .	—
Wangaratta .. .. .	—
Warracknabeal .. .. .	—
Warragul .. .. .	—
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 £250.	Other Cases.
December 11th	—	—

Dated at Melbourne this 3rd day of December, 1912.  
(By order of the Judges),

D. F. McGRATH,  
Registrar, Melbourne.

COUNTY COURTS.—Dates fixed by the Judges.

Ararat .. .. .	—	—
Bacchus Marsh .. .. .	—	—
Bairnsdale .. .. .	—	—
Ballarat .. .. .	—	—
Beechworth .. .. .	—	—
Benalla .. .. .	—	—
Bendigo .. .. .	—	—
Bright .. .. .	—	—
Camperdown .. .. .	—	—
Casterton .. .. .	—	—
Castlemaine .. .. .	—	—
Charlton .. .. .	—	—
Chiltern .. .. .	—	—
Clunes .. .. .	—	—
Colac .. .. .	—	—
Creswick .. .. .	—	—
Daylesford .. .. .	—	—
Donald .. .. .	—	—
Dunolly .. .. .	—	—
Echuca .. .. .	—	—
Geelong .. .. .	—	—
Hamilton .. .. .	—	—
Heathcote .. .. .	—	—
Horsham .. .. .	—	—
Inglewood .. .. .	—	—
Kerang .. .. .	—	—
Kilmore .. .. .	—	—
Korumburra .. .. .	—	—
Kyneton .. .. .	—	—
Mansfield .. .. .	—	—
Maryborough .. .. .	—	—
Melbourne .. .. .	—	—
Mildura .. .. .	—	—
Mornington .. .. .	—	—
Nhill .. .. .	—	—
Omeo .. .. .	—	—
Port Fairy .. .. .	—	—
Portland .. .. .	—	—
Sale .. .. .	—	—
Seymour .. .. .	—	—
Shepparton .. .. .	—	—
St. Arnaud .. .. .	—	—
Stawell .. .. .	—	—
Walhalla .. .. .	—	—
Wangaratta .. .. .	—	—
Warracknabeal .. .. .	—	—
Warragul .. .. .	—	—
Warrambool .. .. .	—	—
Wodonga .. .. .	—	—
Yarram Yarram .. .. .	—	—
Yarrawonga .. .. .	—	—
Yea .. .. .	—	—

COURTS OF MINES.—Dates fixed by the Judges.

COURT OF CHIEF JUDGE.	
Melbourne .. .. .	—
ARARAT DISTRICT.	
Ararat .. .. .	—
Stawell .. .. .	—
BALLARAT DISTRICT.	
Ballarat .. .. .	—
Clunes .. .. .	—
Creswick .. .. .	—
BEECHWORTH DISTRICT.	
Beechworth .. .. .	—
Benalla .. .. .	—
Bright .. .. .	—
Chiltern .. .. .	—
Kilmore .. .. .	—
Mansfield .. .. .	—
Wodonga .. .. .	—
BENDIGO DISTRICT.	
Bendigo .. .. .	—
Heathcote .. .. .	—
CASTLEMAINE DISTRICT.	
Castlemaine .. .. .	—
Heidelberg (at Melbourne) .. .. .	—
Hepburn (Daylesford) .. .. .	—
Kyneton .. .. .	—
GIPPSLAND DISTRICT.	
Bairnsdale .. .. .	—
Omeo .. .. .	—
Sale .. .. .	—
Walhalla .. .. .	—
Yarram Yarram .. .. .	—
MARYBOROUGH DISTRICT.	
Dunolly .. .. .	—
Inglewood .. .. .	—
Maryborough .. .. .	—
St. Arnaud .. .. .	—

Tenders.

PUBLIC WORKS DEPARTMENT, MELBOURNE.

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

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.

11th December, 1913.

Drung Drung.—New wooden building, State School No. 1519. Plans and specifications to be seen at Police Station, Horsham, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Wando Bridge.—New wooden building, State School. Plans, specifications, to be seen at Police Station, Casterton, and Inspector of Works, Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

Balmoral.—Additions, repairs, renovations, State School No. 29. Plans and specifications to be seen at the Police Station, Coleraine, and Inspector of Works, Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

Woorndoo School No. 1001.—Repairs, residence and School. Plans and specifications to be seen at Police Stations, Warrambool and Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

Burreroo School No. 2180.—Repairs, ventilation, &c. Plans and specifications to be seen at Police Station, Horsham, and Inspector of Works, Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Garfield to Garfield North.—Removal of old. State School No. 2724. Plans, &c., to be seen at Garfield State School No. 2724, and Police Station, Warragul. Preliminary deposit, £5. Final deposit, 5 per cent.

Riverview.—New State School No. 3437. Plans, &c., to be seen at State School No. 3437, Riverview, and Police Station, Traralgon. Preliminary deposit, £5. Final deposit, 5 per cent.

Pakenham South.—New State School No. 3755. Plans, &c., to be seen at State School, Pakenham South, and Police Station, Dandenong. Preliminary deposit, £5. Final deposit, 5 per cent.

Lancefield.—Remodelling and repairs to School, and repairs to residence, State School No. 707. Plans, &c., to be seen at Police Stations, Lancefield and Kilmore. Preliminary deposit, £10. Final deposit, 5 per cent.

Lexton School No. 1560.—Additions and remodelling. Plans, &c., to be seen at Public Offices, Ballarat, and Police Station, Lexton. Preliminary deposit, £10. Final deposit, 5 per cent.

Eltham State School No. 200.—Remodelling. Plans and specifications to be seen at State School, Eltham. Preliminary deposit, £5. Final deposit, 5 per cent.

Ararat Higher Elementary.—New Cloak Rooms, &c. Plans, &c., to be seen at Police Station, Ararat, and Inspector of Works, Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Marong.—Remodelling, State School No. 400. Plans, &c., to be seen at Police Station, Inglewood, and Office of Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Minvin State School No. 2167. Alterations to residence, underpinning school building. Plans and specifications to be seen at Police Station, Minvin, and Inspector of Works, Horsham and Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Nullawarre School No. 1652.—New residence. Particulars at Police Stations, Warrnambool and Port Fairy. Preliminary deposit, £5. Final deposit, 5 per cent.

Clunes North.—Remodelling State School No. 1552. Particulars at Police Stations, Clunes and Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Anollo Bay.—Repairs to jettv. Particulars at Police Station, Anollo Bay. Preliminary deposit, £5. Final deposit, 5 per cent.

Dromana.—Repairs to jettv. Particulars at Police Station, Dromana. Preliminary deposit, £5. Final deposit, 5 per cent.

Warrnambool.—Repairs to lighthouse quarters and lower lighthouse tower. Particulars at Police Station, Warrnambool. Preliminary deposit, £5.

Hospital for Insane, Kew.—Supply and erection of portable oil engine, pump, piping, and engine-house. Preliminary deposit, £10. Final deposit, 5 per cent.

Removal of building from site of State School No. 2488, Rowena, altering same; and re-erecting on site of State School No. 3105, Peechelba Township. Particulars at State School No. 3105, Peechelba, and Police Station, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

18th December, 1913.

Burwood Boys' Home.—New School. Particulars at School at Burwood. Preliminary deposit, £5. Final deposit, 5 per cent.

Nvpo.—New building, State School No. 3657. Particulars at Police Station, Horsham, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Mt Waverley.—Additions, painting, and repairs, State School No. 3432. Particulars at State School No. 3432, Mt Waverley, and Police Station, Oakleigh. Preliminary deposit, £5. Final deposit, 5 per cent.

Dartmoor.—New building, State School No. 1035. Particulars at Police Stations, Portland and Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

Dudley.—New school building, No. 3674. Particulars at Police Station, Wonthaggi. Preliminary deposit, £15. Final deposit, 5 per cent.

Dunrobin.—New building and fencing, State School No. 3777. Particulars at Police Stations, Casterton and Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

Bannockburn.—New residence, State School No. 932. Particulars at Lands Office, Geelong, and Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Budgerée.—New residence, State School No. 2864. Particulars at State School No. 2864, Budgerée and Police Station, Traralgon. Preliminary deposit, £5. Final deposit, 5 per cent.

Moolap.—New residence, State School No. 1911. Particulars at Lands Office, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Mont Park.—Idiot building, farm workers' block, Hospital for Insane. Preliminary deposit, £20. Final deposit, 5 per cent.

Koroit.—Remodelling residence, State School No. 618. Particulars to be seen at Police Stations, Koroit and Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

Nilma.—New residence, State School No. 2712. Particulars at State School No. 2712, and Police Station, Warragul. Preliminary deposit, £5. Final deposit, 5 per cent.

Mywee.—New residence and fencing, State School No. 3200. Particulars at the School, and also Police Station Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Yendon School and new residence, No. 710. Particulars at Public Offices, Ballarat. Preliminary deposit, £10. Final deposit, 5 per cent.

St. Leonards.—Repairs and additions to Jettv. Particulars at Police Stations, Drvrsdale and Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

Queenscliff.—Repairs to New Jettv. Particulars at Police Station, Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

Queenscliff.—Improvements to Fishermen's Breakwater. Particulars at Police Station, Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

Tatura Police Station.—Additions and repairs. Particulars at Police Station, Tatura, and Inspector of Works Office, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Echuca High School.—Fittings for science and art rooms. Particulars at Inspector of Works Office, Bendigo, and Police Station, Echuca. Preliminary deposit, £5. Final deposit, 5 per cent.

Bridge and approaches, Boggv Creek, Cabbage Tree Deviation, Orhost, Club Terrace-road. Particulars at Shire Hall, Orhost; Public Works Office, Cabbage Tree Creek; and Post Office, Club Terrace. Preliminary deposit, £5. Final deposit, 5 per cent.

Forming ninety-three (93) chains of the Tabherabbera-Dargo road, between chainages 000. and 100. 1200. Particulars at Public Offices, Bulmwaal, Bairnsdale, and Public Works Office, Valencia Creek. Preliminary deposit, £5. Final deposit, 5 per cent.

Sandringham.—Sewerage connexions, State School No. 267. Preliminary deposit, £5. Final deposit, 5 per cent.

Kew Hospital for Insane.—New sinks and repairs to asphalt floors. Preliminary deposit, £3. Final deposit, 5 per cent.

West Melbourne.—New partitions, State School No. 1681. Preliminary deposit, £2. Final deposit, 5 per cent.

North Fitzroy.—Renovating steppings; renovations and repairs, State School No. 3110. Preliminary deposit, £5. Final deposit, 5 per cent.

Tyabb.—Refrigerating machinery, cool stores. Preliminary deposit, £10. Final deposit, 5 per cent.

8th January, 1914.

Drysdale.—School No. 1645, remodelling, &c. Particulars at Lands Office, Geelong, and Police Station, Drysdale. Preliminary deposit, £5. Final deposit, 5 per cent.

Port Melbourne.—Nott-street, State School No. 1427. Preliminary deposit, £20. Final deposit, 5 per cent.

Maude State School No. 1426.—New residence. Particulars at Lands Office, Geelong, and Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Wyuna North-West.—New School, and converting present building into residence, State School No. 3500. Particulars at Inspector of Works Office, Bendigo; Inspector of Works Office, Shepparton; and Police Station, Echuca. Preliminary deposit, £10. Final deposit, 5 per cent.

Kilmany.—One 10-ton weighbridge. Particulars at Police Station, Sale. Preliminary deposit, £5. Final deposit, 5 per cent.

Mildura State School No. 2815.—Underpinning and renovating residence. Particulars at Police Stations, Mildura and Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Port Campbell.—Repairs to Jettv. Particulars at Police Stations, Port Campbell and Geelong. Preliminary deposit, £2. Final deposit, 5 per cent.

Forming and clearing 4-ft. track, 1 mile 19 chains from Sealers' Cove to Gap—4 miles 28 chains. Particulars at Police Stations, Bennison, Foster, and Fish Creek. Preliminary deposit, £5. Final deposit, 5 per cent.

Echuca Court House.—Alterations and repairs. Particulars at Police Station, Echuca, and office of Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Hawksburn State School No. 1467.—Removing and erecting girls' out offices, with sewerage connexions to same, and additions to shelter shed. Preliminary deposit, £5. Final deposit, 5 per cent.

Spotswood State School No. 3659.—New out offices. Preliminary deposit, £5. Final deposit, 5 per cent.

Cohuna Estate.—New School. Particulars at Police Stations, Kerang and Echuca, till 18th December; after that date at Inspector of Works Office, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Dingee State School No. 3127.—Repairs and painting. Particulars at Inspector of Works Office, Bendigo. 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, 10th December, 1913.

#### VICTORIAN RAILWAYS.

**S**EPARATE Tenders are invited for the undermentioned works, &c. Tenders, indorsed "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.

#### HAMS AND BACON.

Friday, 12th December.—Supply and delivery, as ordered, till 30th June, 1914, of hams and bacon (Australian) for dining car service. P.D., £1.

#### COPPER PLATES.

Friday, 12th December.—Supply and delivery of copper plates. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### ERECTION OF WORKSHOPS.

Monday, 15th December.—Erection of main workshops (steelwork and ironwork), new Locomotive Depot at North Ballarat. Particulars also at Ballarat and Bendigo stations. P.D., £500.

#### ENGINE BUFFERS.

Monday, 15th December.—Manufacture, supply, and delivery of engine buffers. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### HAT NETS AND BACKS.

Monday, 15th December.—Manufacture, supply, and delivery of hat nets and backs. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### M.S. AND W.I. FORGINGS.

Monday, 15th December.—Manufacture, supply, and delivery of mild steel and wrought iron forgings. (Contract 26000.) P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### TRUCK BUFFERS.

Monday, 15th December.—Manufacture, supply, and delivery of truck buffers. (Contract 26003.) P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### STEEL BAR FORGINGS.

Monday, 15th December.—Manufacture, supply, and delivery of steel bar forgings. (Contract No. 26001.) P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### BRICKS.

Wednesday, 17th December.—Supply and delivery, as ordered, till 30th June, 1914, of building bricks (Australian), for use in portion of workmaster's district north of Sevmour. (Fresh tenders.) Particulars also at Wangaratta Station. P.D., £1.

#### SPRING WASHERS.

Wednesday, 17th December.—Manufacture, supply, and delivery of steel spring washers,  $\frac{1}{2}$  inch deep, for  $\frac{1}{2}$ -in. guard rail stay bolts for 60-lb. rails. (Fresh tenders.) P.D., £1.

Wednesday, 17th December.—Manufacture, supply, and delivery of steel spring washers, 1 inch deep, for 1-in. guard rail stay bolts for 80 and 100 lb. rails. (Fresh tenders.) P.D., £1.

#### GRAVEL BALLAST.

Wednesday, 17th December.—Supply, in contracts of not less than 1,000 cubic yards, of 2,000 cubic yards of approved gravel ballast, delivered, stacked as directed, alongside the line between Ararat and Warra Yadin. Particulars also at Ararat and Warra Yadin stations. P.D., £1.

#### STEEL CASTINGS.

Wednesday, 17th December.—Supply and delivery, as ordered, from 1st January till 30th June, 1914, of kerosene castings. P.D., £5.

#### KEROSENE OIL.

Wednesday, 17th December.—Supply and delivery, as ordered, from 1st January till 30th June, 1914, of kerosene oil, for use in Lux lamps. P.D., £2.

#### SALE OF GOODS SHED.

Wednesday, 17th December.—Purchase and removal of old goods shed at Benalla station. Particulars also at Benalla and Wangaratta stations. P.D., £1.

#### STEEL BLOOMS.

Wednesday, 17th December.—Supply and delivery of 1,000 cast-steel blooms for axles for electric motor bogies. (Fresh tenders.) P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### ERECTION OF WORKSHOPS.

Monday, 22nd December.—Erection of main workshops (steelwork and ironwork), new Locomotive Depot at Bendigo. Particulars also at Ballarat and Bendigo stations. P.D., £500.

#### MILD STEEL SHEETS.

Wednesday, 31st December.—Supply and delivery of polished mild steel sheets (lead coated or galvanized). P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

#### OUYEN TANK EXCAVATION.

Wednesday, 31st December.—Excavation of tank, channels, and drains near town of Ouyen, on Ouyen to Kow Plains railway. Particulars also at Ouyen, Mildura, Woomelang, Birchip, Donald, Rainbow, Hopetoun, Sea Lake, Horsham, Korong Vale, Ballarat, and Bendigo stations. P.D., £10.

#### POROUS POTS.

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.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

#### COPPER ROD.

Wednesday, 7th January.—Supply and delivery of copper rod. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

#### COPPER PLATES.

Wednesday, 7th January.—Supply and delivery of copper plates. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

#### WHEEL CENTRES.

Wednesday, 7th January.—Supply and delivery of cast steel wheel centres. P.D.,  $\frac{1}{2}$  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.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

#### IRON ANGLES.

Wednesday, 7th January.—Supply and delivery of best Yorkshire iron angles. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

#### COPPER TUBES.

Wednesday, 7th January.—Supply and delivery of locomotive seamless copper tubes. P.D.,  $\frac{1}{2}$  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.

## LUBRICATORS.

Wednesday, 14th January.—Supply and delivery of five feed lubricators. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

## TARPAULIN CANVAS.

Wednesday, 14th January.—Manufacture, supply, and delivery of 100,000 lineal yards of tarpaulin canvas. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

## TWIST DRILLS.

Wednesday, 14th January.—Supply and delivery of high-speed twist drills. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

## CONCRETE MIXER.

Wednesday, 14th January.—Supply and delivery of one combined hoist and batch concrete mixer. P.D., £1.

## AXLE LATHE.

Wednesday, 21st January.—Supply and delivery of high-speed, self-acting, sliding and surfacing axle lathe. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

## HYDRAULIC JACKS.

Wednesday, 21st January.—Supply and delivery of hydraulic jacks. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

## DISC WHEELS.

Wednesday, 28th January.—Supply and delivery of 200 forged and rolled-steel disc wheels. P.D.,  $\frac{1}{2}$  per cent. (nearest £) of amount of tender.

## THREE-PHASE ALTERNATOR.

Wednesday, 28th January.—Manufacture, supply, delivery, erection, and guarantee run at the Newport Workshops of one three-phase alternator, complete, with exciter, regulators, and starting panel, &c. P.D., £5.

## FELT BODY BLOCKS.

Wednesday, 4th February.—Supply and delivery of 1,500 felt body blocks. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (nearest £).

## LUBRICATORS.

Wednesday, 4th February.—Supply and delivery of 25 five-feed lubricators. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

## SODIUM ACETATE.

Wednesday, 11th February.—Supply and delivery of 10 tons of commercial sodium acetate. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

## PIG IRON.

Wednesday, 18th February.—Supply and delivery of pig iron. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

## TELEGRAPH WIRE.

Wednesday, 25th February.—Supply and delivery of 20 tons of galvanized telegraph wire, No. 10 $\frac{1}{2}$ . P.D., £1.

## SWITCH LOCKS AND KEYS.

Wednesday, 4th March.—Supply and delivery of gun-metal switch locks and keys. P.D., £1.

## FORGED BILLETS.

Wednesday, 4th March.—Supply and delivery of best quality Yorkshire iron forged billets. P.D.,  $\frac{1}{2}$  per cent. of amount of tender (to nearest £).

## TRANSFORMERS AND FUSES.

Wednesday, 11th March.—Supply and delivery of transformers and fuses. (Contract 26,004.) P.D., £2.

## LEASING RAILWAY LANDS.

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

No tender will necessarily be accepted.

E. B. JONES, Acting Secretary.

## TENDERS FOR GRAZING LANDS.

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

Tenders should be placed in the Crown Lands Office Tender-box on or before Saturday, 20th December, 1913.

NOTE.—No tender will be accepted unless the fee for the period as shown in the head-lines, and fee of Five shillings for licence, are forwarded.

TENDERS will be received on or before Saturday, 20th December, 1913, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the subjoined Special Conditions.

Every licence granted under section 187 of the *Land Act* 1901 shall be subject to the conditions set forth in the schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

## Conditions.

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the *Land Acts*, except under the 187th section of the *Land Act* 1901, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the *Land Act* 1901, or for mining purposes.

2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the *Land Acts* may think fit.

3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.

4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted, until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.

5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.

6. This licence shall entitle the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.

7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without authority in writing by the Minister, is forbidden.

8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.

9. That where improvements are authorized under section 180 of the *Land Act* 1901 the licensee shall notify on completion, that such improvements have been made, otherwise the work will not be recognised.

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

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

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

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

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

15. The licensee shall destroy all thistles on the land, and on the half width of the adjoining roads, and shall be responsible for the destruction of thistles under the *Thistle Act* 1890 in like manner as holders of freehold lands.

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

17. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.

18. In the event of the area being damaged by fire, the licence may be forfeited unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants were in any way responsible therefor.

Special Conditions.

1. The period of occupation will, except where otherwise specified, be for twenty-one months from 1st January, 1914, to 30th September, 1915.

2. The fee for the period as shown in the head-lines—for which the licence will be issued, and fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.

3. Separate tenders must be lodged for each block

4. *Tenders to be addressed to the Secretary for Lands* (Tender-box), Melbourne.

5. The highest or any tender not necessarily accepted.

6. Tenderers must give their full name and ordinary postal address.

7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are excluded.

8. The outgoing tenant has the option to remove any existing fencing within one month or to require the incoming tenant to pay for it in accordance with the provisions of section 190, *Land Act* 1901.

Plans can be seen and information may be obtained in this office.

Section 13, *Land Act* 1904, provides:—

1. Where a licensee under section 187 of the *Land Act* 1901 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.

2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals.

JOHN MURRAY,

Acting Commissioner of Crown Lands and Survey.

Department of Lands and Survey,  
Melbourne, 25th November, 1913.

Lot 1 (Block 10081).—100 acres, township of Mirboo North, bounded on the east by railway line, on the south by allotments 9, 10, and 12, of section 8, on the west by rifle range, and on the north by allotments 120C and 149, parish of Mirboo.—(Melbourne, 255/187.)

Lot 2 (Block 8461).—24 acres, parish of Talgarno, being the reserve known as Thistle Camp (exclusive of Sheep Dip site).—(Beechworth, 090/187.)

Lot 3 (Block 10744).—975 acres, parish of Tawanga, being allotment 42, formerly held under section 35, by Charles Carthew. NOTE.—Improvements on the land to be maintained by the incoming licensee.—(Beechworth, 1150/35.)

Lot 4 (Block 10013).—636 acres, being allotments 7, 8, 9, 10, and 11 in section 11, in the parish of Murrumbidgee.—(Beechworth, 0220/187.)

Lot 5 (Block 9543).—600 acres, south of allotment 12, section 5, parish of Bungil East, previously held by W. P. Matassi.—(Beechworth, 5754/187.)

Lot 6 (Block 10745).—3 acres, parish of Seymour, lying between road and Goulburn River, north-east of, and adjoining allotment 32A.—(Seymour, 1866/187.)

Lot 7 (Block 10746).—19 acres, parish of Warmur, being the southern portion of allotment 66A (portion of Hegarty's Tank Reserve).—(St. Arnaud, W.34749.)

Lot 8 (Block 10747).—96 acres, parish of Boola Boloke, adjoining the holdings of E. Davies and G. Sutherland, south of the township of Stuartmill.—(St. Arnaud, W.37929.)

Lot 9 (Block 10748).—2,606 acres, being allotments 1 and 6, parish of Pendyk Pendyk, and allotments 63 and 64, parish of Yarramyjup, recently licensed to A. Turnbull.—(Hamilton, 0237/187.)

Lot 10 (Block 10388).—206 acres, being allotment 34, section 5, parish of Nangeela, recently held by A. McCallman.—(Hamilton, 0297/187.)

Lot 11 (Block 6301).—1,500 acres, being the Dundas Ranges Reserve, in the parishes of Gringegalgaona and Gatum Gatum, recently held by David Brown.—(Hamilton, 088/187.)

Lot 12 (Block 3651).—156 acres, being allotments 52A, 52B, 52D, and 52F, in the parish of Nullian, formerly held by F. Henke.—(Warracknabeal, 382/187.)

Lot 13 (Block 10749).—159 acres, being the "Big One" Dam Water Reserve, in the parish of Ni Ni. NOTE.—Fencing not allowed.—(Horsham, C.59839.)

Lot 14 (Block 9781).—93 acres, being Crown lands, wes. of Fiery Creek, in the town of Streatham, exclusive of the frontage of allotments 49, 54, 55, 56, 57, 58, 59, and 60.—(Ararat, 2258/187.)

Lot 15 (Block 9634).—64,000 acres, being Mallee Block 71, in the counties of Weeah and Karkaroc, having a frontage to the Outlet Creek, from Lake Albacutya.—(Mallee, 774/187.)

MOUNTAINOUS COUNTRY.—LICENCES FOR TWENTY-TWO MONTHS FROM 1ST JANUARY, 1914, TO 31ST OCTOBER, 1915.

Lot 16 (Block 36).—6,150 acres, in the parish of Nowyeo, county of Bogong, recently held by J. K. Marum.—(Omeo, 036/187.)

Lot 17 (Block 39).—24,270 acres, in the parish of Billaong, south of Mount Howitt, formerly held by A. C. Bryce.—(Omeo, 0114/187.)

Lot 18 (Block 12).—13,300 acres, in the parish of Welumla, county of Benambra, formerly held by J. Simpson.—(Beechworth, 083/187.)

Lot 19 (Block 10131).—3,500 acres, being block 27, county of Delatite, parish of Edi, north of Black Range Creek, formerly held by J. Nolan and R. Hill.—(Beechworth, 0133/187.)

Lot 20 (Block 27).—13,500 acres, in the parishes of Adjie and Welumla, county of Benambra, formerly held by H. Waugh.—(Beechworth, 038/187.)

Lot 21 (Block 26).—1,275 acres, parish of Canabore, county of Benambra, formerly held by H. Waugh.—(Beechworth, 047/187.)

Lot 22 (Block 38).—2,400 acres, in the parish of Bungil East, county of Benambra, formerly held by W. Matassi.—(Beechworth, 078/187.)

Lot 23 (Block 34).—12,000 acres, in the parishes of Bungil and Bungil East, county of Benambra, excluding timber reserves, and formerly held by W. P. Matassi.—(Beechworth, 044/187.)

Lot 24 (Block 35).—7,450 acres, in the parish of Bullum-waal, formerly held by W. Scott.—(Bairnsdale, 0217/187.)

GRAZING LANDS.

APPLICATIONS will be received by C. E. Mummery, Crown Lands Bailiff, at Wonthaggi, for the right to graze the undermentioned allotments.

The rental and licence-fee must accompany each application:—

Allotments.	Section.	Area.	Rent and Fee per annum.		
			A. R. P.	£	s. d.
1, 2 ... ..	34A	3 1 8	2	10	0
3, 4 ... ..	34A	3 1 8	2	10	0
5, 6 ... ..	34A	3 1 38	2	5	0
7, 8, 9 ... ..	34A	6 0 10	3	5	0
1, 2, 3, 4, 5, 6, 7	35	7 1 32	3	5	0
1, 2, 3 ... ..	36A	5 2 12	2	15	0
4, 5 ... ..	36A	4 2 38	2	5	0
1 ... ..	109	4 3 31	2	15	0
10, 11, 12, 13, 14	109	6 0 14	3	5	0
1, 2, 3, 4 ... ..	110	7 3 4	3	5	0
5, 6, 7 ... ..	110	6 0 19	2	15	0
1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 20	112	6 1 37	3	5	0
10, 11, 12, 13, 14, 15, 16, 17, 18	112	5 3 10	2	15	0

Conditions.

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the *Land Acts*, except under the 187th section of the *Land Act* 1901, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council, for any of the purposes for which land may be reserved under section 10 of the *Land Act* 1901, or for mining purposes.

2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.

3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold, and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.

4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted, until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.

5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.

6. This licence shall entitle the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturing purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.

7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without authority in writing by the Minister, is forbidden.

8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.

9. That where improvements are authorized under section 189 of the *Land Act 1901* the licensee shall notify, on completion, that such improvements have been made, otherwise the work will not be recognised.

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

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

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

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

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

15. The licensee shall destroy all thistles on the land, and on the half width of the adjoining roads, and shall be responsible for the destruction of thistles under the *Thistle Act 1890* in like manner as holders of freehold lands.

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

17. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.

18. In the event of the area being damaged by fire, the licence may be forfeited unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants were in any way responsible therefor.

#### Special Conditions.

1. The fee for the period for which the licence will be issued, and fee for licence, must accompany the application.

2. Separate applications must be lodged for each block.

3. Applicants must give their full name and ordinary postal address.

4. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are excluded.

5. The outgoing tenant has the option to remove any existing fencing within one month, or to require the incoming tenant to pay for it in accordance with the provision of section 100. *Land Act 1901*.

6. Term, two years and ten months, from 1st December, 1913.

7. Licence renewable on 1st October, 1914; and 1st October, 1915.

8. Grazing right only.

9. Fencing allowed at the risk of occupier.

10. Survey marks not to be disturbed in erecting the fences.

11. Land to be resumed if wanted for settlement.

12. Licensee not to interfere in any way with mining operations.

Section 13, *Land Act 1904*, provides:—

1. Where a licensee under section 187 of the *Land Act 1901* has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.

2. Where the licensee holds land under the said section which is unfenced, he may, in any Court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals.

HUGH MCKENZIE,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

Melbourne 10th November, 1913.

#### CARTAGE.

TENDERS will be received until Eleven o'clock a.m. on Thursday, 11th December, 1913, for delivery of such goods and furniture for Lighthouses as may be forwarded by the Stores and Transport Department to or from the under-mentioned places, from the 1st January, 1913, to the 31st December, 1916.

From Blanket Bay to Cape Otway Lighthouse, and *vice versa*.

From Dromana Pier to Cape Schanck Lighthouse, and *vice versa*.

From Dromana Pier to South Channel Lighthouse, and *vice versa*.

From Portland Pier or Railway Station to Cape Nelson Lighthouse, and *vice versa*.

From Queenscliff Piers or Railway Station to Queenscliff Lighthouses, and *vice versa*.

From Queenscliff Piers or Railway Station to Point Lonsdale Lighthouse, and *vice versa*.

From Winchelsea Railway Station to Split Point Lighthouse, and *vice versa*.

Full particulars and forms of tender may be obtained at the office of the Secretary to the Tender Board, Treasury, Melbourne, and at the Lighthouses or Police Stations at the places named.

Tenders must express the prices in words as well as in figures, and without alterations or erasures.

Tenders may be accepted or rejected for each place separately. The prices quoted must be per ton of 2,240 lbs., and are to cover all descriptions of parcels and goods, including furniture, &c.

With the exception of consignments of goods to and from Lighthouses at Cape Schanck, Cape Nelson, and Split Point, a separate charge is to be made for each consignment, such charge to be for the gross weight thereof, irrespective of the number of packages. For consignments to and from the Lighthouses at Cape Schanck, Cape Nelson, and Split Point, under 1 ton in weight, the rate per ton will be the minimum charge, irrespective of the weight or number of packages, and for consignments of 1 ton and over the rate charged shall be for 1 ton and proportionately for the odd cwt.

Accounts in all cases to be made out by weight only, and to be rendered to the Stores and Transport Office monthly, supported by the way-bills properly receipted, subject to any deductions for damage sustained to the goods whilst in the custody of the carrier.

Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognised by the Government.

No subletting will be allowed; all work must be carried out by the contractor. Every person engaged in the cartage tendered for in the schedule covered by this notice shall be paid such wages and shall be employed subject to such conditions as are or may be determined by the Carters Board under the Factories and Shops Acts. Should, however, the determination of the aforesaid Board not apply to the district covered by this particular Contract, that determination shall for the purpose of this Contract be taken as defining the rate of wages which shall be paid and the conditions of employment in respect thereto; and a copy of this condition shall be kept conspicuously and continually posted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money; and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects.

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

W. A. WATT,  
Treasurer.

The Treasury,  
Melbourne, 20th November 1913.

VICTORIA.

TENDERS FOR THE SERVICE OF 1914-15.

FORAGE.

TENDERS will be received until Eleven o'clock a.m. on Wednesday, 7th January, 1914, at the Tender Board Office, Treasury, for the supply of Forage, in such quantities as may be required for the service of the Government of Victoria and for the Commonwealth Government, as the case may be, at the undermentioned Stations, situated in Victoria, from the 1st March, 1914, to the 28th February, 1915. Tender forms at Stations.

District.	Station.	Department for which supply is required.	Estimated quarterly consumption for each station				Storage capacity			
			Oats	Wheat	Hay	Straw.	Oats.	Wheat.	Hay.	Straw.
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	
Bourke	Bacchus Marsh	Police	8	1	12	3	17	2	20	7
	Berwick	"	8	1	12	3	18	2	20	10
	Blackwood	"	8	1	12	3	17	2	22	8
	Broadford	"	8	1	12	3	11	2	12	5
	Broadmeadows	"	8	1	12	3	10	2	11	4
	Burwood	"	8	1	12	3	10	2	15	5
	Campbellfield	"	8	1	12	3	20	2	22	5
	Cheltenham	"	8	1	12	3	8	2	12	4
	Dandenong	"	8	1	12	3	22	2	16	8
	Dandenong (Stud Depot)	"	16	3	20	6	20	3	20	5
	Doncaster	"	8	1	12	3	9	2	15	4
	Dromana	"	8	1	12	3	10	2	16	2
	Emerald	"	8	1	12	3	6	1	8	3
	Epping	"	8	1	12	3	15	2	18	10
	Ferntree Gully	"	8	1	12	3	11	2	16	4
	Frankston	"	8	1	12	3	10	2	14	5
	Geelong	"	8	1	12	3	10	2	16	6
	Grantville	"	8	1	12	3	15	3	15	10
	Greenvale	Sanatorium (Public Health)	20	12	...	...	20	...	12	...
	Hastings	Police	8	1	12	3	9	1	13	4
	Healesville	"	8	1	12	3	15	2	20	4
	Heidelberg	"	8	1	12	3	20	2	20	5
	Kilmore	"	8	1	12	3	30	3	40	15
	Lancefield	"	8	1	12	3	30	5	22	11
	Lang Lang	"	8	1	12	3	10	2	12	3
	Laverton	Explosives	10	10	200 chaff	...	...	...	23 chaff	...
	Lilydale	Police	8	1	12	3	13	2	20	5
	Macedon	"	8	1	12	3	10	2	10	4
	Macedon	State Forests	6	6	25 chaff	...	20	5	20	...
	Marysville	Police	8	1	12	3	10	1	15	3
	Melton	"	8	1	12	3	11	5	11	16
	Oakleigh	"	8	1	12	3	12	2	4	3
	Pakenham	"	8	1	12	3	10	3	10	4
	Point Nepean	Quarantine	16	5	70 chaff	...	...	...	...	...
	Pyalong	Police	8	1	12	3	12	2	20	11
	Queenstown	"	8	1	12	3	11	5	16	4
	Riddell's Creek	"	8	1	12	3	10	2	10	4
	Ringwood	"	8	1	12	3	10	2	10	4
	Runsey	"	8	1	12	3	11	2	17	4
	Sandringham	"	8	1	12	3	8	1	14	5
	San Remo	"	8	1	12	3	10	2	14	5
	San Remo	"	8	1	11	3	12	2	20	5
	Sunbury	Hospital for Insane	30	50	...	100	40	100	...	20
	Sunbury	"	8	1	12	3	10	2	10	4
	Surrey Hills	Police	8	1	12	3	11	5	12	5
Trentham	"	8	1	12	3	12	3	17	8	
Tylden	"	8	1	12	3	11	5	22	6	
Wallan Wallan	"	8	1	12	3	10	2	10	4	
Warburton	"	8	1	12	3	11	2	22	5	
Whittlesea	"	8	1	12	3	11	2	22	5	
Wonthaggi	"	8	1	12	3	11	2	22	5	
Woodend	"	8	1	12	3	10	2	15	5	
Yarra Glen	"	8	1	12	3	11	5	11	5	
Central	Ballarat	Police	10	1	12	4	80	20	100	25
	Ballarat	Hospital for Insane	33	30	...	120	65	40	...	80
	Ballan	Police	8	1	12	3	15	2	20	8
	Beaufort	"	8	1	12	3	15	2	25	8
	Bullarto	"	8	1	12	3	20	2	20	5
	Bungaree	"	8	1	12	3	10	1	14	6
	Buninyong	"	8	1	12	3	15	2	20	8
	Cape Clear	"	8	1	12	3	10	1	14	6
	Clunes	"	8	1	12	3	15	2	20	8
	Creswick	"	8	1	12	3	15	2	20	8
	Creswick	State Forests	6	6	25 chaff	...	20	5	20	...
	Daylesford	Police	8	1	12	3	20	2	25	10
	Dean	"	8	1	12	3	15	2	14	5
	Glenlyon	"	8	1	12	3	22	5	22	5
	Gordons	"	8	1	12	3	15	2	20	8
	Kingston	"	8	1	12	3	6	1	8	4
	Learmonth	"	8	1	12	3	15	2	20	8
	Lexton	"	8	1	12	3	20	2	25	10
	Linton	"	8	1	12	3	10	1	15	6
	Miners Rest	"	8	1	12	3	10	1	13	4
	Napoleon Lead	"	8	1	12	3	15	2	15	6
	Rokewood	"	8	1	12	3	15	2	20	8
Skipton	"	8	1	12	3	10	1	15	6	
Gippsland	Sale	Police	8	1	12	3	20	4	18	10
	Bairnsdale	"	8	1	12	3	20	5	20	10
	Benambra	"	8	1	12	3	10	2	12	3
	Bendoc	"	8	1	12	3	20	2	11	5
	Bodarra	"	8	1	12	3	10	2	16	5
	Bruthen	"	8	1	12	3	20	2	12	4
	Brihan	"	8	1	12	3	5	1	14	4
	Bunyip	"	8	1	12	3	8	1	12	3
	Cassilis	"	8	1	12	3	10	3	10	5
	Cunninghame	"	8	1	12	3	10	1	12	4
	Dargo	"	8	1	12	3	12	2	12	...

FORAGE—continued.

District.	Station.	Department for which supply is required.	Estimated Quarterly Consumption for each Station.				Storage Capacity.				
			Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.	
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.
Gippsland— (continued)	Drouin ...	Police ...	8	1	12	3	14	2	12	4	5
	Foster ...	" ...	8	1	12	3	10	3	15	2	8
	Glen Wills ...	" ...	8	1	12	3	5	2	8	2	4
	Heyfield ...	" ...	8	1	12	3	10	3	12	4	4
	Inverloch ...	" ...	8	1	12	3	11	2	16	4	8
	Korumburra ...	" ...	8	1	12	3	4	2	8	2	2
	Leongatha ...	" ...	8	1	12	3	20	2	20	5	5
	Lindenow ...	" ...	8	1	12	3	15	5	15	5	5
	Loch ...	" ...	8	1	12	3	8	4	8	2	4
	Mirboo ...	" ...	8	1	12	3	12	2	16	4	3
	Moe ...	" ...	8	1	12	3	6	2	9	3	3
	Morwell ...	" ...	8	1	12	3	10	1	15	5	5
	Nerim South ...	" ...	8	1	12	3	6	1	8	3	3
	Omoo ...	" ...	8	1	12	3	11	5	15	5	5
	Orbost ...	" ...	8	1	12	3	12	2	12	3	3
	Port Albert ...	" ...	8	1	12	3	12	3	15	5	5
	Rosedale ...	" ...	8	1	12	3	12	2	14	5	5
	Stratford ...	" ...	8	1	12	3	12	4	20	6	6
	Toongabbie ...	" ...	8	1	12	3	10	1	15	5	5
	Toora ...	" ...	8	1	12	3	10	1	10	3	3
Traralgon ...	" ...	8	1	12	3	16	4	50	10	10	
Walhalla ...	" ...	8	1	12	3	16	5	20	10	10	
Warragul ...	" ...	8	1	12	3	24	10	25	10	10	
Yarragon ...	" ...	8	1	12	3	15	3	15	5	5	
Yarram Yarram ...	" ...	16	2	24	6	10	1	12	3	3	
Melbourne	Depôt ...	Police ...	180	50	400	100	80	20	100	45	45
	Sunshine ...	" ...	8	1	12	3	9	2	15	5	5
	Footscray ...	" ...	8	1	12	3	12	2	15	5	5
	Werribee ...	" ...	8	1	12	3	18	2	24	10	10
	Melbourne ...	Post and Telegraph	200	60	300	175	80	10	120	120	32
	Royal Park ...	Neglected Children's Department	10	15	50 chaff	6	22	3	50	6	6
	Royal Park ...	Quarantine—Commonwealth Vaccine Depôt	...	9	30 12 chaff 12 lucerne hay	9	...	...	40	20	20
	Royal Park ...	Hospital for Insane	50	250	...	70	10	5	22	10	10
	Kew ...	" ...	100	150	...	250	40	30	...	100	100
	Yarra Bend ...	" ...	8	80	...	100	18	22	...	80	80
	Mont Park ...	" ...	100	100	...	300	...	...	...	...	...
	Penridge ...	Gaols ...	58	7	...	...	18	14	...	...	...
	Melbourne ...	Botanic and Domain Gardens	15 crsh. oats	25	90 chaff	10	7	8	32 chaff	10	10
	Burnley ...	Horticultural Gardens	6 crsh. oats 34 56 wheat 17 maize	44	84 chaff 11	17	...	...	...	...	...
	Williamstown ...	Ports and Harbors (delivery at the Dockyard as required, for supply to various light-houses)	13	44	170 chaff 41 hay	...	...	...	...	...	...
Midland	Maryborough ...	Police ...	16	2	25	7	32	10	40	10	10
	Avoca ...	" ...	8	1	12	3	16	5	24	10	10
	Bealiba ...	" ...	8	1	12	3	16	5	24	10	10
	Birchip ...	" ...	8	1	12	3	15	2	20	7	7
	Boort ...	" ...	8	1	12	3	12	3	10	3	3
	Carisbrook ...	" ...	8	1	12	3	12	3	10	3	3
	Castlemaine ...	" ...	8	1	12	3	16	5	24	10	10
	Charlton ...	" ...	8	1	12	3	10	5	20	10	10
	Donald ...	" ...	8	1	12	3	11	5	13	5	5
	Eddington ...	" ...	8	1	12	3	16	5	24	10	10
	Fryerstown ...	" ...	8	1	12	3	12	2	20	5	5
	Inglewood ...	" ...	8	1	12	3	16	5	24	10	10
	Kaneira ...	" ...	8	1	12	3	12	3	10	3	3
	Korong Vale ...	" ...	8	1	12	3	15	2	20	6	6
	Kyneton ...	" ...	8	1	12	3	15	3	20	11	11
	Maldon ...	" ...	8	1	12	3	15	3	20	11	11
	Mildura ...	" ...	8	1	12	3	15	5	15	5	5
	Moonambel ...	" ...	8	1	12	3	15	5	15	10	10
	Newstead ...	" ...	8	1	12	3	15	5	24	10	10
	Ouyen ...	" ...	8	1	12	3	18	6	30	8	8
	Quambatook ...	" ...	8	1	12	3	12	3	10	3	3
	Redesdale ...	" ...	8	1	12	3	9	1	14	4	4
	Sea Lake ...	" ...	8	1	12	3	12	3	10	10	10
	St. Arnaud ...	" ...	8	1	12	3	16	5	24	10	10
	Talbot ...	" ...	8	1	12	3	22	2	33	11	11
Taradale ...	" ...	8	1	12	3	16	5	24	10	10	
Tarnagulla ...	" ...	8	1	12	3	16	5	24	10	10	
Ultima ...	" ...	8	1	12	3	16	5	24	10	10	
Wedderburn ...	" ...	8	1	12	3	16	5	22	5	5	
Woomelang ...	" ...	8	1	12	3	9	1	14	4	4	
Wycheproof ...	" ...	8	1	12	3	8	5	20	5	5	
North-Eastern	Benalla ...	Police ...	8	1	12	3	60	6	40	15	15
	Alexandra ...	" ...	8	1	12	3	15	3	14	8	8
	Avenel ...	" ...	8	1	12	3	15	3	20	6	6
	Barnawartha ...	" ...	8	1	12	3	12	3	18	5	5
	Beechworth ...	" ...	8	1	12	3	20	3	40	12	12
	Beechworth ...	Hospital for Insane	30	17	...	75	10	50	40	40	40
	Bethanga ...	Police ...	8	1	12	3	12½	3½	12½	10	10
	Bonnie Doon ...	" ...	8	1	12	3	10	2	14	4	4
Bright ...	" ...	8	1	12	3	30	12	20	5	5	
Chiltern ...	" ...	8	1	12	3	12	1½	15	6	6	

\* See conditions of contract No. 3.

† Half-yearly estimate.

FORAGE—continued.

Dist.	Station	Department for which supply is required.	Estimated Quarterly Consumption for each Station				Storage Capacity			
			Oats.	Bran	Hay.	Straw.	Oats.	Bran.	Hay	Straw.
			Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.	Centals.
North-Eastern— (continued)	Cobran	Police	8	1	12	3	8	1	12	3
	Corryong	"	8	1	12	3	12	3	20	5
	Dederang	"	8	1	12	3	18	2	8	4
	Dookie	"	8	1	12	3	12	2	16	6
	Eldorado	"	8	1	12	3	20	3	20	8
	Euroa	"	8	1	12	3	15	2	20	7
	Everton	"	8	1	12	3	10	2	10	3
	Gaffney's Creek	"	8	1	12	3	11	3	17	5
	Glenrowan	"	8	1	12	3	20	5	20	5
	Harrietville	"	8	1	12	3	10	2	10	5
	Jamieson	"	8	1	12	3	5	1	7	3
	Jingellic	"	8	1	12	3	15	3	20	8
	Katamatite	"	8	1	12	3	10	2	16	2
	Kiewa	"	8	1	12	3	20	4	16	8
	Kyabram	"	8	1	12	3	8	1	12	3
	Longwood	"	8	1	12	3	14	2	20	6
	Mansfield	"	8	1	12	3	21	3	30	10
	Milawa	"	8	1	12	3	20	2	15	10
	Mitta Mitta	"	8	1	12	3	16	2	16	4
	Mooroopna	"	8	1	12	3	20	2	25	15
	Murchison	"	8	1	12	3	30	6	30	20
	Myrtleford	"	8	1	12	3	10	2	10	3
	Nagambie	"	8	1	12	3	15	3	20	12
	Nathalia	"	8	1	12	3	15	2	26	8
	Numurkah	"	8	1	12	3	17	2	26	8
	Rushworth	"	8	1	12	3	10	2	15	5
	Rutherglen	"	8	1	12	3	9	2	14	4
	Seymour	"	8	1	12	3	36	4	40	10
	Shepparton	"	8	1	12	3	36	4	40	10
	St. James	"	8	1	12	3	12	3	15	6
Strathmerton	"	8	1	12	3	10	2	30	6	
Tallangatta	"	16	2	24	6	30	7	30	12	
Tatura	"	8	1	12	3	10	2	16	5	
Tungamah	"	8	1	12	3	10	2	16	5	
Violet Town	"	8	1	12	3	10	2	20	5	
Wangaratta	"	8	1	12	3	40	10	40	25	
Whitfield	"	8	1	12	3	16	2	24	6	
Wodonga	"	8	1	12	3	20	3	30	8	
Yackandandah	"	8	1	12	3	18	2	25	8	
Yarrawonga	"	8	1	12	3	20	3	20	7	
Yea	"	8	1	12	3	13	2	18	5	
North-Western	Bendigo	Police	8	1	12	3	20	5	30	15
	Axedale	"	8	1	12	3	20	5	25	10
	Bridgewater	"	8	1	12	3	8	5	12	3
	Cobuna	"	8	1	12	3	16	2	25	7
	Corop	"	8	1	12	3	16	5	22	10
	Echuca	"	8	1	12	3	22	10	48	16
	Elnore	"	8	1	12	3	16	5	20	7
	Goornong	"	8	1	12	3	12	5	12	4
	Heathcote	"	8	1	12	3	16	5	24	10
	Huntly	"	8	1	12	3	16	5	22	5
	Kangaroo Flat	"	8	1	12	3	16	5	24	10
	Kerang	"	8	1	12	3	16	5	24	10
	Koondrook	"	8	1	12	3	16	5	24	10
	Marong	"	8	1	12	3	15	5	19	8
	Mitiamo	"	8	1	12	3	15	5	12	8
	Pyramid	"	8	1	12	3	16	5	17	5
	Raywood	"	8	1	12	3	11	5	11	5
Rochester	"	8	1	12	3	16	5	24	10	
Serpentine	"	8	1	12	3	16	5	24	10	
Swan Hill	"	16	2	25	7	32	10	48	15	
Southern	Geelong	Police	8	1	12	3	60	6	100	22
	Apollo Bay	"	8	1	12	3	...	...	...	...
	Bannockburn	"	8	1	12	3	11	6	15	8
	Boac	"	8	1	12	3	8	2	12	8
	Beech Forest	"	8	1	12	3	10	1	12	3
	Birregurra	"	8	1	12	3	10	1	14	4
	Colac	"	8	1	12	3	16	2	20	8
	Cressy	"	8	1	12	3	10	1	12	3
	Drysdale	"	8	1	12	3	10	1	14	4
	Forest	"	8	1	12	3	10	1	12	4
	Inverleigh	"	8	1	12	3	10	1	12	4
	Lara	"	8	1	12	3	10	1	12	4
	Lara	Inebriate Retreat	...	10	...	...	...	6	...	...
	Lara	State Forests	4	8	100 chaff	...	...	...	...	...
	Lismore	Police	8	1	12	3	10	1	12	3
Meredith	"	8	1	12	3	15	2	20	8	
Mount Moriac	"	8	1	12	3	15	2	20	8	
Winchelsea	"	8	1	12	3	10	1	15	6	
Western	Hamilton	Police	8	1	12	3	25	5	18	11
	Allansford	"	8	1	12	3	15	3	22	10
	Apsley	"	8	1	12	3	12	2	12	5
	Balmoral	"	8	1	12	3	15	4	20	10
	Branxholme	"	8	1	12	3	15	2	15	5
	Camperdown	"	8	1	12	3	20	2	25	7
	Caramut	"	8	1	12	3	15	3	22	10
	Casterton	"	8	1	12	3	34	4	33	15
	Cavendish	"	8	1	12	3	15	2	15	5
	Cobden	"	8	1	12	3	10	1	14	4
	Coleraine	"	8	1	12	3	16	2	20	6
	Dartmoor	"	8	1	12	3	8	2	10	3
	Dunkeld	"	8	1	12	3	15	3	15	5
	Edenhope	"	8	1	12	3	15	2	12	5
	Harrow	"	8	1	12	3	16	2	12	5

FORAGE—continued.

District.	Station.	Department for which supply is required.	Estimated Quarterly Consumption for each Station.				Storage Capacity.				
			Oats.	Brn.	Hay.	Straw.	Oats.	Brn.	Hay.	Straw.	
Western— (continued)	Heywood ...	Police ...	8	1	12	3	1	1	12	4	
	Macarthur ...	" ...	8	1	12	3	15	3	12	4	
	Merino ...	" ...	8	1	12	3	10	2	10	5	
	Mortlake ...	" ...	8	1	12	3	15	2	10	5	
	Pannure ...	" ...	8	1	12	3	10	1	15	4	
	Penshurst ...	" ...	8	1	12	3	10	2	11	4	
	Port Campbell... ..	" ...	8	1	12	3	10	2	15	5	
	Port Fairy ...	" ...	8	1	12	3	10	1	14	4	
	Portland ...	" ...	8	1	12	3	15	2	25	7	
	Terang ...	" ...	8	1	12	3	20	2	20	8	
	Warmambool ...	" ...	8	1	12	3	24	4	22	10	
	Woodford ...	" ...	8	1	12	3	10	1	13	4	
	Wimmera	Stawell West ...	Police ...	8	1	12	3	25	3	30	15
		Ararat ...	Hospital for Insane	46	75	224	200	73	120	2,350	600
Beulah ...		Police ...	8	1	12	3	5	1	8	2	
Buangor ...		" ...	8	1	12	3	11	2	22	5	
Dimboola ...		" ...	8	1	12	3	11	2	22	5	
Elmhurst ...		" ...	8	1	12	3	12	3	20	6	
Goroke ...		" ...	8	1	12	3	7	1	8	4	
Horsham ...		" ...	8	1	12	3	25	3	22	8	
Jeparit ...		" ...	8	1	12	3	5	1	8	2	
Kaniva ...		" ...	8	1	12	3	5	1	7	2	
Landsborough... ..		" ...	8	1	12	3	15	2	22	5	
Minyip ...		" ...	8	1	12	3	15	2	18	6	
Moyston ...		" ...	8	1	12	3	11	3	11	3	
Murtoa ...		" ...	8	1	12	3	15	2	22	8	
Nathnuk ...		" ...	8	1	12	3	15	2	20	4	
Nhill ...		" ...	8	1	12	3	15	2	20	5	
Rainbow ...		" ...	8	1	12	3	10	2	12	4	
Rupanyup ...		" ...	8	1	12	3	15	2	20	8	
Wail* ...		State Forests	50	50	chaff 200	220	...	...	...	...	
Warracknabeal ...	Police ...	8	1	12	3	11	2	22	11		
Willaura ...	" ...	8	1	12	3	12	1	15	4		

\* Deposit of £10 required. Delivery on trucks at Wail Railway Station.

Tenders for supply of forage to more than five separate stations in any one district must be accompanied by a preliminary deposit of 10s. for each and every station tendered for except in the case of the Melbourne District, the preliminary deposit for which shall be £25 with each tender, irrespective of the number of stations tendered for, and the State Plantation at Wail, the preliminary deposit for which shall be £10. Deposits must be in bank notes, or bank drafts payable to the order of the Secretary to the Tender Board (cheques will in no case be received), which will be returned within ten days to unsuccessful tenderers on their application, such deposit will be forfeited in the event of the tenderer, after the time fixed for the closing of tenders, withdrawing or attempting to withdraw his tender, or of the successful tenderer failing to complete the necessary bond within a reasonable time after the acceptance is notified.

Tenderers failing to take up their accepted tenders, or failing to carry out their contract satisfactorily, will be ineligible to hold contracts for Government supplies for a period of two years.

The price must include delivery at the stations, and all charges except the bags, which will remain the property of the contractor. At stations where the bags can be at once emptied the contractor will be required to remove them when delivery is taken. At other stations, notice will be sent to the contractor when the bags are empty. Bags to be removed at contractor's expense.

For police stations, excepting the depot and institutions other than police, the successful tenderer will be required to enter into a bond for the sum of £5 per horse per station, and for the depot and other institutions a bond based on one-quarter of the total amount of the tender accepted, such bonds to be entered into within a reasonable time after the acceptance is notified. Two approved sureties are required for contracts where the sum stated in the bond is £50 and upwards, and one surety where the sum stated is under £50.

CONDITIONS OF CONTRACT.

1. The hay to be good, sound, and sweet, and properly trussed except when otherwise specified in the contract; the straw to be wheat or oats, and both to be in all respects of the best quality; oats, white or Algerian (Victorian grown), of the best description, full kernel, clean, and free from wild oats or other objectionable seeds; bran to be sound and sweet, and of the best description; chaff to be made from clean hay of the best quality. As much forage as can be stored at any station where the storage is small will, for the convenience of the contractor, be ordered at one time.

2. The quantities stated in the schedule are only approximate, and the Government may draw either more or less than those mentioned. Should new telegraph stations be formed or additional horses be required at any station, the contractor will be required to supply the extra forage. Unless otherwise specified in the tender form the contractor may, if he desires it, terminate the contract by supplying at once the whole quantity due at the station, should the additional number of permanent horses exceed two.

3. Notwithstanding anything contained in the preceding condition, the contractors for the supply to the Police Depot may be called upon to supply any Government Departments within a radius of six miles from Melbourne, for which no contracts have been taken, and also forage for any extra horses that may be at any time stabled at the depot for police purposes, at the same rates. The contract for the supply of forage to the Military Barracks may be terminated by three months' notice being given by the Secretary to the Tender Board to the contractor of such determination.

4. Should forage duly ordered under these contracts not be delivered within forty-eight hours of the time specified in the order for delivery, it will be competent for the department to purchase the same at the risk of the contractor, from whose account any expense over and above the contract price is to be deducted.

5. In the event of a difference of opinion between the contractor and the officer receiving the forage as to the quality of the same, it is to be decided by a board of survey, composed of persons named by the head of the department ordering the supply, and the decision of the Board is to be considered final.

6. If the Board shall decide that the forage is not of proper quality, it must be immediately replaced, failing which it will be procured elsewhere, and the extra cost, if any, will be charged as in clause 4.

7. When a board of survey cannot be conveniently assembled, or when, from some other cause, injury would accrue to either party by waiting for a board of survey, the officer in charge will have the power to reject such supplies as are obviously of inferior quality, but he will be responsible to the Government for so doing; and the contractor must take back the rejected forage, and supply good in its stead, failing which it will be obtained by the officer requiring it, and the expense will be charged as in clause 4.

8. A refusal to execute orders, irregularity in the quantity or quality of the forage, or delay in delivering or replacing it when required, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding £20, as the Treasurer of the State for the time being may direct. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith.

9. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise; and no such transfer will be recognised by the Government.

10. Under no circumstances will a contractor be permitted to abandon his contract, and in the event of his failing to carry on his contract he will be held liable for any loss which the Government may sustain in consequence of such failure. In the event of a station being discontinued or any change in the supplies required, the contractor will receive the earliest possible intimation.

11. The contracts entered into under this notice are not to be considered as broken, infringed, or vitiated by the purchase by any Department of forage grown at any Government establishment.

### Insolvency Notice.

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

NOTICE is hereby given that the estates of James Henry Ind, of Mount Beenak, labourer, formerly of Hazeldene, near Yarra Junction, saw-miller; Henry Nathan, of St. Kilda, shopkeeper; Elsie Cobden, of North Carlton, married woman; W. H. Whitfield and John Robert Donaghey, of Ascot Vale, builders; and Joseph Gleeson, of Newport, railway employé, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Wednesday, the 17th day of December, 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 1890*.

Dated at Melbourne this 8th day of December, A.D. 1913.

D. F. McGRATH,  
Chief Clerk.

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

NOTICE is hereby given that the estate of James Walker, of Wahgunyah, in Victoria, railway employé, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Chiltern, on Saturday, the 20th day of December, 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 1890*.

Dated at Chiltern this 6th day of December, A.D. 1913.

W. F. BÜSSE,  
Chief Clerk.

In the Court of Insolvency, Eastern District, Yarram Yarram.

NOTICE is hereby given that the estate of Edward Nissen, of Woorarra, Welshpool, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Yarram Yarram, on Wednesday, the 17th day of December, 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 1890*.

Dated at Yarram Yarram this 3rd day of December, A.D. 1913.

W. P. ELDER,  
Chief Clerk.

### Private Advertisements.

*Local Government Act 1903.*  
CITY OF BRUNSWICK.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT WORKS AND UNDERTAKINGS.

TAKE notice that the Council of the City of Brunswick proposes to borrow, on the credit of the Mayor, Councillors, and Citizens of the City of Brunswick, the sum of £11,500, such sum to be raised by the issue of debentures in accordance with the provisions of Part XIV. of the *Local Government Act 1903*.

It is further proposed that—

- (1) The rate of interest to be named in such debentures shall be £4 12s. 6d. per cent. per annum.
- (2) The interest thereon is to be payable in moieties half-yearly, on the 12th day of February and the 12th day of August, at the office of the Brunswick City Council, Sydney-road, Brunswick.
- (3) The money borrowed shall be repayable at Brunswick in annual instalments on the 12th day of February each year.
- (4) The purposes for which the loan is to be applied are—
  - (a) 1. To liquidate the balances due to contractors under Loan 6—£1,000.
  2. To further extend the electric light and power throughout the city of Brunswick—£5,100.
  - (b) To purchase a steam roller, with scarifier attached—£1,000.
  - (c) To erect public swimming baths in the city of Brunswick—£2,500.
  - (d) To purchase 2 acres of land in Dawson and Fallon streets for recreation purposes—£1,000.

- (5) The loan is to extend over a period of 20 years, and is to be liquidated by the following instalments, payable on the 12th of February in each year:—

Year 1915 to year 1919 inclusive, £400 each year.

Year 1920 to year 1923 inclusive, £500 each year.

Year 1924 to year 1927 inclusive, £600 each year.

Year 1928 to year 1932 inclusive, £700 each year.

Year 1933 to year 1934 inclusive, £800 each year.

and the interest payable shall decrease in each year in the same proportion as the principal owing to the full amount borrowed decreases.

- (6) Plans and specifications and estimate of cost of the permanent works referred to above, and a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Town Clerk's office, Town Hall, Sydney-road, Brunswick.

Dated this 9th day of December, 1913.

3569 R. McGREGOR DAWSON, Town Clerk.

### CITY OF GEELONG.

BY-LAW NO. 79.

A By-law of the City of Geelong, made under the provisions of section 197 of the *Local Government Act 1903*, and numbered Seventy-nine, for maintaining the good rule and government of the municipal district.

IN pursuance of the powers conferred by the *Local Government Act 1903*, the Mayor, Aldermen, Councillors, and Citizens of the City of Geelong, do hereby order as follows:—

1. *Orange Peel, &c.*—No person shall throw, place, or leave upon any street or footway within the city any fruit, skins, vegetable matter, or other substance.

2. *Placing Refuse in Streets.*—No person shall sweep or otherwise remove from any shop or vehicle, into any street within the city, or vacant land within the city, any dust, wastepaper, shavings, or other refuse, or throw down and leave in any street within the city any offal, skins, wastepaper, hand-bills, shavings, feathers or other refuse.

No person shall throw down and leave in any street within the city any bill, placard, or other paper which shall be torn off or removed from any premises.

3. *Bottles, Broken Glass, &c.*—No person shall throw down, or place, or leave any bottle or broken glass, nail, or other sharp substance, on or in any street within the city, in such a position as to be likely to cause injury to passengers or animals, or damage to property.

4. *Advertising on Paths, &c.*—No person shall write, paint, print, stencil, place, or affix any letter, figure, device, poster, sign, or advertisement upon any footpath, street, or road within the city, or upon any building, fence, or other property vested in the municipality, or under the control and management of the Council thereof, without first obtaining the written consent of the Council so to do.

5. *Wearing of Hat Pins.*—No person shall, whilst standing in or walking along any street, public way, or public place, or riding in any public conveyance within the City of Geelong, wear a hat pin in such manner that the same might inflict injury by coming in contact with any other person upon such street, public way, or public place, or in such conveyance.

*Operation of By-law.*—This By-law shall apply to and have operation throughout the whole of the municipality of the City of Geelong.

*Penalty.*—Any person who shall offend against any of the provisions of this By-law shall be liable for every such offence to a penalty not exceeding Five pounds.

Resolution for passing this By-law agreed to by the Council of the City of Geelong the twenty-seventh day of October, 1913. Confirmed the first day of December, 1913.

(L.S.) EDWD. G. GURR, Mayor.  
A. L. WALTER, Town Clerk.

3555

### SHIRE OF MORNINGTON.

APPOINTMENT OF POUNDKEEPER.

NOTICE is hereby given that Mrs. Betsy Maria Dunn was appointed poundkeeper for the Shire of Mornington on 12th June, 1913.

3556

J. CROSBIE, Shire Secretary.

### SHIRE OF MORNINGTON.

BY-LAW NO. 24 FOR REGULATING THE WEARING OF HAT PINS.

IN pursuance of the powers conferred upon them by the *Local Government Act 1903*, the President, Councillors, and Ratepayers of the Shire of Mornington hereby make the following By-law:—

No person shall whilst standing or walking upon a public way within the Shire of Mornington wear a hat pin which protrudes in such a way as to be a source of danger to any person.

Any person offending against the above By-law shall for each offence, upon conviction, forfeit and pay a penalty not exceeding Five pounds stg.

The resolution for passing this By-law was agreed to by the Council on 11th September, 1913.

JOSEPH D. GROVER, President.  
J. CROSBIE, Shire Secretary.

The above By-law No. 24 was confirmed on 13th October, 1913.

3557

JOSEPH D. GROVER, President.  
J. CROSBIE, Shire Secretary.

## SHIRE OF MORNINGTON.

BY-LAW NO. 25 FOR REGULATING THE CARRYING OF LIGHTS ON VEHICLES.

IN pursuance of the powers conferred upon them by the *Local Government Act 1903*, the President, Councillors, and Ratepayers of the Shire of Mornington hereby make the following By-law:—

The driver of every wheeled vehicle during the hours between half-an-hour after sunset and half-an-hour before sunrise shall keep a light continuously lighted attached to the off or right side of such vehicle sufficiently bright to be plainly visible to any person coming in a contrary direction at a distance of one hundred yards, and every light to be so placed and constructed to show clearly a red light at the back to any person or vehicle following.

Any person offending against this By-law shall for each offence, upon conviction, forfeit and pay a penalty not exceeding Two pounds stg.

The resolution for passing this By-law was agreed to by the Council on 11th September, 1913.

JOSEPH D. GROVER, President.  
J. CROSBIE, Shire Secretary.

The foregoing By-law No. 25 was confirmed on 13th October, 1913.

3558

JOSEPH D. GROVER, President.  
J. CROSBIE, Shire Secretary.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Frederick Greathead Davey and Alfred Ernest Davey, carrying on business as saddlers at Charing Cross, Bendigo, under the style or firm of "Davey Bros.," was, on the twenty-ninth day of November, One thousand nine hundred and thirteen, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned Alfred Ernest Davey, by whom the business will in future be carried on.

Dated this third day of December, One thousand nine hundred and thirteen.

FREDERICK GREATHEAD DAVEY.  
ALFRED ERNEST DAVEY.

Witness to the signatures of Frederick Greathead Davey and Alfred Ernest Davey—E. S. CAHILL, solicitor, Bendigo. 3554

WE hereby give notice that the partnership existing between us, under the name of "Richmond & Co.," as chemists, at 212 Williams-road, Toorak, has this day been dissolved by mutual consent, and that in future Charles T. S. Skewes will carry on the business of "Richmond and Co.," and will be responsible for all future debts of that business.

Dated the sixth December, 1913.

HERBERT H. RICHMOND.  
JOHN LEWELLYN.

Farlow and Barker, solicitors, 104 Queen-street, Melbourne. 3607

IN the matter of AUSTRAL DRUG COMPANY PROPRIETARY LIMITED (in liquidation).

NOTICE is hereby given that I, Archibald Osbourne Lewis, of 379 Collins-street, Melbourne, in the State of Victoria, accountant, have been appointed to fill the office of liquidator of the above-named company.

Dated this 2nd day of December, 1913.

3600

A. O. LEWIS, Liquidator.

NOTICE TO CREDITORS.—*RE* ALICE MYERS, late of Cobden, in the State of Victoria, married woman, DECEASED.

IN pursuance of the provisions of the *Trusts Acts*, notice is hereby given that all persons having any claim against the estate of the above-named Alice Myers, deceased (who died on the eighth day of July, 1913, and probate of whose last will and testament was granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the executor and trustee named in and appointed by the said will), are hereby required to send particulars thereof, in writing, to the said company, on or before the sixth day of January, 1914, after which date the said company will distribute the assets of the said deceased, having regard only to and being liable for those claims of which it shall then have had notice.

Dated the 6th day of December, 1913.

BACKHOUSE & CLARKE, Curdie-street, Cobden, 3594  
proctors for the said company.

NOTICE TO CREDITORS.—*RE* JOHN ADAMS, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of John Adams, late of number 78 Rowe-street, North Fitzroy, in the State of Victoria, horse dealer, deceased (who died on the 3rd day of October, 1913, and probate of whose will was granted by the Supreme Court of the said State to Emma Maria Adams, of the same place, widow, the executrix named therein, on the 31st day of October, 1913), are hereby required to send particulars, in writing, of such claims to the said Emma Maria Adams, in care of the undersigned, on or before the 10th day of January, 1914. And notice is hereby given that after that date she will proceed to distribute the assets of the said John Adams, deceased, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this fifth day of December, 1913.

LEACH & THOMSON, number 410 Bourke-street, Melbourne, solicitors for the said executrix. 3503

NOTICE TO CREDITORS.—*RE* JAMES BEECHEY, late of Cobden, in the State of Victoria, retired farmer, DECEASED.

IN pursuance of the provisions of the *Trusts Acts*, notice is hereby given that all persons having claims against the estate of the above-named James Beechey, deceased (who died on the twelfth day of September, 1913, and probate of whose last will and testament, and codicil thereto, was granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the executor and trustee named in and appointed by the said will and codicil), are hereby required to send particulars thereof, in writing, to the said company, on or before the sixth day of January, 1914, after which date the said company will distribute the assets of the said deceased, having regard only to and being liable for those claims of which it shall then have had notice.

Dated the 6th day of December, 1913.

BACKHOUSE & CLARKE, Curdie-street, Cobden, 3595  
proctors for the said company.

ANTHONY BUTLER ST. LEGER CHEYNE, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all creditors and other persons having any claims against the estate of Anthony Butler St. Leger Cheyne, late of "Rostrevor," Brighton-road, St. Kilda, in the State of Victoria, retired civil servant, deceased (who died on the 4th day of October, 1913, and probate of whose will was, on the 25th day of November, 1913, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, the sole executor named in the said will), are hereby required to send particulars, in writing, of such claims to the said company, at 333 Collins-street, Melbourne, on or before the 15th day of January, 1914. And notice is hereby given that after such last-mentioned date the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the 5th day of December, 1913.

BLAKE & RIGGALL, 120 William-street, Melbourne, 3506  
proctors for the said company.

NOTICE TO CREDITORS.—ALEXANDRINA ARNOT MACPHERSON, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Alexandrina Arnot Macpherson, late of Chury, Penola, South Australia, widow, deceased (who died on the twentieth day of September, One thousand nine hundred and twelve, and probate of whose will was granted by the Supreme Court of the State of South Australia, on the twenty-second day of May, One thousand nine hundred and thirteen, to George Arnot Maxwell, of Selborne Chambers, Bourke-street, Melbourne, Victoria, barrister-at-law, and David Miles Maxwell, of St. Andrews, Flinders, Victoria, householder, the executors therein named, and which said probate was sealed by the Supreme Court of Victoria, on the fourth day of December, One thousand nine hundred and thirteen), are hereby required to send in particulars, in writing, of such claims to the said executors, at the office of the undersigned, on or before the tenth day of January, One thousand nine hundred and fourteen. And notice is hereby also given that after the last-mentioned date the said George Arnot Maxwell and David Miles Maxwell will proceed to distribute

the assets of the said Alexandrina Arnot Macpherson, deceased, amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and the said George Arnot Maxwell and David Miles Maxwell will not be answerable or 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 fourth day of December, One thousand nine hundred and thirteen.

LYNCH & MACDONALD, Collins House, 360 Collins-street, Melbourne, proctors for the said executors. 3598

NOTICE TO CREDITORS.—*RE* LAURENCE CUNNINGHAM, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claim against the estate of Laurence Cunningham, late of Evansford, in the State of Victoria, farmer, deceased (who died on the twenty-seventh day of July, One thousand nine hundred and thirteen, and probate of whose last will and testament was granted to The Trustees, Executors, and Agency Company Limited, of 442 Collins-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the 17th day of January, One thousand nine hundred and fourteen. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Laurence Cunningham, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this third day of December, 1913.

HORACE G. TROUP, 38 Lydiard-street, Ballarat, proctor for the said company. 3577

NOTICE TO CREDITORS.—*RE* HENRY SIMMONS TRAPP, DECEASED.

PURSUANT to the *Trusts Act 1890*, notice is hereby given that all persons having claims against the estate of Henry Simmons Trapp, formerly of "Larundel," Irving-road, Toorak, in the State of Victoria, but late of Albany-road, Toorak, aforesaid, retired civil servant, deceased (who died on the fourteenth day of September, 1913, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fifth day of November, 1913, to The Equity Trustees, Executors, and Agency Company Limited, of number 8; Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its address aforesaid, on or before the eighteenth day of January, 1914, after which date the said company will proceed to distribute the assets of the said Henry Simmons Trapp, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this fourth day of December, 1913.

HEDDERWICK, FOKES, & ALSTON, of 103-105 William-street, Melbourne, proctors for the said The Equity Trustees, Executors, and Agency Company Limited. 3615

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Thomas Richard Johnston, late of 69 Grosvenor-street, Balaclava, in the State of Victoria, coach-trimmer, deceased, intestate (who died on the twenty-third day of June, 1913, and letters of administration of whose estate were, on the fourteenth day of October, 1913, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Nellie Bertrina Glascock, of 61 Stead-street, Albert Park, in the said State, married woman, the eldest daughter, and one of the next of kin of the said deceased), are hereby required to send particulars, in writing, of such claims to the undersigned, the proctors for the said administratrix, on or before the twenty-first day of January, 1914. And notice is hereby given that after that date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this eighth day of December, 1913.

McCAY & THWAITES, Barker-street, Castlemaine, proctors for the said administratrix. 3578

NOTICE TO CREDITORS.—*RE* PATRICK AHEARN, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Patrick Ahearn, late of Garfield, in the State of Victoria, farmer, deceased (who died on the second day of September, 1913, and probate of whose last will and testament was granted to John Curtain, of Bunyip, in the said State, farmer, one of the executors named in and appointed by the said will, and The National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the said company having been duly authorized by Marv Ahearn, of Garfield aforesaid, spinster, the executrix named in the said will, to apply for probate of the said will jointly with the said John Curtain), are hereby required to send in particulars, in writing, of such claims to the above-named company, at its said address, on or before the eighteenth day of January, 1914. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Patrick Ahearn, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this 6th day of December, 1913.

M. DAVINE, of Warragul and Bunyip, solicitor for the said executors. 3608

NOTICE TO CREDITORS.—ANGUS McNAUGHTON, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Angus McNaughton, late of 9 Mary-street, Hawthorn, in Victoria, journalist, deceased, intestate (who died on the second day of August, One thousand nine hundred and thirteen, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-seventh day of October, One thousand nine hundred and thirteen, to Augusta Christina McNaughton, of 9 Mary-street, Hawthorn, aforesaid, widow of the said deceased), are hereby required to send in particulars, in writing, of such claims to the said Augusta Christina McNaughton, at the office of the undersigned, on or before the tenth day of January, One thousand nine hundred and fourteen. And notice is hereby also given that after the last-mentioned date the said Augusta Christina McNaughton will proceed to distribute the assets of the said Angus McNaughton, deceased, amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice; and the said Augusta Christina McNaughton will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this third day of December, One thousand nine hundred and thirteen.

LYNCH & MACDONALD, Collins House, 360 Collins-street, Melbourne, proctors for the said Augusta Christina McNaughton. 3599

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claims against the estate of Christina Campbell, late of 38 Mantell-street, Moonee Ponds, in the State of Victoria, widow, deceased (who died on the thirtieth day of October, One thousand nine hundred and thirteen, and probate of whose will and codicil was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the second day of December, One thousand nine hundred and thirteen, to William Lane, of "Mount Alston," Barrabool Hills, Geelong, in the said State of Victoria, farmer, and John Hamilton, of Drummond-street, Ballarat West, in the said State of Victoria, grocer, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims on or before the tenth day of January, One thousand nine hundred and fourteen, to Fink, Best, and Hall, of Ludstone Chambers, 352 Collins-street, Melbourne. And notice is hereby given that after the last-mentioned date the said William Lane and John Hamilton will proceed to distribute the assets of the said Christina Campbell, deceased, amongst the persons entitled thereto, having regard only to the claims of which the said William Lane and John Hamilton shall then have had notice; and the said William Lane and John Hamilton will not be liable for the assets so distributed, or any part thereof, to any person of whose claims the said William Lane and John Hamilton shall not then have had notice.

Dated this fifth day of December, One thousand nine hundred and thirteen.

FINK, BEST, & HALL, of Ludstone Chambers, 352 Collins-street, Melbourne, proctors for the said executors. 3597

## STATUTORY NOTICE TO CREDITORS.—RE

CHARLES SIMPSON, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claim against the estate of Charles Simpson, late of Nariel, in the State of Victoria, grazier, deceased (who died on the 19th day of February, 1913, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on 2nd June, 1913, to John Thomas Simpson, farmer; Leonard Usher Surtees, grazier; and William John Simpson, grazier, all of Nariel aforesaid, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, the proctor for the said executors, on or before the 15th day of January, 1914. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Charles Simpson, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this fourth day of December, 1913.  
DAV. DALGETY, barrister and solicitor, Corryong,  
proctor for the said executors. 3560

## STATUTORY NOTICE TO CREDITORS.—RE

MARGARET HANNA, SENIOR, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claim against the estate of Margaret Hanna, senior formerly of Sterling-street, Kew, in the State of Victoria afterwards of Walwa, in the said State, but late of Alburv, in the State of New South Wales, widow, deceased (who died on the 12th day of May, 1913, and probate of whose will and codicil thereto was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on 24th September, 1913, to William Hanna, of Walwa aforesaid, grazier, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, the proctor for the said executor, on or before the 15th day of January, 1914. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Margaret Hanna, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this fourth day of December, 1913.  
DAV. DALGETY, barrister and solicitor, Corryong,  
proctor for the said executor. 3561

## STATUTORY NOTICE TO CREDITORS.—RE

HUGH HARRIS, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claim against the estate of Hugh Harris, late of Corryong, in the State of Victoria, grazier, deceased (who died on the 14th day of August, 1913, and probate of whose will and codicil thereto was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on 22nd October, 1913, to Andrew Harris, James Harris, and Hugh Harris, all of Corryong aforesaid, graziers, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, the proctor for the said executors, on or before the 15th day of January, 1914. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Hugh Harris, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this fourth day of December, 1913.  
DAV. DALGETY, barrister and solicitor, Corryong,  
proctor for the said executors. 3562

## STATUTORY NOTICE TO CREDITORS.—RE

ROBERT SEATON, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having any claim against the estate of Robert Seaton, late of Corryong, in the State of Victoria, farmer, deceased (who died on the 27th day of January, 1913, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on 23rd April, 1913, to Jessie Alexandrina Seaton, widow; Albert Thorburn Bartlett, printer, and David Richard Bailey, labourer, all of Corryong aforesaid, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, the proctor for the said executors, on or

before the 15th day of January, 1914. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Robert Seaton, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this fourth day of December, 1913.  
DAV. DALGETY, barrister and solicitor, Corryong,  
proctor for the said executors. 3563

PURSUANT to the *Trusts Act 1890*, notice is hereby given that all persons having claims against the estate of Elizabeth McKinley Bennett, late of Dodds-street, Camperdown, in the State of Victoria, widow, deceased, intestate (who died on the tenth day of September, One thousand nine hundred and thirteen, and administration of whose estate was granted by the Supreme Court of the said State, in the probate jurisdiction, on the fourth day of December, One thousand nine hundred and thirteen, to The Trustees, Executors, & Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the nineteenth day of January, One thousand nine hundred and fourteen, after which date the said company will proceed to distribute the assets of the said Elizabeth McKinley Bennett, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated the fifth day of December, One thousand nine hundred and thirteen.

DUGDAL & CREBER, 84-88 William-street, Melbourne, proctors for the said company. 3565

## NOTICE TO CREDITORS.—RE THOMAS HOCKLEY, DECEASED.

PURSUANT to the provisions of the *Trusts Act 1890*, notice is hereby given that all persons having claims against the estate of Thomas Hockley, late of St. Helens, in the State of Victoria, farmer, deceased (who died on the twenty-fifth day of July, One thousand nine hundred and thirteen, and probate of whose last will and testament was, on the twenty-ninth day of September, 1913, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Ernest William Powling, of Port Fairy, in the said State, solicitor, one of the executors named in and appointed by the said will, Frederick Richard Emery, the other executor named therein, having pre-deceased the said deceased), are hereby required to send in particulars of such claims, in writing, to the said Ernest William Powling, on or before the twelfth day of January, 1914. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Thomas Hockley, deceased, which shall come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated the 2nd day of December, 1913.  
ERNEST W. POWLING, Princes-street, Port Fairy,  
proctor for the said executor. 3566

## NOTICE TO CREDITORS.

PURSUANT to the *Trusts Act 1890*, notice is hereby given that all persons having claims against the estate of Frederick Woods, late of Talambe, in the State of Victoria, farmer, deceased (who died on the twenty-third day of June, 1913, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-second day of July, 1913, to George Humbert, of Prairie, in the said State, farmer, and Charlotte Woods and Julia Woods, both of Prairie aforesaid, spinsters, and George Henry Tatchell, of Williamson-street, Bendigo, in the said State, solicitor, the executors and executrices appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, at the office of the undersigned, on or before the seventh day of January, 1914, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this fifth day of December, 1913.  
TATCHELL, DUNLOP, SMALLLEY, & BALMER,  
Williamson-street, Bendigo, proctors for the said execu-  
tors. 3572

## Trusts Act 1890.

## JOHN JOSEPH DONOVAN, DECEASED.

NOTICE is hereby given that all persons having any claims against the estate of John Joseph Donovan, late of Egerton, near Coornong, in the State of Victoria, farmer, deceased, intestate (who died on the eleventh day of July, One thousand nine hundred and thirteen, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the sixteenth day of October, One thousand nine hundred and thirteen, to the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, the said company having been duly authorized by Rose Donovan, or Egerton aforesaid, widow of said deceased, to apply for such grant), are hereby required to send in particulars, in writing, of such claims to the said company, at its office, View-street, Bendigo, on or before the nineteenth day of January, One thousand nine hundred and fourteen, after which date the said company will proceed to distribute the assets of the said John Joseph Donovan, deceased, intestate, amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this eighth day of December, One thousand nine hundred and thirteen.

QUICK, HYETT, & RYMER, Bull-street, Bendigo, 3570  
proctors for the said company.

In the Supreme Court of the State of Victoria.—*Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of David George Beck, of Upper Coongulmerang, farmer, the said Sheriff will, on Monday, the 12th day of January, 1914, at the hour of Ten o'clock in the forenoon, cause to be sold, at the Court House, Bairnsdale (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said David G. Beck in and to all that piece of land being allotment 19 of section E, parish of Nindoo, county of Tanjil, more particularly described in Crown lease, vol. 848, fol. 169530.

Also all that piece of land being allotments 45 and 46 of section E, parish of Nindoo, county of Tanjil, more particularly described in Crown lease, vol. 855, fol. 170948.

N.B.—Terms: Cash. No cheques taken.

Dated at Bairnsdale this third day of December, 1913.  
3575 W. H. MARTIN, Sheriff's Bailiff.

NOTICE of intention to sell by auction (under the *Livery Agistment Act 1892*), at Kirk's Bazaar, Bourke-street, Melbourne, on Thursday, 11th December, at Twelve o'clock, one bay gelding, branded RA near shoulder, 5 over 20 on ribs, unless our account for livery of same, viz., 27 weeks from 19th May to 23rd November, 1913, at £1 5s. per week (£33 15s.), and all further expenses be paid before that date.

AXFORD & BEAMISH.

Tattersall's Bazaar, Melbourne, 2nd December, 1913.  
3398

## THE CHARITY ORGANIZATION SOCIETY OF MELBOURNE.

AT a Special General Meeting of Contributors, held on 1st December, 1913, the adoption of the following By-laws in substitution for those heretofore in force was confirmed:—

1. The name of the society shall be The Charity Organization Society of Melbourne.
2. The honorary officers of the society shall be a president, two vice-presidents, an honorary treasurer, and an honorary legal adviser.
3. The governing body of the society shall be an executive committee consisting of:—

(a) The honorary officers of the society, *ex officio*.

(b) Twelve members, not more than six of whom shall be ladies, to be elected by the subscribing members at the annual meeting of the society, and such executive committee shall transact the ordinary business of the society, and make and alter rules for the conduct of its business and for the management of the affairs of the society.

4. Six of the elected members of the executive committee shall retire annually, but shall be eligible for re-election. The order of such retirement shall, in the first instance, be decided by the committee by ballot.

5. Members of the society shall be—

(a) Contributing members, that is to say, all persons contributing at least One pound per annum.

(b) Nominee members, that is to say, those who are nominated to represent such charities as shall be approved of, in the first instance, by contributing members at any general meeting. Each of such charities shall be entitled to nominate one member of the society.

6. The list of approved charities may be amended from time to time by the executive committee subject to confirmation at the next general meeting of the society.

7. Every meeting of the society shall elect its own chairman, but, unless a resolution to the contrary is duly carried, the president of the society, if present, shall be so elected.

8. All contributing and nominee members shall be entitled to one vote at all general meetings in each year during which they are members of the society, provided, however, that nominee members shall not be entitled to vote for the election of members of the executive committee.

9. All contributors of £20 and upwards in one sum shall be life members of the society.

3591 J. A. LEVEY, President.

## The Licensing Acts.

## NOTICE THAT COMPENSATION WILL BE PAID.

WHEREAS the licence of the undermentioned licensed premises in the Licensing District of Fryers has been surrendered, and the Licences Reduction Board has determined that such premises shall be deprived of a licence, notice is hereby given that the amount of compensation payable to the owner of such premises, pursuant to the provisions of the Licensing Acts, is the sum set opposite to such premises:—

Bridge Inn Hotel, Fryerstown, £240.

Dated at Castlemaine this fifth day of December, 1913.

F. W. HOUSE, Clerk of the Licensing Court for the said Licensing District.

C. W. NETHERSOLE, Secretary to the said Board.  
3606

## Mining Notices.

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 18th day of December, One thousand nine hundred and thirteen, at a quarter-past Two o'clock in the afternoon, to consider, and, if thought fit, to pass resolutions to the following effect, with or without modification:—

That the company be wound up voluntarily under the provisions of the *Companies Act 1890*, without resort to the Court.

That all the unrealized assets of the company be disposed of, and thereafter, with all due diligence, the surplus of the company's property remaining after the payment of all expenses and the completion of the winding-up, shall be refunded to the shareholders.

That the books and documents of the company shall be retained by Mr. S. J. Warnock for a period of six months after the completion of the winding-up, and at the expiration of such term be destroyed.

To confirm the minutes of the meeting.

Dated the 1st day of December, One thousand nine hundred and thirteen.

S. J. WARNOCK, Manager.

Fink, Best, and Hall, Ludstone Chambers, 352 Collins-street, Melbourne, solicitors for the said company. 3426

HANOVER GOLD MINING COMPANY  
NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of Shareholders in the above-named company will be held in the Board-room, 123 Queen-street, Melbourne, on Thursday, 11th December, 1913, at Eleven a.m.

## Business:

That the following alterations be made in the rules and regulations:—Rule 15.—The words "or more" to be added so as to make the rule read as follows:—Five shareholders "or more" holding collectively three thousand shares at least may, by requisition in writing, to be lodged at the company's office, require the directors or manager to convene a special or extraordinary meeting, &c., &c. Rule 25.—Clause (B), which now reads as follows:—"If he ceases to hold or shall not have the right to redeem the required number of shares to qualify him for office." The words "or shall not have the right to redeem" to be deleted.

By order of the Board,

3472 W. BRUCE FOX, Manager.

**PORT DAVEY TIN MINES NO LIABILITY.**

**A**N Extraordinary Meeting of the above-named company will be held at the registered office of the company, 360 Collins-street, Melbourne, on Monday, the 5th day of January, 1914, at half-past Three o'clock in the afternoon.

**Business:**

1. To consider, and, if approved, pass a resolution requiring the company to be voluntarily wound up.
2. To pass a resolution determining the course to be pursued by the directors for the purpose and the mode of disposal of any surplus of the company's property which may remain after the completion of the winding-up.
3. To direct the manner in which the books and documents of the company shall be disposed of.
4. To confirm the minutes of the meeting.

Dated this ninth day of December, 1913.

T. H. WILLIAMS, Manager.

Arthur Robinson, Collins House, Melbourne, solicitor for the company. 3602

**THE WEDDERBURN PERSEVERANCE DREDGING COY. N. L.**

**N**OTICE is hereby given that an Extraordinary Meeting of Shareholders in the above company will be held in the Fire Brigade Hall, Wedderburn, on Friday, 12th day of December, at Eight p.m. Business:—*Re increasing capital of company.*

3358 P. J. RICHMOND, Legal Manager.

**THE WEDDERBURN PERSEVERANCE DREDGING COY. N. L.**

**N**OTICE is hereby given that the Final Call of Seven shillings and sixpence per share has been made on the capital of the above company, due and payable to the undersigned, on or before Wednesday, the 10th day of December, 1913.

P. J. RICHMOND, Wedderburn, Legal Manager. 3359

*Companies Act 1890.—Twelfth Schedule.*

**I** THE undersigned, hereby make application to register the "White Hills Gold Recovery Company" 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 White Hills Gold Recovery Company No Liability.
2. The place of operations is at Bendigo.
3. The registered office of the company will be situated at Colonial Bank Chambers, Pall Mall, Bendigo.
4. The value of the company's property, including claim and machinery, is (£2,000) Two thousand pounds sterling.
5. The number of shares in the company is 1,600, of Five pounds each.
6. The number of shares subscribed for is Eleven hundred.
7. The name of the manager is Lea Butler Birch.
8. The names and addresses and occupations of the shareholders and the number of shares held by each at this date are as below:—

Name, Address, Occupation.	No. of Shares
Burrige, C. P., Bendigo, investor ...	50
Dawe, C. M., Bendigo, jeweller ...	10
Finister, A. G., Bendigo, musician ...	15
Lansell, H. V., Bendigo, investor ...	50
Watson, C. M., Bendigo, dentist ...	50
Birch, L. B., Bendigo, legal manager (in trust)	1,425
<b>Total</b> ...	<b>1,600</b>

L. B. BIRCH, Manager.

Dated this 28th day of November, 1913.  
Witness to signature—GEO. SPARKMAN.

**I, LEA BUTLER BIRCH, 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 Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

L. B. BIRCH.

Taken before me, at Bendigo, this 28th day of November, 1913—R. B. ANDERSON, J.P. 3571

*Companies Act 1890.—Twelfth Schedule.*  
**LOWER LANGI LOGAN GOLD MINING COMPANY NO LIABILITY.**

**I** THE undersigned, do hereby make application to register the Lower Langi Logan Gold Mining Company 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 Lower Langi Logan Gold Mining Company No Liability.
2. The place of intended operations is at Ararat.
3. The registered office of the company will be situated at 339 Collins-street, Melbourne.
4. The value of the company's property, including claim and machinery, is Six hundred pounds.
5. The number of shares in the company is Six hundred, of Five pounds each.
6. The number of shares subscribed for is Six hundred.
7. The name of the manager is Alexander James Peacock.
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, Occupations.	No. of Shares
Alexander James Roxburgh, 519 Little Collins-street, Melbourne, merchant ...	20
Thomas Roxburgh, "Olderfleet," Collins-street, Melbourne, grain broker ...	20
Tom Hoppingstone Turner, 2 Marine-parade, St. Kilda, surveyor ...	20
Thomas Corbin Laby, Ligar-street, Stawell, metallurgist ...	20
Afton Galbraith, Patrick-street, Stawell, investor ...	20
Alexander James Peacock (in trust for shareholders), 339 Collins-street, Melbourne, legal manager ...	500
<b>Total</b> ...	<b>600</b>

A. J. PEACOCK, Manager.

Dated this 5th day of December, 1913.  
Witness to signature—F. HAGELTHORN.

**I, ALEXANDER JAMES PEACOCK, do solemnly and sincerely declare that—**

1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

A. J. PEACOCK.

Taken before me, at Melbourne, this 5th day of December, 1913—F. HAGELTHORN, J.P. 3601

*Companies Act 1890.—Twelfth Schedule.*  
**GRAND NATIONAL GOLD MINING COMPANY NO LIABILITY.**

**I** THE undersigned, do hereby make application to register the Grand National Gold Mining Company 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 "Grand National Gold Mining Company No Liability."
2. The place of operations is at Yilgarn, Western Australia.
3. The registered office of the company will be situated at 150 Queen-street, Melbourne.
4. The value of the company's property, including claim and machinery, is £35,000.
5. The number of shares in the company is 5,000, of £10 each.
6. The number of shares subscribed for is 3,500.
7. The name of the manager is Bernard Bradley.
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, Occupations.	Number of Shares
William Dixon, Hawthorn, investor ...	5
S. M. Jackson, Melbourne, merchant ...	5
W. H. Linkson, Perth, W.A., gentleman ...	5
A. A. Fritsch, Melbourne, architect ...	5
C. B. Webb, Southern Cross, W.A., mine manager ...	5
Bernard Bradley, 150 Queen-street, Melbourne, manager of companies (in trust for shareholders) ...	3,475
Bernard Bradley, 150 Queen-street, Melbourne, manager of companies (in trust for the company) ...	1,500
<b>Total</b> ...	<b>5,000</b>

BERNARD BRADLEY, Manager.

Dated this fifth day of December, 1913.  
Witness to signature—C. W. MORRISSEY, solicitor.

1, BERNARD BRADLEY, 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.

BERNARD BRADLEY.

Taken before me, at Melbourne this fifth day of December, 1913.—JOHN MUNDAY, J.P. 3609

**Insolvency Notices.**

The Insolvency Acts.—In the Court of Insolvency, Melbourne.

**A** FIRST and Final Dividend is intended to be declared in the matter of Paul Gottschutzke, of Sea Lake, storekeeper, whose estate was sequestrated on 2nd day of May, 1912. Creditors who have not proved their debts by 24th December, 1913, will be excluded.

Dated this tenth day of December, 1913.  
PERCY J. KENT, registered trustee, 60 Queen-street, Melbourne. 3610

The Insolvency Acts, Central District, at Melbourne.

**A** DIVIDEND is intended to be declared in the matter of William Lovell, of 521 Elizabeth-street, Melbourne, bootmaker, whose estate was sequestrated on the 9th day of August, 1913. Creditors who have not proved their debts by the 22nd day of December, 1913, will be excluded.

Dated this 3rd day of December, 1913.  
C. H. DAVIS, assignee, 31 Queen-street, Melbourne. 3612

The Insolvency Acts, Central District, at Melbourne.

**A** DIVIDEND is intended to be declared in the matter of Robert James Walker, of 276 Gordon-street, Footscray, carpenter, whose estate was sequestrated on the 18th day of August, 1913. Creditors who have not proved their debts by the 22nd day of December, 1913, will be excluded.

Dated this 3rd day of December, 1913.  
C. H. DAVIS, assignee, 31 Queen-street, Melbourne. 3613

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

**A** DIVIDEND is intended to be declared in the matter of Albert Mackay, of Werribee, draper, whose estate was sequestrated on the 8th July, 1913. Creditors who have not proved their debts by the 22nd day of December, 1913, will be excluded.

Dated this 3rd day of December, 1913.  
C. H. DAVIS, assignee, 31 Queen-street, Melbourne. 3614

The Insolvency Acts.—In the matter of ISABELLA STIRLING, of Winchelsea, storekeeper, whose estate was assigned on 8th July, 1913.

**A** SECOND and Final Dividend is intended to be declared in the above matter. Creditors who have not proved their claims by the 17th day of December, 1913, will be excluded.

Dated this 2nd day of December, 1913.  
A. H. OUTHWAITE, trustee, 410 Collins-street, Melbourne. 3592

The Insolvency Acts.—In the Court of Insolvency, Western District, at Horsham.

**A** SECOND Dividend of 3s. in the £1 in the matter of Sylvester Eddy, of Lloyd-street, Dimboola, in the State of Victoria, tailor and boot dealer, is this day payable at my offices, 47 Queen-street, Melbourne.

Dated this 8th day of December, 1913.  
3603 P. J. W. DANBY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

**A** SECOND Dividend of 1s. 3d. in the £1 in the matter of Alfred Payne, of 42 Emerald-street, Collingwood, in the State of Victoria, heel manufacturer, is this day payable at my offices, 47 Queen-street, Melbourne.

Dated this 5th day of December, 1913.  
3604 P. J. W. DANBY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Seymour.

**A** THIRD and Final Dividend is intended to be declared in the matter of Michael Purcell, of Longwood, constable of police, whose estate was sequestrated on the 18th day of June, 1907. Creditors who have not proved their debts by the 26th day of December, 1913, will be excluded.

Dated at Seymour this 8th day of December, 1913.  
3567 T. G. COLLAS, Assignee.

The Insolvency Acts.—In the Court of Insolvency, Melbourne.

**A** SEVENTH Dividend is intended to be declared in the matter of John Charles Watts, of Melbourne and Auburn, boot dealer, whose estate was assigned to me on eleventh day of November, 1911. Creditors who have not proved their debts by the 24th December, 1913, will be excluded.

Dated this tenth day of December, 1913.  
PERCY J. KENT, registered trustee, 60 Queen-street, Melbourne. 3611

Twelfth Schedule, Act No. 1074.

**I** THE undersigned, hereby make application to register the Big Hill Central Gold Mining Company 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 the Big Hill Central Gold Mining Company No Liability.
2. The place of intended operations is at Stawell, in the State of Victoria.
3. The registered office of the company will be situated at Main-street, Stawell, Victoria.
4. The value of the company's property, including leases, dams, plant, and machinery, is £600.
5. The number of shares in the company is Thirty thousand, of five shillings each.
6. The number of shares subscribed for is 22,850.
7. The name of the manager is James Paton.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation	Number of Shares
J. Raymond Fox, Main-street, Stawell, medical practitioner	1,000
George Mitchell, Main-street, Stawell, draper	500
George Barnes, Seaby-street, Stawell, brick-maker	250
Gustav Mahnke, Main-street, Stawell, baker	500
J. Allan Anderson, Seaby-street, Stawell, barrister	500
Luke Kinsella, Alfred-street, Stawell, battery manager	500
Edward Simmons, "Oban," Stawell, grazier	500
William E. Kay, Skene-street, Stawell, engineer	500
William Anthony, Main-street, Stawell, merchant	500
James Paton, Main-street, Stawell, legal manager (in trust for shareholders)	18,100
James Paton, Main-street, Stawell, legal manager (in trust for company)	7,150
	30,000

Dated this 6th day of December, 1913.

JAMES PATON, Manager.

Witness to signature—B. S. DAWSON, J.P.

**I**, JAMES PATON, 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.

JAMES PATON.

Taken before me, at Stawell, this 6th day of December, 1913.—B. S. DAWSON, J.P. 3564

In the Court of Mines for the Mining District of Castlemaine, at Castlemaine.—In the matter of Part II. of the Companies Act 1890 and in the matter of NEW AJAX GOLD MINING COMPANY NO LIABILITY (in liquidation).

**T**HE schedule of assets of the company and the liabilities 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 William Lascelles, 90 William-street, Melbourne, the liquidator of the 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 9th day of December, 1913.

MCCAVY & THWAITES, 360 Collins-street, Melbourne, solicitors for the liquidator. 3605

The Insolvency Acts.—In the Court of Insolvency, Central District.

**A**TENTH and Final Dividend is intended to be declared in the matter of Arthur Wadsworth, of No. 40 McKinley-avenue, Malvern, in the State of Victoria, public servant, whose estate was assigned in part on the 23rd day of January, 1911. Creditors who have not proved their debts by the 27th day of December, 1913, will be excluded.

G. M. FOSBERY, Trustee.

G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435.

3616

The Insolvency Acts.—In the Court of Insolvency.

**D**IVIDENDS are intended to be declared in the undermentioned estates. Creditors who have not proved their debts by the 24th day of December, 1913, will be excluded:—

GEORGE ALBERT GRIMWOOD, of North Carlton, grocer, assigned 1st day of December, 1913. First.

WILLIAM WESTLAKE, as executor of the will of Ellen Westlake, of Daylesford, storekeeper, deceased, assigned 12th day of November, 1913. First.

WILLIAM JOSEPH TURVEY, of Jeparit, butcher, assigned 21st day of October, 1913. First.

WOLF DIMDORF, of Wonthaggi, tailor, trading as Woolf Dimdore, assigned 20th day of January, 1913. First and final.

ALFRED EDMOND BEARD, of Rainbow, blacksmith, sequestrated 4th day of April, 1912. Second and final.

MAY BARBIER, of Alexandra, storekeeper, partner of the firm of Barbier & Co., sequestrated 11th day of September, 1912. First and final.

Dated this 5th day of December, 1913.

EDWARD W. SMAIL, F.C.P.A., Trustee.

Broken Hill Chambers, 31 Queen-street, Melbourne.

3617

**Impoundings.**

**B**AIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman, from South Riding.

1 brown gelding, blaze face, like FM on shoulder

By Jonas Jones, Fernbank.—Damage £1.

1 roan bull, white on legs, piece out under near ear, notch under off ear, PS off rump

If not claimed and expenses paid, to be sold on 2nd January, 1914.

J. A. TAYLOR, Poundkeeper.

3581—5/10

**B**EAR'S LAGOON.—Impounded at Bear's Lagoon.

1 yellow and white cow, slit under off ear, like PJ on off rump

If not claimed and expenses paid, to be sold on 17th December, 1913.

R. COBB, Poundkeeper.

3553—3/6

**B**EAUFORT.—Impounded at Beaufort.

1 red steer, white on belly and tail, swallow off ear, back and front notch near ear, like OB off ribs

If not claimed and expenses paid, to be sold on 20th December, 1913.

H. NORMAN, Poundkeeper.

3619—4/1

**B**RANXHOLME.—Impounded at Branxholme, from the Arrandorong Estate.

1 comeback wether, fork off ear  
1 comeback wether, top off and slit off ear  
1 crossbred ewe, fork off ear, slit near ear

By M. Atkinson, Esq.

1 comeback wether, back notch off ear

1 comeback wether, slit near ear

1 comeback ewe, swallow near ear, front quarter off ear

If not claimed and expenses paid, to be sold on 3rd January, 1914.

HUGH DEVEREUX, Poundkeeper.

3618—7/7

**C**RANBOURNE.—Impounded at Cranbourne, from Mayfield.

1 dark-red cow, slit off ear, S off rump

If not claimed and expenses paid, to be sold on 31st December, 1913.

MAAC HENDERSON, Poundkeeper.

3635—4/1

**C**OLERAINE.—Impounded at Coleraine, by C. Richardson, for Mr. Reece.

130. Red polley cow, swallow near ear, C near shoulder

By E. Templeton.

132. Crossbred wether, 2-tooth, shorn, swallow off ear, HN (conjoined), red brand

133. Crossbred wether, woolly, back quarter near ear, front quarter off ear

By C. G. Gardiner.

134. Crossbred wether, weaner, woolly, front and back and top notch off ear, top notch near ear

If not claimed and expenses paid, to be sold on 3rd January, 1914.

W. H. PITCHER, Poundkeeper.

3573—8/5

**C**OROROOKE.—Impounded at Cororooke, 3rd December, 1913, by R. McLeod.

1 roan yearling heifer, no earmark or visible brand

1 strawberry yearling heifer, no earmark or visible brand

4 red and white yearling heifers, no earmark or visible brand

If not claimed and expenses paid, to be sold on 1st January, 1914.

P. McINNES, Poundkeeper.

3580—5/3

**G**OROKE.—Impounded at Goroke, 19th November, 1913.

16 merino wethers in the wool, and 1 shorn, various earmarks, & indescribable brands

If not claimed and expenses paid, to be sold on 31st December, 1913.

HAMILTON D. WALKER, Poundkeeper.

3586—4/1

**K**ERANG.—Impounded at Kerang.

1 roan stag, scar on near rump

If not claimed and expenses paid, to be sold on 31st December, 1913.

T. J. COPELAND, Poundkeeper.

3584—3/6

**K**ERGUNYAH.—Impounded at Kergunyah, by Herdsman.

1 roan bullock, two slits top of off ear, two notches near ear, B off rump

If not claimed and expenses paid, to be sold on 2nd January, 1914.

A. E. JARVIS, Poundkeeper.

3588—4/1

**L**ISMORE.—Impounded at Lismore, 5th December, 1913, by G. Watts, from the Lismore Grazing Area.

1 bay mare, foal at foot, black points, star on forehead, like H2 on near shoulder

On 6th December.

1 bay gelding, hind feet white, M on near shoulder

If not claimed and expenses paid, to be sold on 2nd January, 1914.

S. PERKINS, Poundkeeper.

3582—5/10

**M**AFFRA.—Impounded at Maffra.

1 roan steer, top off and slit off ear, two back slits, and front slit near ear, like T off rump, T near rump

1 brown mare, star, hind feet white, H near shoulder

If not claimed and expenses paid, to be sold on 2nd January, 1914.

JAMES A. DU MOULIN, Poundkeeper.

3568—5/3

**M**OOROOPNA.—Impounded at Mooroopna.

1 dark bay or brown filly, few white hairs on top of wither, long tail, like 4B near shoulder

If not claimed and expenses paid, to be sold on 1st January, 1914.

M. PHILLIPS, Poundkeeper.

3583—4/8

**R**OCHESTER.—Impounded at Rochester, 2nd December, 1913, by C. Pedersen, Nannella.

158. Red and white bull calf, no visible brand

On 4th December, by J. Kennedy, Bonn.

160. Red steer, white face, piece out near ear, like GS off rump

If not claimed and expenses paid, to be sold on 2nd January, 1914.

J. TOVEY, Poundkeeper.

3587—5/3

**THORPDALÉ.**—Impounded at Thorpdale.

1 all-red heifer, notch out of near and off ear  
 1 red and white heifer, no visible brand  
 1 red and white heifer, notch out of near ear  
 1 red and white heifer, notch out of near ear  
 1 yellow and white heifer, notch out of both ears, Ayrshire cross

If not claimed and expenses paid, to be sold on 5th January, 1914.

WM. PICKLES,  
 Poundkeeper.

3559—6/5

**TRAFALGAR.**—Impounded at Trafalgar, 11th November, 1913, by Herdsman.

1 black and white heifer, piece out of near ear, blotch brand under off hip

If not claimed and expenses paid, to be sold on 31st December, 1913.

JAS. W. PENTLAND,  
 Poundkeeper.

3574—4/8

**TRARALGON.**—Impounded at Traralgon, 2nd December, 1913, by Herdsman, from Tyers.

1 chestnut hack gelding, blaze, scar off hind quarter, like JFV (JF conjoined) near shoulder

On 5th December, from Traralgon South.

1 chestnut gelding hack, star, hind feet white, C off shoulder (fistula)

If not claimed and expenses paid, to be sold on 3rd January, 1914.

H. F. DU VÉ,  
 Poundkeeper.

3579—6/5

**WERRIBEE.**—Impounded at Werribee, 7th December, 1913, by Dan Rogers.

1 chestnut mare, white face, hind feet and off front foot white, shod hind feet, bandage on near front leg, low condition, like X near side neck

If not claimed and expenses paid, to be sold on 5th January, 1914.

JOHN F. MAHER,  
 Poundkeeper.

3590—5/3

**WINCHELSEA.**—Impounded at Winchelsea, by J. Stephenson.

1 red heifer, mottled face, white belly, stick attached to neck, no visible brand

If not claimed and expenses paid, to be sold on 31st December, 1913.

F. GOODMAN,  
 Acting Poundkeeper.

3589—4/8

**YARRAM.**—Impounded at Yarram, 1st December, 1913, by R. C. Culow, from Slaughter Yard Paddock.

1 young light-roan bull, reddish neck and cheeks, full ears, no visible brand

If not claimed and expenses paid, to be sold on 2nd January, 1914.

W. L. MITCHELL,  
 Poundkeeper.

3576—4/8

**POUNDKEEPERS' REMITTANCES.**

THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—

1913.	£	s.	d.
December 4.—R. Cobb ... ..	0	5	3
December 6.—W. Pickles ... ..	0	5	0
December 9.—F. Goodman (acting) ... ..	0	5	0
December 9.—A. E. Jarvis ... ..	0	2	6
December 9.—J. Tovey ... ..	0	5	0
December 9.—H. D. Walker ... ..	0	4	6
December 9.—I. Henderson ... ..	0	3	0
December 9.—T. J. Copeland ... ..	0	4	0
December 9.—M. Phillips ... ..	0	4	0
December 9.—J. Perkins .. ...	0	6	0
December 9.—J. F. Maher ... ..	0	5	7
December 9.—H. Devereux ... ..	0	7	6
December 10.—W. Pickles ... ..	0	0	10

ALBERT J. MULLETT,  
 Government Printer.

10th December, 1913.

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.

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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 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.

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE GOVERNMENT GAZETTE is published on WEDNESDAY EVENING in each week, and Notices for insertion must be received by the Government Printer on or before TWO o'clock of the day preceding the day of publication.

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\* \* \* 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.

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